

An ACT to direct the granting letters testamentary, on a copy of a will proved, where the testator dies.

WHEREAS, by the act to establish orphans courts in the several counties of this state, it was directed, that the will of any deceased person, having a mansion house, or place of known residence and abode, should be proved in the orphans court of the county where such mansion house, or place of residence or abode, shall have been; and it hath happened, and very frequently may happen, that the will of such deceased person may be proved in the county where he or she shall die, and not in the county where his or her mansion house or residence was: Preamble.

II. Be it enacted, by the General Assembly of Maryland, That where any person shall die out of the county where such person's mansion house or residence was, the will may be proved in the orphans court of the county where the said person shall die, and that an attested copy of such will, under the seal of the orphans court of the county where proved, may be produced to the orphans court of the county where such deceased person's mansion house, or place of residence or abode, shall have been, and thereupon letters testamentary shall be granted by such court upon the said copy, and such letters shall be as valid in law as if granted by the orphans court of the county in which was the mansion house or residence of the deceased; and the time given to widows, to make their election whether they will stand to or renounce the provision in a will so made, shall be counted from the day the copy of such will shall be produced to such orphans courts as aforesaid; and any person, whose interest may be affected by any such will, shall have a right to contest the validity of the same, either in the orphans court of the county in which such will shall be proved, or in the orphans court to which such copy may be produced, in the same manner as if such will had been produced and offered to be proved in the orphans court of the county wherein such deceased person had residence. Wills may be proved in the county where testators die, &c.

An ACT for the emission of bills of credit not exceeding two hundred thousand pounds, on the security of double the value in lands, to defray the expences of the present campaign.

WHEREAS it is necessary to raise a large sum of money, to enable this state to make speedy and vigorous exertions against the common enemy, and there is no other means of immediately procuring the same, but by an emission secured on adequate permanent funds, with a short period for the redemption: Preamble.

II. Be it enacted, by the General Assembly of Maryland, That bills of credit, to the amount and value of two hundred thousand pounds specie, estimating Spanish milled dollars at seven shillings and six-pence each, be printed and struck with all speed, under the care and direction of William Wilkins and Isaac M'Hard, hereby appointed supervisors Bills of credit to be printed, &c.