

Distribution.

1888, art. 93, sec 119. 1860, art. 93, sec. 120. 1798, ch. 101, sub-ch. 11.

118. When all debts of an intestate exhibited and proved or notified and not barred shall have been discharged or settled, or allowed to be retained as herein directed, the administrator shall proceed to make distribution of the surplus as follows.

DeSobry v. DeLaistre, 2 H. & J. 191. *Hagthorp v. Hook's Admr.*, 1 G. & J 270. *Charlotte Hall v. Greenwell*, 4 G. & J. 407. *Thomas' Admx. v. Frederick Co. School*, 9 G. & J. 115. *Jones v. Sothoron*, 10 G. & J. 187. *Hatton v. Weems*, 12 G. & J. 112. *Barnes v. Crain*, 8 Gill, 395. *Corrie's Case*, 2 Bl. 488. *Hewitt's Case*, 3 Bl. 184. *Conner v. Ogle*, 4 Md. Ch. 425. *Newcomer v. Orem*, 2 Md. 297. *Cassilly v. Meyer*, 4 Md. 1. *Williams v. Williams*, 5 Md. 467. *Hokamp v. Hagaman*, 36 Md. 511. *Zollickoffer v. Seth*, 44 Md. 359. *Myers v. Safe Deposit Co.*, 73 Md. 424.

Ibid. sec. 120. 1860, art. 93, sec. 121. 1798, ch. 101, sub-ch. 11, sec. 1.
1898, ch. 331.

119. If the intestate leave a surviving husband or widow, as the case may be, and no child, parent, grandchild, brother or sister, or the child of a brother or sister of the said intestate, the said surviving husband or widow, as the case may be, shall be entitled to the whole.

Ibid. sec. 121. 1860, art. 93, sec. 122. 1798, ch. 101, sub-ch. 11, sec. 2.
1898, ch. 331.

120. If there be a surviving husband or widow, as the case may be, and a child or children, or a descendant or descendants from a child, the surviving husband or widow, as the case may be, shall have one-third only.

Griffith v. Griffith, 4 H. & McH. 101. *William v. Kelly*, 5 H. & J 59. *Evans v. Iglehart*, 6 G. & J. 171. *State v. Gaither*, 11 G. & J. 160. *Harris v. Harris*, 12 G. & J. 474. *Robinet v. Wilson*, 8 Gill, 181. *Hays v. Henry*, 1 Md. Ch. 337. *Dunnoek v. Dunnoek*, 3 Md. Ch. 140. *McCubbin v. Patterson*, 16 Md. 179.

Ibid. sec. 122. 1860, art. 93, sec. 123. 1798, ch. 101, sub-ch. 11,
sec. 3. 1898, ch. 331.

121. If there be a surviving husband or a widow, as the case may be, and no child or descendant of the intestate, but the said intestate shall leave a father or mother, or brother or sister, or child of a brother or sister, the surviving husband or widow, as the case may be, shall have one-half.

Coomes v. Clements, 4 H. & J. 480. *Harris v. Harris*, 12 G. & J. 474. *Hays v. Henry*, 1 Md. Ch. 337. *Dunnoek v. Dunnoek*, 3 Md. Ch. 140.