

175-176. Repealed by ch. 533 of the Acts of 1929.

190-191. Repealed by ch. 533 of the Acts of 1929.

192.

See art. 72A.

Non-Resident Guardians and Infants.

202.

See sec. 210A.

1929, ch. 343.

210A. Any person who is a resident of any state by the laws of which residents of Maryland are denied the right to qualify and act as guardian of an infant therein, shall not be appointed or allowed to qualify as guardian of any infant resident of this State, but nothing in this section shall be construed to impair the validity of any appointment or qualification antedating June 1, 1929, or to effect, in any way, any provision of law relating to the transferring of property in this State belonging to wards in another state or country.

See sec. 202.

Inventory and List of Debts.

211.

Successive administrators of estate should each file inventory. *Brown v. Tydings*, 149 Md. 24.

As to the appraisal of real estate for collateral inheritance taxes, see art. 81, sec. 109, *et seq.*

212.

The reference in first note to this section, page 2941, vol. 2, of Code, to secs. 161 and 132, should be to secs. 164 and 128, respectively.

221. Repealed by ch. 502 of the Acts of 1929.

223.

As against administratrix, there is no need to resort to equity for discovery or account in respect to assets of deceased. *Street v. Stubblefield*, 20 F. (2nd), (Ct. Apps., D. C.), 1019.

See notes to secs. 5 and 230.

224.

See notes to secs. 3 and 225.

225.

Effect of failure of administrator to file inventory; allowance of commissions after estate fully administered. Discretion of Orphans' Court. *Brown v. Tydings*, 149 Md. 25.

See notes to sec. 223.