

	SEC.	ART.	PAGE.
ABSCONDING DEBTOR.			
Who to be deemed,	3	67	672
What averment of, sufficient in affidavit for attachment,	3	67	672
<i>See ATTACHMENTS.</i>			
ACADEMIES.			
Donations to,	100	27	264
ACCEPTANCES.			
<i>See BILLS OF EXCHANGE, OF LADING.</i>			
ACCOUNT.			
When administrator to render,	210	50	472
What first to contain,	211	50	472
Subsequent accounts, when to be rendered,	211	50	472
Failing to return, letters revoked,	212	50	472
And bond sued,	212	50	473
What damages recoverable,	212	50	473
What account to contain,	213	50	473
Order of disbursements,	214	50	473
Commissions to executor who receives legacy,	215	50	473
Agent may be examined on oath touching,	216	50	473
List of debts due by decedent may be returned, and effect of,	122, 123	50	454
To be recorded and copy evidence, and of what,	122	50	454
Personal estate payable in the future, how to be disposed of,	186	50	467
Administrator of deceased administrator to account for decedent, and how,	217	50	474
Husband of deceased administratrix to account for, and how compelled,	218	50	474
Allowance for losses in,	219	50	474
Administrator not to gain or lose by administration,	219	50	474
Distribution of surplus,	220	50	474
Guardians to account, and when,	33	52	491
To account for profits and be allowed for losses,	32	52	491
What first account to contain,	42	52	492
All accounts, what,	43	52	493
How guardian compelled to account,	46	52	493
Administrator of guardian to account for,	48	52	493
Husband of deceased guardian to account for,	49	52	493
How compelled,	50	52	494
Natural guardian to account,	51	52	494
Guardian by will to account,	51	52	494
When guardian to render final account,	52	52	494
Against decedent, how proven,	158	50	460
Of merchant for sale of goods, how proven out of the State,	41	70	758
In the State,	42	70	758
When oath of party sufficient to prove,	43	70	759
Defendant may controvert,	44	70	759
Courts may appoint auditor in actions founded on,	19	59	546