Provisions
when not included in
inventory

Id s 219
1841, c 178, s 2,
1845, c 357, 3
Inventory to
embrace all
other assets
Id s 220
1798 c 101,
sub-c 7, 1802, c,
101, s 2, 1807, c
136, s 1, 1818, c
217, s 1, 2
What deemed
assets
17 Md 102,
33 Md 11,
43 Md 336

mansion-house farm, shall not be sold or included in the inventory of his estate, but shall remain for the use of the family of such decedent.

- 144. With the exception of the articles enumerated in the last two preceding sections, all the assets of the deceased shall be included in such inventory.
- 145. The following shall be deemed and taken for assets in the hands of an administrator, to wit: Leases for years, estates for the life of another person or persons, except those granted to the deceased and his heirs only; a common warrant for land not executed or located in the lifetime of the deceased; and all goods, wares, merchandise, utensils, furniture, cattle, stock, provisions, tobacco, and every kind of produce, the crop on the land of the deceased by him or her begun, things annexed to the freehold or building which may be removed without prejudice to the building, ornaments, and every species of personal property, except those things which are denominated heirlooms and the ornaments and jewels of a widow proper for her station, and the clothing of the family.

COLLECTING DEBTS AND SUITS BY EXECUTORS.

Art 93, 9 105 1798, c 101, sub-c 8, s 5 What suits administrator may bring, and to what suits liable 23 Md 312, 30 Md 248, 553, 32 Md 214, 35 Md 485

Costs.

146. Executors and administrators shall have full power to commence and prosecute any personal action whatever, at law or in equity, which the testator or intestate might have commenced and prosecuted, except actions of slander, and actions for injury done to the person, and they shall be liable to be sued in any court of law or equity in any action (except as aforesaid) which might have been maintained against the deceased; and they shall be entitled to and answerable for costs in the same manner as the deceased would have been, and shall be allowed for the same in their accounts, if the court awarding costs against them shall certify that there were probable grounds for instituting, prosecuting, or defending the action on which a judgment or decree shall have been given against them.

1861, c 44 In what cases personal actions not to die with the person.

147. The words, "actions for anything done to the person," used in the last preceding section, shall not be held to embrace actions for illegal arrest, false imprisonment, or violation of the twenty-third, twenty-sixth, thirty-first, and thirty second articles of the declaration of rights, or any of them, or of any provisions of this Code, touching the writ of habeas corpus, or proceedings thereunder; for all of which enumerated wrongs actions may be maintained by and against executors, as they may be or might have been by and against the party or parties deceased.

Art 93, s 223 1798, c 101, sub-c 10, s 4 To sue for sperate debts, and when. 148. The court shall examine every list of debts returned by an administrator, and for every debt which the court shall not mark as desperate or improper to be put in suit, the administrator shall commence a suit, unless the debt be paid within six months thereafter, or unless the debtor be out of the State, or unless the court shall think reasonable an excuse made within one month after the lapse of the said six months for not bringing suit; and, on failure