

8-107.

(a) IF A PERSONAL REPRESENTATIVE INTENDS TO ALLOW OR DISALLOW, IN WHOLE OR IN [A STATED AMOUNT] PART, ANY CLAIM THAT HAS BEEN PRESENTED WITHIN THE TIME LIMIT PRESCRIBED IN SECTION 8-103 AND IN THE MANNER PRESCRIBED IN SECTION 8-104 (A) AND (B), HE [As to claims presented in the manner described in Section 8-104(a) and (b) within the time limit prescribed in Section 8-103, the personal representative] shall mail a notice to each claimant stating (i) [that the claim has been allowed in a stated amount; (ii)] that the claim has been disallowed IN WHOLE OR IN A STATED AMOUNT; or [(iii)] (II) that the personal representative will petition the court to determine whether the claim should be allowed. [If, after notifying a claimant of allowance of a claim, the personal representative rescinds the allowance, he shall notify the claimant of the extent of the [rescission] rescission.] If the claim is disallowed in whole or in [part] A STATED AMOUNT, the claimant is forever barred to the extent of the disallowance unless he files a petition for allowance in the court or commences an action against the personal representative or against one or more of the persons to whom property has been distributed, not later than 60 days after the mailing of the notice; and the notice shall warn the claimant to this effect.

[[8-109.

(h) A personal representative shall be entitled to appoint a meeting of all creditors whose claims have been duly filed pursuant to the provisions of [subsections] SUBSECTION (a) [or (b)] of Section 8-104 on a day designated by order of the court, upon the giving of written notice to all of such creditors of the time, date, place and purpose of the meeting which shall not be held in less than ten days from the giving of the notice. The approval of any part or all of any of the claims of creditors represented at such meeting shall be made under the direction and control of the court and the payment of any claim as approved by court order shall protect and indemnify the personal representative acting in obedience to it, subject to any perfected appeal.]

9-103.

(a) [Except as provided in subsection (b) hereof, in Section 3-301 dealing with the shares of pretermitted children and their issue, or in Section 3-203 dealing with the share of the surviving spouse who elects to take against the will, or unless the will otherwise requires, or the legatee is the surviving spouse, creditor or dependent, shares of legatees abate, without any preference or priority as between real and personal property, in the following order:] UNLESS A CONTRARY INTENT IS EXPRESSED IN THE WILL AND EXCEPT AS PROVIDED IN SECTION 3-208, SECTION 3-303 AND SUBSECTION (B) HEREOF, SHARES OF LEGATEES SHALL ABATE WITHOUT ANY PREFERENCE OR PRIORITY AS BETWEEN REAL AND PERSONAL PROPERTY, IN THE FOLLOWING ORDER:

- (1) Property not disposed of by the will;
- (2) Residuary legacies;
- (3) General [legacies;] LEGACY, OTHER THAN (4), (5), AND (6) HEREOF;
- (4) GENERAL LEGACY TO DEPENDENTS OF TESTATOR;
- (5) GENERAL LEGACY TO CREDITOR OF TESTATOR IN SATISFACTION OF A JUST DEBT;