ACTS OF ASSEMBLY. How and what number to be printed, 5 7 75 How and to whom to be distributed, 6, 7, 8 8 77, 78 Private, how proven, 45 70 759 ADJUTANT-GENERAL. Duties of, 7 18 190 See MILITIA. ADMINISTRATION. Where to be granted, 70 50 445 In what county granted, 71 50 445 May be granted to two or more, but to extend to whole estate, 73 50 445 May be examined on oath, 73 50 445 May be examined on oath, 73 50 445 When to be granted, 70 70 70 70 70 70 70 70 70 70 70 70 70	ACTIONS (continued). How long to continue in Court of Appeals, Party injured not to be deprived from having civil action for the recovery of money received or property taken,	SEC. 30 26	Авт. 71 73	PAGE. 768
How and what number to be printed,				
How and what number to be printed,	ACTS OF ASSEMBLY.			
How and to whom to be distributed,		5	7	75
Private, how proven,		_		
ADJUTANT-GENERAL. Duties of,				
Duties of,	2227000, 1077 (22700)	10		100
ADMINISTRATION Where to be granted,	ADJUTANT-GENERAL.			
ADMINISTRATION Where to be granted	Duties of,	. 7	18	190
ADMINISTRATION. Where to be granted,	·	•		
Where to be granted, 70 50 445 In what county granted, 71 50 445 May be granted to two or more, but to extend to whole estate, 72 50 445 Person applying for, to prove intestacy, 73 50 445 May be examined on oath, 73 50 445 When to be granted, 70,73 50 445 When to be granted and order in which entitled, 78-91 50 446 447 To whom to be granted and order in which entitled, 78-91 50 446 447 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 Choses in action to devolve on without, 92 50 447 When the bush and entitled to prossession during life, how granted,				
In what county granted,	ADMINISTRATION.			
May be granted to two or more, but to extend to whole estate, 72 50 445 Person applying for, to prove intestacy, 73 50 445 May be examined on oath, 73 50 445 When to be granted, 70, 73 50 445 When to be granted, 70, 73 50 445 To whom to be granted and order in which entitled, 74 50 445 To whom to be granted and order in which entitled, 78-91 50 446 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 When to be reduced to possession, 92 50 447 Whon to be deduced to possession during life, how granted, 92 50 447 When to be deduced to possession during life, how granted, 92 50 447 When husband entitled to hide estate only, 92 50 447 Residuary legatee, to whom preferred, 94 50 448 Entitled to summons as executor, 94 50	Where to be granted,	70	50	445
estate, 72 50 445 Person applying for, to prove intestacy, 73 50 445 May be examined on oath, 73 50 445 When to be granted, 70, 73 50 445 Qualification of administrator and how determined, 74 50 445 To whom to be granted and order in which entitled, 78-91 50 446 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 When husband need not administer, 92 50 447 Whon to be ieduced to possession,	In what county granted,	71	50	445
estate, 72 50 445 Person applying for, to prove intestacy, 73 50 445 May be examined on oath, 73 50 445 When to be granted, 70, 73 50 445 Qualification of administrator and how determined, 74 50 445 To whom to be granted and order in which entitled, 78-91 50 446 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 When husband need not administer, 92 50 447 Whon to be ieduced to possession,	May be granted to two or more, but to extend to whole			
Person applying for, to prove intestacy,		72	50	445
May be examined on oath, 73 50 445 When to be granted, 70,73 50 445 Qualification of administrator and how determined, 74 50 445 To whom to be granted and order in which entitled, 78-91 50 446-447 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 When to be reduced to possession, 92 50 447 When to be ieduced into possession during life, how granted, 92 50 447 When husband entitled to life estate only, 92 50 447 When husband entitled to life estate only, 92 50 447 Residuary legatee, to whom preferred, 94 50 448 Entitled to summons as executor, 94 50 448 Who entitled to notice before grant of, 93 50 447 Who may not have administration, 95 50 448 Discovery of will and grant of letters testamentary to 75 50 <		73	50	445
When to be granted,		73	50	445
Qualification of administrator and how determined, 74 50 445 To whom to be granted and order in which entitled, 78-91 50 446-447 When husband need not administer, 92 50 447 Choses in action to devolve on without, 92 50 447 When to be reduced to possession, 92 50 447 When to be reduced to possession during life, how granted, 92 50 447 When the bushand entitled to life estate only, 92 50 447 Residuary legatee, to whom preferred, 94 50 448 Entitled to summons as executor, 94 50 448 Who entitled to notice before grant of, 93 50 447 Who may not have administration, 95 50 448 Discovery of will and grant of letters testamentary to revoke, 48 50 439 Acts of administrator before revocation valid, 75 50 446 Suits by and against to bind, 75 50 446 How new parties made, 75 <td< td=""><td>When to be granted,</td><td>70, 73</td><td>50</td><td>445</td></td<>	When to be granted,	70, 73	50	445
To whom to be granted and order in which entitled, . 78-91 50 446-447 When husband need not administer,		•	50	445
When husband need not administer,		7891	50	446-447
Choses in action to devolve on without, 92 50 447 When to be reduced to possession, 92 50 447 If not reduced into possession during life, how granted, 92 50 447 When husband entitled to life estate only, 92 50 447 Residuary legatee, to whom preferred, 94 50 448 Entitled to summons as executor, 94 50 448 Who entitled to notice before grant of, 93 50 447 Who may not have administration, 95 50 448 Discovery of will and grant of letters testamentary to 95 50 448 Discovery of will and grant of letters testamentary to 850 439 Acts of administrator before revocation valid, 75 50 446 Suits by and against to be prosecuted, 75 50 446 Suits by and against to be prosecuted, 75 50 446 How new parties made, 75 50 446 Person entitled may renounce, 96 50 448 To whom to be granted on renunciation, 96 50 44		92	50	447
When to be reduced to possession,		92	50	447
If not reduced into possession during life, how granted, When husband entitled to life estate only,		92		447
When husband entitled to life estate only,		92	50	447
Residuary legatee, to whom preferred,		92	50	447
Entitled to summons as executor,	• • • • • • • • • • • • • • • • • • • •	94	50	448
Who entitled to notice before grant of,		94	50	448
Who may not have administration,		93	50	447
Discovery of will and grant of letters testamentary to revoke,		95	50	448
revoke,				
Acts of administrator before revocation valid,		48	50	439
Suits by and against to be prosecuted,		75		
Judgments for and against to bind,		75	50	446
How new parties made,		75	50	446
Person entitled may renounce,		75	50	446
To whom to be granted on renunciation,		96	50	448
Proceedings on declining letters by persons entitled,	· · · · · · · · · · · · · · · · · · ·	96	50	448
On resignation of persons who have accepted,		96	50	448
Bond to be given before grant of,		96	50	448
Condition of bond, how approved and where recorded, Oath to be taken by administrator,		76	50	446
Oath to be taken by administrator,		76	50	44 6
When compellable for purpose of collecting collateral inheritance tax and how,		77	50	44 6
inheritance tax and how,				
ADMINISTRATION BY COLLECTOR		122, 123	11	120
	•	•		
When letters ad colligendum to be granted, 97 50 448	ADMINISTRATION BY COLLECTOR			
	When letters ad colligendum to be granted,	97	50	448