

Bonds given by persons on receiving property sequestered to be on the same footing as administration bonds—1798, ch. 101, sub ch. 15, sec. 15,	413. 414
Actions on administration bonds to be brought within twelve years, saving to infants, &c. five years after the disability removed—1729, ch. 24, sec. 21, 22,	76
Persons having claims may sue administrators in the county where letters were granted upon a return of non est—1838, ch. 329, sec. 1,	1294

ADMINISTRATORS.

ARRANGED ACCORDING TO CHRONOLOGICAL ORDER.

The law on testamentary matters will be found classed in appropriate subdivisions, under '*Orphans Court.*'

If the person entitled declines, the orphans court may proceed to appoint another—1798, ch. 101, sub ch. 14, sec. 1,	407
Two or more may be administrators, with the consent of the person first entitled—1798, ch. 101, sub ch. 5, sec. 25,	358
But administration to extend to all the personal property in the state—1798, ch. 101, sub ch. 5, sec. 25,	385
The condition of the bond, and the oath of administrators, prescribed—1798, ch. 101, sub ch. 3, sec. 11, 12,	378
Administrators to give notice of the appraisement—1798, ch. 101, sub ch. 6, sec. 7,	387
To return an inventory of the property appraised, the money and debts—1798, ch. 101, sub ch. 6, sec. 6, 8,	387
To return an inventory of property afterwards discovered—1798, ch. 101, sub ch. 6, sec. 10,	387
Directions for returning an inventory after the appointment of a collector—1798, ch. 101, sub ch. 6, sec. 11,	388
As to finishing or selling the crop, or taking it at the appraisement—1798, ch. 101, sub ch. 6, sec. 12,	388
Administration may be revoked, if an inventory is not returned as therein directed—1798, ch. 101, sub ch. 6, sec. 13,	388
One administrator, on neglect of the others, may return an inventory, and shall have the whole administration, unless a satisfactory excuse is given by the others—1798, ch. 101, sub ch. 6, sec. 14,	389
What shall be considered as assets—1798, ch. 101, sub ch. 7, sec. 3, See <i>Assets.</i>	389. 408
Every administrator to render his first account within twelve months from date of letters—1831, ch. 315, sec. 3,	1059
On failure, letters may be revoked—1831, ch. 315, sec. 3,	1059
When letters of administration are revoked account to be rendered, penalty on failure, &c.—1831, ch. 315, sec. 6,	1060
When new administrations appointed former administrator to deliver over books, &c. penalty on failure—1831, ch. 315, sec. 7,	1060
Further time, not exceeding eighteen months, may be allowed—1798, ch. 101, sub ch. 8, sec. 1,	390