ARTICLE 93.

TESTAMENTARY LAW.

Account.

- First administration account rendered within twelve months.
- 2. Succeeding accounts, when rendered.
- 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.
- 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.
- 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.
- Who entitled to letters with will annexed.
- Not to be granted to any judge or register unless next to kin or largest creditor.
- Discovery of will and grant of letters testamentary shall revoke letters of administration.

- Acts of administrator or executor before revocation valid; powers of new executor or administrator.
- 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.
- 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.
- Proceedings where there are several executors named.
- 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
- Record of conviction of infamous crime to be evidence in orphans' court.
- How citizenship of executor may be proved.