The omission of the conjunction was noted by the Computer Division of the Department of Legislative Reference.

18-1314.

- (a) Except as otherwise provided in this subtitle; the Authority may invest funds in:
- (5) [In withdrawable] WITHDRAWABLE capital accounts or deposits of State or federal chartered savings and loan associations which are insured by the Federal Savings and Loan Insurance Corporation or the State of Maryland Deposit Insurance Fund Corporation.

DRAFTER'S NOTE: This deletes an extraneous preposition in § 18-1314(a)(5) of the Education Article.

The extraneous preposition, "in", was contained in Ch. 488 of the Acts of 1982.

The extraneous preposition was noted by the Computer Division of the Department of Legislative Reference.

Article - Estates and Trusts -

## 1-101.

- (g) "Interested person" [is] IS:
  - A person named as executor in a will;
- (2) A person serving as personal representative after judicial or administrative probate;
- (3) A legatee in being, not fully paid, whether his interest is vested or contingent;
- (4) An heir even if the decedent dies testate, except that an heir of a testate decedent ceases to be an "interested person" when the register has given notice pursuant to  $\{\$\$\}$  2-210 or 5-403 (a)] \$ 2-210 OR \$ 5-403(A).

Interested person includes a person as above defined who is (a) a minor or other person under a disability, or (b) the judicially appointed guardian, committee, conservator or trustee for such person, if any, and if none, then the parent or other person having assumed responsibility for such person.

An heir or legatee whose interest is contingent solely on whether some other heir or legatee survives the decedent by a stated period is an interested person but only after the other heir or legatee has died within that period.