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may order the executor or administrator of the first administrator or executor, to deliver to the administrator de bonis non, the bonds, &c. in the hands of such first administrator or executor at the time of his death—1820, ch. 174, sec. 3,	738
The executor or administrator of the deceased executor or administrator to return a list of such bonds, &c. to the orphans court—1820, ch. 174, sec. 4,	739
Such bonds, &c. when collected, to be assets in the hands of the administrator de bonis non—1820, ch. 174, sec. 5,	739
The executor or administrator on making return of such bonds, &c. to be allowed a commission not exceeding ten per cent. on the inventory, and in case of a refusal or neglect by the administrator to return such list, no commission shall be allowed, but he shall be accountable for the same in the settlement of his testators or intestates estate—1820, ch. 174, sec. 6,	739
On his neglect or refusal to deliver over the bonds, &c. the court may order his bond or the bond of the deceased executor or administrator, or both of them, to be sued—1820, ch. 174, sec. 3,	738
Every executor or administrator may within twelve months after obtaining letters, return on oath a list of claims exhibited against their intestate or testator, and return similar lists every six months thereafter, until the estate is settled—1820, ch. 174, sec. 7,	739
Copies of said lists to be prima facie evidence of the amount of debts due in any court on any issue respecting the sufficiency of assets—1820, ch. 174, sec. 7,	740
But such list shall not afford any evidence of the correctness of any debt included therein, in an action by the supposed creditor against the executor or administrator—1820, ch. 174, sec. 8,	740
The orphans courts authorized to examine agents employed by executors or administrators in the settlement of deceased persons estates, touching such estates, in the same manner as they are authorized to examine executors or administrators—1823, ch. 131, sec. 1,	791
This act not to relieve them from the duty of accounting for the time they may have acted as guardian—1825, ch. 63, sec. 2,	827
Of guardians who have died before settling account of their guardianship, &c. with the orphans court, shall render such accounts—1827, ch. 210,	943
Every administratrix, executrix, or female guardian, dying without having passed a final account of her administration, &c. and who shall have a husband living at the time of her decease; it shall be the duty of such husband to render an account to the orphans court, which, if found correct, shall be admitted to record, as other administrators and guardians accounts; and in case of the husband neglecting to render such account, the orphans court shall proceed against him by attachment, and commit him until he shall render such account, &c.—1829, ch. 216, sec. 2,	992
Proceedings in cases of concealed property—1831, ch. 315, sec. 12,	1062
To render account in writing to the proper authority, within twelve	