

(1951 Edition), title "Chancery", sub-title "Non-Residents", be and it is hereby repealed and re-enacted, with amendments, to read as follows:

150. In all cases in chancery where a non compos mentis, *or person paralyzed or totally disabled or incapacitated to such an extent that he is incapable of managing his affairs*, owns property in this State and is a non-resident, and a guardian, committee **[or]**, trustee, *conservator or other fiduciary* has been appointed for said lunatic *or person* in a foreign jurisdiction, either with respect to his real or personal property, and has qualified under the authority of a competent tribunal in said foreign jurisdiction, an exemplified copy of such qualification and appointment shall be full proof in the Courts of this State of the legality of the appointment and qualification of such guardian, committee, **[or]** trustee, *conservator or other fiduciary*, and the Court, upon a bill or petition of such guardian, committee, **[or]** trustee, *conservator or other fiduciary*, shall order a sale or sales of the property of such non compos mentis *or person* located within this State, if it shall appear to the Court to be for the best interest of such non compos mentis, *or person*, either at public or private sale, but before a confirmation of such sale shall be made it shall affirmatively appear to the Court that a notice to creditors, in the usual form followed in equity, to file claim, if any they have, has been given by public notice in one or more newspapers published in the city or county where the property lies, for at least thirty days, and in all other matters and things the usual practice as to sales in equity shall be followed. After the audit has been stated and confirmed the Court shall, upon proper application by the guardian, committee, **[or]** trustee, *conservator or other fiduciary*, direct that the net proceeds of any sale or sales be transferred to the foreign jurisdiction wherein the non compos mentis *or person* resides and the guardian, committee, **[or]** trustee, *conservator or other fiduciary* was appointed.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1956.

Approved March 26, 1956.

---

## CHAPTER 112

(House Bill 114)

AN ACT to repeal and re-enact, with amendments, Section 322 (n) of Article 81 of the Annotated Code of Maryland (1951 Edition), title "Revenue and Taxes", sub-title "Retail Sales Tax Act", providing for an exemption from the retail sales tax for the printing and sales of newspapers and periodicals of all types.

---

EXPLANATION: *Italics indicate new matter added to existing law.*  
**[Brackets]** indicate matter stricken from existing law.  
**CAPITALS** indicate amendments to bill.  
**Strike out** indicates matter stricken out of bill.