

486. Syester v Brewer, 27 Md. 313. Mackintosh v Corner, 33 Md. 598. Crawford v. Austin, 34 Md. 49. Foley v. Bitter, 34 Md. 646. Whedbee v. Price, 40 Md. 414. Sixth Ward Bldg. Asso. v. Wilson, 41 Md. 506. Boyd v. Parker, 43 Md. 201. Price v. Pitzer, 44 Md. 521. Ecker v. McAllister, 45 Md. 305. Ibid., 54 Md. 374. Lynch v Roberts, 57 Md. 150. Matthai v. Heather, 57 Md. 483. Luckemeyer v. Seltz, 61 Md. 313. Smith v. Pattison, 84 Md. 344.

1888, art. 47, sec. 9. 1860, art. 48, sec. 8. 1854, ch. 193, sec. 8.

9. Any judgment or decree confessed to give an undue preference to any creditor, or for the purpose of defrauding any creditor. shall be void and excluded in the distribution under this article.

Jaeger v. Requardt, 25 Md. 231.

Ibid. sec. 10. 1860, art. 48, sec. 9. 1854, ch. 193, sec. 9.

10. Any creditor who shall collude with the insolvent to make his claim appear larger than it justly is shall forfeit the whole claim for the benefit of the other creditors.

Ibid. sec. 11. 1860, art. 48, sec. 10. 1854, ch. 193, sec. 10.

11. The estates of the insolvent shall be distributed under the order of the court, according to the principles of equity; and no creditor shall acquire a lien by *feri facias* or attachment, unless the same be levied before the filing of his petition.

Selby v. Magruder, 6 H. & J. 459. McCulloh v. Dashnell, 1 H. & G. 97. Lariabee v. Talbott, 5 Gill, 426. Evans v. Sprigg, 2 Md. 459. Jones v. Horsey, 4 Md. 306. Poe v. Duck, 5 Md. 1. Glenn v. Boston Glass Co., 7 Md. 387. Teackle v. Gibson, 8 Md. 70. Buckey v. Snouffer, 10 Md. 149. State v. Mayugh, 13 Md. 372. Willis v. Wright, 22 Md. 373. Syester v. Brewer, 27 Md. 288. Dowler v. Cushwa, 27 Md. 366. Clarke v. Meixsell, 29 Md. 221. Walsh v. Boyle, 30 Md. 262. Estate of Leiman, 32 Md. 225. Weaver v. Leiman, 52 Md. 708. Robinson v. Con. R. E. & F. Ins. Co., 55 Md. 105. Becker v. Whitehill, 55 Md. 572. Hignutt v. Garey, 62 Md. 192. Pinckney v. Lanahan, 62 Md. 447. Third National Bank v. Lanahan, 66 Md. 469. Gottschalk v. Smith, 74 Md. 560. Fox v. Merfeld, 81 Md. 82. Colton v. Drover's Bldg. Asso., 90 Md. 93. Colton v. Mayer, 90 Md. 712.

Ibid. sec. 12. 1860, art. 48, sec. 11. 1854, ch. 193, sec. 11.

12. The said courts, or the judge thereof in the recess, may remove any trustee for misconduct, or may, at discretion, discharge a trustee who applies to be discharged.

Ibid. sec. 13. 1860, art. 48, sec. 12. 1854, ch. 193, sec. 12. 1880, ch. 172.

13. The said courts, or judges thereof, shall prescribe the penalty of the bonds of the trustees and approve the security