

EXECUTORS AND ADMINISTRATORS—Continued—

payment of debts

- no distinction between specialty and simple contract debts, 371.
- rent, 479.
- judgment, 795.
- lands liable for, 371.

distribution

- what constitutes, and practice relative to, 798.
- no distinction between legal and equitable assets, 370, 371.
- to widow, where she takes under will in lieu of thirds, 401-405.

devastavit

- what matters amount to, 809-810.
- remedies for, in general, 797 *et seq.*
- liability of representative of executor etc., for, at common law, 797.
- liability for, under English statute, 797 *et seq.*
- remedy of legatee for, 797.
- as entitling creditor to resort to realty, 807.
- when participants, other than executor etc., liable for, 801-803, 809.
- matters of pleading and practice relative to, 811.

F

FACTORS—

See *BROKERS*.

FALSE IMPRISONMENT—

character of arrest or imprisonment as constituting, 242.

FALSE PRETENSES—

punishment, 81.

FEE SIMPLE—

See *FEE TAIL*; *RULE IN SHELLEY'S CASE*.
conditional, defined and construed, 121.

FEE TAIL—

See *RULE IN SHELLEY'S CASE*.
effect of, at common law, 121.
general, what is, 122.
powers of tenant over, in general, 126.
power of tenant in tail to bind issue by lease, 429.
effect of lease made by tenant in tail, upon his death without issue, 429.
operation of Statute *De Donis* etc., upon, 121.
conversion of, into fee simple, 122-123, 125-126, 353, 430.
transfer of, as fee simple, 123-126.
general, descent of, 121-122.
summary of Maryland law as to estates in, 127.
applicability of Statute *De Donis* etc. to personalty, 120.