

trator of such a deceased wife's estate to pay said funeral expenses out of her estate and to thereafter collect from the deceased wife's surviving husband a sum sufficient to reimburse said decedent's estate for the amount so paid out of it to cover said funeral expenses. The provisions of this subtitle are not intended to relieve a surviving husband of his liability for the payment of his deceased wife's funeral expenses, but is intended to make a deceased wife's estate, providing it be solvent, a primary source from which her funeral expenses may be paid.

109.

An administrator shall discharge all just claims known to him or pay each claimant his just proportion of the money then in his hands (retaining as herein directed) [.] within [thirteen] *fifteen* months from the date of his letters, or within such further time, not exceeding [four] *six* months longer, as shall be allowed by the orphans' court, on his making oath that he hath reason to apprehend that the personal estate and assets which are or shall be in his hands will be insufficient to discharge the just debts of and claims against the deceased; it shall likewise be his duty, once in every term of six months, after the first distribution, to make a distribution of the money which hath since come [to] *into* his hands, until he shall have fully administered, and, on failure, his administration bond may be put in suit.

128.

The register of wills shall enter in a suitable book, to be provided by him for that purpose, all claims against a decedent, in regular order, as they are passed by the orphans' court or register of wills, giving the date of the passage, the name of the creditor, the character of such claim, whether open account, note, bond, bill obligatory, judgment or other evidence of debt, and the amount thereof; if an open account, the interest due thereon up to the date of the passage shall be stated separately; if a note, bond, bill obligatory, judgment or other evidence of debt, the date thereof, and the date from which interest begins to run shall also be stated, and other particulars of such claims; and the entry of a claim upon such book shall be taken as notice to the administrator of its existence [; and the register of wills shall be entitled to receive, for making such entry of each claim, the sum of ten cents, to be paid by the claimant].

174.

When a guardian or guardians shall be appointed to such infant, or the said infant shall arrive at age, [or if a female be married—whichever shall first happen—] the administrator shall render to the orphans' court an account on oath of the manner in which the duties imposed by §§ 171 and 172 of this article have been discharged, in the same manner and upon the same principles as guardians are hereafter required to settle their accounts, and subject to the like control and authority of the court in all respects; and the said account shall be separate and distinct from the administration of the personal estate of the deceased; and the orphans' court shall thereupon pass an order directing such administrator to pay over to the guardian or guardians, or to the person entitled, as the case