

of the state and justice may require. But no guardian shall be thus summoned, *ex-officio*, to appear before the court after his ward has arrived at legal age; nor shall any executor or administrator be thus summoned, *ex-officio*, after more than three years have elapsed since the default for which he is summoned.

305A. No devise or bequest of real or personal property for any charitable uses shall be deemed or held to be void by reason of any uncertainty with respect to the donees thereof, provided the will or codicil making the same shall also contain directions for the formation of a corporation to take the same; and within the period of twelve calendar months from the grant of probate of such will or codicil a corporation shall be formed, in correspondence with such directions, capable and willing to receive and administer such devise or bequest. Not void.

305B. Every devise and bequest purporting to be of all real and personal property belonging to the testator shall be construed to include also all property over which he has a general power of appointment, unless the contrary intention shall appear in the will or codicil containing such devise or bequest. How construed.

SEC. 3. *And be it enacted*, That this act shall take effect from the date of its passage. Effective.

Approved April 4, 1888.

Chapter 250.

AN ACT to authorize and empower the county commissioners of Prince George's county to levy a sum of money sufficient to purchase ground and erect a school house for white children in the town of Laurel in said county.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That the county commissioners of Prince George's county be and they Authorized to levy.