

PUBLIC LAWS.

Appeals.

CHAPTER 1.

AN ACT to amend Section Twenty-two of the Code of Civil Procedure.

Be it enacted by the Legislative Assembly of the Territory of Dakota:

§ 1. APPEAL NOT ALLOWED BEFORE FINAL DETERMINATION OF ACTION.] That there be added to the end of section twenty-two of the Code of Civil procedure as paragraph five, the following paragraph: "5. It is further provided that this section shall not be construed to allow an appeal from any order to the supreme court before the final determination of the action in which such order is made; but upon the final judgment or decision being rendered, the appellant, on his appeal from such final judgment or decision, may have any intermediate order enumerated in this section, reviewed by the supreme court by designating such order sought to be reviewed in his notice of appeal from the final judgment or decision; and an appeal from such order may be taken within two years after such final judgment or decision shall be perfected by filing the judgment roll."

§ 2. This act shall take effect and be in force from and after its passage and approval.

Approved, February 20, 1879.