SPECIAL ADMINISTRATOR.

REVISCR'S NOTE: This section presently appears as Art. 93, §6-402. The only changes are in style and language.

6-403. POWERS AND DUTIES.

A SPECIAL ADMINISTRATOR SHALL COLLECT, MANAGE, AND PRESERVE PROPERTY AND ACCOUNT TO THE PERSONAL REPRESENTATIVE UPON HIS APPCINTMENT. SPECIAL ADMINISTRATOR HAS ALL PCWERS NECESSARY TO COLLECT, MANAGE, AND PRESERVE PROPERTY. IN ADDITION, A SPECIAL ADMINISTRATOR HAS THE OTHER POWERS DESIGNATED FROM TIME TO TIME BY COURT ORDER.

REVISOR'S NOTE: This section presently appears as Art. 93, §6-403. The only changes are in language.

6-404. TERMINATION OF APPCINTMENT.

THE APPOINTMENT OF A SPECIAL ADMINISTRATOR TERMINATES UPON THE APPOINTMENT OF A REPRESENTATIVE OR IN THE MANNER PRESCRIBED IN SUBTITLE 3 OF THIS TITLE. THE POWERS OF A SPECIAL ADMINISTRATOR MAY BE SUSPENDED OR TERMINATED IN THE SAME MANNER PRESCRIBED IN SUBTITLE 3 OF THIS TITLE FOR THE SUSPENSION AND TERMINATION OF THE POWERS, OR THE REMOVAL, OF A PERSONAL REPRESENTATIVE.

REVISOR'S NOTE: This section presently appears as Art. 93, $\S6-404$. The only changes are in style and language.

TITLE 7. ADMINISTRATION OF THE ESTATE.

SUBTITLE 1. DUTIES OF PERSONAL REPRESENTATIVE - NOTICE OF APPCINIMENT.

7-101. CUTIES OF PERSONAL REPRESENTATIVE - GENERAL.

(A) FIDUCIARY RESPONSIBILITY.

A PERSCNAL REPRESENTATIVE IS A FIDUCIARY. HE IS UNDER A GENERAL DUTY TO SETTLE AND DISTRIBUTE THE ESTATE OF THE DECEDENT IN ACCORDANCE WITH THE TERMS OF THE WILL AND THE ESTATES OF DECEDENTS LAW AS EXPEDITIOUSLY AND WITH AS LITTLE SACRIFICE OF VALUE AS IS REASONABLE UNDER THE CIRCUMSTANCES. HE SHALL USE THE AUTHORITY CONFERRED UPON HIM EY THE ESTATES OF CECEDENTS LAW, BY THE TERMS OF THE WILL, BY ORDERS IN PROCEEDINGS TO WHICH HE IS BY THE EQUITABLE PRINCIPLES GENERALLY APPLICABLE TO FIDUCIARIES, FAIRLY CONSIDERING THE INTERESTS OF ALL