252.

Jurisdiction of Orphans' Court under this section and secs. 253, 256 and 257, not affected by fact that former administrator claims title to securities also claimed by new administrator. When equity will assume jurisdiction; injunction preventing access to safe deposit box. See notes to sec. 263. Anderson v. Curran, 155 Md. 544.

Cited but not construed in Mobley v. Mobley, 149 Md. 410 (See notes to sec 53)

253.

Orphans' Court has authority under this section and sec. 269 to compel obedience to its order and to revoke letters; effect of final account. Marx v. Reinecke, 145 Md. 320.

To first note to this section beginning on page 2959, vol. 2, of Code, add Anderson v. Curran, 155 Md. 543.

To fourth note to this section, page 2959, vol. 2, of Code, add Fulford v. Fulford, 153 Md. 88.

See notes to sec. 252.

256.

See notes to sec. 252.

257.

See notes to sec. 252.

263.

Where both former administrator and new administrator claim property and both are in Orphans' Court, whose powers are adequate, that court may direct plenary proceedings under this section with right to issues under sec. 264. See notes to sec. 252. Anderson v. Curran, 155 Md. 546.

As against administratrix, there is no need to resort to equity for discovery or account in respect to assets of deceased. Street v. Stubblefield, 20 F. (2nd), (Ct. Apps., D. C.), 1019.

264.

Issue as to caveator's knowledge of facts affecting integrity of will, when he accepted legacy thereunder, should have been granted. Schmidt v. Johnston, 154 Md. 133.

See notes to secs. 263 and 252.

269.

See notes to sec. 253.

271.

This section referred to—see notes to sec. 5. Mudge v. Mudge, 155 Md. 3. This section referred to—see notes to sec. 252. Anderson v. Curran, 155 Md. 542.

Register of Wills.

272.

As to returns by registers of wills of assessable property, see art. 81, sec. 35. As to the duty of registers of wills rc collateral inheritance taxes, see art. 81, sec. 127. $et\ seq$.

276.

Failure of docket to show that court fixed penalty of bond under sec. 42. See notes to sec. 42. State v. Talbott, 148 Md. 80.