

thereto on oath; and if satisfied upon an examination of the whole case that the party charged has concealed any part of the personal estate of the deceased, may order the delivery thereof to the administrator, and may enforce obedience to such order by attachment, imprisonment or sequestration of property.

Taylor v. Bruscup, 27 Md. 219. Cannon v. Crook, 32 Md. 282. Worthington v. Herron, 39 Md. 145. Abbott v. Golibart, 39 Md. 454. Smith v. Stockbridge, 39 Md. 640. Hignutt v. Cranor, 62 Md. 216. Gibson v. Cook, 62 Md. 256.

P. G. L., (1860,) art. 93, sec. 239. 1831, ch. 315, sec. 13.

239. The provisions of the foregoing section are extended to all cases where any person interested in any decedent's estate shall by bill or petition allege that the administrator has concealed, or has in his hands and has omitted to return in the inventory or list of debts, any part of his decedent's assets; and if the court shall finally adjudge and decree in favor of the allegations of such petition or bill, in whole or in part, they shall order an additional inventory, or list of debts, as the case may be, to be returned by the administrator, and appraisement to be made accordingly, to comprehend the assets omitted; and such additional inventory or list of debts shall have the same effect to all intents and purposes as any inventory or list of debts before returned; and the court may compel obedience to the said order by attachment and imprisonment, and sequestration of property; and if the said administrator shall, either before or after such process of attachment, imprisonment and sequestration, fail to comply with such order, his letters of administration may be revoked, and the court may direct his bond to be put in suit; and the assets ordered to be comprised in such additional inventory or list of debts shall be decreed and taken to be within the condition of said bond.

Beall v. Hilliary, 1 Md. 197. Hesson v. Hesson, 14 Md. 8. Hignutt v. Cranor, 62 Md. 216. Whiting v. Whiting, 64 Md. 157.

Ibid. sec. 240. 1831, ch. 315, sec. 12.

240. If, upon the answer to any petition or bill filed under the provisions of the two preceding sections, either party shall require it, the court shall cause an issue or issues to be made up and sent to the circuit court for the county, or the superior court of Baltimore city, the court of common pleas, or the Baltimore city court, as the case may be, to be there tried and disposed of as other