

ACTS AND RESOLVES

OF THE

SIXTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1885.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1885.

APPOINTMENT OF ADMINISTRATORS.

dissatisfied with his taxation may appeal to the court, or to a judge in vacation from whose decision no appeal shall be taken, and all attachment's shall continue in force for thirty days after such appeal is decided; provided, however, that the costs shall be taxed and the appeal taken within thirty days from the rendition of final judgment or within thirty days from the term following the receipt of a rescript from the law court.'

SECT. 2. This act shall not apply to any pending taxation Act not to apply of costs.

Approved March 6, 1885.

Снар. 363

305

-when costs shall be taxed and appeal taken.

to pending costs.

Chapter 363.

An Act relating to the Appointment of Administrators.

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

If any judge of probate shall refuse or unreason- Judge of S. J. SECT. 1. ably delay the appointment of an administrator upon the appoint administrators, if judge estate of any person deceased upon due application therefor, or relays. an application may be made to the supreme court sitting in the county where the person deceased had his residence at the time of his death, or to any judge thereof in vacation, for such appointment; and said court or such judge, shall have the same power to appoint an administrator as the probate court now has.

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

Approved March 6, 1885.

7