MAINE STATE LEGISLATURE

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NINETY-SEVENTH LEGISLATURE

Legislative Document

No. 561

S. P. 220 In Senate, February 9, 1955 Referred to the Committee on Judiciary, sent down for concurrence and ordered printed.

CHESTER T. WINSLOW, Secretary

Presented by Senator Woodcock of Penobscot.

STATE OF MAINE.

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-FIVE

AN ACT Relating to Jurisdiction of Cases of Forcible Entry and Detainer of Recorders of Municipal Courts.

Be it enacted by the People of the State of Maine, as follows:

R. S., c. 122, § 3, amended. Section 3 of chapter 122 of the revised statutes is hereby amended to read as follows:

'Sec. 3. Jurisdiction. Trial justices and, judges and recorders of municipal courts have jurisdiction of cases of forcible entry and detainer respecting estates within their counties. Such justices and, judges and recorders have exclusive jurisdiction of such cases within their cities or towns unless interested; provided, however, that judges and recorders of municipal courts shall also have jurisdiction of such cases in all towns in which they are authorized to hold court, notwithstanding the fact that their residence may be in some other town.'