

INDEX TO THE LAWS.

Chap. Sec.

GUARDIAN. . . . A female in case of the death of &c. before rendering a final account of her guardianship &c. and who may have a husband living at the time of her death, it shall be the duty of the husband to render an account &c. to the orphan's court, which if found correct, shall be admitted to record &c. as other guardians accounts; and in case of failure of the husband so to account, the Orphan's Court shall proceed by attachment, and may commit him until he shall render such account, 216 2

Copy of a bond of indemnity given by the security of any, may be demanded &c. upon which an action may be maintained &c, 216 3

Any person interested in the estate of any security upon a guardians bond shall have the privilege to call upon the, to give counter security, and the same proceedings shall be had therein &c. 216 4

On a female ward arriving at the age of eighteen years, her guardian shall exhibit a final account to the Orphan's Court &c. and shall deliver up &c. to the said ward, or ther husband if she be married, all the property &c. of said ward. On failure, his bond liable, and he shall also be liable to attachment and fine not exceeding 300 dollars 216 6

The final discharge of c. executed by any female of the age of eighteen years, before the orphan's court &c. shall have the same effect &c. as if such female were of the age of twenty one years 216 7

GUARDIANSHIP

Of all females shall exist and continue until the time such female shall arrive at the age of eighteen years or be married; and the orphans courts in this state shall have the same power to appoint guardians &c. to females under eighteen years of age who are unmarried, as they now have to appoint &c. under the age of sixteen years, 216 5