1888, art 93, sec. 109. 1860, art. 93, sec. 110. 1798, ch. 101, sub-ch. 8, sec. 13. 1802, ch. 101. 1823, ch. 131, sec. 2. 1882, ch. 125.

108. No administrator who shall, after the full expiration of the notice herein provided for, have paid away the assets to the discharge of just and legally proven claims shall be answerable for any claim of which he had no notice; provided, that at least six months before he shall make distribution amongst creditors or persons entitled, he shall have caused to be inserted in asmany newspapers as the orphans' court shall direct, an advertisement as follows, or fully to the following effect, viz: "This is to give notice that the subscriber, —, hath obtained from the orphans' court of ——— county, in Maryland, letters testamentary (or of administration) on the personal estate of late of —, deceased. All persons having claims against the deceased are warned to exhibit the same, with the vouchers thereof, legally authenticated, to the subscriber, on or before - day of - next; they may otherwise by law be excluded from all benefit of said estate. Given under my hand this ——— day of —

Mitchell v. Mitchell, 1 Gill, 66 Steuart v. Carr, 6 Gill, 430. Rawlings v. Adams, 7 Md. 26. Glenn v. Hebb's Adm'r, 17 Md. 282. Est. of Worthington, 54 Md. 359. Van Bibber v. Reese, 71 Md. 608. Wethered v. Trust Co , 79 Md. 160. Jones, Adm'r, v. Harbaugh, 93 Md. 278.

Ibid. sec. 110. 1860, art. 93, sec. 111. 1846, ch. 147, sec. 1.

109. The administrator may report to the court, with an affidavit of the truth thereof annexed, the fact of having given such notice, and the court, on being satisfied that their order has been complied with and the said notice has been given shall endorse on said report their certificate that it hath been proven to their satisfaction that said notice hath been given as therein reported, and shall order said report and certificate to be recorded among the records of the court.

Van Bibber v. Reese, 71 Md. 608. Wethered v. Trust Co., 79 Md. 160.

Ibid. sec. 111. 1860, art. 93, sec, 112. 1846, ch. 147, sec. 2.

110. The said report and certificate shall be *prima facie* evidence, in all cases whatever, of the giving of such notice as therein stated.

Biddison v. Mosely, 57 Md. 89.

Ibid. sec. 112. 1860, art. 93, sec. 113. 1846, ch. 147, sec. 3.

111. A copy of said report, certificate and order, under the seal of the register of wills of the county in whose office such