

TESTAMENTARY LAW— <i>Continued.</i>	ART.	SEC.	PAGE.
When administration bond may be sued by creditors	93	104	1990
Administrators may retain what sum to meet suits	93	105	1990.
What time will bar disputed claim unless suit brought	93	106	1990.
When administrator answerable for, after notice	93	107	1991
What notice administrator must give.	93	108	1992
How and on what proof fact of notice may be recorded	93	109	1992
Such record to be <i>prima facie</i> evidence	93	110	1992
When such record or copy shall be evidence	93	111	1992
Register to keep entries of claims passed, and how	93	112	1993
Such entry shall not be evidence of the justness or correctness of any claim	93	113	1993
What debts entitled to preference; order of preference.	93	114	1993
Taxes to be preferred claim	{ 81 68 93	{ 68 114	{ 1819 1993
Administrator not bound to notice unless proven or passed	93	115	1994
May appoint meeting of creditors for dividend	93	116	1994
Surplus; liability of administrator.	93	117	1994
DISTRIBUTION.			
Who entitled to, and in what order and shares.. . . .	93	118-142	1995-2000
What advancement to be reckoned in and how	93	124	1996
Person dying before, representatives to take; what posthumous child to take	93	132	1997
Illegitimate children to take from mother and each other	93	133	1998
When surplus to go to State; to be paid to school commissioners in such cases	93	134	1998
To be refunded to legal representative appearing	93	135	1998
How specific articles distributed.	93	136, 137	1998-9
Administrator to make deed of chattels real to distributee	93	138	1999