

29 Md. 539. *Redman v. Chance*, 32 Md. 42. *Munnikhuysen v. Magraw*, 35 Md. 280. *Hubbard v. Barcus*, 38 Md. 166. *Williamson v. Montgomery*, 40 Md. 373. *Mason v. Poulson*, 43 Md. 172. *Sumwalt v. Sumwalt*, 52 Md. 338.

1886, art. 93, sec. 251. 1860, art. 93, sec. 251. 1818, ch. 204, sec. 3

**255.** In all cases of plenary proceedings, or caveat filed in any of the orphans' courts of this State, where any motion or application to the court shall be made in writing, it shall be the duty of the court to reduce to writing, and sign the order or decree that may be made by them on such motion or application; and the said motion or application to the court and the order or decree thereon shall be filed as a part of the proceedings, and, in case of appeal from the final decree of the orphans' court, be transmitted to the appellate court with the other proceedings, and be subject to the judgment and revision of such appellate court.

*Davis v. Calvert*, 5 G. & J. 269. *Smith v. Young*, 5 Gill, 197. *Brooke v. Townshend*, 7 Gill, 10. *Marriott v. Handy*, 8 Gill, 31. *Ramsay v. Glass*, 9 Gill, 56. *Glass v. Ramsay*, 9 Gill, 456. *Pegg v. Warford*, 4 Md. 385. *Warford v. Van Sickle*, 4 Md. 397. *Warford v. Colvin*, 14 Md. 532. *Cover v. Stockdale*, 16 Md. 1. *Yingling v. Hesson*, 16 Md. 112. *Peters v. Peters*, 20 Md. 178. *Warford v. Colvin*, 20 Md. 357. *Cook v. Carr*, 20 Md. 410. *Mills v. Hume's Ex'rs*, 22 Md. 346.

*Ibid.* sec. 252. 1860, art. 7, sec. 7. 1798, ch. 101, sub-ch. 8, sec. 12.

1841, ch. 178, sec. 1.

**256.** The several orphans' courts of this State shall have power, with the consent of both parties, to be entered on their proceedings, to arbitrate between a claimant and an executor or administrator, or between an executor and a person against whom he has a claim, or the dispute may by the parties be referred to any person or persons approved by the orphans' court.

*Woods v. Matchett*, 47 Md. 390. *Strike v. Reiff*, 55 Md. 94.

*Ibid.* sec. 253. 1860, art. 7, sec. 8. 1834, ch. 228, sec. 2.

**257.** No award made under an order of the orphans' court returned to said court shall be confirmed until after notice of the award shall have been given to the parties to the reference or their representatives; and any party may file exceptions, or show cause against the award, upon any ground on the face of it or extrinsic thereto, and the court may confirm or reject the same, and remand the case to the referees for a new award or appoint new referees.

*Woods v. Matchett*, 47 Md. 390