

60. *Non compos*, how executor proved to be.
61. How fact of executor's being under eighteen shall be proved.
62. Married women entitled to letters testamentary or of administration as though unmarried; bond.
63. Bond of executor over eighteen years of age to be binding.

Administration by Collector.

64. Where and in what cases to be granted.
65. Form of letters *ad colligendum*.
66. Bond of such administrator.
67. Oath of.
68. Duties of.
69. Allowance of commissions to.
70. Powers of, to cease upon grant of letters testamentary or of administration.

Administration Durante Minoritate.

71. Where to be granted; duration of.

Administration Pendente Lite.

72. To whom to be granted.
73. Grant of letters testamentary or of administration shall revoke letters *durante minoritate* or *pendente lite*; duty of administrators *durante minoritate* or *pendente lite*.

Administration De Bonis Non.

74. When granted; form of letters.
75. Executor of executor not to be entitled.
76. Court may order administrator of deceased administrator to pay over assets and account to administrator *de bonis non*; proceedings in such cases.
77. Return under oath of administrator of deceased administrator.
78. Commission to be allowed and retained.
79. All administration bonds to be recorded in office of register of wills; certified copy to be evidence.

Administration by Foreign Executor and Administrator.

80. Administrator or executor appointed in District of Columbia may sue in Maryland.

81. Title of deceased non-resident to stocks in this state shall devolve on foreign executor or administrator.
82. Courts of this State may, however, grant administration upon estate of such decedent.

Conveyance of Real Estate.

83. Conveyance by executors and administrators.
84. Sec. 83 applicable to administration granted in District of Columbia.
85. Where will probated in county other than one in which real or leasehold property lies, certified copy of will and order for probate to be recorded in latter county; otherwise purchaser need not take title; ancillary administration.
86. \$2000 to surviving spouse.

Debts.

87. Administrator pays at his own risk debts not passed by court or duly proved.
88. What shall be due proof of judgment or decree; oath of creditor.
89. Oath by one of several creditors sufficient.
90. Proof of specialty, bond, note or bill of exchange.
91. Filing of contingent claims against estate.
92. Proof of assignee of such claim.
93. Protest of bill of exchange shall be required, when.
94. Proof of claim for rent.
95. Proof of claim for rent to make it a preferred claim.
96. Proof of claim on open account.
97. Where claim arose out of dealings with factor for non-resident principal, voucher and affidavit for.
98. Where factor is dead or out of state, and principal also out of state.
99. Affidavits out of state, how certified.
100. Oath where claim is by administrator.
101. Claim by administrator himself against estate of decedent.
102. Administrator must produce claim allowed by court or duly proved.
103. Administrator not bound to plead limitations.
104. May reject and dispute any claim.
105. Order of court passing claim not to be sufficient to establish its validity, if disputed by administrator.