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ENROLLED BILL

House Bill No. 67

(By Mr. Norton)

Passed March 3, 1931

In Effect from Passage

CORRECTLY ENROLLED

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ENROLLED BILL

(H. B. No. 67)

[Passed March 3, 1931; in effect from passage.]

AN ACT to amend and re-enact section twenty-four of chapter one hundred sixty-seven of the acts of the legislature of one thousand nine hundred twenty-one, relating to the common pleas court of Cabell county.

Be it enacted by the Legislature of West Virginia:

That section twenty-four of chapter one hundred sixty-seven of the acts of the legislature of one thousand nine hundred twenty-one, relating to the common pleas court of Cabell county, be amended and re-enacted so as to read as follows:

Section 24. The said court shall also have jurisdiction, com2 mon and concurrent with the circuit court of said Cabell county,
3 to try and determine all civil cases appealed from justices of the
4 peace, general equity jurisdiction to try, hear and determine,
5 grant temporary injunctions, abate and perpetually enjoin all
6 such nuisances as are defined in section eleven, article two, chap-

ter sixty, official code of nineteen hundred thirty-one, and as

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Chairman Senate Committee

8 such power and authority so to do is specifically granted by
9 section twelve of said article and chapter, and to grant, try, hear
10 and determine causes arising in said Cabell county upon petitions
11 for and writs of prohibition, mandamus, quo warranto and habeas
12 corpus as said writs are authorized by general law and by articles
13 one, two and four of chapter fifty-three official code of West Vir14 ginia of nineteen hundred thirty-one, and all the powers and
15 duties conferred by law on the circuit court of Cabell county,
16 or of the judge thereof in vacation, insofar as the same relate to
17 civil actions before such justices of the peace and appeals there18 from, proceedings brought pursuant to the provisions of sec19 tions eleven and twelve, article two, chapter sixty, as aforesaid,
20 and in prohibition, mandamus, quo warranto and habeas corpus,
21 are hereby vested in said common pleas court or its judge in

The judge of the common pleas court shall receive for his 24 services six thousand dollars annually, payable in monthly in-25 stallments, beginning on the first day of January, one thousand 26 nine hundred thirty-one, which amount shall be provided 27 for and paid by the county court out of the treasury of said 28 Cabell county.

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Oommittee.	29 All acts or parts of acts inconsistent with this act are hereby
Senute .	30 repealed.
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£	Speaker of the House of Delegates.
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188	Piled in the office of the Secretary of State
10	of West Virginia MAR 14 1931

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