lem in making both ends meet, do not we all have problems making both ends meet? It seems in this era no matter how much money we make we still have those problems; and I presume that judges have it as well as lawyers, schoolteachers and insurance men.

The retirement benefits that our judges in this state do have are tops; they are better than almost any of the other states. I think that is a very important factor and we considered that in our committee when we made that decision.

So I urge you to oppose the indefinite postponement and then accept the Minority "Ought to pass" Report.

The SPEAKER: The question before the House is on the motion of the gentleman from Portland, Mr. Vincent, that both Reports and Bill "An Act Increasing Salaries of Justices of the Supreme Judicial Court and the Superior Court and Judges of the District Court," Senate Paper 392, L. D. 1170, be indefinitely postponed. The Chair will order a vote. All in favor of the motion to indefinitely postpone will vote yes; those opposed will vote no.

A vote of the House was taken. 34 having voted in the affirmative and 55 having voted in the negative, the motion did not prevail.

The SPEAKER: The pending question now is on the motion of the gentlewoman from Portland, Mrs. Wheeler, that the House accept the Majority "Ought to pass" Report in concurrence. The Chair will order a vote. All in favor of accepting the Majority Report will vote yes; those opposed will vote no.

A vote of the House was taken. 51 having voted in the affirmative and 79 having voted in the negative, the motion did not prevail.

Thereupon, the Minority "Ought to pass" Report was accepted in non-concurrence and the Bill was read twice.

Committee Amendment "B" (S-166) was read by the Clerk and adopted and the Bill assigned for third reading tomorrow.

Final Report

Final Report of the following Joint Standing Committee:
Liquor Control
Came from the Senate read and accepted.
In the House, the Report was read and accepted in concurrence.

Non-Concurrent Matter
Tabled and Assigned
Bill "An Act relating to Steel Guardrails on the Maine Turnpike" (H. P. 619) (L. D. 850) which was passed to be engrossed as amended by House Amendment "A" in the House on May 11.
Came from the Senate with House Amendment "A" indefinitely postponed and the Bill passed to be engrossed as amended by Senate Amendments "A" and "B" in non-concurrence.
In the House:
The SPEAKER: The Chair recognizes the gentleman from Biddeford, Mr. Lizotte.
Mr. LIZOTTE: Mr. Speaker, I move that we recede and concur.

The SPEAKER: The gentleman from Biddeford, Mr. Lizotte, moves that the House recede and concur.
The Chair recognizes the gentlewoman from York, Mrs. Brown.
Mrs. BROWN: Mr. Speaker and Members of the House: There appears to be some question as to the constitutionality because of the time limit that was just placed in this bill. We have not received a ruling from the Attorney General's office that we have been waiting for and I would ask someone to table this until we receive this.
Whereupon, on motion of Mr. Porter of Lincoln, tabled pending the motion of Mr. Lizotte of Biddeford that the House recede and concur and tomorrow assigned.

Non-Concurrent Matter
Bill "An Act relating to Legislative Service under the State Retirement System" (H. P. 633) (L. D. 863) which was passed to