## PHILIP F. GUALVARMETOLSWALLOVERNOR. 1847.

ministrators.

CHAP. 222. this State to require and compel every executor or administrator to whom they or the register of walls of their county may have granted letters testamentary or of administration, to return his inventory or inventories, and render his administration accounts to such scourt he lo settlid at the time or times required by daw, and in case bany executor or administrator shall fail to do so, his letters testamentary or administration may in the discretion of such court be revoked, and the court may if there be he remaining executor or administrator of the deceased, appoint a new administrator of to jour ad lists ad

Registers paybe made. Where there

SEC. 12. And be it enacted, That the returns and payments of register of wills on account of the tax imposed by the act of eighteen hundred and forty-four, il yragorq i schapter two hundred and thirty-seven, and its supplements, shall hereafter be made at the time, in the manbeltime and under the penalties prescribed by the second retaining of and third sections of the act of eighteen hundred and os of the forty five, chapter seventy-one, and the commissions allowed to said registers upon such payments shall be the same as are fixed by the third section of the said blast mentionedacts daidy di truca anadoro ad lo

real estate.

Not to allow Sec. 13. Be it enacted, That nothing in this act shall commission on be so construed as to allow to the executor or administrator any commission on the amount of the real estate returned in the aforesaid inventory or inventories.

Repealed.

SEC. 14. And be it enacted, That the fourth section of the act of eighteen bundred and forty-four, chapter two hundred and thirty-seven, and the second, third and fourth sections of the act of eighteen hundred and fortyfive, chapter two hundred and two, and so much of the second section of the act of eighteen hundred and forty-four, chapter two hundred and thirty-seven, as makes it the duty of executors and administrators to lodge certain information with the levy court or commissioners of the county or Howard district or the appeal tax court of Baltimore, be and the same are hereby repealed to recision to regular bias and to viub and make

case may be, to inquire from the person making said application whether he knows or believes that there is any real estate of the testaton on intestate liable to the tax imposed by the act of eighteen hundred and forty-four, seek tohapter two hundred and thirty-seven, and its supplements, and the answers of said applicant shall be given on oath, if the said judges or register of wills should Page of administration, and appoint a percentupers os tox in

SEC. II. And be it enacted, That it shall be the laventories to duty of the several and respective orphans courts of be returned in ed by law.

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