

## ACTS AND RESOLVES

OF THE

## SIXTY-SIXTH LEGISLATURE

OF THE

### STATE OF MAINE.

## 1893.

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## PUBLIC LAWS

OF THE

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# STATE OF MAINE.

1893.

### Снар. 218

No justice shall sit in law court, upon hearing of any cause tried before him. the court upon motion, notice and hearing, may require their production for inspection.

SECT. 11. No justice of the supreme judicial court shall sit in the law court upon the hearing of any cause tried before him, or in which any of his rulings are the subject of review, nor take any part in the decision thereof.

Approved March 17, 1893.

#### Chapter 218.

An Act to amend Section thirteen of Chapter eighty-seven of the Revised Statutes, relating to actions by or against Executors and Administrators.

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

Sec. 13, ch. 87, R. S., amended.

When action may be brought by creditor, when assets come into hands of executor after said two years. Section thirteen of chapter eighty-seven of the revised statutes is amended by striking out the first sentence thereof which reads as follows: "A creditor who was absent from the state during said two years, and had no sufficient attorney in the state, may make presentment and demand of his claim, and after thirty days may commence his action, within six months from his return, or the appointment of such attorney." So that said section as amended, shall read as follows:

'SECT. 13. When assets come into the hands of an executor or administrator after said term of two years, presentment and demand may be made by a creditor, and after thirty days an action may be commenced, within two years from the receipt of such assets and within six months after the creditor has notice thereof. Judgment rendered in any action authorized by this section, shall not disturb payments made in good faith by the executor or administrator prior to presentment of the claim such action.'

Approved March 17, 1893.

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