

56 TEMPORARY ADMINISTRATIONS.

*The first*, are letters of administration *durante  
minori etate*

Which are granted during the minority, or non age of the deceased's child, or other person having a prior right to such administration, or during the minority of an infant executor, which minority is by the common law limited to twenty-one years, in case of intestacy, and to seventeen for an infant executor. But by our acts of assembly the infant administrator is declared to be within like law with infant executors, that is, shall be of full age to administer, when he arrives at the age of seventeen years.

*The second*, are letters of administration *durante  
absentiâ.*

Granted during the absence beyond sea, of such child or other person, not a minor, having a prior right to such administration.

*The third*, are letters of administration *pene  
dente lite.*

Granted during the continuance of a contest, depending between two or more persons, concerning the right to such administration.

To administrators so appointed, the same letters as in common administration are issued, only adding to their names what kind of administrators