

4. AND BE IT ENACTED, That whenever any joint administrator or executor(a) shall apprehend they are likely to suffer by the negligence or misconduct in the administration, improper use or application of the assets of the estate, by any executor or administrator, they shall make complaint thereof to the orphans court, and if the same shall be adjudged well founded, the court shall have authority, in their discretion, to revoke the powers and authority of the executor or administrator so complained of, and to enforce by attachment and commitment if necessary, the surrender and delivery to the remaining executors or administrators of the assets of the estate, and of all books, accounts, papers and evidences of debt, of the estate, that may be in the possession or control of the person so dismissed from the administration, and the remaining executors or administrators shall have remedy, by an action on the case, for the recovery of any loss or damage they may be subject to, or suffer by the executor or administrator whose powers shall have been revoked as aforesaid.

CHAP. 203.

When a joint administrator apprehends misconduct on part of any administrator he may complain to court, &c

(a) By 1818, ch. 217, any person interested in the estate of any security of an executor or administrator, may require counter security, &c.

5. AND BE IT ENACTED, That in the recess of the sessions of orphans courts the register of wills in the several counties of this state, upon application, may receive inventories and accounts of sales, examine vouchers, and state guardians, executors and administrators accounts, subject to the review and final passage or rejection by the orphans court.

In recess of court register may receive inventories, &c.

6. AND BE IT ENACTED, That the registers of wills shall be and are hereby authorised to take probats of accounts against deceased persons estates that are proper to be brought before them, or before the orphans court, for passage or settlement, in the respective counties in which they act as registers, and to receive six and one quarter cents for each probat so taken.

— To take probats against deceased's estate.

CHAP. CCIV.

An Act to provide for the Payment of the Loans made by the State. Passed Feb 3, 1812
Lib. TH. No. 5, fol. 356.

1. BE IT ENACTED, by the General Assembly of Maryland, That Benjamin Harwood, trustee for the state, be and he is hereby authorised and directed, to transfer to such of the banks and individuals who have loaned money to the state under a resolution of May session, one thousand eight hundred and thirteen, so much of the exchange six per cent. stock of the United States of eighteen hundred and twelve, as will amount to their respective claims as aforesaid.

Trustee authorised to transfer stock.

2. AND BE IT ENACTED, That the trustee as aforesaid shall not be authorised, under this act, to make any transfers as aforesaid, unless such banks and individuals are willing to receive the said stock at the highest market price, but not less than par, in the discharge of their respective claims; and that the trustee proceed immediately after the passage of this act, to notify the respective banks or individuals having claims as aforesaid, of his readiness to transfer; and if any bank should refuse or neglect to receive the transfer at the highest market price at the time of such notice, then the trustee is hereby authorised to sell the same at the highest

No transfer to be made unless stock is received at par