1888, art. 93, sec 330 1860, art. 93, sec. 318. 1798, ch. 101, sub-ch. 2, secs 9, 10.

339. If any person whatever shall enter a caveat against such will or codicil, either before or after it shall be exhibited to the register of wills or orphans' court, the said caveat shall be decided by the court. If any person shall enter a caveat against any will or codicil of which probate shall have been taken by the register as aforesaid, no letters testamentary shall be granted until a determination shall be had in the orphans' court.

Negro John v. Morton, 8 G. & J. 391. Offutt v. Gott, 12 G. & J 385 Townshend v. Brooke, 9 Gill, 91. Glass v Ramsay, 9 Gill, 458 Hanna v Munn, 3 Md. 231. Busby v Conoway, 8 Md. 55. Warford v Colvin, 14 Md. 532. Ruckle v. Grafflin, 86 Md. 627.

Ibid sec 331. 1860, art. 93, sec 319. 1798, ch. 101, sub-ch. 2, sec. 12. 1890, ch. 416.

340. Every executor or other person exhibiting a will shall be examined on oath whether or not he knows of any other will or codicil, and in what manner the will or codicil exhibited came into his hands.

Ibid. sec. 332. 1860, art. 93, sec. 320. 1798, ch. 101, sub-ch. 2, sec. 13.

341. If the probate of any will or codicil be taken as afore-said without contest, any person, before letters testamentary or of administration with a copy of the will shall be actually granted, may file a petition to the court praying that the case may be again examined and heard; and thereupon the orphans' court shall delay the granting of letters until a decision shall be had on the petition; and in case the letters shall have been granted, and any person shall file such petition, and the court on hearing both sides—that is to say, the petitioner and the grantee of such letters—shall decide against the probate, the letters aforesaid shall be revoked, and the power of the party under the letters shall cease; and the said will shall not be proved in any other county, unless the decision be reversed on appeal.

Harris v Pue, 39 Md. 535 Worthington v. Gittings, 56 Md 542 Johns v. Hodges, 62 Md. 525 State v Smith, 64 Md. 101. Emmert v Stouffer, 64 Md. 543. McCambridge v. Waliaven, 88 Md. 384.

Ibid sec. 333. 1860, art. 93, sec 321. 1798, ch. 101, sub-ch. 2, sec. 11.

342. In case the adjudication of the orphans' court to whom any will or codicil shall be exhibited for probate shall be against the said will or codicil, it shall not be received for probate in any other county.

Johns v Hodges, 62 Md. 525.