

receipt for such notice, or, after notice in writing from the said addressee of a change of address, to his new address. If no return receipt is received apparently signed by the addressee, and there is no proof of actual notice, no action taken in any proceeding under this article shall prejudice the rights of the person entitled to notice unless proof is made by verified writing to the satisfaction of the court or register that reasonable efforts to locate the addressee and warn him of the pendency of the action have been made. Any person, including a guardian or a guardian ad litem, may waive notice by a writing signed by him or his attorney and filed in the proceeding. *A personal representative is not required to give any notice to himself.*

2-210.

(c) Administration proceedings record book. [Upon the entry of an appropriate order, as provided in Section 10-101, to close the estate, all papers relative to such administration and filed with the court or register shall be recorded by the register in the administration proceedings record book, and indexed under the name of the decedent.] *Upon the final approval of the final administration account all inventories, accounts, and orders of court shall be recorded by the Register in the Administration proceedings record book, and indexed under the name of the decedent.*

5-201.

The petition for probate shall contain all knowledge or information of the petitioner with respect to:

(a) The decedent.—The name, domicile, and place and date of death of the decedent;

(b) Petitioner's interest.—The interest of the person filing the petition;

(c) Venue.—The county in which the decedent was domiciled at the time of his death and, if not domiciled in Maryland, the county in this State which the petitioner believes was the situs of the largest part in value of the decedent's property at the time of his death;

(d) Other proceedings.—All other proceedings filed in Maryland and elsewhere regarding the same estate;

(e) Testamentary status.—Whether the decedent died testate or intestate and

(1) If testate, there shall be exhibited with the petition the will or a copy of the will [authenticated under Title 28 U.S.C.A. Section 1738 (the act of Congress)]; or if such exhibit cannot be produced, a statement of the reasons for such inability, the name and address of any person in whose custody any of such documents may be, and a statement of the provisions of the will so far as known to the petitioner; and, in any event, a statement of the manner in which the exhibit came into the petitioner's hands as well as a statement that he knows of no later will or

(2) If intestate, a statement of the extent of any search for a will.