92d. Work done and materials provided by O H, in his lifetime, Work done, etc for the defendant, at his request.

93d. And the form may be the same as between the original par- Form of stateties, adding proper words to show that the transaction occurred with the decedent.

Commencement of Declarations against Executors and Adminis-

94th. A. B., by his attorney (or in person, as the case may be), Commencement of declarations sues C. D., executor of the last will (or administrator of the goods, against executors and administrator of the goods, against executors are also account to the goods, against executors are also account to the goods, against executors are also account to the goods. chattels, etc.), of P. S., deceased, for (here state the cause of action). 1strators 34 Md 99.

Conclusion of Declarations against Executors and Administrators.

95th. And the plaintiff claims \$---- (or if the action be to re- Conclusion of cover specific goods), the plaintiff claims a return of the said goods, or their value, and \$---- for their detention.

Statement of Causes of Action against Executors and Administrators.

96th. Causes of action may be stated against executors and ad- How causes of ministrators in the same manner as if they were the original parties stated against thereto, except that proper words must be used to show that the same. claim was against the deceased in his lifetime.

Commencement of Pleas by Executors and Administrators.

97th. The defendant, executor of the last will (or administrator Pleas by same of the goods and chattels) of P. S, deceased, by S T., his attorney (or in person), says (here state the substance of the plea).

98th. And for a second plea the defendant says (here state the second plea. second plea).

Pleas in Action by Executors and Administrators.

99th. That the defendant has fully administered the goods and Plene adminischattels, rights and credits of the said P.S., deceased, and had done travel. so before this suit.

100th. That before this suit, and after the lapse of one year from Assets paid the date of his letters testamentary (or of administration), the de- away after notice to credifendant paid away, in discharge of just claims, all the assets of the tors without notice of claim. said P. S, deceased, which had come to his hands; and that, more than six months before he so paid, he gave notice to the creditors of P. S. to bring in their claims. And that at the time of such payment he had no notice or knowledge of the alleged claim, and that, since said payment, no further assets have come to his hands.

101st. That before this suit, and after the lapse of one year from Same the date of his letters testamentary (or of administration), the de-

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