suits pending by or against any such administrator, may be prose- All suits to cuted or defended by the executor or administrator appointed to succeed them, in the same manner as hereinbefore provided where letters of administration have been revoked by the production of a will and the grant of letters testamentary

ADMINISTRATOR DE BONIS NON.

107. If an executor or administrator shall die before adminis- Art 93, 8 70 1798. c 101. tration is completed, letters de bonis non, or de bonis non cum sub-cs 5-14, ss testamento annexo, may be granted at the discretion of the court, debons non, giving preference, however, to the person entitled, if he shall actually apply for the same; and the form of the letters shall be as Md 408. 38 Md 408. 3 tered" be added in their proper place, and the authority conferred Authority conthereby shall be to administer all things herein described as assets, not converted into money and not distributed and delivered or retained by the executor or former administrator, under the court's direction.

- 108. In no case shall the executor of an executor be entitled as $\frac{\text{Id s. 71}}{1820}$ c $\frac{174}{5}$, s $\frac{3}{5}$ executor to administration de bonis non of the first deceased.
- 109. The court shall, on the application of an administrator de Id 8.72 bonis non, order the administrator of a deceased administrator to Proceedings to deliver over to him all the bonds, notes, accounts, and evidences of enforce delivery debt which the deceased administrator may have taken, received, or 26 Md 412, 28 Md 53, 47 had as administrator, at the time of his death, and also to pay over Md 559. to him the money in his hands as such, on or before a certain day; and upon proof of the service of such order and the neglect or refusal of the administrator to comply therewith by the time therein specified, the court may order the bond of the deceased administrator, or of the administrator so refusing, or both of them, to be put in suit by the administrator de bonis non.

To whom not to

110. The administrator of the deceased administrator shall re- Id s 73 turn upon oath to the court, on or before the day named in the order 1820, c 174, ss 4, 5 aforesaid, a list of the notes, bonds, accounts, and money aforesaid, of deceased as far as he can ascertain the same; and they shall, when collected, administrator to make return or the money paid over to him, be assets in the hands of the ad- 14 Md 388 47 Md 559 ministrator de bonis non, to be accounted for by him as such.

111. If the administrator of a deceased administrator shall id s 74 return such list, he shall be entitled to retain out of the money, Commissions of bonds, notes, and accounts, such commission as the court shall, in administrator making return. their discretion, allow, not exceeding ten per cent. on the principal 47 Md 559 inventory, to be accounted for by him in the settlement of the estate of his decedent. And if he refuse or neglect to return such list, no On failure to deduction shall be made on account of such commission from the return not allowed. damages to be recovered by the administrator de bons non; but he shall be bound to account for the commission, so lost by his default, in the settlement of his decedent's estate, or his bond shall be liable to be sued therefor.