

DISTRICT OF COLUMBIA
OFFICIAL CODE

TITLE 21.
FIDUCIARY RELATIONS AND PERSONS
WITH MENTAL ILLNESS.

CHAPTER 19.
ESTATES OF ABSENTEES AND
ABSCONDERS.[REPEALED]

2001 Edition

DISTRICT OF COLUMBIA OFFICIAL CODE
CHAPTER 19. ESTATES OF ABSENTEES AND
ABSCONDERS.[REPEALED]

TABLE OF CONTENTS

§§ 21-1901 to 21-1915. Petition for appointment of receiver, where absentees interested in property; Corporation Counsel as party; warrant to United States marshal; fees of marshal; notice of hearing to absentee and interested parties; time of hearing; publication and posting of notice; appointment of receiver; bond; finding of date of disappearance; transfer of property to receiver; schedule of property; possession, by receiver, of additional property; collection of debts; procedure where absentee left only debts due him; appointment of receiver; care, custody, sale of property; support of absentee's spouse and minor children; receiver may adjust claims of or against estate; compensation of receiver; interest of absentee in property to cease after fourteen years; distribution after fourteen years as if absentee had died intestate; time for distribution and accounting when receiver not appointed within thirteen years; construction with other laws.[Repealed]

CHAPTER 19. ESTATES OF ABSENTEES AND ABSCONDERS.[REPEALED]

§§ 21-1901 TO 21-1915. PETITION FOR APPOINTMENT OF RECEIVER, WHERE ABSENTEES INTERESTED IN PROPERTY; CORPORATION COUNSEL AS PARTY; WARRANT TO UNITED STATES MARSHAL; FEES OF MARSHAL; NOTICE OF HEARING TO ABSENTEE AND INTERESTED PARTIES; TIME OF HEARING; PUBLICATION AND POSTING OF NOTICE; APPOINTMENT OF RECEIVER; BOND; FINDING OF DATE OF DISAPPEARANCE; TRANSFER OF PROPERTY TO RECEIVER; SCHEDULE OF PROPERTY; POSSESSION, BY RECEIVER, OF ADDITIONAL PROPERTY; COLLECTION OF DEBTS; PROCEDURE WHERE ABSENTEE LEFT ONLY DEBTS DUE HIM; APPOINTMENT OF RECEIVER; CARE, CUSTODY, SALE OF PROPERTY; SUPPORT OF ABSENTEE'S SPOUSE AND MINOR CHILDREN; RECEIVER MAY ADJUST CLAIMS OF OR AGAINST ESTATE; COMPENSATION OF RECEIVER; INTEREST OF ABSENTEE IN PROPERTY TO CEASE AFTER FOURTEEN YEARS; DISTRIBUTION AFTER FOURTEEN YEARS AS IF ABSENTEE HAD DIED INTESTATE; TIME FOR DISTRIBUTION AND ACCOUNTING WHEN RECEIVER NOT APPOINTED WITHIN THIRTEEN YEARS; CONSTRUCTION WITH OTHER LAWS.[REPEALED]

(Feb. 28, 1987, D.C. Law 6-204, § 3, 34 DCR 632.)

HISTORICAL AND STATUTORY NOTES

Prior Codifications

1981 Ed., §§ 21-1901 to 21-1915.