

pass such order for relieving the said petitioner or otherwise as to justice shall appertain, and the said court shall have full power to enforce obedience to the said order by writ of injunction or attachment, or other process which would be applicable in the enforcement of the said order in the event that the same had been passed by the said court in the exercise of its general equity jurisdiction, and the said court shall have power to provide for the examination of witnesses under a commission or by deposition, and for taking or collecting other necessary evidence to be used at the hearing as aforesaid, and for the trial of issues involving any controverted matter of fact by a jury under the direction of the said court, if the said court shall deem such trial to be proper, and either party may appeal from the final order to be passed by the said court, or any order determining the merits of the said application or any part thereof to the Court of Appeals, and the said appeal shall be heard and determined at the first term of the said court next after the transmission of the transcript of the record of the said appeal to the said court, and in the event of an appeal as aforesaid the said Court of Appeals shall have authority to pass such order in relation to the costs of the said proceedings as may seem right and proper.

Appeal

Costs

VI.—LIENS OF MECHANICS AND OTHERS.

LIENS AGAINST BUILDINGS

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| <ul style="list-style-type: none"> 1 What buildings subject to 2 Where building not finished 3 Effect of granting credit on taking notes, etc 4 To what ground lien shall extend 5 Boundaries, how ascertained and defined 6 Petition for designation of boundaries 7 Proceedings thereon 8 Stay of proceedings till designation of boundaries 9 Building by lessee or tenant liable to extent of his interest 10 Notice to be given to married women, where building erected by husband 11 Notice to owner, where contract made with architect or builder. | <ul style="list-style-type: none"> 12 Notice, how given 13 Owner, on notice, may refrain to meet claim, when contractor entitled to difference only 14 Who entitled to lien 15 To what to be preferred 16 How priorities ascertained when building sold under legal process. 17 Where claim of lien to be filed 18 Clerks to keep record 19 What claim to set forth. 20 Where contractor has filed claim, how creditor of contractor may come in 21 How claims to be filed against more buildings than one |
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LIENS AGAINST MACHINES, WHARVES, AND BRIDGES

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| <ul style="list-style-type: none"> 22 Machines, wharves, and bridges, subject to lien | <ul style="list-style-type: none"> 23 How long to continue without claim being filed |
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PROCEEDINGS

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| <ul style="list-style-type: none"> 24. Bill in equity, or <i>scire facias</i> 25 Proceedings by bill in equity 26 Proceedings by <i>scire fa</i> 27 When <i>scire fa</i> to be issued 28 How writ to be served 29. Notice by sheriff 30 One <i>scire fa</i> may issue on claim against distinct buildings, proceedings on return 31 Person interested may be made party defendant 32 Person having claim may file suggestion setting forth amount | <ul style="list-style-type: none"> 33 Proceedings thereon 34 Judgment 35 Judgment, how enforced. 36 Proceeds, how divided, when insufficient 37 Any person interested in building may have rule on claimant, proceedings 38 When lien to expire, how revived 39 Satisfaction to be entered, when paid 40 Penalty for neglect to enter 41 Lien laws to be construed liberally, proceedings may be amended |
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