

Id s 11  
1816, c 203, s. 3  
Accounts of  
administrator  
of deceased  
administrator.  
23 Md 286,  
26 Md 813,  
28 Md 35

**217.** The administrator of a deceased administrator who shall die before an account of his administration hath been rendered, shall render an account, showing the amount of the assets received, and the payments made by his decedent, and the account shall, if found by the court to be correct, be admitted to record as other administration accounts.

Id s 12  
1829, c 216, s 2.  
Husband of de-  
ceased adminis-  
tratrix to ac-  
count.

**218.** The husband of an administratrix, who shall die before a final account of her administration shall have been settled, shall render such account, showing thereby the amount of money and property received, and of payments and disbursements made by such administratrix, or that may have been received or paid by him, and not before accounted for with the court, and the account so rendered shall, if found by the court to be correct, be admitted to record as other administration accounts, in cases where the administratrix rendered them in person; and in case of refusal of the husband to render such account, the court may proceed against him by attachment, and may commit him until he shall render such account.

How compelled

Id s 13  
1785, c 80, s 8.  
1798, c 101,  
sub-c 8, s. 2  
Allowance for  
losses.

**219.** The Orphans' Court shall have power to make allowance to any administrator or collector, for property of the decedent which has perished or been lost without the fault of the party; and no profit shall be made and no loss sustained by an administrator in the increase or decrease of the estate under his management; but the administrator shall return an inventory and account for such increase, and may be allowed for such decrease on the settlement of the final or other account.

Id s 119  
1798, c 101,  
sub-c 10, s 6  
When distribu-  
tion of surplus  
after discharge  
of debts  
6 Md 347, 7 Md  
28, 10 Md 560,  
21 Md 156, 28  
Md 34, 30 Md  
508, 7 G & J  
475

**220.** Whenever it shall appear by the first or other account of an executor or administrator, that all the claims against or debts of the decedent, which have been known by or notified to him, have been discharged or allowed for in his account, it shall be his duty to deliver up and distribute the surplus or residue as directed by article XLVIII of this Code; *provided*, that his power and duty with respect to future assets shall not cease; and after such delivery he shall not be liable for any debt afterwards notified to him; *provided*, he shall have advertised as hereinbefore directed, unless assets shall afterwards come into his hands, which shall be answerable for such debts.

Proviso.

#### DOWER.

Art 93, s 290  
1798, c 101,  
sub-c 13, s 6  
Liability for  
waste

**221.** If the widow commit waste in the lands of the deceased, she shall be liable to an action by the heir or devisee, or his guardian; and if she marry a second husband, he shall be liable for any waste committed by her before marriage, or by himself.

Id s 294  
1830, c 99, s 1  
Portion of ex-  
penses of im-  
proving lands,  
subject to  
dower, to be  
paid by widow.

**222.** The Orphans' Courts may adjudge, determine, and apportion, in their discretion, what part of the expenses shall be borne or paid by the widow, which may accrue in making the necessary repairs or improvements on the real estates in which a widow or