

shall be certified by the said court, the court shall order all money and property in the hands of the said guardian in this state to be paid and turned over to the said foreign guardian upon his receipting therefor, and upon the filing of the said receipt by the said guardian with the clerk of the court, said guardian and his sureties shall be released from all liabilities for all money and property so paid and turned over, and should said guardian fail or refuse to pay or turn over such money or property as provided in said order, the said foreign guardian is hereby empowered as such guardian to sue for and receive the same.

SEC. 9. The sureties on the bond of any such guardian appointed in this state may be discharged from all liability thereunder under the same rules and regulations as are prescribed for the discharge of the sureties upon the bonds of executors and administrators in this state.

SEC. 10. Sections 3071, 3072, 3073, 3074, 3075, 3076, 3077 and 3078 of Vol. I, Hill's Annotated Statutes and Code of Washington are hereby repealed, and inasmuch as there is no statute providing for the appointment of guardians for non-resident insane and persons *non compos mentis*, an emergency is hereby declared to exist for the immediate <sup>Emergency.</sup> taking effect of this act, therefore this act shall take effect and be in force from and after its passage.

Approved March 11, 1893.

## CHAPTER CXXI.

[H. B. No. 162.]

### RELATING TO APPEALS FROM ORDERS OR DECISIONS OF COUNTY COMMISSIONERS.

**A**N ACT to amend section 2695 of the Code of Washington of 1881, the same being section 298 of volume one of Hill's Annotated Statutes and Codes of Washington, relating to appeals to the superior court from any decision or order of the board of county commissioners.

*Be it enacted by the Legislature of the State of Washington:*

SECTION 1. That section 2695 of the Code of Washington of 1881, the same being section 298 of volume one of

Hill's Annotated Statutes and Codes of Washington, be and the same hereby is amended so as to read as follows:

Sec. 2695. Any person may appeal from any decision or order of the board of county commissioners to the superior court of the proper county. Such appeal shall be taken within twenty days after such decision or order, and the party appealing shall within said time serve notice on the county commissioners that the appeal is taken, which notice shall be in writing and shall be delivered to at least one of the county commissioners personally, or left with the clerk of the board; the party appealing shall within ten days after the service of the notice of appeal give a bond to the county with one or more sureties, to be approved by the clerk of the board, conditioned for the payment of all costs which shall be adjudged against him on such appeal in the superior court. The practice regulating appeals from and writs of *certiorari* to justice's courts shall, so far as the same may be applicable, govern in matters of appeal from the decision or order of the board of county commissioners. Nothing herein contained shall be so construed as to prevent a party having a claim against any county in this state from enforcing the collection thereof by civil action in any court of competent jurisdiction, after the same may have been presented and disallowed in whole or in part by the board of county commissioners of the proper county: *Provided*, That such action be brought within three months after such claim has been acted upon by such board.

Time in which  
appeal may be  
taken from  
action of  
county com-  
missioners.

Approved March 11, 1893.