

part of such lands shall lie; and on receipt of such copies by the clerk of such court, it shall be his duty Duty of clerk. forthwith to docket and index the said bill and other proceedings in his chancery docket, and to record the same as though said cause had originated in his court.

Approved April 4, 1870.

1870, c. 450 further repeals and re-enacts section 60 as follows:

60. In case of the lands of any deceased person which 1870, c. 450 may lie in more than one county, or in the city of Bal- When lands of timore, and one or more counties, becoming liable to decendent are the payment of his debts, or where lands may have partly in one been mortgaged which lie in more than one county or county and in the city of Baltimore and one or more counties, partly in an- then all such lands may be sold under a decree of the other. court of that county or of the city of Baltimore, in which the proceedings to sell the same shall be first commenced, and in such case a copy of the bill, decree and trustee's report of the sale shall be sent to the clerks of the proper courts where such lands may respectively lie, to be docketed, indexed and recorded as hereinbefore proved.

Approved April 4, 1870.

#### TRUSTEE.

1870, c. 370 repeals and re-enacts section 138 as follows:

138. In all cases where a trustee has been appointed 1870, c. 370. by will or deed to execute any trust, and any person interested in such trust shall make it appear to the court that it is necessary for the safety of those interested in the execution of the trust that the trustee should give bond and security for the due execution of the trust, the court may order that such should be given on or before such day as the court shall name; and if the bond, with such security as the court shall approve, be not given by such trustee, then the court may remove such trustee and appoint one in his stead, Trustee under will or deed may be required to give bond.