transfer thereof before any sale or transfer thereof has actually been made by the foreign executor or administrator; and provided, further, that administration shall not be granted to any one in this State Proviso. except the next of kin, residuary legatee, or a creditor, who shall make oath to and exhibit the vouchers of his claim before obtaining administration.

SEC. 105. No such foreign executor or administrator shall be authorized to transfer any such stock until after until after he shall have given at least one month's notice. notice by advertisement, published twice a week for four weeks, in two daily newspapers of the City of Baltimore, stating therein the death of his testator or intestate, and the amount and description of stock designated to be transferred.

SEC. 106. The provisions of this article imposing Shall extend. a tax on commissions of domestic executors or administrators, shall extend to such foreign executor or administrator, and the orphans' court of the county or city in which the stock transferred is situated, shall fix the commissions of such foreign executor or administrator, who shall thereupon pay the tax thereon to the register of wills of such county or city.

SEC. 107. Every trustee, to whom any estate, real, File a bond. personal or mixed, shall be limited or conveyed for the benefit of creditors, or to be sold for any other purpose, shall file with the clerk of the court in which the deed or instrument creating the trust may be recorded, a bond in such penalty as the clerk may prescribe, being as nearly as can be ascertained, double the amount of the trust estate, and with sureties to be approved by the clerk, conditioned for the faithful performance of the trust, by the deed or other instrument reposed in such trustee, which bond shall be recorded in the office of said clerk; but when the contingency. sale is to be on a contingency, no bond need be given until the contingency happens; no title shall pass to any trustee as aforesaid, until such bond shall be filed and approved as aforesaid, and no sale made by any such trustee without such bond shall be valid, or pass any title to such property or estate.

SEC. 108. Whereupon an investigation of the cir- May prescribe cumstances of the case, the circuit court of the the amount.