

ADMINISTRATION.

1865, c. 162 amends section 14 by adding thereto the following:

SEC. 14. Nevertheless, whenever any person dying, ^{1866, c. 162, s. 6.} leaving in this state property subject to adminis- ^{In what county} tration, the said letters of administration shall be ^{administration} granted in the county wherein was the mansion ^{granted} house or residence of the deceased; *provided*, he had ^{PROVISO.} such lying in said county.

In force from June 1, 1865.

DEBTS.

1861, c. 44 amends section 105 as follows:

105. The words "actions for anything done to the person" used in the one hundred and fifth section of this article, shall not be held to embrace actions for illegal arrest, false imprisonment, or violation of the twenty-first, twenty-third, twenty-eighth, and twenty-ninth articles of the declaration of rights or any of them, or of the existing or any future provisions of the code, touching the writ of *habeas corpus* or proceedings thereunder; for all of which enumerated wrongs, actions may be maintained by and against executors, as they may be or might have been by and against the party or parties deceased. ^{1861, c. 44.} ^{In what cases} ^{personal ac-} ^{tions not to die} ^{with the per-} ^{son.}

In force from June 21, 1861. See 1861, c. 77 under Public General Laws, Art. X, Attachments, and 1861, c. 73 under Art. LVII, Limitation of Actions.

1862, c. 142 amends and re-enacts section 114 as follows:

114. The register of wills shall enter in a suitable book, to be provided by him for that purpose, all claims against a decedent, in regular order, as they are passed by the orphans' court or register of wills, giving the date of the passage, the name of the creditor, the character of such claim, whether open account, note, bond, bill obligatory, judgment, or ^{1862, c. 142.} ^{How claims} ^{against dece-} ^{dent to be en-} ^{tered in book} ^{by register}