

INTESTATE DECEDENT PURSUANT TO §§ 3-101 THROUGH 3-110.

(G) "INTERESTED PERSON" IS

- (1) A PERSON NAMED AS EXECUTOR IN A WILL;
- (2) A PERSON SERVING AS PERSONAL REPRESENTATIVE AFTER JUDICIAL OR ADMINISTRATIVE PROBATE;
- (3) A LEGATEE IN BEING, NOT FULLY PAID, WHETHER HIS INTEREST IS VESTED OR CONTINGENT;
- (4) [[AN HEIR OF A TESTATE DECEDENT UNTIL]] AN HEIR EVEN IF THE DECEDENT DIES TESTATE, EXCEPT THAT AN HEIR OF A TESTATE DECEDENT CEASES TO BE AN "INTERESTED PERSON" WHEN THE REGISTER HAS GIVEN NOTICE PURSUANT TO §§ [[2-209]] 2-210 OR 5-403(A)[[:]].

[[(5) A PERSON UNDER 18 YEARS OF AGE OR UNDER DISABILITY WHO WOULD OTHERWISE QUALIFY UNDER THIS SECTION. A JUDICIALLY APPOINTED GUARDIAN, COMMITTEE, CONSERVATOR, OR TRUSTEE OF AN INTERESTED PERSON WHO IS A MINOR OR IS UNDER A DISABILITY, OR PARENT MAY ASSUME RESPONSIBILITY FOR A PERSON WHO IS A MINOR OR IS UNDER DISABILITY; OR]]

[[(5) A PERSON UNDER 18 YEARS OF AGE OR OTHER PERSON UNDER DISABILITY, OR]] INTERESTED PERSON INCLUDES A PERSON AS ABOVE DEFINED WHO IS (A) A MINOR OR OTHER PERSON UNDER A DISABILITY, OR (B) THE JUDICIALLY APPOINTED GUARDIAN, COMMITTEE, CONSERVATOR OR TRUSTEE FOR SUCH PERSON, IF ANY, AND IF NONE, THEN THE PARENT OR OTHER PERSON HAVING ASSUMED RESPONSIBILITY FOR SUCH PERSON[[: OR]].

[[(6)]] AN HEIR OR LEGATEE WHOSE INTEREST IS CONTINGENT SOLELY ON WHETHER SOME OTHER HEIR OR LEGATEE SURVIVES THE DECEDENT BY A STATED PERIOD [[MAY NOT BE AN INTERESTED PERSON UNTIL]] IS AN INTERESTED PERSON BUT ONLY AFTER THE OTHER HEIR OR LEGATEE [[DIES]] HAS DIED WITHIN THAT PERIOD.

(H) "ISSUE" IS DEFINED IN § 1-209.

(I) "JUDICIAL PROBATE" IS DEFINED IN § 5-401.

(J) "LEGACY" MEANS ANY PROPERTY DISPOSED OF BY WILL, INCLUDING PROPERTY DISPOSED OF IN A RESIDUARY CLAUSE AND ASSETS PASSING BY THE [[EXERCISE OF]] EXERCISE BY THE DECEDENT OF A TESTAMENTARY POWER OF APPOINTMENT.

(K) "LEGATEE" MEANS A PERSON WHO UNDER THE TERMS OF A WILL [[RECEIVES]] WOULD RECEIVE A LEGACY. IT INCLUDES