

4-409.

No legacy for any charitable uses shall be void by reason of any uncertainty with respect to the donees thereof, provided (i) the will making the same shall also contain directions for the formation of a corporation to take the same, and (ii) a corporation shall be formed in accordance with such directions, capable and willing to receive and administer such legacy, within 12 months from the probate of such will, if the [devise] *legacy* is immediate and not subject to a life estate, or at any time between probate of the will and the end of ~~the~~ 12 months next following the expiration of a life estate or life estates if the legacy is to take effect in possession after the expiration thereof.

5-207.

(a) Whether or not a petition for probate has been filed, a verified petition to caveat a will may be filed at any time prior to the expiration of six months following an administrative or a judicial probate (unless caveat proceedings had once been held and finally disposed of *or settled.*).

5-304.

(a) Generally.—Unless a timely request for judicial probate has been filed pursuant to subsection (b) of this Section, or unless such a request has been filed pursuant to Section 5-402 within [four] *six* months of administrative probate, any action taken therein shall be final and binding as to all interested persons. Except as provided in subsection (b), no defect in a petition or proceeding relating to administrative probate shall affect the probate or the grant of letters.

5-403.

(a) When given.—Notice that judicial probate has been requested shall be given promptly by the register to all interested persons as shown in the petition for probate and any other documents in his file. It shall be the duty of the petitioner to advise the register of the names and addresses of all interested persons not previously disclosed to the register and of whom he may learn prior to the granting of judicial probate, and the register shall thereupon give notice to such persons *in the manner prescribed by the first sentence of Section 1-103*. In addition, the register shall publish a notice in a newspaper of general circulation in the county where judicial probate is requested, once a week for two successive weeks.

5-501A.

*As used in this Part 5, the phrase "leasehold property" refers only to leasehold interests in real property.*

5-504.

(a) Application.—A foreign personal representative administering an estate which has property located in Maryland [and] subject to Maryland inheritance taxes shall file with the register of [any county in which the decedent owned property] *the county in which the foreign personal representative believes the largest part in*