## 1997 LAWS OF MARYLAND

(h) For transcribing papers filed in caveat or other controversial proceedings when taken to higher court, per page or part of a page\$2.00
(i) For recording papers filed in caveat or other controversial proceedings, when mandate of higher court is filed, per page or part of a page\$2.00
(j) For copies of a paper or record, including plain certification and seal, per page or part of a page\$2.00
(k) For photostatic or other artificially reproduced copies of a paper or record, per page or part of a page\$ .50
(1) For receiving a will for deposit during the lifetime of the testator\$1.00
(m) For entering the appointment of a guardian, approval of sureties, and filing and recording bonds and entering on docket for 1 minor\$6.50
For each additional minor\$ .75
(n) For filing and recording guardian accounts and petitions and orders per page or part of a page\$2.00
(o) For receiving and paying over an inheritance tax due the State, the register is allowed a commission of 25 percent of the inheritance tax.
(p) For providing a probate information booklet and materials\$2.00
SUBTITLE 7. MODIFIED ADMINISTRATION.
5–701.
IN THIS SUBTITLE, "DATE OF APPOINTMENT" MEANS THE DATE OF APPOINTMENT OF THE PERSONAL REPRESENTATIVE.
5–702.
AN ELECTION FOR MODIFIED ADMINISTRATION MAY BE FILED BY A PERSONAL REPRESENTATIVE OF AN ESTATE WITHIN 3 MONTHS FROM THE DATE OF APPOINTMENT, IF:
(1) ALL <del>LEGATEES AND HEIRS OF THE</del> <u>RESIDUARY LEGATEES OF A TESTATE DECEDENT AND THE HEIRS AT LAW OF AN INTESTATE</u> DECEDENT ARE LIMITED TO THE DECEDENT'S:
(I) PERSONAL REPRESENTATIVE;
(II) SURVIVING SPOUSE; AND
(III) CHILDREN;
(2) THE ESTATE IS SOLVENT AND SUFFICIENT ASSETS EXIST TO SATISFY ALL TESTAMENTARY GIFTS;

FILED WITHIN 10 MONTHS FROM THE DATE OF APPOINTMENT;

(3) A VERIFIED FINAL REPORT UNDER MODIFIED ADMINISTRATION IS