sion, remainder or executory devise in the money or property claimed, unless such guardian shall give such a bond as may be required to be given by guardians in the next section.

This section referred to in construing sec. 203. Clay v. Brittingham, 34 Md. 679.

An. Code, 1924, sec. 208. 1912, sec. 202. 1904, sec. 201. 1888, sec. 201. 1844, ch. 201, sec. 2. 1846, ch. 300, sec. 2.

208. Where any person shall be prospectively entitled to any remainder, reversion or executory devise in any money or property claimed by a foreign. guardian, upon the determination of the estate or interest of such infant therein, it shall be lawful for the court in which the petition is filed, in its discretion, before giving such order or direction as hereinbefore provided for, to require that such guardian, non-resident as aforesaid, or some other person, shall execute a bond to the State in double the amount or value of such property, with a surety or sureties to be approved of by said court, conditioned that such property shall, at the determination of the estate or interest of such infant, be forthcoming in the county or city where such bond is taken, for the benefit of the person who may be entitled to such remainder, reversion or executory devise, which bond shall be recorded in the office of the register or clerk of said court; and any person interested in said remainder, reversion or executory devise shall be entitled to a copy of said bond and a certificate from the register or clerk, under his hand and the seal of his office, upon which copy and certificate an action may be maintained in the name of the State for the use of the party interested, and judgment may be recovered for the damage actually sustained. This section referred to in construing sec. 203. Clay v. Brittingham, 34 Md. 679.

An. Code, 1924, sec. 209. 1912, sec. 203. 1904, sec. 202. 1888, sec. 202. 1844, ch. 201, sec. 2. 1846, ch. 300, sec. 2. 1847, ch. 138, sec. 2.

209. All orders passed on the petition of a foreign guardian for the payment, transfer or delivery of money or property shall be enforced in the same manner and by the same remedies as if such guardian were appointed in this State.

See notes to sec. 203.

An. Code, 1924, sec. 210. 1912, sec. 204. 1904, sec. 203. 1888, sec. 203. 1853, ch. 422, sec. 3.

210. In case any non-resident infant shall be entitled to any property, real or personal, in this State, and shall have no guardian or guardians in the place of the residence of the said infant duly qualified, and who shall have given bond with sufficient security for the performance of his trust, it shall be lawful for the orphans' court of the city or county in which the said property of the said infant may be, or where the debt or chose in action due to the said infant may be recoverable, to appoint a guardian or guardians over the property or claim of such infant, which said guardian or guardians shall give bond with security in the same manner as if such infant resided in this State.

If infant be a non-resident, the guardian can only be appointed here in case he has property in this state. Baldwin v. State, 89 Md. 600. See also Baldwin v. Washington County, 85 Md. 162.

See notes to sec. 203.

1929, ch. 343.

211. 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