

(b) of this section and add subsection (a). Subsection (a) of this section is added to clarify that only a trust company or otherwise authorized corporation may be a personal representative. See Bostetter v. Fahrney - Keady Memorial Home, 20 Md. App. 234, 241 and 243 (1974), cert. denied, 271 Md. 736 (1974).

6-102.

(c) When not required.

(1) A ["banking institution," as defined in § 63 of Article 11,] TRUST COMPANY serving as a personal representative is not required to give a bond.

(2) A bond shall not be required for any period following the final approval of the final administration account.

SUPPLEMENTAL REVISOR'S NOTE: Ch. _____, Acts of 1980, which enacted the Financial Institutions Article, also amended subsection (c) (1) of this section, to substitute a limited reference to "trust company" for the reference to a "banking institution," as defined in § 63 of Article 11".

The term "banking institution", as now defined in FI § 1-101, includes savings banks and State banks, which may not be personal representatives. See Bostetter v. Fahrney - Keady Memorial Home, 20 Md. App. 234, 241 and 243 (1974), cert. denied, 271 Md. 736 (1974).

13-206.

(a) APPOINTMENT.

[The] SUBJECT TO THE PROVISIONS OF § 13-207 OF THIS SUBTITLE, THE court may appoint AS GUARDIAN OF THE ESTATE OF A MINOR OR DISABLED PERSON:

(1) [an] ANY individual;

(2) ANY TRUST COMPANY; or

(3) [a] ANY OTHER corporation authorized by law to serve as a trustee [or guardian of the property of the minor or disabled person].

(B) QUALIFICATION.

The appointed guardian shall qualify by filing any required bond.

(C) [(b)] Title to property; DEPOSITS.