

REVISOR'S NOTE: This section presently appears as Art. 93, §6-202. The only changes are in language.

6-203. COPERSONAL REPRESENTATIVES - WHEN JOINT ACTION REQUIRED.

(A) CONCURRENCE.

WHEN TWO OR MORE PERSONS ARE APPOINTED COPERSONAL REPRESENTATIVES, THE CONCURRENCE OF ALL IS REQUIRED ON ALL ACTS CONNECTED WITH THE ADMINISTRATION AND DISTRIBUTION OF THE ESTATE.

(E) EXCEPTION.

THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION DO NOT APPLY IF:

(1) THE ACT INVOLVED IS RECEIVING OR RECEIPTING FOR PROPERTY DUE THE ESTATE;

(2) ALL PERSONAL REPRESENTATIVES CANNOT READILY BE CONSULTED IN THE TIME REASONABLY AVAILABLE FOR EMERGENCY ACTION;

(3) A PERSONAL REPRESENTATIVE HAS VALIDLY DELEGATED TO A COPERSONAL REPRESENTATIVE HIS POWER TO ACT; OR

(4) THE WILL OR A STATUTE PROVIDES OTHERWISE.

(C) THIRD PERSONS.

PERSONS DEALING WITH A COPERSONAL REPRESENTATIVE WITHOUT KNOWLEDGE THAT HE IS NOT THE SOLE PERSONAL REPRESENTATIVE ARE AS FULLY PROTECTED AS IF THE PERSON WITH WHOM THEY DEALT HAD BEEN THE SOLE PERSONAL REPRESENTATIVE.

REVISOR'S NOTE: This section presently appears as Art. 93, §6-203. It is divided into three subsections. The only changes are in language and style.

6-204. POWERS OF SURVIVING COPERSONAL REPRESENTATIVE.

UNLESS THE WILL OTHERWISE PROVIDES: (A) EVERY POWER EXERCISABLE BY COPERSONAL REPRESENTATIVES MAY BE EXERCISED BY THE SURVIVORS OR SURVIVOR OF THEM WHEN THE APPOINTMENT OF ONE IS TERMINATED; AND (E) WHERE ONE OF TWO OR MORE NOMINATED AS COPERSONAL REPRESENTATIVES IS NOT APPOINTED, THOSE APPOINTED MAY EXERCISE ALL THE POWERS INCIDENT TO THE OFFICE.