

SIXTY-FIRST LEGISLATURE.

HOUSE.

No. 171.

Amendments to House Document No. 134, submitted by Mr. HEATH of Augusta.

" A."

Strike out section three and insert as follows:

2 Sect. 3. If the executor or administrator refuses 3 or neglects for six months after his appointment to 4 bring any such action, it may be brought in his 5 name by any party interested according to the pro-6 visions of this act upon giving such executor, or 7 administrator such indemnity to save him from 8 costs, as shall be approved by the judge of the 9 court in which such action may be brought. A 10 claim under this act shall be sufficient ground to 11 authorize the appointment of an administrator upon 12 the petition of any party interested. Strike out section four and add to the said section 2 the following: "Except that said sections are 3 continued in force for the purpose of proceeding to 4 final judgment in pending cases, and in cases in 5 which the cause of prosecution has already accrued 6 or shall arise before this act takes effect, and noth-7 ing contained in this act shall affect pending actions 8 or indictments."

" B."

STATE OF MAINE.

In House of Representatives, March 2, 1883.

Amendments to House Document 134, presented by Mr. HEATH of Augusta, and ordered printed.

ORAMANDAL SMITH, Clerk.