Inventory and List of Debts.

P. G. L. (1860,) art 93, sec. 204. 1798, ch. 101, sub-ch. 6, sec. 1.

204. In every case wherein letters testamentary, or of administration, or of collection, are granted, in order that all persons interested in the personal estate may have an opportunity of knowing as nearly as may be the amount of the same, an inventory, (in case the estate lies in one county, or can conveniently be collected together,) or inventories, (in case the property lies in more than one county, or cannot conveniently be collected together,) shall be returned to the office granting the administration.

Proprietary v. Gibbs, 1 H & McH. 58. Montgomery r Black, 4 H. & McH. 391. Emory v. Thompson, 2 H & J 244. Leeke's Admr. v. Beanes, 2 H. & J. 373. Hall v Griffith, 2 H & J 483. Mann v State, 3 H. & J. 237. Downes v. State, 3 H & J. 239 State v Wootton, 4 H. & J. 21. Dukehart v. State, 4 H & J. 506. Halkerstone's Exr. v Hawkins, 1 G. & J. 437. Allender v. Riston, 2 G & J 86 Gaither v Welch, 3 G. & J. 259. Scott v. Fox, 14 Md. 388 Handy v. Collins, 60 Md. 229

Ibid sec. 205. 1798, ch. 101, sub-ch. 6, sec. 2.

205. On granting letters testamentary, or of administration, or of collection, a warrant or warrants shall issue under the seal of office, authorizing two persons of discretion, not related to the deceased nor interested in the administration, to appraise the goods, chattels and personal estate of the deceased, known to them, or to be shown by the executor, or administrator, or collector.

Ibid.

Ibid. sec. 206. 1798, ch. 101, sub-ch. 6, sec. 2.