

nine of article XI of this code; and if, upon the returns of said appraisalment, it should exceed the sum of twenty-five hundred dollars, the said Orphans' Court shall not proceed to order said sales.

Art 93, s 281
1828, c 174, s 1
How trustees
appointed by
will may dis-
claim trust

207. In all cases where two or more trustees have been or shall be appointed by last will to execute any trust, with power on the death of one or more of such trustees to the survivor or survivors to execute such trust, or to sell or dispose of, and convey any lands hereditaments, or other property, or any estate or interest therein devised to them jointly, if any one or more of such trustees shall in writing, signed by him or them, and attested by a witness, relinquish or disclaim such trust, or refuse to act as a trustee under such will, and deliver such writing to the register of wills having charge of such will for record, the right of such trustee or trustees so relinquishing, disclaiming, or refusing to act, shall thereupon cease and be determined.

Id s 282
1828, c 174, s 1.
Remaining
trustees so ap-
pointed to be
capable

208. The remaining trustee or trustees appointed by said will, who shall assent to act, shall be as fully capable and entitled to execute the trusts under such will, and to make all deeds, and do all necessary acts for that purpose as if the trustees so relinquishing, disclaiming, or refusing to act had died, and the trustee or trustees so assenting to act had survived him or them.

Id s 283
1828, c 174, s 1
Disclaimer of
trusteeship not
to impair right
to legacy

209. No such relinquishment, disclaimer, or refusal to act by any trustee, shall be construed to release or impair his right or claim to any devise, legacy, or bequest, derived or bequeathed to him by such will for his own use, unless such devise, legacy, or bequest shall be expressly declared in the will to be as a compensation for his services as trustee.

ACCOUNTS OF ADMINISTRATORS, ETC.

Art 93, s 1
1798, c 101,
sub-c 8, s 1,
1831, c 315, s 3
Administrator,
when to render
account
21 Md 156,
41 Md 354

210. Every administrator shall render to the Orphans' Court of the county in which he shall have obtained letters of administration, within the period of twelve months from the date of such letters, the first account of his administration.

Id s 2
1798, c 101,
sub-c 10, s 3
If first account
does not show
full administra-
tion
8 Md 517, 10
Md 362, 14 Md
389, 17 Md 569,
28 Md 45, 41
Md 354

211. If the first account shall not show the estate which was on hand to be fully administered, another account shall be returned within six months thereafter, and within every term of six months thereafter an account shall be returned, until the estate shall appear to be fully administered; and whenever a discovery or receipt of assets shall take place after rendering an account, another account shall be rendered within six months thereafter; but an administrator shall not be obliged to render accounts when it appears to the court that the estate has been fully administered, except as to debts which the court shall deem desperate.

Subsequent ac-
counts, when to
be rendered

212. If an administrator shall fail to return an account as before directed within the time limited by law, or within such further time as the Orphans' Court shall allow, not exceeding six months, his letters, on application of any person interested, may be revoked, and administration may be granted at the discretion of the court;

Id s 3
1798, c 101,
sub-c 10, s 9,
1831, c 315, s 3
Failure to re-
turn, to revoke
letters
21 Md 156, 426,
23 Md 275, 26