

fore her death, or note, bond or other evidence of debt, or with moneys due to her in her lifetime, from other persons in Maryland, on note, bond or other evidence of debt and interest subsequently accrued, that the Orphans' court of Kent county shall have power to close and settle the estate and accounts of the executor aforesaid, as if the Legatees were residents of Maryland, and the testatrix had died in this State, and to record or have recorded releases from the Legatees or persons entitled, in the releases from the Legatees or persons entitled in the records of the office of Register of Wills for said county and that the receipts of the executor in Maryland to debtors to the testatrix for principal and interest, shall be a bar to any recovery on their notes, bonds or other evidences of debt, to the amount paid to such executor, and that any amount with which the estate is credited as due from the executor in his individual capacity to the testatrix in her lifetime, with subsequently accrued interest, shall not be recovered from him in any suit or action by any person whatever.

SEC. 3. *And be it enacted*, That this act shall take effect from its passage. In force.

CHAPTER 116.

AN ACT to incorporate the Stockholders of a Female Seminary in Chestertown. Passed March 4, 1858.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Edward Wilkins, Dr. Benjamin F. Houston, John L. Stam, Absalom W. Sparks, Thomas W. Eliason, James Mansfield, William Conyer, and George Vickers, and all who may hereafter become owners of stock in the Seminary with their successors and assigns, be and they are hereby created a corporation, by the name of "the Chester Female Seminary," and by that name may sue and be sued, answer and defend, in any court of law or equity, and may Incorporated.