Id s 75 1798, c 101, sub-c. 3, s 10 Administration bond, where 28 Md 341.

112. Every bond executed by an executor, administrator, administrator de bonis non, administrator durante minorilate, administrator pendente lite, or collector, as herein directed, shall be recorded in the office of the register of wills where administration is granted; and any person conceiving himself interested in the administration of the estate, shall be entitled to and have, on demand, a copy of such bond, and a certificate from the register 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 upon such action for the damage actually sustained.

## FOREIGN EXECUTORS AND ADMINISTRATORS.

Art 93, s 76. 1813, c 165. Persons to whom letters granted, in Dis-trict of Columbia, may sue as if letters granted in this State 39 Md 20. Certified copy, proof

113. Any person to whom letters testamentary or of administration have been granted by the proper authority in the District of Columbia, may maintain any suit or action, and prosecute any claim in this State, in the same manner as if the said letters had been granted to such person by the proper authority in this State, and the letters testamentary, or of administration, or a copy thereof certified under the seal of the authority granting the same, shall be sufficient evidence to prove the granting thereof, and that the person hath administration.

Art 93, s 77 1839, c 41, s 1, 1849, c 437, s 1, 1874, c 483, s 103 Stocks, etc., of decedent to de administrator.

114. If any person, being a resident of any other State, district, or territory of the United States, or of any foreign country, shall die possessed of or entitled to any of the public stocks or debt created or issued upon the credit of this State, or of the stock or volveon foreign debt created or issued upon the credit of the city of Baltimore, or of the capital stock of any joint stock company incorporated by the authority of this State, his right or title thereto shall devolve on his executor or administrator, duly constituted and appointed as such by the law of the State, district, territory, or country wherein he may have resided at the time of his death, in the same manner as if the said executor or administrator had been duly constituted and appointed as such by the proper authority in this State.

Id. s 78 1839, c 41, s 2, 1849, c 447, s 2, 1874, c 483,s 104 Domestic administrator to have priority Prov:80

115. Nothing contained in the preceding section shall deprive the courts of this State of their authority to grant administration on the estate of such deceased person, and the right of a person so appointed shall be preferred to the right of the foreign executor or administrator; provided, notice of the claim of the domestic executor or administrator to such stock be given to the proper officer having charge of the stock-book wherein such stock is entered, and having authority to make or allow a transfer thereof before any sale or transfer thereof has actually been made by the foreign executor or administrator; and provided further, that administration shall not be granted to any one in this State, except the next of kin, residuary legatee, or a creditor who shall make oath to and exhibit the vouchers of his claim before obtaining administration.