

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

115

OF THE

FORTY-NINTH LEGISLATURE

OF THE

STATE OF MAINE.

1870.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 26, 1840, and March 16, 1842.

AUGUSTA:

SPRAGUE, OWEN & NASH, PRINTERS TO THE STATE.

1870.

PUBLIC LAWS
OF THE
STATE OF MAINE.
1870.

CHAP. 162.

Right to challenge.

tickets in a box, and the names shall be drawn from the box by the clerk, after having been thoroughly mixed, one at a time, for the purpose of constituting a jury; and each party shall have a right peremptorily to challenge two jurors; but all peremptory or other challenges and objections to a juror drawn, if then known, shall be made and determined and the juror sworn or set aside before another name is drawn, and so on until the panel is completed. A new jury shall be thus drawn for the trial of each and every cause; and after the panel is thus completed the presiding justice shall appoint one of their number to be foreman for the trial of the case to be tried by that jury.

Act to take effect May 1, 1870.

SECT. 3. This act shall take effect on and after the first day of May, in the year of our Lord one thousand eight hundred and seventy.

Approved March 22, 1870.

Chapter 162.

An act additional to "an act respecting actions against executors and administrators," approved February third, eighteen hundred and sixty-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Public laws 1869, chap. 9, relating to actions against executors and administrators, limited.

SECT. 1. The act entitled "an act additional to chapter eighty-seven of the revised statutes," approved February third, eighteen hundred and sixty-nine, is hereby amended, by adding thereto the following words, to wit: 'This act shall not apply to any case where the executor or administrator resides out of this state at the time of the bringing of the action.'

SECT. 2. This act shall take effect when approved.

Approved March 22, 1870.

Chapter 163.

An act relating to injunctions.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Second arrest for contempt of court not ballable.

SECT. 1. Whenever a judge of the supreme judicial court shall order a writ of attachment to be issued against any person for contempt in refusing or neglecting to obey any decree, decision or order of said court or of any member thereof, returnable to the next term, and such person has been arrested and given bail