

TESTAMENTARY LAW— <i>Continued.</i>	ART.	SEC.	PAGE
Court may examine agent on oath touching	93	7	1958
List of debts due by decedent may be returned under oath; to be recorded; to be <i>prima facie</i> evidence	93	8	1958
Not to be an admission of the justice of such debts; nor take them out of statute of limitation	93	9	1958
Personal estate payable in the future, how to be disposed of; proceedings in relation thereto	93	10	1959
Administrator of deceased administrator to account for decedent, and how.	93	11	1959
Husband of deceased administratrix to account for, and how compelled	93	12	1960
Allowance for goods perished or excusably lost.	93	13	1960
Administrator not to gain or lose by administration.	93	13	1960
ADMINISTRATION.			
Where to be granted	93	14	1960
May be granted to two or more persons, but to extend to whole estate.	93	15	1961
Persons applying for, to prove intestacy	93	16	1962
May be examined on oath	93	16	1962
When to be granted.	93	16	1962
Qualification of administrator and executor to be the same, and determined in same way.	93	17	1962
To whom to be granted, and order in which entitled	93	18-31	1962-4
Non-residents not entitled to notice before grant of; who must apply in order to be entitled to	93	32	1964
In granting administration residuary legatee preferred to all but widow; such legatee entitled to summons as executor.	93	33	1964
Judges of circuit court, orphans' court, and register of wills, of the county of deceased not to have, unless next of kin	93	34	1965
Discovery of will and grant of letters testamentary shall revoke.	93	35	1965