

and jewels of a widow proper for her station, and the clothing of the family).

Scott v. Dorsey's Exrs, 1 H. & J 227 Bevans v. Briscoe, 4 H. & J. 140. Dorsey v. Smithson, 6 H. & J. 63. Carnan v. Turner, 6 H & J. 65. Haslett v. Glenn, 7 H. & J. 17. Wolf v. Wolf, 2 H. & G. 382. Sasscer v. Walker's Exrs., 5 G. & J. 102. Evans v. Iglehart, 6 G. & J. 188. Griffith v. Frederick Co. Bank, 6 G. & J. 424. State v. Nichols, 10 G. & J. 27. Chase v. Lockerman, 11 G. & J. 185. Marriott v. Handy, 8 Gill, 31. Snively v. Bevans, 1 Md. 221. Williams v. Holmes, 9 Md. 286 Cecil v. Rose, 17 Md 102. Seigman v. Marshall's Admr., 17 Md 550. Valentine Exrs. v Strong, 20 Md 527. Allender's Lessee v. Sussan, 33 Md 11. Devecmon v. Devecmon, 43 Md 336. Handy v. Collins, 60 Md. 229.

P. G. L., (1860,) art. 93, sec. 221. 1798, ch. 101, sub-ch. 6, sec. 8.

221. Every administrator shall likewise return within the time and under the pain aforesaid, with an affidavit of the truth annexed, an inventory of the money belonging to the deceased which hath come to his hands, and a list of the debts due to the deceased which have come to his knowledge, specifying the nature of each debt and setting down such as he shall deem sperate, distinct and separate from those which he shall deem desperate and doubtful.

Handy v. Collins, 60 Md. 229.

Ibid. sec. 222. 1798, ch. 101, sub-ch. 10, sec. 5.

222. It is not the intent of this article that an administrator shall be answerable at all events for a debt which he shall return sperate, but merely to enable the court and all parties concerned to form a just estimate of the circumstances of the decedent.

Ibid. sec. 223. 1798, ch. 101, sub-ch. 10, sec. 4.

223. The court shall examine every list of debts returned by an administrator, and for every debt which the court shall not mark as desperate or improper to be put in suit, the administrator shall commence a suit, unless the debt be paid within six months thereafter, or unless the debtor be out of the State, or unless the court shall think reasonable an excuse made within one month after the lapse of the said six months for not bringing suit; and on failure to bring suit as aforesaid, the party shall be liable to a suit on his administration bond, and to such damages as shall be found by the jury.