

92. Proof of claim for rent to make it a preferred claim.
 93. Proof of claim on open account.
 94. Where claim arose out of dealings with factor for non-resident principal, voucher and affidavit for.
 95. Where factor is dead or out of state, and principal also out of state.
 96. Affidavits out of state, how certified.
 97. Oath where claim is by administrator.
 98. Claim by administrator himself against estate of decedent.
 99. Administrator must produce claim allowed by court or duly proved.
 100. Administrator not bound to plead limitations.
 101. May reject and dispute any claim.
 102. Order of court passing claim not to be sufficient to establish its validity, if disputed by administrator.
 103. Within what time administrator must pay claims.
 104. Notice of distribution to creditors.
 105. Mode of distribution amongst creditors.
 106. What actions may be brought by and against executors and administrators
 107. *Non est* or *nulla bona* on execution against administrator necessary before suit on bond can be maintained.
 108. Administrator may retain assets sufficient to meet claim which he disputes.
 - 109-110. If claim be exhibited to and rejected by administrator, suit must be brought within nine months thereafter, or claim will be barred.
 111. Administrator not to be liable for claims presented after due distribution by him of assets without notice of such claim.
 112. Personal representative not personally liable because of failure to plead *plene administravit*; sureties.
 113. Administrator who has given six months' notice to creditors, not liable for claims of which he had no notice; form of notice to creditors.
 114. Procedure when decedent leaves real estate, but no personal estate in Md.; title.
 115. Report to court of giving of notice to creditors; certificate thereof.
 116. Report and certificate to be evidence of giving of such notice.
 117. Certified copy of said report, certificate and order to be evidence.
 118. Register shall enter in a book all claims presented and passed by court and particulars thereof.
 119. Effect of such record.
 120. Order of payment of debts of decedent.
 121. Administrator not bound to take notice of claims unless exhibited duly authenticated or passed by court, or entered on claims docket, or sued upon.
 122. Meeting of creditors for distribution.
 123. Delivery or distribution of surplus.
- Distribution.**
- 124-136. Order of distribution amongst next of kin.
 137. Representative of person dying before distribution to receive his share.
 138. Posthumous children, share of.
 139. Illegitimate children may take from their mother or inherit from each other.
 140. Where no kin within fifth degree, school commissioners entitled.
 141. School commissioners to refund should legal representative appear.
 142. Distribution of specific articles, how made.
 143. Court may appoint two disinterested persons to make; sale of articles and distribution of proceeds.
 144. Conveyance by administrator of chattels real to distributees.
 145. Special advance to persons entitled in straitened circumstances, in anticipation of distribution.
 146. Delivery under like circumstances to specific legatees.
 147. Female entitled to receive her share at eighteen years of age.
 148. Meeting of legatees, etc., for purpose of distribution.
- Guardian and Ward.**
149. Orphans' court to appoint guardian when infant becomes entitled by descent, inheritance, devise or bequest, to property.