ACTS
PASSED BY
THE LEGISLATURE
OF THE
STATE OF LOUISIANA
AT THE
REGULAR SESSION

Begun and Held in the City of Baton Rouge on the Ninth Day of May, 1932.

Constitutional Amendments Adopted at an Election Held November 4, 1930, and a Special Session of the Legislature Held September 16, 1930.

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to law, but shall not apply to contracts made prior to the taking effect of this Act.

It is hereby declared to be the intent and purpose of this Act to provide for the equitable adjustment of disputes between employers and employees as herein indicated, whether said employment is with or without written agreement.

Approved by the Governor: July 16, 1932.

A true copy:

E. A. CONWAY,
Secretary of State.

ACT No. 219.

House Bill No. 831. By Mr. Woods (by request).

AN ACT

To regulate the practice before the City Courts of Louisiana in cities of over one hundred thousand inhabitants, in cases where said Courts have concurrent jurisdiction with the District Courts of all suits for moneied demands over One Hundred Dollars and not exceeding Three Hundred Dollars.

Section 1. Be it enacted by the Legislature of Louisiana, That the manner and form of proceedings before the City Courts of this State in cities of over one hundred thousand inhabitants, in cases where said Courts have concurrent jurisdiction with the Districts Courts of all suits for moneied demands above One Hundred Dollars and not exceeding Three Hundred Dollars, shall be governed by the general rules regulating proceedings before the District Courts, provided that delays for answering shall be three days only, Sundays and holidays excluded, that all exceptions and answers must be filed at the same time, that no preliminary default shall be necessary prior to judgment, that judgments shall be signed on the fourth day after rendition, Sundays and holidays excluded, and that there shall be no right to trial by jury in such cases before said City Courts. Appeals shall be allowed within ten days, exclusive of Sundays, from the signing of the judgment, on giving bond, according to law, in a sum exceeding by one-half the amount of money judgments, in case of suspensive appeal, and in a sum to be fixed by the Judge, in case of devolutive appeal, and other than money judgments; the affidavit of the surety as to his solvency and residence shall be sufficient, without that of the principal. Such appeals from the City Courts
shall be returnable to the Court of Appeal within ten
days from the date of the order granting the appeal

Section 2. That all laws or parts of laws in conflict
herewith, especially Act No. 128 of the Legislature of
Louisiana for the year 1921, are hereby repealed.

Approved by the Governor: July 16, 1932.

A true copy:
E. A. CONWAY,
Secretary of State.

ACT No. 220.

House Bill No. 259. By Mr. Bouanchaud (by request).

AN ACT

Authorizing the issuance of writs of attachment in all
suits instituted in any of the courts of Louisiana where
the demand is for a money judgment, whatever may
be the nature, character, or origin of the plaintiff's
claim, whether the claim be for a sum certain or for
an uncertain amount and whether the claim be
liquidated or unliquidated, when the defendant is a
non-resident of Louisiana or when the defendant is
not domiciled in Louisiana.

Section 1. Be it enacted by the Legislature of Louisi-
ana, That in all suits instituted in any of the courts of
this State in which the demand is for a money judgment
and the defendant is a non-resident of this State, or when
the defendant is not domiciled in this State, whatever
may be the nature, character or origin of the plaintiff's
claim, the plaintiff shall have the right to sue out a writ
of attachment against the defendant's property, whether
the claim be for a sum certain or for an uncertain amount,
and whether the claim be liquidated or unliquidated,
upon making affidavit and giving bond as now required
by law in suits against non-resident defendants, provided
that the provisions of this Act shall not apply in cases in
which the defendant has a duly appointed agent in the
State of Louisiana upon whom service of process may
be made.

Approved by the Governor: July 16, 1932.

A true copy:
E. A. CONWAY,
Secretary of State.