

4.

Fact that wife held property as part of her sole and separate estate during life time, both under deed and under this section, did not bar husband's right to his statutory share of her estate. See notes to art. 93, sec. 326. *Jaworski v. Wisniewski*, 149 Md. 115.

5.

This section does not enable wife to maintain action against husband for personal tort. *Furstenburg v. Furstenburg*, 152 Md. 249.

Since a married woman cannot sue her husband in tort, she cannot maintain an action in tort against a partnership of which her husband is a member. *David v. David*, 161 Md. 532.

The husband is not liable for debts contracted upon wife's sole credit. *Farver v. Pickett*, 162 Md. 12.

Cited in dissenting opinion in *Tizer v. Tizer*, 162 Md. 500.

6.

Only value of dower in real estate subject to federal estate tax. *Tait v. Safe Deposit & Trust Co.*, 70 Fed. (2nd), 79.

Cited but not construed in *Scher v. Becker*, 163 Md. 203.

7.

Cited but not construed in *Hillwood v. Hillwood*, 159 Md. 174.

8.

This and the following section do not, under Bankruptcy Act, exempt cash-surrender value of bankrupt's insurance policies to which trustees were entitled, where bankrupt reserves right to change beneficiary. *In re Cooper's Estate*, 28 F. (2nd), (Dist. Ct. Md.), 438.

To first note to this section, page 1700, vol. 1, of Code, add: And see *In re Cooper's Estate*, 28 F. (2d), (Dist. Ct. Md.), 438.

9.

See notes to sec. 8.

17.

Cited in dissenting opinion in *Tizer v. Tizer*, 162 Md. 500.

20.

This section referred to in construing sec. 5—see notes thereto. *Furstenburg v. Furstenburg*, 152 Md. 252; *David v. David*, 161 Md. 532.

To first note to this section under heading "Generally," page 1697, vol. 1, Code, add: *Cf. Furstenburg v. Furstenburg*, 152 Md. 252.

Cited in dissenting opinion in *Tizer v. Tizer*, 162 Md. 500.

21.

Cited in dissenting opinion in *Tizer v. Tizer*, 162 Md. 500.