

ARTICLE XCIII.

TESTAMENTARY LAW.

Administration by an Executor.

58. Married women entitled to letters testamentary or of administration as though unmarried; bond.

Administration by Foreign Executors and Administrators.

79. Transfer of stock by foreign executors and administrators.

Conveyance of Real Estate.

81. Executors and administrators authorized to convey real estate which decedent in his lifetime contracted to convey, and to execute confirmatory deed, when.
- 82A. Where will probated in county other than one in which real or leasehold property lies, certified copy of will and order for probate to be recorded in latter county; otherwise purchaser need not take title; ancillary administration.

Debts.

109. Administrator who has given six months' notice to creditors, not

liable for claims of which he had no notice; form of notice to creditors.

- 109A. Procedure when decedent leaves real estate, but no personal estate in Maryland; title.
110. Report to court of giving of notice to creditors; certificate thereof.

Distribution.

128. Brothers and sisters to take equally; representation.
130. Collaterals take, when; representation; whole and half blood.

Orphans' Court.

- 235A. Cecil County; application for letters testamentary and of administration in.

Wills.

- 332A. Rule in Shelley's Case abolished.
334. Validity of will made outside of Maryland; probate and construction where testator at time of making will or at death is non-resident.

Account.

5.*

Since the allowance of commissions to an administrator is within the discretion of the court, its action is not subject to appeal. It is mandatory upon the orphans' court to fix the amount of commissions an administrator should receive. *Beachley v. Estate of Bollinger*, 119 Md. 156.

6.

Cited but not construed in *Beachley v. Estate of Bollinger*, 119 Md. 157.

*The act of 1912, chapter 167, applicable to Baltimore City only, provided for the payment of funeral expenses by executors and administrators