

there be not sufficient to discharge all such judgments and decrees, a proportionate dividend shall be made between the judgment and decree creditors.

Hollingsworth v. Patten's Admx., 3 H. & McH. 125. *Webster v. Hammond*, 3 H. & McH. 131. *Murray v. Ridley's Admx.*, 3 H. & McH. 171. *Contee v. Chew's Exr.*, 1 H. & J. 417. *DeSobry v. DeLaistre*, 2 H. & J. 191. *Brengle v. McClellan*, 7 G. & J. 434. *Longwall v. Redinger*, 1 Gill, 57. *Buckey v. Snouffer*, 10 Md. 156. *Duvall v. Fearson*, 18 Md. 504.

1888, art. 93, sec. 116. 1860, art. 93, sec. 117. 1823, ch. 131, sec. 2.
1854, ch. 86, sec. 1.

115. No administrator shall be bound to take notice of any claim against his decedent unless the same shall be exhibited to such administrator legally authenticated; or unless such claim shall have been passed by the orphans' court and entered by the register upon his docket, or unless a suit shall be pending against such administrator for such claim.

Bonaparte v. State, 63 Md. 465. *Bradford v. Street*, 84 Md. 278.

Ibid. sec. 117. 1860, art. 93, sec. 118. 1798, ch. 101, sub-ch. 14, sec. 12.

116. Any administrator shall be entitled to appoint a meeting of creditors on some day by the court approved, and passage of claims, payment or distribution may be there made under the court's direction and control.

Conner v. Ogle, 4 Md. Ch. Dec. 450.

Ibid. sec. 118. 1860, art. 93, sec. 119. 1798, ch. 101, sub-ch. 10, sec. 6.

117. Whenever it shall appear by the first or other account of an executor or administrator that all the claims against or debts of the decedent which have been known by or notified to him have been discharged or allowed for in his account, it shall be his duty to deliver up and distribute the surplus or residue as hereinafter directed; provided, that his power and duty with respect to future assets shall not cease; and after such delivery he shall not be liable for any debt afterwards notified to him; provided, he shall have advertised as hereinbefore directed, unless assets shall afterwards come into his hands which shall be answerable for such debts.

Hall v. Griffith, 2 H. & J. 483. *Clagett v. Salmon*, 5 G. & J. 314. *Boyd v. Boyd*, 6 G. & J. 25. *Coward v. Worrell*, 7 G. & J. 475. *Mitchell v. Mitchell*, 1 Gill, 66. *Gardner v. Simmes*, 1 Gill, 425. *Ridenour v. Keller*, 2 Gill, 134. *Schwenniski v. Glenn*, 4 Gill, 23. *Lark v. Linstead*, 2 Md. Ch. 162. *Conner v. Ogle*, 4 Md. Ch. 425. *Lark v. Lindstead*, 2 Md. 420. *Lowe v. Lowe*, 6 Md. 347. *Iglehart v. Kirwan*, 10 Md. 560. *Coburn v. Harris*, 53 Md. 367.