

Administrators not having assets to discharge a claim, or any part for which suit is brought, may plead the fact—1802, ch. 101, sec. 1, . . .	471
If, on trial, (the demand being contested,) there be any other issue than on the subject of assets, the jury, if they find the amount of assets less than the debt, shall declare the amount of the debt and the sum to be paid by the defendant—1802, ch. 101, sec. 1,	472
The sum so to be paid to be ascertained by reference to the assets in hand, and the debts due from the deceased—1802, ch. 101, sec. 1,	472
Judgment thereupon to be entered for the debt or damages, &c. to be released on payment of the sum ascertained by the verdict, and interest from the time of the judgment—1802, ch. 101, sec. 1,	472
The said sum to be levied of the goods and chattels of the deceased, or of the defendant—1802, ch. 101, sec. 1,	472
The residue of the debt or damages to be levied of the goods and chattels of the deceased thereafter coming to hand, or of the defendant—1802, ch. 101, sec. 1,	472
On such assets arising thereafter, the plaintiff may issue scire facias, on which a trial may be had—1802, ch. 101, sec. 1,	472
The crop growing on the lands of a deceased person, at the time of his death, to be assets in the hands of the administrator, &c.—1802, ch. 101, sec. 2, p. 472; 1807, ch. 136, sec. 1,	553
Directions for proceedings on the revocation of letters ad colligendum—1802, ch. 101, sec. 5,	473
On the revocation of letters testamentary or of administration—1802, ch. 101, sec. 6, 7,	473
Administrators, &c. not bound to take notice of or discover any judgment or decree against the deceased—1802, ch. 101, sec. 8,	474
Creditors on judgment, &c. to exhibit their claims as other creditors, subject to be barred in like manner—1802, ch. 101, sec. 8,	474
But not deprived of their preference, if the claim is exhibited in due time—1802, ch. 101, sec. 8,	474
Where claims against deceased persons estates are known to the executor or administrator, and the claimants shall neglect to bring in such claims, legally authenticated, after notice, &c. within the time limited, such claimants to be in the same situation with those whose claims are unknown to the executor or administrator—1823, ch. 131, sec. 2,	792
Administrators, &c. may contest claims passed by the orphans courts, or registers, which thereupon shall be proved, as if no such order had been made—1802, ch. 101, sec. 9,	474
Administrators not to retain property which had by law devolved on free schools, on account of their being, in some counties, abolished; but the same to go to colleges, or schools, or if none, to the county—1802, ch. 101, sec. 11,	475
See <i>Baltimore County</i> .	
The 7th, 8th, and 9th sections of ch. 8, of the act of 1798, ch. 101, and such other parts as are repugnant to this act, repealed—1802, ch. 101, sec. 13.	475
Administrators may be called on to give counter security; on refusal	