

capacities, such plan of reorganization, upon being consummated and carried into effect, shall operate to transfer to such new or other banking institution and its successor or successors any and all appointments of the transferor trust company in any fiduciary capacity, whether made by order of any court, or independently of any court, including all appointments of such transferor trust company in any fiduciary capacity made by any will or other instrument executed prior to the said plan of reorganization being consummated and carried into effect, as effectually as if said new or other banking institution had been appointed by a court of competent jurisdiction as successor to the transferor trust company in each fiduciary capacity in which said transferor trust company had theretofore been acting, or to which it might have been appointed by will or other instrument theretofore executed.

If a new banking institution is organized pursuant to Section 71J of this Article, any of said existing banking institutions subscribing to its capital stock may transfer to such institution all its existing trust estates and property held in a fiduciary capacity, and all the appointments of the transferor institution in any fiduciary capacity, whether made by order of any court or independently of any court, including all appointments of such transferor institution in any fiduciary capacity made by any will or other instrument executed prior to said transfer, as effectually as if said new institution had been appointed by a court of competent jurisdiction as successor to the transferor institution in each fiduciary capacity in which said transferor institution had theretofore been acting or to which it might have been appointed by will or other instrument theretofore executed.

71L. Any person in interest feeling aggrieved by the action of the Bank Commissioner in his management of any banking institution, may apply for a writ of mandamus against the Bank Commissioner to the Circuit Court for the County in which the banking institution has its principal office or place of business, or to one of the law courts, of Baltimore City, if the said institution has its principal office or place of business in said City; and the Court applied to shall review the action of the Bank Commissioner, but shall in no case issue the writ unless it shall appear to the Court that the Bank Commissioner has exceeded the power conferred upon him by this Act or abused his discretion.