

1. To make and return to the county court, within such time as the court shall direct, a true inventory of all the goods, chattels, rights, credits, and estate so devised or bequeathed;

2. To annually render an account to such court of the trust estate in his hands, of the management, disposition, and annual income thereof;

3. To faithfully execute such trust under the direction of the court according to the true intent and meaning thereof.

4. To adjust and settle his accounts with such court at the expiration of his trust and pay and deliver to the person entitled thereto all balances, money, and property in his possession and for which he is liable as such trustee. But if the testator in his will has directed that no bond be required of such trustee, none need be given by him unless the court, at the time of proving the will or thereafter, shall determine that a bond is required by a change in the circumstances or situation of the trustee or for other sufficient reason. The cost of procuring a bond may be allowed the trustee, as provided in section 2932.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 28, 1909.

No. 454, S.]

[Published May 31, 1909.

CHAPTER 221.

AN ACT to amend subsection 22 of section 2982 of the statutes, relating to exemptions from execution.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection 22 of section 2982 of the statutes is amended to read: 22. The shares held by a member of a local building and loan association as the same is defined in section 2009, to the value of one thousand dollars at the time of the withdrawal thereof; but this subdivision shall not apply to any person owning a homestead which is exempt.

The exemptions provided for in subdivisions three, six, seven, eight, nine, eleven, thirteen, fourteen, seventeen, * * * nineteen, and twenty-two of this section shall extend only to debtors having an actual residence in this state, and when such debtors and their families or any of them shall be removing from one place of residence to another, and those granted in

subdivisions five, six, eleven, thirteen, fourteen, fifteen, seventeen, * * * nineteen, and *twenty-two* hereof shall not be claimed as against an attachment or execution issued upon a judgment for the plaintiff in an action brought to recover compensation for any manual or domestic labor rendered or performed by any female in or about the dwelling of another. No property exempted by the provisions of this section shall be exempt from execution or attachment brought by any person for the recovery of the whole or any part of the purchase-money of the same property. All articles so exempted may be selected by the debtor, his agent, clerk, or legal representative, when necessary to distinguish the same; and if they shall fail or neglect to claim such exemption, the debtor's wife, unless she shall have deserted him, may, before sale, select the same and in her own name maintain an action for the recovery of the possession, or the value thereof, if the same shall have been taken away, provided the claim of exemption and selection have been made.

SECTION 2. This act shall take effect and be in force from and after its passage and publication.

Approved May 28, 1909.

No. 533, S.]

[Published May 31, 1909.]

CHAPTER 222.

AN ACT to amend subsection 9 of section 461 of the statutes, relating to powers of county superintendents to hold school board conventions.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection 9 of section 461 of the statutes is amended to read: 9. The county or district superintendent of schools shall annually call and hold at least one school board convention for his superintendent district, at the county seat or some other convenient place, for the purpose of consultation, advice, and instruction upon matters pertaining to the management of the schools. *The county superintendent may determine the number of days each convention shall be in session, provided no convention shall be held for more than two consecutive days.* Each district clerk shall, and the director and treasurer may, attend such convention. Each member present shall be allowed two dollars for each day's attendance at the convention, provided his certificate of attendance shall show