

~~(g)~~ (F) *“Interested person” means (1) a person named as Executor in a will, and a person serving as personal representative after judicial or administrative probate; (2) a legatee in being, whether his interest is vested or contingent, until his legacy is paid in full, and (3) an heir even if decedent died testate except that an heir of a testate decedent ceases to be an “interested person” after the completion of administrative or judicial probate (unless judicial probate is requested subsequent to the completion of administrative probate, and then after the completion of the judicial probate). “Interested person” includes a person as above defined who is (i) a minor or other person under disability, or (ii) 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.*

~~(h)~~ (G) *“Issue” is defined in Section 1-209.*

~~(i)~~ (H) *“Judicial probate” means probate as defined in Section 5-401.*

~~(j)~~ (I) *“Legacy” means any property disposed of by will, including any property disposed of in a residuary clause and any assets passing by the decedent’s exercise of a testamentary power of appointment.*

~~(k)~~ (J) *“Legatee” means a person who under the terms of a will would receive a legacy. “Legatee” includes a trustee but not a beneficiary of an interest under the trust.*

~~(l)~~ (K) *“Letters” include letters testamentary and letters of administration.*

~~(m)~~ (L) *“Maryland Rules” means the Rules promulgated by the Court of Appeals of Maryland under the authority of the Constitution and Laws of Maryland.*

~~(n)~~ (M) *“Net estate” means the property of the decedent exclusive of the family allowance and enforceable claims against the estate, except as used in Section 3-102.*

~~(o)~~ (N) *“Personal representative” includes an executor or administrator but not a special administrator.*

~~(p)~~ (O) *“Property” includes both real and personal property, and any right or interest therein. “Property” refers to (1) all real and personal property of a decedent and (2) any right or interest therein which does not pass, at the time of the decedent’s death, to another person by the terms of the instrument under which it is held, or by operation of law.*

~~(q)~~ (P) *“Register” is defined in Section 2-201.*

~~(r)~~ (Q) *“Representation” is defined in Section 1-210.*

~~(s)~~ (R) *“Special administrator” means an administrator appointed as provided in Section 6-401.*

~~(t)~~ (S) *“Will” means any written instrument, including a codicil, which is executed in form prescribed by Sections 4-102 through 4-104, and has not been revoked in any manner provided by Section 4-105.*