

&c. may be revoked and a new administrator appointed; and in case of failure to deliver up the property, &c. to such new administrator, the court may compel delivery and payment, by attachment and sequestration of property, and direct his administration bond to be put in suit—1829, ch. 216, sec. 1,	992
The bond of any person given for the purpose of indemnifying a security on an administration or guardian's bond, &c. any person interested may demand a copy, &c. upon which an action may be maintained—1829, ch. 216, sec. 3,	993
Such remaining administrator to have his action also—1816, ch. 203, sec. 4,	650
Administrators of deceased clerks or registers, to cause the former judgments, decrees, &c. to be recorded—1817, ch. 119, sec. 5, 6,	665
On revocation of letters, a delivery or payment of assets to be enforced by attachment, sequestration, or imprisonment—1817, ch. 178,	680
Administrators of sheriffs who have given bond empowered to complete the collection of officers' fees—1817, ch. 199,	681
Money received by administrators, &c. for interest on sales by order of the orphans courts, to be considered as assets, and accounted for—1818, ch. 217, sec. 1,	705
Money received by them for the hire or use of servants or slaves, belonging to the estate, when lawfully in their possession, to be considered as assets, &c.—1818, ch. 217, sec. 2,	705
Allowance to be made for maintaining such slaves—1818, ch. 217, sec. 2,	706
Not to affect administrators, &c. who may have settled their administration before the passage of this act—1818, ch. 217, sec. 2,	706
Justices of the peace to exercise jurisdiction in cases of small debts where they are plaintiffs or defendants—1819, ch. 167, sec. 1,	719
No warrants to be issued against them for the recovery of debts due from intestates estate, within twelve months after letters granted—1819, ch. 167, sec. 1,	719
When they make oath they have no assets, or that the assets will be insufficient to pay the debts of the deceased, proceedings to be transmitted by the justices to the next county court—1819, ch. 167, sec. 2,	720
May supersede execution issued against the goods of their intestate in the same manner as if such execution had issued against them—1820, ch. 80,	728
Whenever any person shall be seized or possessed of lands, and any of his representatives shall be under age and without a guardian, the administrator or executor is to enter upon the lands and act as guardian until another guardian is appointed, or the minor arrives at age—1820, ch. 174, sec. 1,	737
The administrator or executor is to account as other guardians, &c.—1820, ch. 174, sec. 2,	737
Administrators not bound to act as guardians after closing their administration, or after the end of three years from the granting of letters—1825, ch. 63, sec. 1,	827
Upon the granting of administration de bonis non, the orphans court	