PUBLIC GENERAL LAW.	2433
months after commencing trust, of all the property of deceased per-	Page.
sons, liable to taxation-1832, ch. 219, sec. 1,	1082
To pay the tax due annually—1832, ch. 219, sec. 2,	1082
Property not released from taxation and levy by way of distress—1832,	1004
ch. 219, sec. 3,	1082
When infant is entitled to legacy or distributive share, executor or ad-	1000
ministrator may pay it over to guardian, if regularly appointed,	
	1111
In cases of mortgages of freehold estates and death of mortgages, re-	
ceipts of administrators and executors to have the same effect as	•
	1119
Privilege of appeal allowed to executors and administrators upon judg-	1112
ments rendered by justice of the peace, against their testators or in-	1100
	1136
All laws relating to proceedings against executors and administrators	
before justices of the peace, made applicable to similar proceedings	
	1209
Claims for rent in arrear against deceased persons, to have preference	
over other claims, except such as now have a preference over claims	
for rent in arrear, without the levying a distress therefor—1836,	
	1237
Provided the orphans court shall be satisfied of the justice of the claim,	
and that distress therefore might be levied, &c1836, ch. 192,	
	1237
Provided also that no person who has such claim shall be divested of	
his right to pursue his remedy, &c.—1836, ch. 192, sec. 1	1238
Orphans court to be satisfied of the correctness of the claim, before	
passing the account of executor or administrator-1836, ch. 192,	
	1238
Executor or administrator may contest the claim if he think proper-	
•	1238
No administration bond to be sued until a non est or capias, or fi. fa. be	
returned by the sheriff of the county where the executor lived, or	
the effects of the deceased lies, &c1720, ch. 24, sec. 2,	55
Persons having claims, &c. may sue administrators, &c. in the county	
· · · · · · · · · · · · · · · · · · ·	1294
In case of return of non est, &c. or nulls bona, &c. the bond may be	
· · · · · · · · · · · · · · · · · · ·	1294
See Administration Bonds—See Orphans Court.	.~02
Dec againstitute autors Bossos - Dec Or priming Course	
AD QUOD DAMNUM.	
Persons, who have taken out writs under the act of 1704, chapter 16,	
to have the same benefit under them as if the said act was not re-	
pealed—1766, ch. 10,	110
	110
Writs of ad quod damnum to issue to condemn lands for iron works	En
1719, ch. 15,	· 52
Repealed by 1832, ch. 55,	074