

[201] 33. Same—Liability on failure to account.

On a guardian's failure to account, as herein directed, his bond shall be liable to be put in suit, and he shall also be liable to attachment and fine as aforesaid; but he shall not be liable to any fine in a court of law.

[202] 34. Same—Where annual income does not exceed fifty dollars.

No register of wills shall, ex officio, issue any citation to any guardian for the rendering of an account where the annual income or profits of the estate of the ward shall not exceed fifty dollars.

[203] 35. Same—Administrator of deceased guardian.

In case of the death of any guardian before an account of his guardianship shall have been settled with the orphans' court, it shall be the duty of his administrator to render such account, showing thereby the amount with which such guardian may be properly chargeable, and the disbursements made by the deceased guardian; and the account so rendered shall be examined by the court, and if found to be correct shall be admitted to record in the same manner that other guardian accounts are examined and recorded.

[204] 36. Same—Natural guardians or guardians appointed by will.

Every natural guardian, or guardian appointed by last will and testament, of the estate and property of minors, shall settle an account of his guardianship, and shall be under the like rules and regulations hereinbefore prescribed for other guardians.

[205] 37. Revocation of appointment—Appointment of new guardian.

The orphans' court may, in their discretion, upon the application in writing of any guardian whom they may have appointed, revoke the appointment of such guardian and appoint a new guardian or guardians.

[206] 38. Same—Compelling delivery of property to new guardian.

If any guardian whose appointment is revoked shall refuse or neglect, in a reasonable time after demand, to deliver over to such new guardian or guardians the property of his ward, the court may compel the same by attachment, and may direct the bond of such removed guardian to be put in suit.

[207] 39. Same—Liability of guardian whose appointment is revoked; revocation not effective until new guardian accepts.

Nothing contained in Sections **[205 and 206]** 37 and 38 shall be construed to relieve the guardian whose appointment is revoked from the liabilities of other guardians whose appointments are revoked; and such revocation shall be of no force and effect whatsoever until the newly appointed guardian shall have signified his acceptance of the appointment by filing in the orphans' court his bond, in such penalty and with such sureties as the court shall approve.