

was unprofitable in reimbursing itself for new buildings, equipment, etc., see *Mercantile T. & D. Co. v. G.-B.-S. Brewing Co.*, 122 Md. 503.

For a special case stated under this section involving the validity of a devise to a church corporation, see *Conner v. Trinity Church*, 129 Md. 361.

For a special case stated under this section in the nature of a bill for specific performance, see *Abell Co. v. Firemen's Ins. Co.*, 93 Md. 597.

For special cases stated under this section, see *Pope v. Baltimore Warehouse Co.*, 103 Md. 10; *Snyder v. Jones*, 99 Md. 693; *Joynes v. Hamilton*, 98 Md. 680; *Rogers v. Sisters of Charity*, 97 Md. 551; *Bourke v. Boone*, 94 Md. 476; *Western Md., etc., Co. v. Goodwin*, 77 Md. 273; *Benson v. Linthicum*, 75 Md. 143; *Franke v. Auerbach*, 72 Md. 581; *Newbold v. Glenn*, 67 Md. 491; *Cummings v. Wildman*, 116 Md. 308; *County Commrs. v. Board of Education*, 175 Md. 280.

Cited but not construed in *Hamilton v. Trundle*, 100 Md. 276.

Injunction on special case stated under this section denied citizen and taxpayer of Baltimore; see notes to art. 11, sec. 7, of Constitution. *Douty v. Baltimore*, 155 Md. 127.

Special case stated under this section. Bill by taxpayer to enjoin issue of Baltimore City stock. See notes to art. 11, sec. 7, of Maryland Constitution. *Thom v. Baltimore*, 154 Md. 274.

For special case stated under this section involving the question of the right to carry out husband's intention to leave land free from debt by paying off mortgage from personal property, see *Stieff v. Millikin*, 162 Md. 245.

As to a special case at law, see art. 75, sec. 133.

An. Code, 1924, sec. 222. 1912, sec. 207. 1904, sec. 198. 1888, sec. 185. Rule 46.

228. Such special case shall concisely state such facts and documents as may be necessary to enable the court to decide the question intended to be raised, and it shall be divided into paragraphs, consecutively numbered; and upon the hearing of such case, the court and the parties shall be at liberty to refer to the whole contents of such documents, and the court shall be at liberty to draw from the facts and documents stated and referred to in such special case, any inference which the court might have drawn therefrom, if such facts and documents were proved under formal pleading. And upon such special case stated, the court may decree as upon bill and answer, and such decree shall be enforced as other decrees are but such decree shall in no case conclude or affect the rights of any other persons than those who are parties to such special case, and those claiming under or through such parties and the right of appeal shall exist as in cases of decrees upon bill and answer.

Cited but not construed in *Rogers v. Sisters of Charity*, 97 Md. 551; *Western Md., etc., Co. v. Goodwin*, 77 Md. 273; *Benson v. Linthicum*, 75 Md. 143; *Franke v. Auerbach*, 72 Md. 581; *Newbold v. Glenn*, 67 Md. 491; *Baldwin v. Baldwin*, 159 Md. 176.

See notes to sec. 227.

An. Code, 1924, sec. 223. 1912, sec. 208. 1904, sec. 199. 1888, sec. 186. Rule 47.

229. Married women may join in any special case stated with their husbands, and infants having guardians, and lunatics having committees, may join in such special case by their guardians or committees, in respect to any interest or right represented by such guardians or committees; and all the parties to such special case shall sign the same in person or by solicitor, and the appearance of the parties shall be entered to said case, as to a cause regularly instituted by formal proceedings; and all the parties to such special case shall be subject to the jurisdiction of the court in the same manner as if the plaintiff in the special case had filed a bill against the parties named as defendants thereto, and such defendants had appeared to such bill, and by answer admitted the facts thereof.

This section referred to in deciding that a party might file exceptions to a mortgage sale *in propria persona*. *Aukam v. Zantinger*, 94 Md. 425.

Cited but not construed in *Benson v. Linthicum*, 75 Md. 143; *Newbold v. Glenn*, 67 Md. 491.

See notes to sec. 227.