tions thereto; and it shall be the duty of such executor or administrator to apply to the said court of equity or the orphans' court; and the said courts, respectively, shall have full power to decree or direct what part of the personal estate shall be retained or appropriated for the purpose, and in what manner it shall be disposed of, and the legacy or benefit intended by the will shall be secured to the person to be entitled at a future period or contingency, and how the necessary part of the personal estate to be appropriated for the purpose shall be prevented from lying dead or being unproductive, and how it shall be applied, agreeably to the intent of the will or the construction of law, in case the contingency shall not take place.

Evans v. Iglehart, 6 G. & J. 171. Worthington's Ex'rs v. Owings, 9 Gill, 195. Wootton v. Burch, 2 Md. Ch. 190. Rieman v. Peters, 2 Md. 104. Miller v. Williamson, 5 Md. 219. Gunther v. State, 31 Md. 21. Goldsborough v. Martin, 41 Md. 488. Hewlett v. Hewlett, 48 Md. 138. State v. Robinson, 57 Md. 486. Hindman v. State, 61 Md. 471.

P. G. L., (1860,) art. 92, sec. 11. 1816, ch. 203, sec. 3.

11. 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.

Smithers v Hooper, 23 Md. 273. Muncaster v. Muncaster, 23 Md. 286. Donaldson's Ex'rs v. Raborg's Adm'x, 26 Md. 312. Same v. Same, 28 Md. 84.

Ibid. sec. 12. 1829, ch. 216, sec. 2.

12. 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