

THE EXECUTORS' RENUNCIATION ACT

Cap. 120.

[1857.]

1. This Act may be cited as the Executors' Renuncia- Short title.
tion Act.

2. Any person named and appointed an executor or Executor
executing
deed of
renuncia-
tion.
executrix who shall not have in any way acted or interfered
with the estate of his or her testator or testatrix, and
who shall at any time execute and record in the Record
Office, a deed of renunciation and disclaimer of such office
and appointment of executor or executrix, shall,
immediately on the record of the said deed of renunciation,
be absolutely relieved and discharged of the said trust;
and shall not be joined as a plaintiff or a defendant in any
action, suit, or proceeding in any court of this Island.

3. Every person who shall execute and record in the Effect of
deed.
office aforesaid such deed of renunciation and disclaimer
of such office and appointment of executor or executrix
shall be deemed and taken to have for ever abandoned and
surrendered all right, title, interest, and claim to the
office and appointment of executor or executrix under the
will of the person by whom he or she was so named and
appointed an executor or executrix, and shall not at any
time thereafter be entitled to claim or have granted to
him or her probate of the will of his or her testator
or testatrix.