302(d).

SECTION 46. AND BE IT FURTHER ENACTED, That Sections 101(h), 403, 408(a), 501(b), and 502 of Article 93A of the Annotated Code of Maryland (1969 Replacement Volume and 1972 Supplement), title "Protection of Minors and Other Persons Under Disability," subtitles "Subtitle 1. General Provisions," "Subtitle 4. Minors' Recoveries in Tort," and "Subtitle 5. Miscellaneous Provisions Relating to Minors," be and they are hereby repealed and re-enacted, with amendments, all to read as follows:

101.

(h) A "minor" is a person who has not reached his [twenty-first] EIGHTEENTH birthday;

403.

The banking or savings and loan institution, or national banking association shall not thereafter allow the withdrawal of any of the money except upon the order of a circuit court, unless it be to pay the money to the minor upon the minor's attainment of his Itwenty-first1 EIGHTEENTH birthday or to pay the money to the executor or administrator of the minor's estate upon the death of the minor prior to attainment of his Itwenty-first1 EIGHTEENTH birthday. Payment by any such institution or association in accordance with the order of the court, or to a minor on or after his attaining his Itwenty-first1 EIGHTEENTH birthday, or to the personal representative of a minor's estate on or after the death of the minor prior to his attaining his Itwenty-first1 EIGHTEENTH birthday, shall be a complete discharge of such institution's or association's liability with respect to the money so paid.

408.

(a) "Minor" means any person under llegal age! EIGHTEEN YEARS OF AGE who actually resided in Maryland at the time of the happening of the occurrence out of which the claim, action, or judgment arises; or any person under legal age who actually resides in Maryland at the time money is paid to him or to any person acting for him because of a claim, action, or judgment in tort.

501.

(b) Whenever money is distributable from a trust or estate or from any other source to a minor, and there is no legally appointed guardian of the property of such minor, the circuit court of the county in which the minor resides or the court in which the estate is being administered may order that such money be deposited in any banking institution or insured savings and loan association formed under the laws of this State or in this State under the laws of the United States to be named in the order, in which it may draw interest, in the name of the minor, subject, however, to the order of such court where it shall remain, and the trustee or any person having custody of the minor, shall retain the book of deposit or receipt for such deposit until the minor reaches the age of Itwenty-onel EIGHTEEN, or a guardian is appointed, and such order and the deposit made in pursuance thereof shall be a release to the trustee or personal representative.

502.

(a) Any married female who has attained the age of sixteen years and who holds title to property with her husband as tenants by the entireties is hereby authorized to join with her husband in an instrument of conveyancing, either a deed, deed of trust, deed of trust note and financing statement, mortgage, in the