

or otherwise belonging to his ward, and every increase, and the profits thence arising, if any.

43. Every account of a guardian shall state his expenditures in maintaining and educating his ward, not exceeding the income of his estate, unless allowed by the court; and for no balance of money in his hands shall he be charged interest, unless he shall consent to take the same on interest, but the court may direct him to invest the same, and for the trouble and care of such guardian the court may allow any commission not exceeding ten per cent. on the annual income of the estate.

count to contain
8 Md 44, 230.

Id s 177,
1798, c 101,
sub-c 12, s 13
What accounts
to show

Commissions.

44. Any allowance which may be made by any Orphans' Court to a guardian for the clothing, support, maintenance, education, or for other expenses incurred by the guardian for his ward or his estate, and which shall have accrued subsequent to the death of the father of such ward, and before the guardian may have been appointed or given bond, shall have the same effect and operation in law, to all intents and purposes, as if such expense of the ward or his estate had accrued and become due subsequent to the time of the appointment of such guardian or his giving bond.

Id s 178,
1831, c 315, s. 9.
Allowance of
expenses of
ward before
appointment

45. In all cases in which the mother is left the natural guardian of her infant children, the Orphans' Courts are hereby authorized and required to allow the mother, as natural guardian, in the settlement of her accounts, all such charges, expenses, and commissions as are or may be authorized by law, in the case of other guardians.

Id s 179
1834, c 228, s. 1.
Allowance to
mother as
natural guardian

46. On a guardian's failing to account, as herein directed, his bond shall be liable to be put in suit, and he shall also be liable to attachment and fine as aforesaid, but he shall not be liable to any fine in a court of law.

Id s 180
1798, c 101,
sub-c 12, s 14
Proceedings
where guardian
fails to account.

47. No register of wills shall, ex-officio, issue any citation to any guardian for the rendering of an account where the annual income or profits of the estate of the ward shall not exceed fifty dollars.

Id s 181
1831, c 315, s 15
When register,
ex-officio, not to
issue citation

48. In case of the death of any guardian before an account of his guardianship shall have been settled with the Orphans' Court, it shall be the duty of his administrator to render such account, showing thereby the amount with which such guardian may be properly chargeable, and the disbursements made by the deceased guardian; and the account so rendered shall be examined by the court, and if found to be correct shall be admitted to record, in the same manner that other guardian accounts are examined and recorded.

Id s. 182.
1827, c 210.
Administrator
of guardian to
account

49. In case of the death of any female guardian before a final account of her guardianship shall have been settled with the Orphans' Court, and who shall have a husband living at the time of her decease, it shall be the duty of such husband to render an account, showing thereby the amount of money and property received, and the payments and disbursements made by such guar-

Id s 183.
1829, c. 216, s 2
Husband of
deceased female
guardian, to
account.