

JOINT APPEALS AUTHORIZED TO LABOR CLAIMANTS
Act of Jun. 15, 1897, P.L. 154, No. 127
AN ACT

Cl. 39

To authorize labor claimants in certain cases to take joint appeals.

Section 1. Joinder on appeal by labor claimants

In all contests over labor claims in cases of distribution under the acts of Assembly of April twenty-two, one thousand eight hundred and thousand eight hundred and ninety-one, P.L. 54, and their supplements, any two or more of such labor claimants may join in taking an appeal to the proper appellate court from any judgment or decree of the court below adverse to their said claims, and may file either joint or several assignments of error on such appeal as the nature of the case may require, and on the hearing of such appeal the appellate court shall determine the rights of the several parties, respectively, in the same manner as the said court might do if the court below had decided in favor of said claimants, and the execution creditor or other person claiming adversely to said labor claimants had taken the appeal. 1897, June 15, P.L. 154, Sec. 1. fifty-four, P.L. 480, and May twelve, one