

ACTS AND RESOLVES

OF THE

SEVENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE

1905.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA KENNEBEC JOURNAL PRINT 1905

PUBLIC LAWS

ог тне

STATE OF MAINE.

1905.

ORDERS FOR SERVICE-CORONER'S INOUESTS.

Chapter 61.

An Act to amend Section twenty-three of Chapter eighty-three of the Revised Statutes, relating to Orders for Service.

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

Section twenty-three of chapter eighty-three of the revised Section 23, statutes is hereby amended by adding thereto the following: 'but no first order for service shall be made at any other than the return term; and no subsequent order, if any person interested objects thereto unless for good cause shown,' so that said section, as amended, shall read as follows:

'Section 23. When the property of a defendant is attached New service, on a writ, and no service is made on him before entry, or if service in any case is defective for any cause, without fault of the plaintiff or his attorney, the court may order a new service, which, when made, is as effectual as if proper service had been made in the first instance; but no first order for service shall be made at any other than the return term; and no subsequent order, if any person interested objects thereto unless for good cause shown."

Approved March 15, 1905.

Chapter 62.

An Act to amend Section twelve of Chapter one hundred and forty of the Revised Statutes, relating to Coroner's Inquests.

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

Section twelve of chapter one hundred and forty of the revised Section 12, statutes is hereby amended by striking out the fifth, sixth, sev- S., amended. enth and eighth lines and inserting in the place thereof the following, 'party giving notice that a dead body has been found, and the person who picked up such dead body, and the person who has had the care of such body until taken charge of by the coroner, shall be paid a suitable compensation by the county for their personal services,' so that said section as amended, shall read as follows:

'Section 12. The coroner, whether an inquest is held or not, the jurors, witnesses and any other person required to summon jurors or witnesses, shall be allowed, in addition to the regular fees, a sum sufficient to make a reasonable compensation for all their services and expenses, and the party giving notice that a dead body has been found, and the person who picked up such dead body, and the person who has had the care of such body dead body. until taken charge of by the coroner, shall be paid a suitable compensation by the county for their personal services.'

Approved March 15, 1905.

chapter 140, R.

Compensa-tion of coroners.

-compensa-tion of party

chapter 83, R. 8 amended.

59