

22. See notes to section 19.

23. See notes to section 19.

24. See notes to section 19.

1918, ch. 380.

24A. In all reports and accounts hereafter stated by any Auditor, the annual or other reports and accounts in the same cause or trust estate, theretofore, under rule of Court, rendered by any trustee or other fiduciary to any trust officer of said Court authorized to verify trust reports and accounts, which have been passed upon and accepted by said trust officer, or the said Court, shall be taken as evidence of the receipts, expenditures and statements, therein contained, without further proof, unless by order of Court further proof is required.

Deeds.

34. This section referred to in construing article 21, sections 19 and 21—see notes to the latter. *Cramer v. Roderick*, 128 Md. 425.
See notes to article 21, section 32.

Divorces.

36. This section and section 39 referred to as showing that the equity courts of this state exercise jurisdiction where the defendant is a non-resident. Nevada court held to have been without jurisdiction. *Walker v. Walker*, 125 Md. 661.

37. In order to secure a divorce on the ground of abandonment the plaintiff must prove that the defendant deliberately left him with the intent to bring the marriage relations to an end; that the separation has continued uninterruptedly for three years, and that there is no reasonable hope of a reconciliation. *Tomkey v. Tomkey*, 130 Md. 295.

38. In order to constitute desertion, separation and intention to abandon must concur, but they need not be identical in their commencement. Abandonment made out. *Muller v. Muller*, 125 Md. 76. *Cf. Polley v. Polley* 128 Md. 62; *Hubbard v. Hubbard*, 127 Md. 620.

39. See notes to section 36.

Infants.

64. To the first note to this section on page 368 of volume 1 of the code, add *Tolson v. Bryan*, 130 Md. 342.