

stead of [said] THE banking institution so liquidated, dissolved or reorganized.

87.

Any banking institution, AS defined in § 63 of this article [, whether] AND incorporated under [this article or by special act,] THE LAWS OF THIS STATE, which [shall] IS hereafter [be] appointed executor, administrator, guardian, or depository by the order of an orphans' court shall be required to give bond for the faithful performance of its duties in all cases where such bond is or may be required of a natural person so appointed or acting, provided [such ? THE bond [shall be] IS requested by any person in interest or [shall be] IS ordered by the court.

88.

[In all cases in which] IF any banking institution, as defined in § 63 of this article [, whether] AND incorporated under [this article or by special act,] THE LAWS OF THIS STATE, [shall be] IS acting as executor, administrator, guardian, trustee, receiver, OR committee or in any other fiduciary capacity, it shall be responsible for losses of [monies] MONEY or property received or held by it in [any such] THAT fiduciary capacity, in the same cases and to the same extent as individuals so acting would be.

SECTION 8. AND BE IT FURTHER ENACTED, That Sections 160, 161A, 161D(a) and (b), 161G(c), 161P(f) and (g), and 161KK of Article 23 of the Annotated Code of Maryland (1968 Replacement Volume and 1974 Supplement) be and they are hereby repealed and re-enacted, with amendments, to read as follows:

160.

[It shall be lawful for any] AN association [formed under this subtitle to] MAY forego the payment of dividends from time to time on [their] ITS "Christmas" [and/] or "vacation club" funds in account with [them] IT, but [said association or other association formed as above-mentioned may] pay dividends on other funds in account with [them] IT during the same dividend period.

161A.

It is the declared policy of [this] THE State that:

(a) The savings and loan business, otherwise known as the building, savings and loan or homestead business,