dian, or that may have been received and paid by the husband, and not accounted for with the court; and the account so rendered shall be examined by the Orphans' Court, and, if found to be correct, shall be admitted to record in the same manner, and shall be subject to the same rules and regulations as other guardian accounts.

Id s 184
1829, c 216, s 2.
Proceedings
where husband
fails to account

50. If the husband shall neglect or refuse to render such account, the Orphans' Court of the county where the guardian was appointed (or if it he the case of a testamentary guardian, where he or she is obliged to render an account), shall proceed against him by attachment, and may commit such husband until he shall render an account as aforesaid.

Id s 185
1816, c 203, s 1
Natural guardian and guardian appointed
by will to
account

Id s 192 1798, c 101, sub-c 12, s 15, 1829, c 216, s 5 Guardian, when to make final account and pay ward 21 Md 11, 22 Md 298,

How compelled

- 51. Every natural guardian, or guardian appointed by last will and testament, of the estate and property of minors, shall settle an account of his guardianship, and shall be under the like rules and regulations hereinbefore prescribed for other guardians.
- 52. On a ward's arrival at age, or on the marriage of a female ward, the guardian shall exhibit a final account to the Orphans' Court, and shall deliver up, agreeably to the court's order, to the said ward, or to the husband, as the case may require, all the property of such ward in his hands, including bonds and other securities; and, on failure, his bond may be put in suit, and he shall be liable to attachment and fine not exceeding three hundred dollars; and a female shall be of age at eighteen, for the purposes of this section.

FOREIGN GUARDIANS AND INFANTS.

Id s 195 1853, c 422, s. 1 When court may authorize foreign guardians to take possession of property and bring suits. 34 Md 675, 4 G & J 332.

53. Where any infant, not residing in this State, is entitled to any property or estate, real, personal, or mixed, or to any debts or choses in action in this State, or due by or recoverable from any person or persons, corporation or corporations, in this State, or from any estate upon which letters testamentary or of administration have been granted in this State, having no guardian appointed in this State, but having a guardian appointed in the State, District, or Territory, in which the infant resides, duly qualified according to the laws thereof, and who shall there have given good and sufficient security for the faithful performance of his trust as such, or in words to that effect, then, and in such case, the Orphans' Court of the county or city in this State in which such property, or any part thereof, of such infant may be situated, or where such debts or choses in action, or any part thereof, may be due or recoverable, either wholly or in part, shall pass an order authorizing and empowering such non-resident guardian to take into his possession such property, wherever situated in this State, and to sue for and recover such debts or choses in action, from all persons or corporations in this State, and from all estates upon which letters testamentary or of administration shall have been granted, and to act in all respects