The capitalization error was a publishing error, which occurred in the printing of the 1974 Volume of the Estates and Trusts Article. The error in punctuation occurred in, and the punctuation was omitted from Ch. 11 of the Acts of 1974.

The capitalization error was noted by the Computer Division of the Department of Legislative Reference. The error in punctuation and the omission of punctuation was noted by the professional staff of the Legislative Division of the Department of Legislative Reference.

13-804.

(b) The guardian, at the time of filing any account with the court, shall exhibit all securities or investments held by him to the judge or clerk of the court of his appointment who shall endorse on the account and copy a certificate that the securities or investments shown therein as held by the guardian were each exhibited to him and noting any omission or discrepancy. The quardian may exhibit the securities investments to an officer of the bank or other depository where the securities or investments are held for safekeeping, to the judge or clerk of a court of record in this [state] STATE, to an authorized representative of the corporation which is surety on his bond, or upon request of the guardian or other interested party, to any other reputable person designated by the court, who shall certify in writing that he has examined the securities or investments and identified them with those described in the account and shall note any omission or discrepancies. The certificate, and the certificate of an official of the bank in which are deposited any funds for which the guardian accountable, showing the amount on deposit, shall be prepared and signed in duplicate and one of each shall be filed by the guardian with his account.

13-805.

(a) Every guardian of a Veterans Administration beneficiary shall invest the surplus funds of the estate of the beneficiary derived from Veterans Administration benefits paid to the guardian or his predecessor for the beneficiary in securities or property authorized under the laws of this [state] STATE but only upon prior order of the court.

DRAFTER'S NOTE: This corrects capitalization errors in § 13-804(b) and 13-805(a) of the Estates and Trusts Article.

The capitalization errors were publishing errors, which occurred in the printing of the 1974 Volume of the Estates and Trusts Article.