

INDEX.

2545

WILLS— <i>Continued.</i>	ART.	SEC.	PAGE.
Caveat of, how heard and decided.	93	339	2064
must be filed within three years after probate . . . .	93	335	2063
before and after grant of let- ters testamentary; pro- ceedings. . . . .	93	341	2064
In what cases court shall direct no- tice to be given to relations; delay for the coming in of objections .	93	338	2063
Executors or other persons exhibiting, shall be examined on oath as to ex- istence of any other . . . .	93	340	2064
If judgment be against, it shall not be received in any other county.	93	342	2064
All witnesses to shall be examined; proviso. . . . .	93	343	2065
Copy of, probated and recorded in another State to be evidence; proof of execution of, not required to be recorded. . . . .	93	344	2065
Attested copy of recorded, to be evi- dence; execution of original, to be subject to contest . . . .	93	345	2066
Probate when witnesses are dead or inaccessible . . . . .	93	346	2066
Certified copy of, executed and pro- bated out of this State may be re- corded by register, and shall be evidence. . . . .	93	347	2066
Original, to be retained by the reg- ister; when and how to be used as evidence . . . . .	93	348	2067
Register to receive, of living persons lodged with him for safe keeping; compensation for and record of de- posit of such . . . . .	93	349	2067
<i>See REGISTER OF WILLS.</i>			
<b>WITNESSES.</b>			
Summons, attachment and deposi- tions of, in proceedings in bound- ing lands . . . . .	15	10, 11, 13	366-7
In equity—			
Subpoenas for . . . . .	16	235	454
Examination of . . . . .	16	236	455
General question to . . . . .	16	237	455