

may be, any money remaining in his hands belonging to such infant, which shall have arisen from the profit of the real estate belonging to such infant, and also to deliver over to such guardian or guardians, or person entitled, the real estate of such infant; and upon neglect or refusal of the administrator to obey such order, or to return an account as herein directed, his administration bond shall be liable to be sued by such guardian or guardians, or person entitled, and the orphans' court may moreover proceed against him by attachment and sequestration.

## 217.

The foreign guardian claiming under § 216 shall state by petition that he is duly appointed guardian to such infant by the proper authority of the state, district or territory where the infant resides; that he hath given good and sufficient security for the faithful performance of his trust as guardian, and that as guardian he there has the custody of the person *or of the estate* of such infant, *or both*; and he shall set forth in such petition the entire amount of personal property, including that in this State, belonging to such infant, and also the income of the real estate, if any, of such infant, which hath come or is likely to come into the hands of such guardian; which petition shall be accompanied by a copy, duly authenticated, of the record of his appointment and qualification as such guardian, and of the bond or other instrument or security so given as aforesaid.

## 220.

Sections 216, 217, 218 and 219 shall only apply to such nonresident infants as shall [ , if males, ] be under the age of twenty-one years [ , or if females, under the age of eighteen years ]; and no order shall be passed on the petition of a foreign guardian where any person is entitled to a reversion, remainder or executory devise in the money or property claimed, unless such guardian shall give such a bond as may be required to be given by guardians in § 221 of this article.

## 241.

Whenever the decedent shall leave a [widow] *spouse*, [or] child, or grandchild, [his] wearing apparel shall be exempt from appraisal, and shall belong to the *spouse*, and *if no spouse then to the child or children of the decedent*; and if no child or children, to the grandchildren; [and if there be neither child nor grandchild, to the widow of the decedent; ] and [his] *the* administrator shall divide the same among them (if there be more than one entitled) as he may think equitable and proper; but wearing apparel shall not include *furs*, watches or jewelry of any description.

## 261.

When the assets of a decedent's estate consist only of a boat or vessel, the appraised value of which does not exceed \$500.00, the United States Collector of Customs or the *Maryland Department of Chesapeake Bay Affairs* may, upon proof satisfactory to him that all debts and taxes owed by the decedent have been paid, transfer the certificate of registration to such boat or vessel to the person entitled thereto, and in such case [ , ] no administration of the de-