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Check List and Basic Guide to the Administration of Decedents' Estates under New Article 93, Revised to July 1, 1973, Together with a Summary of Pertinent 1973 Session Laws of the General Assembly of Maryland and an Appendix of Forms

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CHECK LIST AND BASIC GUIDE TO THE ADMINISTRATION OF DECEDENTS' ESTATES UNDER NEW ARTICLE 93, REVISED TO JULY 1, 1973, TOGETHER WITH A SUMMARY OF PERTINENT 1973 SESSION LAWS OF THE GENERAL ASSEMBLY OF MARYLAND AND AN APPENDIX OF FORMS\*

# James G. McCabe†

### Editor's Note

In 1969, the Maryland General Assembly enacted a new testamentary law for the state which is, in effect, a modified version of the Uniform Probate Code and is now codified as Article 93 of the Maryland Annotated Code. Generally acclaimed as one of the most significant acts of legislation in recent Maryland history, the new Article 93 reflects an accommodation of a few radical changes within the time honored body of estate law. Certain probate procedures, in particular, have undergone significant revision.

The following Check List and Basic Guide to the Administration of Decedents' Estates represents one institution's efforts at providing a "road map" for compliance with the procedural requirements for probate and administration under the new law. Recognizing the intrinsic value of this document, both for the young lawyer and for the more experienced members of the practicing bar who may not be familiar with the new procedures, the Board of Editors decided that it was deserving of general distribution. For their kind permission to reprint the Check List and Guide, the Board is grateful to Mr. James G. McCabe and the Trust Department of Maryland National Bank.

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<sup>\*</sup> Reprinted by permission of Maryland National Bank.

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# NOTE

As a matter of expediency the forms set out herein as Appendices I, II, III, IV, V, VI, VII, VIII, IX, XVII and XVIII are those used by the Register of Wills for Baltimore City. Although the Registers of the several Counties and Baltimore City have been working toward the use of uniform forms, this goal has not as yet been achieved. As a consequence, the Register of certain Counties may require the use of forms differing slightly from those set out herein and it is suggested that, in the case of a County administration, appropriate forms be obtained from the Register in question. Appendices X, XI, XII, XIII and XVI are those for which the Register of Wills for Baltimore City has no forms and are simply forms suggested by the author. Appendix XIV is clearly called for as to First Administration Accounts under Section 1-102 as to verification; Section 7-301 as to notice to interested persons; and under Chapter 199 of the Acts of 1973, repealing and reenacting Section 7-302 as to the certificate required thereunder for initial Accounts. Appendix XV would be appropriate for Subsequent Accounts as no certificate in respect to Section 7-302 is required therefor. The Register of Wills for Baltimore City has not as yet adopted Appendix XIV officially as to First Accounts but is expected to do so. He has likewise not yet limited the use of Appendix XV to Subsequent Accounts but is also expected to do so.

Laws enacted at 1973 Session of the General Assembly of Maryland affecting the administration of decedents' estates as known to author at this time

Chapter 199 (SB 319)\*—Clarifies Art. 93, Sect. 7-302 as to certificate rerequired of a Personal Representative on his initial Administration Account.

Chapter 405 (SB 478)\*—Amends Art. 93, Sect. 7-103. Provides for the transfer of the duty to publish the notice of a Personal Representative's appointment from the Personal Representative to the Register of Wills.

Chapter 417 (SB 597)\*—Amends Art. 93, Sect. 8-105. Changes the order of priority for the payment of a decedent's funeral expenses from second to third priority. Funeral expenses are third in order after:

- a. Fees due the Register and;
- b. Costs and expenses of administration.

But Executor's Commissions and Counsel Fees are now in fourth position of priority instead of third as before.

Chapter 435 (SB 792)\*—Adds a new Sub-Section to Art. 21, Sect. 5-116. Provides that where a trust has been created by conveyance, deed, covenant, devise or bequest of any property, real or personal, in which the Trustee has duties, other than nominal, to perform at the inception of or during the term of the trust, but later because of the death of a life tenant or other occurrence, the trust is terminated or there remains only nominal duties to perform, the legal estate in the corpus of the trust shall then vest in the beneficiaries of such trust, even though the instrument creating the same shall specifically require a conveyance or assignment of the same, unless the trustee shall be required to make partition or division by the terms of the creating instrument.

Chapter 535 (HB 360)\*\*—a. Amends Art. 93, Sects. 7-201(b) and 7-203. Eliminates requirement that Personal Representative, when filing an Inventory or Supplemental Inventory, file a certificate along with it to the effect that he has notified interested persons of the impending filing. (This, along with Art. 93, Sect. 501, now obviates the necessity of notifying interested persons of the filing of Inventories).

—b. Makes certain changes in requirement in Art. 93, Sect. 8-107(a) that Personal Representative notify creditors by mail as to the fate of their claims. The new statute preserves the 60 day period for disallowed claim-

<sup>\*</sup> Effective July 1, 1973 and therefore apparently applicable to all Estates regardless of date of decedent's death.

<sup>\*\*</sup> Effective July 1, 1973 but only as to decedents dying on or after that date.

ant to petition Court or be barred. See No. 19 on Check List for discussion of this change.

- —c. Amends Art. 93, Sect. 7-304(b)(1). Provides how a Personal Representative may obtain funds for the payment of taxes, ordinary repairs and other expenses of management during administration in relation to specific legacies where income therefrom is not sufficient to pay same.
- -d. Amends Art. 93, Sect. 9-103. Changes the order in which legacies abate.

Chapter 543 (HB 492)\*—Amends Art. 93, Sect. 3-104. Provides, in connection with "Intestate Succession", that step-children shall inherit, where there is no blood relation, before the Estate shall be paid to the Board of Education.

Chapter 651 (HB 299)\*—This Act, generally speaking, reduces the historic age of majority from 21 years of age to 18 years of age as to both males and females. It is simple in concept but is somewhat complex in application in certain areas. Attention is called to Sect. 51 which states that the Act shall be construed only prospectively. It affects Art. 93 to a degree (see Sects. 1-101(f), 3-201, 3-204, 5-104(b), 9-109 and 11-108(a)) but more particularly affects Art. 93A and other Articles of the Code.

Chapter 685 (SB 465)\*—Amends Art. 93, Sect. 2-210(c). Provides for the recording by the Register of Wills of all papers filed in the administration of a decedent's Estate upon approval of Final Account. Formerly only Inventories and Administration Accounts were so recorded.

Chapter 812 (HB 889)**-Amends Art. 81, Sects. 149 and 150. Provides
that step-children and step-parents shall not be treated as collaterals for
inheritance tax purposes; provides further that the spouse of a lineal de-
scendant, who is joint owner of a savings account with the decedent, is like-
wise to be taxed at a 1% rate, rather then 7-1/2%, for inheritance tax pur-
poses, on a single joint savings account which has less than \$2,000 therein.
Estate of
Date of Death

# CHECK LIST FOR ADMINISTRATIVE PROBATE

 1.	Peti	tion for P	robate			Date	Filed_			
	See	Sections	5-201,	5-202,	5-203,	5-204,	5-205	and	5-206	for
	prep	paration a	nd cont	tent.						

<sup>\*</sup> Effective July 1, 1973 and therefore apparently applicable to all Estates regardless of date of decedent's death.

<sup>\*\*</sup> Effective July 1, 1973 but only as to decedents dying on or after that date.

•		
		Present to Register. Not to Orphans Court.
		The petitioner need not appear in person before the Register. (See Opinion of the Attorney General, Item 5, appearing in Daily Record of May 2, 1970.) (A specimen form of petition is
	9	set out in Appendix I.) Witnesses
	۷.	Verify that Will appears duly executed and contains a proper attestation clause so that neither a verification by a third person nor the witnesses themselves need be produced. See Section 5-303.
	2	Proof of Custody
	υ.	Separate proof of custody forms are no longer required. Custody of the Will is explained in Par. 5 of the Petition for Probate. See Section 5-206.
	4	Acceptance of Appointment and Consent to Service
	••	Date Filed
		As a condition to the grant of letters a Personal Representa-
		tive must first file a statement of acceptance of the duties of the office and a written consent to personal jurisdiction in any legal action brought in Maryland against the Personal Repre- sentative where service is made upon him, in accordance with the Maryland Rules, at his address shown in the proceedings. See Section 6-101.
		These should accompany the Petition for Probate. (A specimen
		form is set out in Appendix II.)
	5.	Bond
		Each individual Executor or Co-Executor must give bond as a further condition to the grant of letters. The rules are substantially the same as under the old practice. An excuse from giving bond by the terms of a Will, as before, will not eliminate the necessity for giving bond but will simply minimize it. The bond penalty may also be minimzed by the consent of all interested persons if the Will does not excuse bond. The amount of the bond will be set initially by the Register upon oral representation as to the size of the personal estate. When the Inventory is filed, if the original estimate was too low, the Register may insist that the bond be increased. See Sections 6-101 and 6-102; also Opinion of Attorney General, Item 6, appearing in Daily Record of May 2, 1970.
	6.	Letters Granted on
		(See Appendix III for specimen form of Order used by the Register of Wills for Baltimore City.)
	7.	Insert Notice of Appointment in Newspaper Immediately After

Name of Newspaper
Date of First Insertion

Grant of Letters

		Date of Second Insertion
		Date of Third Insertion  Pursuant to the provisions of Section 7-103, as amended by
		Pursuant to the provisions of Section 7-103, as amended by SB-478, now designated as Chapter 405 of the Laws of 1973, the Register of Wills (instead of the Personal Representative as formerly) shall, after the appointment of the Personal Representative, cause a notice to be published in a newspaper of general circulation in the County of the appointment once a week for three successive weeks announcing the appointment and address of the Personal Representative. The notice is given to persons who may object to the appointment and to creditors. Obtain a copy for file and enough extra so as to be able to file one copy with the Register and to supply him with enough copies for the heirs and legatees. See 8 below.
	2	(A specimen form of Notice is sent out in Appendix V.)
	5.	Give Register:  a. Copy of published Notice of Appointment  Date Filed
		This should be filed within 20 days of date of appointment. As a practical matter the Register should also be given a copy for each legatee and heir. See Section 7-104. b. List of Legatees and Heirs with Addresses
		Date Filed This list should be filed at the same time and along with the copy of the published notice referred to in (a) above. See Section 7-104 and Section 2-209.
		(A specimen form of List is set out in Appendix VI.) c. Certification of Publication Date Filed
		Upon completion of the third insertion of the Notice of Appointment in the newspaper, the Personal Representative should file or cause to be filed with the Register a certification that a Notice of his appointment has been published. See Section 7-103, as amended by Chapter 405 of the Laws of 1973.
9	9.	(A specimen form of Certification is set out in Appendix VII).  Verify That Register has Given Notice by Mail to Heirs and Legatees  Date Notice Given
		Section 2-209 requires the Register, within 5 days after receiving the copy of the newspaper notice referred to in No. 8(a) above, to send a copy of the newspaper notice to each heir and legatee so as to give him or her actual notice of the appointment of the Personal Representative and thereby an opportunity to object.

Section 1-103 requires that this notice shall be sent by the Register by either registered or certified mail, postage prepaid, return receipt requested, addressed to the addressee at the address last known to the sender, with delivery restricted to the addressee. See Opinion of the Attorney General, Item 1, appearing in Daily Record of May 2, 1970 and Section 2-209.

This notice may be waived, however. See Section 1-103 and Opinion of the Attorney General, Item 7, appearing in Daily Record of May 2, 1970.

It is important to verify that the Register has given proper notice by checking the returned receipts in his file.

10. Information Report as to Jointly Owned Property, Other Interests Less than Absolute and Transfers made Within Two Years of Death

Date Filed\_\_\_\_\_\_

Every Personal Representative must file this Information Report with the Register of Wills within 3 months after the grant of his letters. See Article 81, Section 155.

(A specimen form of this Information Report is set out as Appendix VIII.)

11. Appraisal of Assets

Real#

Leasehold#

Stocks listed on national or regional exchange##

Closely held stocks#

Bonds##

Notes due decedent##

Other debts due decedent##

Household chattels#

Farm or business chattels#

Jewelrv#

Miscellaneous#

- # Must be appraised by two appraisers appointed by the Register or by a qualified special appraiser employed by the Personal Representative.
- ## May be appraised by Personal Representative himself.

See Sections 7-201(a) and 7-202; also Opinion of the Attorney General appearing in the Daily Record of July 17, 1970.

\_\_\_\_ 12. Prepare Inventory

Must be filed within 3 months of appointment. See Section 7-201(a) and (b), the latter as amended by HB 360, now designated as Chapter 535 of the Laws of 1973.

Must be verified. See Section 1-102.

\_ 13. Notice to Interested Persons of Filing of Inventory No Longer Required

As the result of Section 7-201(b) having been amended by HB-360, now designated as Chapter 535 of the Laws of 1973, which eliminates the requirement that an Inventory include a certificate that all interested persons had been notified of the Inventory's impending filing, notice need no longer be given

anyone that an Inventory is being filed. Section 7-501 was amended at the 1971 Session of the General Assembly to provide that notice to interested persons need be given only as to the filing of Accounts, instead of Accounts and Inventories as the statute was originally written. The 1971 Session failed, however, to eliminate the requirement in Section 7-201(b) that notice be given to interested persons as to the filing of Inventories notwithstanding the passage of the 1971 amendment to Section 7-501. Now that Section 7-201(b) has been appropriately amended to cure this omission at the 1973 Session NOTICE NEED NO LONGER BE GIVEN ANYONE IN RESPECT TO THE FILING OF AN INVENTORY.

Good practice would call for a copy of the Inventory to be sent to principal legatees even though it need not be done prior to its filing.

Within 3 months of appointment the Personal Representative shall file the Inventory with the Register of Wills. A certificate of notice to interested persons should no longer be included in or filed with the Inventory. See Section 7-201(a) and (b), the latter as amended by Chapter 535 of the Laws of 1973. (See Appendix IX for specimen form.)

15. Notice to Interested Persons of the Filing of a Supplemental Inventory No Longer Required

Section 7-203, as amended by HB-360, now designated as Chapter 535 of the Laws of 1973, eliminates the prior requirement that a supplemental Inventory include a certificate that notice had been given to all interested persons as to its impending filing. This amendment, coupled with Section 7-501, relieves the Personal Representative from having to give notice to anyone before filing a supplemental Inventory.

All assets known and in hand should be included in the initial Inventory but a supplemental Inventory may be filed where additional property is discovered. A certificate of notice to interested persons is no longer required. See Section 7-203, as amended by HB-360, now designated as Chapter 535 of the Laws of 1973.

17. Revision of Inventory

quiring an across the board appraisal of all assets. See Opinion of the Attorney General, Item 8, appearing in Daily Record of May 2, 1970. As a practical matter, if the Personal Representative reappraised only the assets with diminished value the Register could, in turn, cause the assets with increased value to be reappraised also. A hearing is required only where the petition is filed by someone other than the Personal Representative.

18. Check Claims Docket in Register's Office

Date Checked\_

Determine whether any claims have been presented to and docketed by the Register which have not been presented directly to the Personal Representative. See Sections 2-210(a) and 8-104(b).

Except as otherwise provided with respect to claims of the United States, claims of the State of Maryland, claims against the estate for slander arising before the decedent's death, claims based on the conduct of or a contract with a Personal Representative and except as otherwise provided in the last sentence of this paragraph, all claims against a decedent's estate are barred unless presented within 6 months after the first appointment of a Personal Representative. If, however, the first newspaper notice referred to in Section 7-103, as amended by Chapter 405 of the Laws of 1973, is not published within 20 days after the first appointment of a Personal Representative, any period in the Sub-title expiring 6 months after the first appointment of a Personal Representative shall automatically be extended by the period between appointment and first publication but excluding the first 20 days. See Section 8-103(a).

(See Appendix XVIII for a specimen form of Claim.)

19. Allowance or Disallowance of Claims

Section 8-107(a), dealing with the allowance or disallowance of claims, has been amended by HB-360, now designated Chapter 535 of the Laws of 1973.

As the law existed prior to its amendment, the Personal Representative was required to notify unpaid claimants by mail as to the status of their claim, i.e. (i) that the claim had been allowed in a stated amount; (ii) that the claim had been disallowed; or (iii) that the Personal Representative would petition the Court to determine whether the claim should be allowed. The purpose of HB-360 was to eliminate the necessity of the Personal Representative's notifying creditors whose claims had been allowed and to require notice by mail only to those creditors whose claims had been disallowed in whole or in a stated amount and to those creditors about whose claims the Personal Representative intended to petition the Court for determina-

tion. Two words were added to the text of the Bill, however, during its course through the General Assembly, the net result of which was to confuse the amendment. The affected portion of the Bill is quoted below:

If a Personal Representative intends to <u>allow or</u> disallow, in whole or in part, any claim that has been presented within the time limit prescribed in Section 8-103 and in the manner prescribed in Section 8-104(a) and (b), he shall mail a notice to each claimant stating (i) that the claim has been disallowed in whole or in a stated amount; or (ii) that the Personal Representative will petition the Court to determine whether the claim should be allowed.

Obviously the words "allow or", underscored in the above quoted text of the Bill, should not have been inserted as there is no subsequent provision made therein for notice to be mailed to those creditors whose claims the Personal Representative had allowed and intended to pay. It is hoped that this error will be appropriately corrected in a subsequent Session of the General Assembly but, in the meantime, it would appear pointless to send any notice to creditors whose unpaid claims had been allowed and which the Personal Representative intends to pay. It would appear that such notice by mail should be sent only to creditors falling in category (i) or category (ii) in the amended statute.

It would seem that, as this is the first notice by mail received by creditors, it should be sent to them by registered or certified mail in the manner prescribed in the first sentence of Section 1-103.

(A specimen form of notification is set out in Appendix X).

20. Pay or Provide for Allowed Claims

Upon expiration of 6 months from the first appointment of a Personal Representative all allowed claims which are due should be paid, unless the Court extends the time for good cause shown. See Section 8-108(a). Section 8-110 provides for the handling of unsecured claims which are not yet due. Section 8-112 provides for the handling of contigent claims and Section 8-111 makes provision for the handling of secured claims. Section 7-502 provides for the payment of debts to a Personal Representative or to counsel for the estate.

\_\_\_\_\_ 21. File Federal Estate Tax Return and Pay Tax if Any Due

Date Filed and Paid\_\_\_\_\_\_

Due within 9 months of date of death.

~ ~				$\sim$	
99	Potition	to Hir	Executor's	e l'amn	niceinn

Date of Order\_\_\_\_

In order to have his commissions allowed in the ensuing account a Personal Representative must petition the Orphans' Court, in reasonable detail, for an Order fixing same. See Section 7-601. Under Section 7-502 an Order Nisi is obtained from the Court allowing the commissions prior to giving the notice referred to in No. 24 below.

It is interesting to note that, in insolvent estates, SB-597, now designated as Chapter 417 of the Laws of 1973, has amended Section 8-105 by reducing the priority of executors' commissions, along with counsel fees, from third to fourth.

23. Petition to Allow Counsel Fee

Date	of	Order	
Date	of	$Order_{-}$	

In order to have a counsel fee allowed in the ensuing account, a petition must be filed for the purpose, in reasonable detail, by either the lawyer or the Personal Representative. See Section 7-602. Under Section 7-502 an Order Nisi is obtained from the Court, allowing the counsel fee prior to giving the notice referred to in no. 24 below.

No certification by independent counsel as to the reasonableness of the fee is necessary where written consents to the payment requested have been obtained from all interested persons and from each unpaid creditor. See Section 7-502.

Section 8-105 has been amended by SB-597, now designated as Chapter 417 of the Laws of 1973, reducing the priority of counsel fees in insolvent estates, along with executors' commissions, from third to fourth.

24. Notice of Filing Petition for Executor's Commissions

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LIALE	HUULLE	217611	ı

and/or Notice of Filling Petition for Counsel Fee

Date notice given .

The Personal Representative shall give written notice to all interested persons and to all unpaid creditors who have filed claims, of the filing of any petition for commissions or counsel fee. The notice must set forth in reasonable detail the amount requested, the basis therefor and the action of the Court thereon. Unless a request for a hearing is filed within 20 days of the sending of the notice, the Court's Order shall become final. See Section 7-502. "Interested persons" are defined in Section 1-101(f) as amended by HB-299, now designated as Chapter 651 of the Laws of 1973.

This notice may be waived, however. See Section 1-103 and Opinion of the Attorney General, Item 7, appearing in Daily Record of May 2, 1970.

(Specimen forms of notice are set out in Appendices XI and XII.)

25. Prepare First Administration Account

Must be filed within 9 months of giving the notice of appointment required under Section 7-103, as amended by Chapter 405 of the Laws of 1973. See Sections 7-302, as repealed and reenacted by SB-319, now designated as Chapter 199 of the Laws of 1973, and 7-305(a); also Section 7-304, as amended by HB-360, now designated as Chapter 535 of the Laws of 1973.

Section 7-305(a), as it existed prior to amendment by Chapter 786 of the Laws of 1971, was not clear whether the period of time within which the first account must be filed ran from the first insertion of the notice required by Section 7-103, now amended by Chapter 405 of the Laws of 1973, or from the final insertion of the notice. The 1971 amendment of this Section did not clarify this uncertainty. It should be noted, however, that one of the principal draftsmen of the original statute has advised, in respect to the original statute, that it was intended that the period should begin with the first insertion. There would seem to be no good reason for assuming that the 1971 amendment changed this intent in any way.

Must be verified. See Section 1-102.

26. Notice of Filing First Administration Account

Date Notice Given\_

Within 15 days next preceding the filing of the First Account the Personal Representative must give notice of such filing, by mail or delivery, to all interested persons. See Section 7-301.

"Interested persons" are defined in Section 1-101(f), as amended by HB-299, now designated as Chapter 651 of the Laws of 1973. Section 1-103 permits the use of regular mail for such notice but has detailed provisions for the address to be used.

Consideration should be given as to advisability of sending a copy of the proposed account to appropriate legatees at the same time so as to foreclose their right to object to the proposed distribution. This right to object terminates if not exercised within 30 days after mailing copy of the proposed distribution. See Section 9-104(d).

One of the principal draftsmen of the statute has advised that Section 9-104(d) was intended to apply only to foreclosing rights to object to the pattern of dividing assets distributed in kind; i.e. relative values of different stocks making up different distributive shares, variances of cost basis among different shares, different maturity dates or interest rates on bonds, etc. and not to any other aspects of the account.

This notice may be waived, however. See Section 1-103 and

	Opinion of the Attorney General, Item 7, appearing in Daily Record of May 2, 1970.
	(A specimen form of notice of filing account is set out in Appendix XIII).
27.	Excused from Giving Notice Date of Order———————————————————————————————————
	Names of persons omitted from notice by Order
28	File First Administration Account With Register

Within 9 months of giving the notice of appointment required under Section 7-103 of *Chapter 405 of the Laws of 1973* and within 15 days of having given notice of such filing to all interested persons, the Personal Representative shall file his First Administration Account with the Register. See Section 7-305(a).

Although the statute is not explicit, one of the draftsmen of the Statute has advised in the past that the 9 month period referred to above was intended in the original statute to run from the date of the first insertion and there seems to be nothing in the statute, as amended, to indicate a change of intent.

This initial account should be accompanied by a verification and certificate by the Personal Representative (i) verifying that the contents of the account are true and correct in compliance with Section 1-102; (ii) certifying that the Personal Representative has given notice to all interested persons in accordance with Section 7-301 (i.e. that notice has been mailed or delivered to all interested persons within 15 days next preceding the filing of the account); and (iii) certifying that the provisions of Section 7-302, as repealed and re-enacted by SB-319, now designated as Chapter 199 of the Laws of 1973, have been complied with.

(A specimen form of certificate to accompany the First Account is set out in Appendix XIV.)

 29.	Extension of Time for Filing Account Until
	An extension of the time for filing an Account may be ob-
	tained by Petition to the Court for good cause shown. See Sec-
	tion 7-305(b).
 30.	Pay Tax on Executor's Commission
	Date Paid
	This tax should be paid to Register at the time when the
	amount of the commission has been allowed by Court Order.
	See Section 7-307. Presumably this would, as a practical
	matter, not be paid until the Order has become final 20 days
	after giving notice in respect to the commissions.
 31.	Pay Inheritance Tax Date Paid
	Inheritance tax should be paid to the Register when the ac-
	count, reflecting the distribution, is filed. See Section 7-307.
 32.	Expiration Date for Filing Exceptions to Account
	Date
	All exceptions to an account must be filed with the Register
	within 30 days of the account's approval by the Court. No exceptions may be filed as to any item which has become final and
	binding under Section 7-502. Copies of all exceptions shall be
	mailed by the exceptant to the Personal Representative. See
	Section 7-501.
33.	Pay Legacies Shown in Account
 •	A Personal Representative may, but need not be required to,
	obtain verified releases from legatees. See Section 9-111.
	Should be paid within time provided for filing first account.
	See Section 7-101(b).
 34.	Extension of Time for Payment of Legacies Until
	Time for payment of legacies may be extended by Order of
	Court for good cause shown. See Section 7-101(b).
 35.	Convey any Real or Leasehold Property Distributed by Account
	· · · · · · · · · · · · · · · · · · ·
9.0	
 30.	
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37	
 01.	
	to the First Account was not broad enough to cover them. See
36.	Should be conveyed within time provided for filing first account. See Section 7-101(b). Costs payable as a condition of recordation shall be paid by the estate. No State or Local excise taxes of any kind shall be imposed upon the transfer or the recordation. See Section 9-105.  Extension of Time for Making Conveyances Until  Time for conveying any real or leasehold property may be extended by Order of Court for good cause shown. See Section 7-101(b).  Petition to Fix Executor's Commission-Second Account  Date of Order  If commissions are to be claimed in the Second Account a petition should be filed therefor if the petition filed in respect

Section 7-601 and comments to No. 22 above.

 . 38.	Petition to Allow Counsel Fee-Second Account
	Date of Order
	If a counsel fee is being claimed in the Second Account a peti-
	tion should be filed therefor. See Section 7-602 and comments
	in No. 23 above.
 . 39,	Notice of Petition for Ex'r's Commissions-2nd Acc't
	Date Notice Given
	and/or Notice of Petition for Counsel Fee-2nd Acc't
	Date Notice Given
	The Personal Representative shall give written notice to all
	interested persons and to all unpaid creditors who have filed
	claims of the filing of any petition for commissions or counsel
	fee. The notice must set forth in reasonable detail the amount
	requested, the basis therefor and the action of the Court
	thereon. Unless a request for a hearing is filed within 20 days of
	the sending of the notice the Court's Order shall become final.
	See Section 7-502.
	This notice may be waived, however. See Section 1-103 and
	Opinion of the Attorney General, Item 7, appearing in Daily
	Record of May 2, 1970.
	(Specimen forms of notice are set out in Appendices XI and
	XII.)
 40.	Prepare Second Administration Account
	Must be filed within 6 months after filing First Account. See
	Section 7-303, 7-304, as amended by Chapter 535 of the Laws
	of 1973, and 7-305. Must be verified. See Section 1-102.
 41.	Notice of Filing Second Administration Account
	Date Notice Given
	Within 15 days next preceding the filing of the Second Ac-
	count the Personal Representative must given notice of such
	filing, by mail or delivery, to all interested persons in the man-
	ner prescribed above for notice in respect to the filing of the
	First Account. See Section 7-301.
	Consideration should be given as to advisability of sending a
	copy of the proposed account to appropriate legatees at the
	same time so as to foreclose their right to object to the pro-
	posed distribution. This right to object terminates if not exer-
	cised within 30 days after mailing copy of the proposed distribu-
	tion. See Section 9-104(d).
	Also see No. 26 above for comments on Henderson Commis-
	sion's intention with respect to Section 9-104(d).
	This notice may be waived, however. See Section 1-103 and
	Opinion of the Attorney General, Item 7, appearing in Daily
	Record of May 2, 1970.
49	Excused from Giving Notice Date of Order
 44.	
	The Court may excuse a Personal Representative from giving

	notice of filing to any of the interested persons for good cause shown. See Section 7-501. This would normally apply where the will contained a long list of inconsequential legacies.
	Names of persons omitted from notice by Order.
45	3. File Second Administration Account with Register
	Date Filed Within 6 months of filing the First Administration Account
	and within 15 days of having given notice of such filing to all in-
	terested persons the Personal Representative shall file his
	Second Administration Account with the Register, together
	with a certificate that the Personal Representative has mailed
	or delivered, within 15 days next preceding the filing, the notice of such filing to all interested parties. See Section 7-301 and
	Section 7-305(a). The account must be verified as required by
	Section 1-102 but should not certify compliance with Section
	7-302, as repealed and re-enacted by SB-319, now designated
	Chapter 199 of the Laws of 1973, as that Act applies only to
	initial accounts.
4	(See Appendix XV for form of verification and certificate.)
44	1. Extension of Time for Filing Account Until  May be obtained by Order of Court for good cause shown.
	See Section 7-305(b).
45	5. Pay Tax on Executor's Commission
	Date Paid
	Pay tax on any executor's commissions claimed in the ac-
	count. See No. 30 above.
46	S. Pay Inheritance Tax Date Paid
	Pay inheritance tax on any devises or bequests distribu-
45	ted by the account. See No 31 above.
4/	. Expiration Date for Filing Exceptions to Account  Date
	All exceptions to an account must be filed with the Register
•	within 30 days of the account's approval by the Court. No ex-

All exceptions to an account must be filed with the Register within 30 days of the account's approval by the Court. No exceptions may be filed as to any item which has become final and binding under Section 7-502. Copies of all exceptions shall be mailed by the exceptant to the Personal Representative. See Section 7-501.

**Decedents Estates** 

63

# CHECK LIST FOR JUDICIAL PROBATE

## Foreword

Generally speaking Judicial Probate differs from Administrative Probate in that it is conducted with greater formality than the latter. Judicial Probate is before the Orphans' Court instead of the Register of Wills, witnesses to the Will are examined and letters are not granted until after notice and a formal hearing.

It is *mandatory* upon the Court to grant a petition for Judicial Probate if it is filed, either prior to Administrative Probate or within 6 months of Administrative Probate:

- a) By an interested person. It should be noted that Section 5-207(b) provides that the filing of a petition to caveat has the effect of a request for judicial probate. In the event of caveat, therefore, judicial probate becomes mandatory. See Henderson Commission's Comment to Section 5-207.
- b) By a creditor in the event no Personal Representative has been appointed.
- c) If it appears to Court or Register that Petition for Administrative Probate is incomplete or incorrect.
- d) If Will torn, mutilated or burned in part or marked in any way so as to make a significant change in its meaning.
- e) If Will lost or destroyed, can't be done in Administrative Probate. See Sections 5-304, 5-401 and 5-402.

It is discretionary with the Court to set aside Administrative Probate if, within 18 months of decedent's death, the Court finds that:

- 1. There is a later Will which was not known about when Administrative Probate granted.
- 2. Notice provided in Section 2-209 not given to an interested person nor did he have actual notice of Petition.
- 3. Fraud, material mistake or substantial irregularity existed. See Section 5-304.

The appointment of a Personal Representative who has been appointed by administrative probate is terminated by a timely request for judicial probate. Such a termination, however, does not affect the validity of acts theretofore performed by him. Subject to any order to the contrary a Personal Representative previously appointed has the duties and powers of a special administrator until the appointment of a Personal Representative in the judicial probate proceeding. There is no prohibition against the person who had been appointed in the administrative probate proceeding also being appointed Personal Representative in the judicial probate proceeding. See Section 6-307.

# CHECK LIST

 I. Petition for Probate		
 	By Whom	
This would normally be	filed at the outset by the exec	cutor
named in the Will only un	der unusual circumstances suc	ch as
when there was mutilation,	burning or marking so as to sig	znifi-

cantly change the Will or where a copy of the Will was being offered for probate. In other cases the Petition for Judicial Probate would more than likely come from some other interested person.

(A specimen form of Petition is set out in Appedix I.) II. Special Administration

If an administrative probate proceeding was in progress, with a Personal Representative appointed therein before the filing of the petition for judicial probate, it should be noted that although the administrative Personal Representative's appointment was terminated by the mere filing of the petition for judicial probate the same Personal Representative would function as special administrator, pending appointment of a Personal Representative in the judicial probate proceeding, unless the Court ordered to the contrary. In all events the acts of the prior Personal Representative would remain valid, however. See Sections 6-307, 6-401, 6-402, 6-403 and 6-404.

If the petition for Judicial Probate were brought and there had been no prior Personal Representative, a special administrator could be appointed by the Court to take care of matters requiring attention arising in the interim between the filing of the petition and the appointment of a Personal Representative. See Sections 6-307, 6-401, 6-402 and 6-404.

# III. Notice of Request for Judicial Probate

- a.) Petitioner must give the Register the names and addresses of all interested persons of whom he may learn prior to the granting of Judicial Probate. See Section 5-403(a).
- b.) The Register shall then give notice to all interested persons that Judicial Probate has been requested. See Section 5-403(a). Ordinary mail is sufficient for this notice unless it is the first notice received by the interested person in which event it should be by registered or certified mail of the type prescribed in Section 1-103. (See also Attorney General's Opinion, Item 2, appearing in Daily Record of May 2, 1970, as to character of notice.)
  - As to waiver of notice, see Section 1-103 and Item 7 of the Attorney General's Opinion appearing in Daily Record of May 2, 1970. The sending of this notice should be checked by the Personal Representative.
- c.) The Register is also required to give notice of the request for Judicial Probate by newspaper advertisement inserted once a week for two successive weeks. See Section 5-403(a).
- d.) The form of notice to be employed by the Register in b) and c) above is set out in Section 5-403(b) and also in Appendix XVII hereto.

 IV.	Hearing	Date Set by Court
	a.) In general see	Section 5-404.
		Will are examined by the Court unless Court
	directs otherv	vise. See Section 5-404(b).
	c.) Personal Rep	resentative files a statement of acceptance
	and consent	to jurisdiction and gives such bond as Court
	requires. See	Sections 6-101 and 6-102. (For form of ac-
	ceptance and	consent see Appendix II.)
	d.) Letters grante	
	(See Appendi	x IV for form of Order used by the Register
	of Wills for B	altimore City.)
 V.	Insert Notice of A	Appointment in Newspaper Immediately
	After Grant of Le	etters
	Date of First Inse	ertion
	Date of Second In	nsertion
	Date of Third Ins	
	<del>-</del>	rovisions of Section 7-103, as amended by
		e Laws of 1973, a notice of the Personal Rep-
		ointment should be published by the Register
		vspaper conforming to the statute's require-
		ek for three successive weeks. The notice is
	_	who may object to the appointment and to
		a copy for file and enough so as to be able
	=	with the Register and to supply him with
	= "	the heirs and legatees.
	=	of Notice is set out in Appendix V.)
VI.	Give Register:	
	a.) Copy of publi	shed Notice of Appointment
	m) : 1 111	Date Filed
		e filed within 20 days of date of appointment.
	<del>-</del>	al matter the Register should also be given
		ch legatee and heir. See Section 7-104.
	b.) List of Legate	ees and Heirs with Addresses.
	(TD) ' 1' ' 1	Date Filed
		ald be filed at the same time and along with
		he published notice referred to in (a) above.
		7-104 and Section 2-209.
		form of List is set out in Appendix VI.)
	c.) Certification	
	TT	Date Filed
		tion of the third insertion of the Notice of
	• •	in the newspaper, the Personal Representa-
		le with the Register a certification that such
		en published. See Section 7-103, as amended
	oy Unapter 40	05 of the Laws of 1973.

(A specimen form of certification is set out in Appendix VII.)

VII. Verify That Register has Given Notice by Mail to Heirs and Legatees Date Notice Given\_\_\_\_\_

Section 2-209 requires the Register, within 5 days after receiving the copy of the newspaper notice referred to in (a) above, to send a copy of the newspaper notice to each heir and legatee so as to give him or her actual notice of the appointment of the Personal Representative and thereby an opportunity to object.

(From this point on the list of items to be checked for administration in Judicial Probate would be the same as those set out as items 10 through 54 for administration in Administrative Probate.)

# Note as to V., VI. and VII. above:

The original statute was not clear whether the notice provided for in V. above should be given over again if the judicial probate Personal Representative is appointed by virtue of a petition filed while administrative probate was in progress in which prior proceeding notice had been given. Item 3 of the Attorney General's Opinion, appearing in the Daily Record of May 2, 1970, advises, however, that a second notice need not be published but it does not discuss the situation where a different Personal Representative is appointed in the judicial proceedings.

	STATE OF	MARYLAND
IN THE ORPHANS' COUR	T EOP	
BEFORE THE REGISTER		
DEFORE THE REGISTER	OF WILES FOR	MARYLAND CITY
T. 1		
In the Matter of		
	PETITION FO	deceased Estate No
The Petition of		
( ne retition of	Name	Address
	Name	Address
	Home	Address
	Nome	Address
each being a citizen of the	United States and of legal age,	, shows
1.	, the	decedent, who was domiciled in
City, State of	died on	at
<ol><li>The decedent di</li></ol>	red (with) (without) a will,	
3. Petitioner is er	ntitled to be appointed persona	al representative of the decedent's estate under Section
5-104 of Article 93 of the	Maryland Code for the following	g reasons
		<del>-</del>
4. This is the prope	er office in which to file the Pe	etition because
		a will of the decedent and, to the best of the knowledg
		a will of the decedent and, to the best of the knowledgeted is the decedent's latest will
of the Petitioner, (the will		ted is the decedent's larest wil
of the Petitioner, (the will	accompanying this Petition dat	ted is the decedent's larest wil
of the Petitioner, (the will	accompanying this Petition dat	ted is the decedent's larest wil
of the Petitioner, (the will and said will came into Pe	accompanying this Petition dat titioner's hands in the followin	ted is the decedent's larest wil
of the Petitioner, (the will and said will came into Pe	accompanying this Petition dat titioner's hands in the followin	ted
of the Petistioner, (the will and soid will came into Pe	accompanying this Petition dat titioner's hands in the followin died with a will, the names and	ted
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of the Petistioner, (the will and soid will came into Pe	accompanying this Petition dat titioner's hands in the followin died with a will, the names and	ted
of the Petistioner, (the will and said will came into Pe	accompanying this Petition dat titioner's hands in the followin died with a will, the names and addings regarding the decedent's	ted
of the Petistioner, (the will and sold will come into Pe  6. If the decedent  7. All other proces  8. The reason wh	accompanying this Petition dat titioner's hands in the followin died with a will, the names and ardings regarding the decedent's	ted
of the Petistioner, (the will and said will came into Pe	accompanying this Petition dat titioner's hands in the followin died with a will, the names and ardings regarding the decedent's	ted
of the Petistioner, (the will and sold will come into Pe  6. If the decedent  7. All other proces  8. The reason wh	accompanying this Petition dat titioner's hands in the followin died with a will, the names and ardings regarding the decedent's	ted
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of the Petistioner, (the will and sold will came into Pe  6. If the decedent in the sold i	accompanying this Petition data titioner's hands in the following died with a will, the names and addings regarding the decedent's y any information required to be as follows.  Petitioner prays that he be gran the aforesaid will, if any, be a solution of the solution of the solution.	ted
of the Petitioner, (the will and sord will came into Pe  6. If the decedent  7. All other proces  8. The reason which has not been furnished, is in the sort been furnished, is the decedent's estate and that the following additional relationships in the following additional relationships in the sort of the	accompanying this Petition dat titioner's hands in the followin died with a will, the names and addings regarding the decedent's y any information required to b as follows. Petitioner prays that he be gran the aforesoid will, if any, be a fief be granted:	is the decedent's larest will ag manner). Inone exists:  diaddresses of all witnesses are  sestate are as follows  be furnished by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be furnished by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be decedent's larest will be decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be decedent will be de
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of the Petitioner, (the will and said will came into Pe 6 If the decedent in 7. All ather process 8. The reason which has not been furnished, is subsequently a second to the following additional religious of the following additional religious contained in 1 (we) do hereby resentations contained in	accompanying this Petition data titioner's hands in the following the died with a will, the names and addings regarding the decedent's and information required to be as follows.  Petitioner prays that he be granted to be granted:	is the decedent's larest will ag manner). Inone exists:  diaddresses of all witnesses are  sestate are as follows  be furnished by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be furnished by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be decedent's larest will be decedent's larest will be discussed by Sections 5–201 and 5–202 of Article 9  interpretation of the decedent's larest will be decedent will be de
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of the Petitioner, (the will and soid will came into Pe 6 If the decedent 7. All other proces 8. The reason which has not been furnished, is in WHEREFORE, the I decedent's estate and that the following additional relations contained in motion and belief.	accompanying this Petition data titioner's hands in the following the died with a will, the names and addings regarding the decedent's yeary information required to be as follows.  Petitioner prays that he be granthe aforesoid will, if any, be a field be granted:  solemnly declare and affirm untitle foregoing Petition are true	is the decedent's larest will agrammer) (none exists:  diaddresses of all witnesses are  diestate are as follows  be furnished by Sections 5–201 and 5–202 of Article 9  inted letters appointing him personal representative of thoodmitted to (administrative) (judicial) probate, and the derithe penalties of perjury that the information and representative and correct according to my (our) knowledge, information.

4M O'D 8-73

# 

Appendix II

IN THE MATTER OF	BEFORE THE REGISTER OF WILLS FOR
deceased	
	ADMINISTRATIVE PROBATE ORDER
Upon the foregoing Petitio	n, an appropriate band having been filed herein, it is this
day of	, 19,
ORDERED that	
be and he is hereby appointed per	sonal representative of the estate of;
and further	
ORDERED that the Will o	occompanying the foregoing Petition be and it is hereby admitted to probate a
	nt.
the Will of the aforenamed decede	
the Will of the aforenamed decede	
the Will of the aforenamed decede	
the Will of the aforenamed decede	
the Will of the aforenamed decede	
the Will of the aforenamed decede	Register of Wills

Judges	R*3A	1300 O'0 11-75
		Register of Wills for
robate as	ORDERED that the Will accompanying the foregoing Paritian be and it is breaky admitted to probate as fall the alloweness deceased.	ORDERED that the Will acco
	d representative of the extrae of	ORDERED thet
day of	Upon the foregoing Petition, an appropriate bond having been filed herbit, it is this	Upon the foregoing Petition.
	JUDICIAL PROBATE ORDER	
98	BEFORE THE ORPHANS' COURT FOR	IN THE MATTER OF

Appendix IV

Personal Representative	
	Date of first publication:
	unenforceable thereafter.
Any claim not so filed on or before such date, or any extension thereof provided by law, shall be	Any claim not so fi
file the same with the said Register of Wills on or before six months from the date of such appointment.	file the same with the sui
All persons having claims against the decedent must present their claims to the undersigned, or	All persons having
(six months from the date of such appointment).	on or before
ne Register of Wills of	shall file the same with the Register of Wills of
All persons having any objection to such appointment (or to the probate of the decedent's will)	All persons having
	(with) (without) a Will.
. who died on	
entative of the estate of	appointed personal representative of the estate of
was, on	
	whose address is
This is to give notice that the undersigned.	This is to give noti
TO ALL PERSONS INTERESTED IN THE ESTATE OF	TO ALL PERSONS INTE
NOTICE TO CREDITORS	
AND	
NOTICE OF APPOINTMENT	
State of Margland	
The second of the second secon	
and the second s	
ESQ.	

Appendix V

CERTIFICATE OF PUBLICATION	JBLICATION
	FILE NO:
To the Register of Wills for Baltimore City.	
The undersigned certifs (certifies) under the penalties of perjuny than the Notice, attached herito, has hern published in the case as required by Art. 9), Sect. 7-103 of the Maryland once a seech for three successive seeks as required by Art. 9), Sect. 7-103 of the Maryland	lites of perjury that the Notice, attached by Art. 93, Sect. 7-103 of the Waryland
Amotated Cede, and that it appeared in the said newspaper on the following dates:	paper on the following dates:
Date of Second Insettion	
Date of Third Inscrine	197
6	
of the Es	Personal Representative (8) of the Estate of
•	deceased
(c)	

r - 00 860

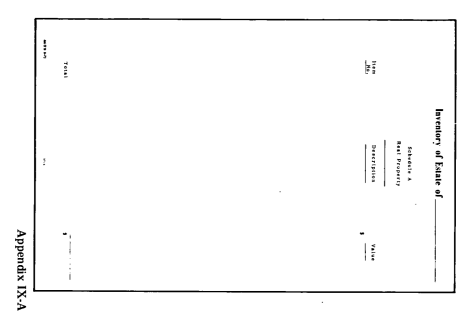
Appendix VI

File No.\_\_\_\_

# State of Maryland

Ву		Personal Repres	entative
Of The Estate of		, D	eceased
live the following information so far	as known to you:		
1. Did the deceased, within tw	o years prior to	death, make any transfe	
ofproperty in the natu adequate and full consideration in mo	re of a final disposition or distributi ney or moneys worth?	on thereof, other than	nona fide sales for an
(Answer, Yes or No) If so, give the following inform			
Date of Name and Relati			Nature of Property
Transfer of Transfer		ess	Transferred
2. Did the deceased, at the time	of death have an	interest as joint tenant	
property including bank or building or		interest as joint tenant	an any rear or personal
(Answer, Yes or No)	stron as to all such jointly owned pro-		
Name and Relationship of Joint Owne		Nature of Pr	nerty Owned
3. Did the deceased, at the time		n interest in any real o	personal property for
	r interest less than absolute, in trust	or otherwise?  Name and add	personal property for tress of successor, tary and relationship
ife or for a term of years, or may othe (Answer, Yes or No)	tion:  Date and type of instrument	or otherwise?  Name and add	tress of successor,
ife or for a term of years, or may othe (Answer, Yes or No)	tion:  Date and type of instrument	or otherwise?  Name and add	tress of successor,
ife or for a term of years, or may othe (Answer, Yes or No)	tion:  Date and type of instrument	or otherwise?  Name and add	tress of successor,
(Answer, Yes or Only other  (Answer, Yes or No)  If so, give the following inform  Description of interest  Less than absolute  I (We) do hereby solemnly declithis Report are true and correct sections.	tion:  Date and type of instrument	Name and add owner or benefits	hres of successor,
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Inventory	of the Estate of	deceased
Date of De	ath	Estate Number
WARRANT	TO APPRAISE:	
	to authorize you to appraise the various assets of	
	TEST:	, deceased, for their fair market value.
		Register of Wills
	SUMMARY	
Schedule	Type of Property	(Appraised) Value
A	Real	\$
В	Tangible Personal	• • • • • • • • • • • • • • • • • • • •
С	Corporate Stocks	
D	Bonds, Notes, Mortgages, Debts due to the Decedent	····
E	Bank Accounts, Savings and Loan Accounts, Cash	
F	All other interests	
	Total	s
	VERIFICATIO	N
ersonal re xamined th f the unde elief of ea	ersigned declare under the penalties of perjury presentatives of the estate of the within-name inventory, including any accompanying stateme resigned or under their joint direction and is, toch, a true, correct and complete Inventory of all d faith pursuant to Maryland Law.	d decedent, and each declares that he has nts, that it has been prepared by one or more to the best of the knowledge, information and
Instructi	ons: Complete all pertinent schedules and summa Annotated Code of Maryland (Ch. 3 of the Le	ry, See 17-201 or seq. of Article 93 of the way of Maryland of 1969).



Inventory of Estate of

Schedule B

Tangible Personal Property

Description

Ba.

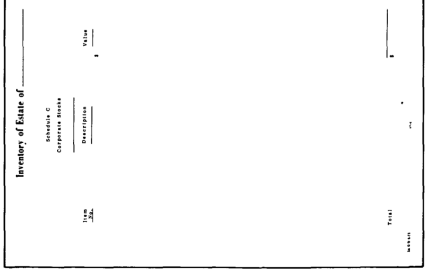
Description

Policy

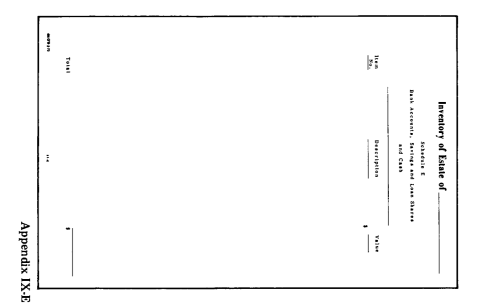
Appendix IX-B

		v lus	-	
Inventory of Estate of	Schedule D Bonds, Notes, Mortgages and other debts owed decedent	De se ripilan		9.11
		I te m	Total	

Appendix IX-D



Appendix IX-C



### APPRAISER'S CERTIFICATE

The hereinabove-described property has been appraised by the undersigned to the best of their skill and judgment and constitutes all of the property of the named decedent of which they have knowledge and with the appraisal of which they have been charged.

3M O'D 6-73

1	
Notification of Unpaid Creditors as to Status of their Claims - See Section	
8-107(a), as amended by Chapter 535 of the Laws of 1973, and Section 8-107(b)	
1,02	
197	
то:	
l	
You are hereby notified that your claim against the estate of	
deceased:	
/ Has been disallowed by the undersigned in the amount	
of \$	
l	
// Has been disallowed by the undersigned in its entirety.	
// Will be made the subject of a petition by the undersigned	
to the Orphans' Court of to determine	
whether the claim should be allowed.	
The law provides that if a claim is disallowed in whole or in a state amount, the claimant is forever barred to the extent of the disallowance	
unless the claimant files a petition for allowance in the Court or com-	
mences an action against the Personal Representative or against one or	
more of the persons to whom property has been distributed not later than	
the persons to whom property has been distributed not later than	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
60 days after the mailing of this notice.	
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60 days after the mailing of this notice.  By  Personal Representative(s)	
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60 days after the mailing of this notice.  By  Personal Representative(s)  Note: This notice may be given just as well by a letter containing	
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60 days after the mailing of this notice.  By  Personal Representative(s)  Note: This notice may be given just as well by a letter containing	
60 days after the mailing of this notice.  By  Personal Representative(s)  Note: This notice may be given just as well by a letter containing	

<u>No</u>	otice of Filing Petition for Executor's Commission - See Section 7-502
	A person interested in or an Unpaid Creditor of the Estate of
	Personal Representative(s)  Note: It is recommended that, in most cases, a letter be used for this purpose, at least for the principal legatees, rather than a formal notice. The letter, however, should contain all of the same basic elements as the above formal notice.

To - (Name)  (Address)  A person interested in or an Unpaid Creditor of the Estate		(Date mailed)
A person interested in or an Unpaid Creditor of the Estate	To - (Name)	
Notice is hereby given, pursuant to the provisions of Artic 93, Section 7-502 of the Maryland Annotated Code, that a petition was filed	(Address)	
Notice is hereby given, pursuant to the provisions of Artic 93, Section 7-502 of the Maryland Annotated Code, that a petition was filed		
Personal Representative(s)  Note: It is recommended that, in most cases, a letter be used for the purpose, at least for the principal legatees, rather than a for notice. The letter, however, should contain all of the same by	a hearing thereon being filed	with the Court within 20 days of the sen
Note: It is recommended that, in most cases, a letter be used for the purpose, at least for the principal legatees, rather than a for notice. The letter, however, should contain all of the same be		Ву
purpose, at least for the principal legatees, rather than a fo notice. The letter, however, should contain all of the same b		Personal Representative(s)
	purpose, at least for a notice. The letter, he	the principal legatees, rather than a for owever, should contain all of the same ba

Notice to Interested Persons of the Filing of an Administration Account  See Section 7-301  197		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
See Section 7-301  (Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
(Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of	Notice to In	terested Persons of the Filing of an Administration Account -
(Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of	See Sec	tion 7-301
(Date mailed)  To - (Name)  (Address)  A Person Interested in the Estate of		
To - (Name)  (Address)  A Person Interested in the Estate of		197
(Address)  A Person Interested in the Estate of		(bate mailed)
(Address)  A Person Interested in the Estate of		
A Person Interested in the Estate of	To -	(Name)
A Person Interested in the Estate of		
Notice is hereby given that, within 15 days of the above date on which this Notice was mailed, an Administration Account will be filed in respect to this estate with the Register of Wills for		(Address)
Notice is hereby given that, within 15 days of the above date on which this Notice was mailed, an Administration Account will be filed in respect to this estate with the Register of Wills for		A Dawson Intersected in the Fateta of
Notice is hereby given that, within 15 days of the above date on which this Notice was mailed, an Administration Account will be filed in respect to this estate with the Register of Wills for		A rerson interested in the Estate of deceased.
on which this Notice was mailed, an Administration Account will be filed in respect to this estate with the Register of Wills for		
in respect to this estate with the Register of Wills for	on which	Notice is hereby given that, within 15 days of the above date h this Notice was mailed, an Administration Account will be filed
By	in resp	ect to this estate with the Register of Wills for
Personal Representative(s)  Note: This notice may be given just as well by a letter containing the	• • • • • • • • • • • • • • • • • • • •	***************************************
Personal Representative(s)  Note: This notice may be given just as well by a letter containing the		
Personal Representative(s)  Note: This notice may be given just as well by a letter containing the		
Personal Representative(s)  Note: This notice may be given just as well by a letter containing the		
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Note: This notice may be given just as well by a letter containing the		
Note: This notice may be given just as well by a letter containing the		Personal Representative(s)
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Note:	This notice may be given just as well by a letter containing the

I do solemnly declare and affirm under the penalties of perjury that the contents of the aforegoing document are true and correct to the best of my knowledge, information and belief; that notice has been given to all interested parties, in accordance with Article 93, Section 7-301; and that I have complied with Article 93, Section 7-302.
Personal Representative(s)

Appendix XIV

I do solemmly declare and affirm under the penalties of perjury that the contents of the aforegoing document are true and correct to the bes' of my knowledge, information and belief, that notice has been given to all interested parties, in accordance with Article 93, Section 7-301.

Personal Representative

Appendix XV

Notice of the	Filing of a Petition to Close the Estate - See Section 10-101.
	19
To -	(Name)
	(Address)
	*: The Estate of
• • • • • • • •	, deceased.
	and the second second second
	Notice is hereby given that a petition was filed on
	, 19, in the Orphans' Court of
and term	minate the appointment of the Personal Representative(s)
	Ву
	»,
	Personal Representative(s)
	Fill in this space "residuary legatee of"; "An heir of"; "An
*	unsatisfied legatee of"; or "An unsatisfied creditor of"; as the case might be.
*	
*	
*	
*	Note: This notice may be given just as well by a letter
*	Note: This notice may be given just as well by a letter containing the information required by the statute.
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*	Note: This notice may be given just as well by a letter

-	
\$1	TATE OF MARYLAND
IN THE ORPHANS' COURT FOR	
In Re:	<del></del>
ESTATEOF	
- C-wind	_
Deceased	
TO ALL PERSONS INTERESTED IN THE EST	TATE OF
	<del></del> :
YOU ARE HEREBY NOTIFIED THAT	A Petition has been filed in this Court by
	for judicial probate, including the appointment of
personal representative for said estate; and th	
on theday of	, 19, or at such subsequent time or other place to whic
said hearing may be adjourned or transferred.	
	S
said hearing may be adjourned or transferred.  Date	Register of Wills
	Register of Wills

CLAIM AGA	TE OF MARYLAND
	INST DECEDENT'S ESTATE
The below-named creditor certifies that t	there is due and owing by
·	occount attached hereto as a part hereof the sum of
	together with interest at the rate offrom
	paid, and that the aforesaid account is correct as stated and i
unpoid.	do solemnly declare and affirm under the penalties of perjury tha
	e aforegoing claim, and the aforesaid account are true and correc
according to my knowledge, information and belia	
(Name of Creditor)	(Signature of creditor or person authorized
	to make verification on behalf of creditor)
,	
	•

# The Security Title Guarantee Corporation of Baltimore



# TITLE INSURANCE

Serving Maryland . . . Pennsylvania New Jersey . . . Delaware . . . District of Columbia . . . Virginia . . . Tennessee South Carolina . . . Georgia . . . Alabama Mississippi . . . and Louisiana

ALSO...TWO COMPLETE
JUDGMENT DEPARTMENTS:
BALTIMORE CITY AND
BALTIMORE COUNTY



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# UNIVERSITY OF BALTIMORE LAW REVIEW

**VOLUME THREE** 

**FALL 1973** 

NUMBER ONE

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