

the benefit of the said trustees, and their successors, so as most effectually to answer the objects and design of this act towards the advancement and promotion of knowledge and virtue. CHAP. 134.

CHAP. CXXXV.

An Act to authorise William Hanay and James Riche to sell and dispose of the Real Estate of Isaac Handy, late of Somerset County, deceased. Lib. TH. No. 1, fol. 472. A Private Act. Passed Jan 22 1808
A Supplement, 1808, ch. 118.

CHAP. CXXXVI.

A Further Additional Supplement to the act(a), entitled, An act for amending, and reducing into System, the Laws and Regulations concerning Last Wills and Testaments, the duties of Executors, Administrators and Guardians, and the Rights of Orphans and other Representatives of Deceased Persons. Lib. TH. No. 1, fol. 474. Passed Jan 20 1809

(a) 1798, ch. 101. See 1802, ch. 101, and the acts there referred to.

1. BE IT ENACTED, by the General Assembly of Maryland, That after the first day of October next the crop growing upon land devised by any deceased person, and by him or her begun, shall be deemed and considered as assets in the hands of an executor or administrator, in the same manner that the crop growing upon land not devised is. Crop growing upon land devised to be considered as assets, &c.

2 AND BE IT ENACTED, That if any security of a guardian, appointed by virtue of the act to which this is a supplement, shall conceive him or herself in danger of suffering from the suretyship, he may apply to the orphans court by which such guardian was appointed, and the said court may call on such guardian to give counter security, and if the said guardian shall not, within a fixed reasonable time, give such counter security, the said court may revoke the appointment of such guardian, and appoint a new guardian; and in case the guardian whose appointment is revoked as aforesaid, shall refuse or neglect, in a reasonable time after demand, to deliver over to such new guardian the property of the ward, the said court may compel the same by attachment, and may direct the bond of such displaced guardian to be put in suit. In certain cases guardian may be called on to give counter-security, &c.

3. AND BE IT ENACTED, That it shall and may be lawful for the several orphans courts in this state to call upon any executor or administrator, to whom letters testamentary or of administration have been by them respectively granted, to give new security, to be approved of by such court, and if such executor or administrator shall refuse or neglect to give such new security within a fixed reasonable time, the said court may revoke such letters testamentary or of administration, and appoint a new administrator or administrators; and in case such executor or administrator shall refuse or neglect, in a reasonable time after demand, to deliver over to such new administrator or administrators the property of the deceased remaining in his hands unadministered, the said court may compel the same by attachment, and may direct the administration bond of such executor or administrator to be put in suit. Court may call on executor or administrator to give new security, &c.

By 1817, ch. 178, in all cases where letters testamentary or of administration have been or may be revoked, and new letters granted, the court are authorised to enforce by attachment, sequestration of property and imprisonment, the delivery or payment over of all unadministered assets by the person whose letters have been or may be revoked, to the person to whom new letters are granted.