

and also pay over to such a new administrator or administrators, all the money due by him as executor or administrator of the deceased; the said court may compel the delivery and payment over as aforesaid by attachment and sequestration of property, and may also direct the administration bond of such executor or administrator, whose letters are revoked as afore-said, to be put in suit.

Sec. 2. *And be it enacted* That in case of the death of any executrix, administratrix or female guardian before a final account of her administration or guardianship shall have been settled with the Orphan's Court, and who shall have a husband living at the time of her decease, it shall be the duty of such husband to render an account, showing thereby, the amount of money and property received, and the payments and disbursements made by such executrix, administratrix or female guardian, or that may have been received and paid by the husband of such executrix, administratrix or guardian, and not before accounted for, with the court, and the account so rendered shall be examined by the Orphan's Court, and if found to be correct, shall be admitted to record in the same manner, and shall be subject to the same rules and regulations, as other administrators or guardian accounts are in cases where the executrix, administratrix or guardian renders them in person; and in case the husband shall neglect, or refuse to render such account, the Orphan's Court of the county in which administration is granted, or where the guardian was appointed, (or if it be the case of a testamentary guardian, where he or she is obliged to render an account,) shall proceed against him by attachment, and may commit such husband, until he shall render an account as aforesaid.

Proceedings directed in cases therein mentioned

Sec. 3. *And be it enacted*, That in all cases where any bond shall have been or may hereafter be executed, and made payable to the State of Maryland, by an executor or executrix, administrator or administratrix, or guardian, for the purpose of indemnifying and securing, in all cases, any security, or person interested in the estate of any security, on his or her testamentary administration or guardians bond, any such security, or person interested in the estate of such security, shall be entitled to, and have or demand a copy of such bond, certified by the register of wills, under his hand and the seal of his office; upon which copy, an action may be maintained in the name of the State, for the use of the party or parties interested, and judgment may be recovered upon such action, for the damage or loss actually sustained.

Copy of bond of indemnity legal-ized.

Sec. 4. *And be it enacted*, That any person who may be interested in the estate of any security of a guardian or guardians, shall have the same right and privileges, to call upon such guardian or guardians, to give counter security, in the same manner as a security to a guardian may now call for counter security, and the same proceedings shall be had there-

Counter security may be demanded by guardians, &c.