- 57 Conditions upon which letters testamentary may be granted to married woman, testamentary bond of married woman under eighteen to be valid.
- 58. Bond of executor over eighteen years of age to be binding

Administration by Collector.

- 59. Where and in what cases to be granted.
- 60. Form of letters ad colligendum.
- 61. Bond of such administrator.
- 62. Oath of.
- 63. Duties of.
- 64. Allowance of commissions to.
- Powers of, to cease upon grant of letters testamentary or of administration.

Administration Durante Minoritate.

66. Where to be granted; duration of.

Administration Pendente Lite.

- 67 To whom to be granted.
- 68. 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.

- 69. When to be granted; form of letters.
- 70. Executor of executor not to be entitled.
- Court may order administrator of deceased administrator to pay over assets and account to administrator de bonis non; proceedings in such cases.
- 72. Return under oath of administrator of deceased administra-
- 73. Commission to be allowed and retained.

74. All administration bonds to be recorded in office of register of wills; certified copy to be evidence.

Administration by Foreign Executor and Administrator.

- Administrator or executor appointed in the District of Columbia may sue in Maryland.
- 76. Title of deceased non-resident to stocks in this State shall devolve on his foreign executor or administrator.
- 77. Courts of this State may, however, grant administration upon estate of such decedent.
- Special mode of transfer of such stocks.
- State tax on commissions of executor on such stocks to be paid.

Conveyance of Real Estate.

- 80. Executor or administrator may convey real estate of decedent when purchase money has been paid to decedent in his lifetime.
- 81. Section 80 applicable to administration granted in the District of Columbia.

Debts.

- 82. Administrator pays at his own risk debts not passed by the court or duly proved
- What shall be due proof of judgment or decree; oath of ereditor.
- 84. Oath by one of several creditors sufficient.
- Proof of specialty, bond, note or bill of exchange.
- 86. Proof of assignee of such claim
- 87. Protest of bill of exchange shall be required, when.
- 88. Proof of claim for rent.