

of minor significance, since the right to serve process on Federal lands is expressly recognized in Art. 96 and Rule 104(d).

There is no intention to affect the status of residents of federal land with respect to taxation or franchise.

When used without qualification "process" and "jurisdiction" include both civil and criminal aspects.

SEC. 6-102. PERSONS DOMICILED IN, ORGANIZED UNDER LAWS OF, OR MAINTAINING PRINCIPAL PLACE OF BUSINESS IN STATE.

(A) BASIS OF PERSONAL JURISDICTION.

A COURT MAY EXERCISE PERSONAL JURISDICTION AS TO ANY CAUSE OF ACTION OVER A PERSON DOMICILED IN, SERVED WITH PROCESS IN, ORGANIZED UNDER THE LAWS OF, OR WHO MAINTAINS HIS PLACE OF BUSINESS IN THE STATE.

(B) EXERCISE OF JURISDICTION ON OTHER BASIS.

THIS SECTION DOES NOT LIMIT ANY OTHER BASIS OF PERSONAL JURISDICTION OF A COURT OF THE STATE.

REVISOR'S NOTE: Subsection (a) presently appears as Art. 75, §95.

Subsection (b) is new language derived from Art. 75, §99.

Subsection (a) states the general rule that a state has jurisdiction over its residents and over non-residents served with process in the state as to any cause of action wherever it arose.

Additional jurisdiction is conferred by §6-103 which grants jurisdiction over a broader class of persons as to causes of action arising in Maryland.

Subsection (b) was originally intended to avoid superseding other statutes granting jurisdiction in other cases.

Art. 1A, §11 and Art. 66C, §309 also authorize exercise of jurisdiction out of the