

ACTS AND RESOLVES

OF THE

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

[supplied from page 1 of volume]

Chapter 260.

An Act to Fix the Salaries of Certain Public Officers.

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

Section 1. The Justice of the Superior court of the county Justice of Kennebec of Kennebec shall receive an annual salary of thirty-five hun-Superior court. dred dollars.

Section 2. The Justice of the Superior court of the county Justice of Cumber of Cumberland shall receive an annual salary of four thousand land Superior court. dollars.

Section 3. The Assistant Attorney General shall receive an -Assistant annual salary of two thousand dollars.

The Secretary of State shall receive an annual Section 4. -Secretary of State. salary of three thousand dollars.

The Deputy Secretary of State shall receive an Section 5. Secretary of annual salary of eighteen hundred dollars.

The Librarian of the State Library shall receive Section 6. an annual salary of eighteen hundred dollars.

Section 7. The chief clerk in the office of Treasurer of State shall be designated as "Deputy Treasurer of State" and shall receive an annual salary of eighteen hundred dollars.

The Adjutant General shall receive an annual Section 8. salary of two thousand dollars.

Section 9. The chief clerk in the office of State Superintendent of Schools shall receive an annual salary of eighteen hundred dollars.

Section 10. The Insurance Commissioner shall receive an annual salary of twenty-five hundred dollars.

Section 11. The Deputy Insurance Commissioner shall receive an annual salary of eighteen hundred dollars.

Section 12. The Deputy Bank Commissioner shall receive an annual salary of eighteen hundred dollars.

The Commissioner of Agriculture shall receive Section 13. an annual salary of two thousand dollars.

The chief clerk of the Land Agent and Forest Section 14. Commissioner Department, designated as Deputy Forest Commissioner shall receive an annual salary of eighteen hundred dollars.

Section 15. The Commissioner of Labor and Industry shall receive an annual salary of two thousand dollars.

The Private Secretary of the Governor shall Section 16. receive an annual salary of eighteen hundred dollars, and shall devote his entire time to the duties of the office.

Section 17. The Messenger to the Governor's Council shall receive an annual salary of two thousand dollars, in full for all

-Deputy Treasurer of State.

-Librarian

Attorney General.

-Denuty

State.

-Adjutant General.

-chief clerk.

> -Insurance Commissioner.

-Deputy Insurance Commissioner. -Deputy Bank Commissioner.

-Commissioner of Agriculture.

-Deputy Forest Commissioner.

-Commissioner of Labor and Industry. -Secre-

tary to Governor.

-Messenger.

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Снар. 260

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Supt. of

Buildings.

-Deputy

missioner.

-salaries when paid.

-inconsistent acts

repealed.

Com-

Labor

CHAP. 261 services by him performed. The Council shall determine what services he shall perform.

> Section 18. The Superintendent of Public Buildings shall receive an annual salary of fifteen hundred dollars.

> Section 19. The Deputy Labor Commissioner shall receive an annual salary of eighteen hundred dollars.

Said salaries shall be paid in equal monthly pay-Section 20. ments on the last day of each month and shall be in full for all official services.

Section 21. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Approved March 31, 1915.

Chapter 261.

An Act to Amend Section Twenty-one of Chapter Sixty-nine of the Revised Statutes, Relating to the Compensation of Guardians.

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

Ch. 69, Sec. 21, R. S., amended.

Guardian shall settle with judge as herein provided.

Section twenty-one of chapter sixty-nine of the Revised Statutes is hereby amended by striking out the last clause of said section, beginning with the words "and he" in the fourth line thereof, and substituting in place thereof the following, 'and if the judge is satisfied that such neglect or refusal is wilful or without reasonable cause, the guardian shall forfeit all allowance for his personal services,' so that said section as amended shall read as follows:

Every guardian shall settle his account with 'Section 21. the judge at least once in three years, and as much oftener as the judge cites him for that purpose; and neglect or refusal to do so, is a breach of his bond; he may be removed therefor, although the ward may be indebted to him, and if the judge is satisfied that such neglect or refusal is wilful or without reasonable cause, the guardian shall forfeit all allowance for his personal services.'

Approved March 31, 1915.

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