with security to be approved by the said orphans' court, in the same manner as if such infant resided in this State.

Glenn v. Smith, 2 G. & J 502 Kraft v. Wickey, 4 G. & J. 332. Bernard v. Trust Co, 80 Md. 122.

1888, art. 93, sec. 196. 1860, art, 93, sec. 196. 1844, ch. 201, sec. 1. 1846, ch. 300, sec. 1. 1847, ch. 138, sec. 1: 1852, ch. 297, sec. 1. 1890, ch. 253. 1892, ch. 557.

196. If any non-resident infant shall be entitled to any legacy, bequest or distributive share, or to the proceeds of any sale made under a decree of a court of equity or to any money or personal property in the hands of a trustee appointed by will or shall be entitled to the proceeds of sale of property in this State or to any legacy, bequest or distributive share of any personal property in the hands of any administrator or guardian in this State, and such infant has a guardian regularly appointed in this State, district or territory of the United States in which such infant resides, such foreign guardian may obtain an order from the proper court for the payment, transfer or delivery of such proceeds, legacy, bequest or distributive share upon the terms prescribed in the next two succeeding sections.

Glenn v. Smith, 2 G. & J. 502. Kraft v. Wickey, 4 G. & J. 332. Clay v. Brittingham, 34 Md. 675. Bernard v. Trust Co., 80 Md. 122.

Ibid. sec. 197. 1860, art. 93, sec. 197. 1844, ch. 201, sec. 1. 1846, ch. 300, sec. 1. 1847, ch. 138, sec. 1. 1852, ch. 297, sec. 1.

197. The foreign guardian claiming under the preceding section shall state by petition that he is duly appointed guardian to such infant by the proper authority of the State, district or territory where the infant resides; that he hath given good and sufficient security for the faithful performance of his trust as guardian, and that as guardian he there has the custody of the person of such infant; and he shall set forth in such petition the entire amount of personal property, including that in this State, belonging to such infant, and also the income of the real estate, if any, of such infant, which hath come or is likely to come into the hands of such guardian; which petition shall be accompanied by a copy, duly authenticated, of the record of his appointment and qualification as such guardian, and of the bond or other instrument or security so given as aforesaid.

Glenn v. Smith, 2 G. & J. 502. Kraft v. Wickey, 4 G. & J. 332.