mission shall have failed to acquire title to the property and ascertained the amount to be paid for same within one year from the date the plats or maps are recorded, as aforesaid, or have failed to file a condemnation suit in the proper court, as aforesaid, then, and in such case, the value of the property shall no longer be determined as of the date the plats or maps were recorded but shall be determined as of the time of acquisition unless the value be less at the time of acquisition and then, in such cases, the value shall be determined as of the recordation date.

- SEC. 57. And be it further enacted, That Sections 4 and 6 of Article 90 of the Code, title "Sureties", sub-title "Counter Security", be and they are hereby repealed and that new Sections 4 and 6 be enacted in lieu thereof, to stand in the place of the Sections repealed and to read as follows:
- 4. A court which has ordered a fiduciary to give countersecurity pursuant to THE Maryland Rule V 73 f. RULES may, in addition to and other means of enforcing such order, compel compliance therewith by attachment and sequestration; and, if the fiduciary fails to give countersecurity within the time fixed by the court, and is removed and a new fiduciary appointed in his place, the new fiduciary may bring suit on the bond of the removed fiduciary.
- 6. Before a court shall release a surety from further liability pursuant to THE Maryland Rules V 73 f. RULES it shall adjudge what proportion, if any, of the money paid such surety for going on such bond shall be returned to the fiduciary estate or party paying the same.
- SEC. 58. And be it further enacted, That Section 216 of Article 93 of the Code, title "Testamentary Law", sub-title "Guardians and Infants Not Residing in this State", be and it is hereby repealed and re-enacted, with amendments, to read as follows:
- 216. If any nonresident 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] the 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 §§ 217 and 218.
- SEC. 59. And be it further enacted, That Section 219 of Article 93 of the Code, title "Testamentary Law", sub-title "Guardians and Infants Not Residing in this State", be and it is hereby repealed, and that a new Section 219, be and it is hereby enacted in lieu thereof, to stand in the place of the Section repealed and to read as follows:
- 219. If the money or property claimed is in the hands of an executor, administrator, guardian or trustee appointed by will, and the