

37.

Executor is protected in all lawful acts done before revocation of letters as result of caveat proceedings. *Schmidt v. Johnston*, 154 Md. 133.

To second note to this section, page 2880, vol. 2, of Code, add *Knapp v. Knapp*, 149 Md. 219.

1929, ch. 341.

41A. Any person residing in any other state which, by its laws denies to residents of Maryland the right to act or to qualify as a personal representative of a decedent resident of such state at the time of his death shall not be appointed or allowed to qualify as the personal representative of a decedent resident of this State at the time of his death. Nothing in this section shall be construed to impair the validity of any appointment or qualification antedating June 1, 1929, nor to affect in any way, any provision of law relating to the transfer of property in this State belonging to decedents or beneficiaries in another state or country.

See sec. 77.

Administration by an Executor.

42.

Assumption that penalty of bond fixed and approved, even if docket does not show; where executor excused from giving bond, giving of general bond does not affect its validity. *State v. Talbott*, 148 Md. 79.

As to fiduciaries, see art. 37A.

53.

Near relative adjudicated lunatic not qualified to act as administrator. See notes to sec. 31. *Mobley v. Mobley*, 149 Md. 404.

57.

To first note to this section, page 2888, vol. 2, of Code, add *Mobley v. Mobley*, 149 Md. 404.

Administration De Bonis Non.

71.

Proceedings commenced by next of kin do not abate by death of administrator and appointment of party filing petition as administrator *d. b. n.*, nor disqualify him from prosecuting in his own right what was begun as next of kin. *Fulford v. Fulford*, 153 Md. 89.

Administration by Foreign Executor and Administrator.

77.

See sec. 41A.

79.

See art. 23, sec. 112.

80. Repealed by ch. 349 of Acts of 1927.

81. Repealed by ch. 226 of Acts of 1929 (p. 708).

Debts.

91.

See notes to sec. 120.