4 Md 514 Ebert v. Ebert, 5 Md 353. Calvert v. Carter, 6 Md. 135. Shafer v Shafer, 6 Md. 518 White v Davidson, 8 Md 186. Roloson v. Carson, 8 Md. 208. Ing v. State, 8 Md. 287 Farmers' Bank of Md v. Sprigg, 11 Md. 389. Garitee v. Carter, 16 Md. 312. Calvert v. Carter, 18 Md. 74. Md. & Del. R R. Co. v. Porter, 19 Md. 458. Bushey v. Culler, 26 Md. 534. Harryman v. Harryman, 43 Md 140. Woods v Matchett, 47 Md. 394.

1888, art 75, sec. 46. 1860, art. 7, sec. 2. 1778, ch. 21, sec. 9.

47. Such award shall remain four days in court during its sitting after the return thereof before any judgment shall be entered thereon, and if it shall appear to the court within that time that the same was obtained by fraud or malpractice in, or by surprise, imposition or deception of the arbitrators, or without due notice to the parties or their attorneys, the court may set aside such award and refuse to give judgment thereon.

Oliver v. Heap, 2 H. & McH. 477. Dorsey v. Jeoffray, 3 H. & McH. 121. Goldsmith v Tilly, 1 H. & J 361 Selby v Gibson, 1 H. & J 362 Cromwell v. Owings, 6 H & J 10. Hewitt v. State, 6 H. & J 96. Rigden v Martin, 6 H. & J 407. Griffith v Jairett, 7 H. & J. 73 Shriver v. State, 9 Archer v. Williamson, 2 H. & G. 67. Caton v McTavish, 10 G & J. 193. State v. Stewart, 12 G. & J. 456. Randall v. Glenn, 2 Gill, 430. Bullit v Musgrave, 3 Gill, 31 Lewis v. Burgess, 5 Gill, 129. Emery v. Owings, 7 Gill, 494 State v. Williams, 9 Gill, 173. Young v Reynolds, 3 Md Ch. Ibid., 4 Md. 375. Price v. Thomas, 4 Md. 514. Ebert v. Ebert, 5 Md Johnston v. Thomas, 6 Md. 452. Roloson v. Carson, 8 Md. 208. Ing v State, 8 Md. 287 Garitee v Carter, 16 Md. 311 Md. & Del. R $\,$ R $\,$ Co $\,$ v. Porter, 19 Md. 471. N C. R. W. Co. v Canton Co., 24 Md. 492. Bushey v. Culler, 26 Md. 534. Wilson v. Boor, 40 Md. 483 Grove v Swartz, 45 Md. Bullock v. Bergman, 46 Md. 278. Sisson v M. & C. C of Balto. 51 Md, 95. Witz v. Tregellas, 82 Md. 369. Caledonian Ins. Co. v. Traub, 83 Md. 532.

Ibid. sec. 47 1860, art. 7, sec. 3. 1785, ch. 80, sec. 11.

48. All causes so referred shall be continued until an award is returned; and if the death of either of the parties happens before an award is returned and judgment thereon, the cause shall not abate, but upon reasonable notice to the person succeeding to the interest of the deceased in the matter in contest, and not being a minor, the arbitrators shall proceed to a determination and return their award, upon which judgment may be entered notwithstanding the death of either of the parties.

Tillard v. Fisher, 3 H. & McH. 121. Price v. Tyson, 2 G. & J. 475. Shilver v. State, 9 G. & J. 1. Turner v. Maddox, 3 Gill, 190.

Ibid. sec. 48. 1860, art 7, sec. 4 1785, ch. 80, sec. 11

49. If any arbitrator appointed by the parties upon any reference as aforesaid shall die or refuse to act, the court