delivered to the executor or administrator, not exceeding three per cent., or on the whole inventory not exceeding two per cent. Williams v. Est. of Baxley, 47 Md. 555.

1888, art. 93, sec. 66. 1860, art. 93, sec. 66. 1798, ch. 101, sub-ch. 3, sec. 20.

65. On granting of letters testamentary or of administration, the powers of any such collector shall cease, and it shall be his duty to deliver on demand all the property and money of the decedent in his hands, except as before excepted, to the person obtaining such letters; and in case of the collector's evading such demands, or refusing or neglecting to deliver according to such demand, made at a reasonable time and place, either the court may proceed against him by attachment and impose a fine not exceeding ten per cent. on the amount of property in his hands, or his bond may be sued by the executor or administrator.

Administration Durante Minoritate.

Ibid. sec. 67. 1860, art. 93, sec. 67. 1798, ch. 101, sub-ch. 3, sec. 20.

66. Administration durante minoritate of an executor may be granted by the orphans' court of the county wherein letters testamentary should be granted, and such administration shall last until the executor shall attain to the age of eighteen years.

Administration Pendente Lite.

Ibid. sec. 68. 1860, art. 93, sec. 68. 1810, ch. 34, sec. 6. 1894, ch. 107.

67. In all cases where the validity of a will is or shall be contested, letters of administration pending such contest may, in the discretion of the orphans' court, be granted to the person named executor or to the person to whom the largest portion of the personal estate may be bequeathed in such contested will, or to the person who would be entitled to letters of administration by law, as in cases of intestacy.

Scoffield v. Craddock, 7 H. & J. 40. Blackistone v. Blackistone, 2 H. & G. 139 State v. Williams, 9 Gill, 176. Hanna v. Munn, 3 Md. 230. Cain v. Warford, 3 Md. 454. Ibid., 7 Md. 282. Lee v. Price, 12 Md. 253. Georgetown College v. Browne, 34 Md. 450. Munnikhuysen v. Magraw, 35 Md. 280. Ibid., 57 Md. 182. McIntire v. Worthington, etc., execis., 68 Md. 208. Renshaw v. Williams, 75 Md. 506. Harrison v. Clark, 95 Md. 311.

Ibid. sec. 69. 1860, art. 93, sec. 69. 1798, ch. 101, sub-ch. 5, sec. 4. 1820, ch. 34, sec. 6.

68. In all cases where administration durante minoritate, or pendente lite shall be granted, the grant of letters testamentary