

ARTICLE 93.

TESTAMENTARY LAW.

Account.

1. First administration account rendered within twelve months.
2. Succeeding accounts, when rendered.
3. Letters may be revoked for failure to account.
4. Statement of assets.
5. Statement of disbursements.
6. Funeral expenses of married woman.
7. Counsel fee as expense item.
8. Compensation to executor in lieu of commission.
9. Court may examine agent of estate on oath.
10. Administrator to return list of debts due by decedent.
11. Such list not to be admission of justice of such debts.
12. Investment of moneys to be paid *in futuro*; proceedings in relation thereto.
13. Account by administrator of deceased administrator.
14. Court may allow for goods that have perished or been excusably lost.

Administration.

15. Where administration to be granted.
16. May be granted to two or more with consent of persons first entitled.
17. Intestacy to be proved to satisfaction of court; examination by court as to circumstances of death; delay before grant of administration.
18. Qualifications of administrator and executor to be same.
- 19-32. Order of legal right to administration.
- 33-34. In what cases notice need not be given; who shall not be entitled unless they apply.
35. Who entitled to letters with will annexed.
36. Not to be granted to any judge or register unless next to kin or largest creditor.
37. Discovery of will and grant of letters testamentary shall revoke letters of administration.

38. Acts of administrator or executor before revocation valid; powers of new executor or administrator.
39. Renunciation by person entitled; release of executor or administrator; proceedings in relation thereto.
40. Bond of administrator.
41. Fiduciary may arrange with surety for deposit of money, etc.
42. Oath of administrator.
43. Non-resident personal representative; reciprocity provision.

Administration by an Executor.

44. Letters testamentary; how and when granted; bond; executors excused from giving bond; increase of bond.
45. Within what time letters testamentary granted.
46. Administration with will annexed, when granted.
47. Summons to executor named in will, if a resident of state.
48. Proceedings where sole executor named is out of state.
49. Proceedings where there are several executors named.
50. Renunciation by executor; proceedings upon.
51. Executor not named in letters testamentary to have no powers; acts of executor before grant of letters to him as valid as if done afterwards.
52. Bond of executor.
53. Oath of executor.
54. Non-resident executor to have local agent on whom process may be served.
55. Form of letters testamentary.
56. If executor be under eighteen years, or otherwise disqualified, letters of administration may be granted as if no executor were named.
57. Summons and inquiry in all such cases.
58. Record of conviction of infamous crime to be evidence in orphans' court.
59. How citizenship of executor may be proved.