28. Where an executor or administrator, liable as such to the rents, As to liability covenants or agreements contained in any lease or agreement for a of executor or lease granted or assigned to the testator or intestate whose estate is administrator being administered, shall have satisfied all such liabilities under the said rents, cov-5 lease or agreement for a lease as may have accrued due and been claimed enants, or up to the time of the assignment hereinafter mentioned, and shall have agreements. set apart a sufficient fund to answer any future claim that may be made in respect of any fixed and ascertained sum covenanted or agreed by the lessee to be laid out on the property demised or agreed to be demised, 10 although the period for laying out the same may not have arrived, and shall have assigned the lease or agreement for a lease to a purchaser thereof, he shall be at liberty to distribute the residuary personal estate of the deceased to and amongst the parties entitled thereto respectively, without appropriating any part, or any further part, (as the case may 15 be,) of the personal estate of the deceased, to meet any future liability under the said lease or agreement for a lease; and the executor or ad-

ministrator so distributing the residuary estate shall not, after having assigned the said lease or agreement for a lease, and having, where necessary, set apart such sufficient fund as aforesaid, be personally liable in 20 respect of any subsequent claim under the said lease or agreement for a lease: but nothing herein contained shall prejudice the right of the lessor or those claiming under him, to follow the assets of the deceased into the hands of the person or persons to or amongst whom the said

assets may have been distributed. 22 & 23 Vic., cap. 35, sec. xxvii. 29. In like manner, where an executor or administrator, liable as such as to liability to the rent, covenants or agreements contained in any conveyance on of executor in chief rent or rent-charge, (whether any such rent be by limitation of respect of Rents, &c., in use, grant or reservation,) or agreement for such conveyance, granted Conveyances or assigned to or made and entered into with the testator or intestate on rent

30 whose estate is being administered, shall have satisfied all such liabilities charges. under the said conveyance, or agreement for a conveyance, as may have accrued due and been claimed up to the time of the conveyance hereinafter mentioned, and shall have set apart a sufficient fund to answer any future claim that may be made in respect of any fixed and ascertained 25 sum covenanted or agreed by the grantee to be laid out on the property conveyed, or agreed to be conveyed, although the period for laying out the same may not have arrived, and shall have conveyed such property, or assigned the said agreement for such conveyance as aforesaid, to a purchaser thereof, he shall be at liberty to distribute the residuary per-40 sonal estate of the deceased to and amongst the parties entitled thereto respectively, without appropriating any part or any further part (as the case may be) of the personal estate of the deceased to meet any future liability under the said conveyance or agreement for a conveyance; and the executor or administrator so distributing the residuary 45 estate shall not, after having made or executed such conveyance or assignment, and having, where necessary, set apart such sufficient fund as aforesaid, be personally liable in respect of any subsequent claim under the said conveyance, or agreement for conveyance; but nothing herein contained shall prejudice the right of the grantor, or those 50 claiming under him, to follow the assets of the deceased into the hands of the person or persons to or among whom the said assets may have been distributed. 22 & 28 Vic., cap. 35, sec. xxviii.

30. Where an executor or administrator shall have given such or the As to distrilike notices as in the opinion of the Court in which such executor or bution of the 55 administrator is sought to be charged, would have been given by the assets of Tes-Court of Chancery in an administration suit, for creditors and others to tator or lates-Court of Chancery in an administration suit, for creditors and others to tate after nosend in to the executor or administrator their claims against the estate tice given by of the testator or intestate, such executor or administrator shall, at the Executor or expiration of the time named in the said notices, or the last of the said for.