1888, art. 93, sec. 147. 1860, art. 93, sec. 147. 1798, ch 101, sub-ch. 12, sec. 2.

146. The court shall have power to have brought before

146. The court shall have power to have brought before them any infant for the purpose of appointing a guardian.

Compton v. Compton, 2 Gill, 241. Lefevre v. Lefevre, 6 Md. 472.

Ibid. sec. 148. 1860, art. 93, sec. 148. 1834, ch. 291, sec. 3.

147. The appointment of a guardian by a mother of an infant by last will and testament shall be as valid in every respect, and to all intents and purposes, as if such appointment had been made by the father of such infant by will, provided such mother be capable in law to execute a last will and testament.

Ibid. sec. 149. 1860, art. 93, sec. 149 1834, ch 73.

148. In all cases where there shall be an appointment of a guardian of a female above the age of eighteen years, by last will and testament, and the person so appointed shall die or renounce or refuse to act, the orphans' court of the county in which the said will shall be proved may appoint a guardian in the place of the person so dying, renouncing, or refusing to act; and the person so appointed shall give bond in the same manner as guardians appointed for infants under age, and shall have the same powers, perform the same duties, and be entitled and bound to perform them for the same length of time, or up to such period as the person appointed by the will if he had lived and taken upon him the trust reposed in him by the will. and shall be bound to render and settle an account of his guardianship or trust to the orphans' court in the same manner and at the same time as other guardians of infants appointed by the orphans' court are required by law.

Davis v. Jacquin, 5 H. &. J. 109. Fridge v. State, 3 G. & J. 103. Dorsey v. Sheppard, 12 G. &. J. 192. Corrie's Case, 2 Bl. 488. Waring v. Waring, 2 Bl. 673.

Ibid. sec. 150. 1860, art. 93, sec. 150. 1834, ch. 291, sec. 5.

149. When a guardian shall be appointed by the orphans' court in this State, or by last will and testament, agreeably to law, such guardianship shall extend to all the property of the infant within this State, or which may be obtained by such guardian out of the State, by virtue of such appointment or guardianship.

Ibid. sec. 151. 1860, art. 93, sec. 151. 1830, ch. 174, sec. 1.

150. Whenever any person shall die seized or possessed of any lands, tenements or hereditaments lying within this State,