

Comptroller may require that the penalty of a bond be supplemented or increased.

2-206.

(r) For receiving and paying over an inheritance tax due the [state] STATE, the register is allowed a commission of 25 percent of the inheritance tax, and the register is allowed a commission of 25 percent upon the amount received of the tax on paid over commissions of a personal representative, executor and administrator.

DRAFTER'S NOTE: This corrects capitalization errors in §§ 2-204(a) and 2-206(r) of the Estates and Trusts Article.

The capitalization errors were publishing errors, which occurred in the printing of the 1974 Volume of the Estates and Trusts Article.

The capitalization errors were noted by the Computer Division of the Department of Legislative Reference.

4-410.

Unless a contrary intent is expressly indicated in the will, in a legacy the words "die without [issue,] ISSUE", or "die without leaving [issue,] ISSUE", or other words which may imply either a lack or a failure of issue of a person in his lifetime, or at the time of his death, or an indefinite failure of his issue, mean a lack or a failure of issue in the lifetime, or at the time of the death of the person, and not an indefinite failure of his issue.

DRAFTER'S NOTE: This corrects stylistic errors in § 4-410 of the Estates and Trusts Article.

The stylistic errors, the placement of commas, occurred in Ch. 161 of the Acts of 1862.

The stylistic errors were noted by the Computer Division of the Department of Legislative Reference.

4-412.

(a) (2) The legacy is valid even if the testamentary trust or the will establishing the trust was not in existence when the will containing the legacy was executed, if:

(i) The will establishing the testamentary trust was executed, or was last modified with respect to the terms of the trust, prior to the death of the testator of the will containing the legacy; [and]