MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1911

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842

AUGUSTA KENNEBEC JOURNAL PRINT 1911

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fifth Legislature

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Снар. 149

said city or town; and make report to the agent once each year. noting therein such facts and information as may seem of importance in the interest of education among said tribe, or as may be required by the governor and council. The agent shall pay said superintendent of school committee from said school appropriation a reasonable compensation for services; but the compensation of the superintendent of schools of the city of Old Town for said services shall be not less than fifty dollars per year.'

Approved March 30, 1911.

Chapter 149.

An Act to amend Section one of Chapter eighty-four of the Revised Statutes, relating to order of notice by the Supreme Judicial Court.

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

Section one of chapter eighty-four of the revised statutes is section 1, chapter 84, R. S., amendhereby amended by adding at the end thereof the following: 'and any order or notice that the court may grant may be ordered by a justice in vacation,' so that said section as amended shall read as follows: 'no action can be entered after the first day of the session of the supreme judicial court without special actions; further service. permission. When it appears that the defendant has not had sufficient notice, the court may order such further notice as it deems proper. Any justice of the supreme judicial or of either _orders of superior court may order notice concerning any court proceed-notice. ing in or out of term time, directing how it shall be given; and such order, when made in vacation, shall be indorsed on the process. And any order or notice that the court may grant may be ordered by a justice in vacation.'

-entry of

Approved March 30, 1911.

Chapter 150.

An Act to consolidate the management of the State Juvenile Institutions. Be it enacted by the People of the State of Maine, as follows:

Section 1. The government of the state school for boys at Trustees of South Portland and the Maine industrial school for girls at Juvenile institutions. Hallowell, is hereby vested in a board of trustees, who shall be known as "Trustees of Juvenile Institutions."

Section 2. Said board shall be composed of five men and Board of one woman, inhabitants of the state who shall be appointed by pointment the governor. The term of the trustees first appointed shall be fixed at six, five, four, three, two and one years respectively,