

treasurer, which notice shall warn such owner or persons claiming through him to present, within six months following such advertisement, information relating to [him] *his* or their identity and present address, and, if within six months following such advertisement the owner or persons claiming through him shall not present information relating to his or their identity and present address and establish claim to such deposit, account or share account or balance therein, such bank, credit union, trust company, savings institution, national bank, savings and loan association or federal savings and loan association shall, after deducting the pro rata cost of such advertisement from the deposit, account or share account or balance therein remaining in its hands, pay the remainder to the Treasury of the State of Maryland for the use and benefit of the State of Maryland and thereafter its liability to the owner or persons claiming through him of such deposit, account or share account or balance therein shall cease and determine.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1966.

Approved April 14, 1966.

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CHAPTER 195

(House Bill 40)

AN ACT to repeal and re-enact, with amendments, Section 4 of Article 62A of the Annotated Code of Maryland (1965 Supplement), title "Maryland Estate Tax," correcting an error in the law concerning payment made for the Maryland Estate Tax.

SECTION 1. *Be it enacted by the General Assembly of Maryland*, That Section 4 of Article 62A of the Annotated Code of Maryland (1965 Supplement), title "Maryland Estate Tax," be and it is hereby repealed and re-enacted, with amendments, to read as follows:

4. The "Maryland estate tax" and interest due thereon shall be a charge upon the entire "Maryland estate" of the "decedent"; and the "executor" shall pay the same to the Comptroller of the State of Maryland in such amount as is calculated on return forms prescribed by the Comptroller, such returns being subject to audit and correction by the Comptroller. The return shall be submitted in duplicate to the register of wills who shall certify to the Comptroller the amount of inheritance tax paid in each case.

The Comptroller shall forthwith pay over to the State Treasurer all moneys received; provided, however, that the said Comptroller shall retain in his hands at all [time] *times* such a sum as, in his judgment, shall be sufficient to enable him to pay promptly all claims for refunds as provided in Sections 5 and 10 of this article.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1966.

Approved April 14, 1966.

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