

COLLATERAL INHERITANCES, &c.—	Chap.	Sec.
court to order executor, &c., to sell all the right of such party so refusing, &c., or so much as may be necessary to pay his proportion of tax, &c.,	222	6
Bond of executor, &c., liable for tax, &c.,	“	7
In case executor, &c., refuse or neglect to perform his duty, orphan's court may revoke his letters, &c., and appoint another, his bond liable and same proceedings had against executor, whose letters are revoked, as are now prescribed, &c.,	“	8
Duties, &c., of administrator <i>de bonis non</i> , &c., the same under this act, &c., as heretofore prescribed for an executor or administrator, &c., subject to same liabilities and penalties, &c.,	“	9
*Where any real estate, personal or mixed, is liable to the tax imposed, &c., and no letters taken out, within 90 days after death, &c., Orphan's court in which administration should be granted, to issue summons for party entitled to letters, &c.; to shew cause why, &c., and if party entitled according to act of 1798, do not administer within reasonable time, to be fixed by court, or if incapable, or being capable, decline or refuse to appear, &c., then administration be granted to such person as court may deem proper, &c., when application is made to Judges of Orphan's court or Register of Wills, &c., for letters, &c., said Judges or Register of Wills, to inquire, &c., whether he knows or believes there is any real estate of testator, &c., liable to the tax, &c., answer of applicant to be given on oath, if Judges or Register require it,	“	10
Orphan's courts to compel and require every executor, &c., to return inventory and render administration accounts at the time required by law, in case of failure, his letters may be revoked, and court, if no remaining executor, &c., to appoint a new administrator,	“	11