

UTMA

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Alabama	<p>Alabama Code http://alisondb.legislature.state.al.us/alison/codeofalabama/1975/coatoc.htm</p> <p>Banks: Title 5, Chapter 5A - Section 5-5A-37 Rights of minors.</p> <p>Credit Unions: Title 5 – Chapter 17 - Section 5-17-15 Deposits for minor or trust beneficiaries; deposits in names of two persons.</p>	<p>Under 21</p> <p><u>Section 35-5A-2</u> Definitions.</p> <p>As used in this chapter, the following terms shall have the following meanings, respectively, unless the context clearly indicates otherwise:</p> <p>(1) ADULT. An individual who has attained the age of 21 years. <i>(Acts 1986, No. 86-453, p. 819, §1.)</i></p>	<p><u>Section 35-5A-2</u> Definitions.</p> <p>(4) CONSERVATOR. A person appointed or qualified by a court to act as general, limited, or temporary guardian of a minor's property or a person legally authorized to perform substantially the same functions.</p> <p>(6) CUSTODIAL PROPERTY.</p> <p>a. Any interest in property transferred to a custodian under this chapter and</p> <p>b. The income from and proceeds of that interest in property.</p> <p>(7) CUSTODIAN. A person so designated under section 35-5A-10 or a successor or substitute custodian designated under section 35-5A-19. <i>(Acts 1986, No. 86-453, p. 819, §1.)</i></p>	<p>Banks: <u>Section 5-5A-40</u> Disposition of deposit in trust for another upon death of trustee.</p> <p>Whenever any deposit shall be made in any bank by any person in trust for another and no other or further notice of the existence and terms of a legal and valid trust shall have been given in writing to and received by the bank, in the event of the death of the trustee, such deposit or any part thereof, together with any interest thereon, may be paid to the person for whom said deposit was made, whether a minor or adult, and the receipt or acquittance of such person shall fully relieve and release said bank from all liability. <u>(Acts 1980, No. 80-658, §5-5-40.)</u></p> <p>Credit Unions: <u>Section 5-17-16</u> Disposition of shares or deposit account of deceased person.</p> <p>Whenever a person shall die leaving a share or deposit account in a credit</p>	

				<p>union not exceeding ten thousand dollars (\$10,000), the credit union having the share or deposit account may discharge itself from liability thereafter by paying the funds in the share or deposit account to the widow or surviving husband of the deceased or, if there is no widow or surviving husband, to the persons having the actual custody or control of the minor child or children of the deceased; provided, that such person, if not the legal guardian, shall execute to the probate judge of the county a bond in the penal sum of double the amount of such deposit for the faithful accounting of the money so received, which shall be approved by the probate judge, or, if there is no minor child or children, to the person or persons who under the laws of Alabama are the heirs and inherit the personal property of the deceased. No such payment is to be made before the lapse of 60 days from the date of the death of the deceased, and no such payment must be made by the credit union under this section if letters testamentary or of administration have been issued to a personal representative or a proceeding is pending to probate a will of the deceased, or if a petition of letters of administration on the estate of the deceased is pending in the court in this state which would have jurisdiction of the administration of the estate. The amount or amounts of the share or deposit account, together</p>	
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State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>with the other personal property of the deceased, shall not exceed the amount of exemption allowed by law, and the credit union shall be fully protected and discharged from further liability by paying such funds to the person or persons set forth above if the credit union obtains an affidavit of some reputable citizen as to such facts. (Acts 1967, No. 222, p. 591; Acts 1983, No. 83-772, p. 1407, §1; Act 2014-317, p. 1122, §1.)</p>	
Alaska	<p>Title 13 Decedents' Estates, Guardianships, Transfers, and Trusts, Chapter 46 Alaska Uniform Transfer to Minors Act http://www.akleg.gov/basis/statutes.asp#01.10.080</p> <p>Link takes you to title page. At left Below "Statutes Navigation" Select "ToC" to bring up list of titles; select Title 13; Select Chapter 06</p>	<p>Under 18</p> <p>Jurisdiction of Court AS. 13.06.050. General Definitions For AS 13.06 - as 13.36. (31) "minor" means a person who is under 18 years of age;</p>	<p>Title 13 Decedents' Estates, Guardianships, Transfers, and Trusts, Chapter 46 Alaska Uniform Transfer to Minors Act AS. 13.46.090. Single Custodianship.</p> <p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>Title 13 Decedents' Estates, Guardianships, Transfers, and Trusts, Chapter 46 Alaska Uniform Transfer to Minors Act AS 13.46.170 Renunciation, Resignation, Death, or Removal of Custodian; Designation of Successor Custodian</p> <p>(d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in (b) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity,</p>	

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				<p>the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or another interested person may petition the court to designate a successor custodian.</p> <p>Title 13 Decedents' Estates, Guardianships, Transfers, and Trusts, Chapter 6 General Provisions, Definitions, and Probate Jurisdiction of Court http://www.akleg.gov/basis/statutes.asp#13.06 13.06.050. General Definitions For AS 13.06 - as 13.36. (38) "personal representative" includes an executor, an administrator, a successor personal representative, a special administrator, and a person who performs substantially the same function under the law governing their status; "general personal representative" excludes a special administrator;; (51) "special administrator" means a personal representative as described by AS 13.16.310 — 13.16.330;</p>	

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				<p>Title 13, Chapter 16. Probate of Wills and Administration http://www.akleg.gov/basis/statutes.asp#13.16.005 Sec. 13.16.005. Devolution of estate at death; restrictions. The power of a person to leave property by will, and the rights of creditors, devisees, and heirs to the property are subject to the restrictions and limitations contained in AS 13.06 — AS 13.36 to facilitate the prompt settlement of estates. Upon the death of a person, that person’s real and personal property devolves to the persons to whom it is devised by the last will or to those indicated as substitutes for them in cases involving lapse, renunciation, or other circumstances affecting the devolution of testate estates, or in the absence of testamentary disposition, to the heirs, or to those indicated as substitutes for them in cases involving renunciation or other circumstances affecting devolution of intestate estates, subject to homestead allowance, exempt property and family allowance, to rights of creditors, elective share of the surviving spouse, and to administration.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Arizona	<p>Title 14; Chapter 7 Trust Administration; Article 7 Arizona Uniform Transfers to Minors Act; 14:7651-14:7671</p> <p>Link to Arizona UTMA statute – Title 14: https://www.azleg.gov/arsDetail/?title=14</p> <p>Scroll to Chapter 7 Trust Administration then scroll to Article 7 Arizona Uniform Transfers to Minors Act</p>	<p>Under 21</p> <p>Title 14 Trusts, Estates and Protective Proceedings; Article 7 Arizona Uniform Transfers to Minors Act</p> <p>https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/14/07651.htm</p> <p>14-7651. Definitions</p> <p>In this article, unless the context otherwise requires:</p> <p>1. "Adult" means a person who is at least twenty-one years of age.</p> <p>11. "Minor" means a person under the age of twenty-one years.</p>	<p>Title 14 Trusts, Estates and Protective Proceedings; Article 7 Arizona Uniform Transfers to Minors Act</p> <p>14-7651. Definitions</p> <p>6. "Custodial property" means an interest in property that is transferred to a custodian pursuant to this article and income from and proceeds of that interest in property.</p> <p>7. "Custodian" means a person designated pursuant to section 14-7659 or a successor or substitute custodian designated pursuant to section 14-7668.</p> <p>https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/14/07651.htm</p> <p>14-7659. Manner of creating custodial property and effecting transfer; designation of initial custodian; control</p> <p>https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/14/07659.htm</p> <p>14-7660. Single custodianship</p> <p>A transfer may be made only for one minor and only one person may be the custodian. All custodial property held under this article by the same custodian for the benefit</p>	<p>Title 14 Trusts, Estates and Protective Proceedings; Article 7 Arizona Uniform Transfers to Minors Act</p> <p>14-7668 Renunciation, resignation, death or removal of custodian; designation of successor</p> <p>D. If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor is at least fourteen years of age, the minor may designate as successor custodian, in the manner prescribed in subsection B of this section, an adult member of the minor's family, a conservator of the minor or a trust company. If the minor is under fourteen years of age or fails to act within sixty days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
			<p>of the same minor constitutes a single custodianship. https://www.azleg.gov/viewdocument/?docName=https%3A%2F%2Fwww.azleg.gov%2Fars%2F14%2F07660.htm</p> <p>14-7668. Renunciation, resignation, death or removal of custodian; designation of successor https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/14/07668.htm</p>	<p>Title 14 Trusts, Estates and Protective Proceedings; Chapter 6 Nonprobate Transfers, Article 2 Accounts 14-6212. Death of a party; rights of survivors</p> <p>A. Except as otherwise provided in this section, on the death of a party, sums on deposit in a multiple party account belong to the surviving party or parties. If two or more parties survive and one is the surviving spouse of the decedent, the amount to which the decedent, immediately before death, was beneficially entitled under section 14-6211 belongs to the surviving spouse. If two or more parties survive and none is the surviving spouse of the decedent, the amount to which the decedent, immediately before death, was beneficially entitled under section 14-6211 belongs to the surviving parties in equal shares and augments the proportion to which each survivor, immediately before the decedent's death, was beneficially entitled under section 14-6211. The right of survivorship continues between the surviving parties.</p> <p>B. In an account with a pay on death designation:</p> <p>1. On the death of one of two or more parties, the rights in sums on</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>deposit are governed by subsection A of this section.</p> <p>2. On the death of the sole party or the last survivor of two or more parties, sums on deposit belong to the surviving beneficiary or beneficiaries. If two or more beneficiaries survive, sums on deposit belong to them in equal and undivided shares. Thereafter there is no right of survivorship in the event of death of a beneficiary. If no beneficiary survives sums on deposit belong to the estate of the last surviving party.</p> <p>C. Sums on deposit in a single party account without a pay on death designation or in a multiple party account that, by the terms of the account, is without right of survivorship, are not affected by the death of a party. However, the amount to which the decedent, immediately before death, was beneficially entitled under section 14-6211 is transferred as part of the decedent's estate. A pay on death designation in a multiple party account without right of survivorship is ineffective. For purposes of this subsection, designation of an account as a tenancy in common establishes that the account is without right of survivorship.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>D. The ownership right of a surviving party or beneficiary or of the decedent's estate in sums on deposit is subject to requests for payment made by a party before the party's death, whether paid by the financial institution before or after death or unpaid. The surviving party or beneficiary or the decedent's estate is liable to the payee of an unpaid request for payment. The liability is limited to a proportionate share of the amount transferred under this section to the extent necessary to discharge the request for payment.</p> <p>https://www.azleg.gov/viewdocument/?docName=https://www.azleg.gov/ars/14/06212.htm</p>	
Arkansas	<p>Title 9, Subtitle 3, Chapter 26, Subchapter 2 Link to Arkansas code home page: http://www.lexisnexis.com/hottopics/arcodes/Default.asp Select +Title 9; select + Subtitle 3; +Chapter 26; + Subchapter 2</p>	<p>Under 21 9-26-201. Definitions. As used in this subchapter: (11) "Minor" means an individual who has not attained the age of twenty-one (21) years. HISTORY: Acts 1985, No. 476, § 1; A.S.A. 1947, § 50-934.</p>	<p>9-26-210. Single custodianship. A transfer may be made only for one (1) minor, and only one (1) person may be the custodian. All custodial property held under this subchapter by the same custodian for the benefit of the same minor constitutes a single custodianship. HISTORY: Acts 1985, No. 476, § 10; A.S.A. 1947, § 50-943.</p>	<p>9-26-218. Renunciation, resignation, death, or removal of custodian -- Designation of successor custodian (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>attained the age of fourteen (14) years or fails to act within sixty (60) days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p> <p>HISTORY: Acts 1985, No. 476, § 18; A.S.A. 1947, § 50-951.</p>	
California	<p>California Codes, Probate Code; Division 4. Guardianship, Conservatorship, and Other Protective Proceedings; Part 9. California Uniform Transfers to Minors Act Section 3900-3921</p> <p>http://leginfo.ca.gov/faces/code_s_displayText.xhtml?lawCode=PROB&division=4.&title=&part=9.&chapter=&article=</p>	<p>Under 18</p> <p>3901. In this part: (k) "Minor" means:</p> <p>(1) Except as provided in paragraph (2), an individual who has not attained the age of 18 years.</p>	<p>3910. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this part by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>3918.</p> <p>(d) If the transferor has not effectively designated a successor custodian, and a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subdivision (b), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p> <p>(e) A custodian who declines to serve under subdivision (a) or resigns under subdivision (c), or the legal representative of a deceased or incapacitated custodian, as soon as practicable, shall put the custodial property and records in the possession and control of the successor custodian. The successor custodian by action may enforce the obligation to deliver custodial property and records and becomes responsible for each item as received.</p> <p>(f) A transferor, the legal representative of a transferor, an adult member of the minor's family, a guardian of the person of the minor, the conservator of the minor, or the minor if the minor has attained the age of 14 years, may petition the court to remove the custodian for cause and to designate a successor custodian other than a transferor under Section 3904 or to</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				require the custodian to give appropriate bond.	
Colorado	<p>Colo. Rev. Stat. § 11-50-101 <i>et seq.</i> https://advance.lexis.com/container?co_nfig=0345494EJA_A5ZjE0MDIyYy1kNzZkLTRkNzktYTkxMS04YmJhNjBINWUwYzYKAFBvZENhdGFsb2e4CaPI4cak6laXLCWyLBO9&crd=9b6e9b3b-79af-4a77-815b-c565384efbc3</p> <p>Scroll to Title 11 Financial Institutions; select “+” Securities; select “+” Article 50 Transfers to Minors</p>	<p>Under 21</p> <p><u>11-50-102. Definitions.</u> (11) "Minor" means an individual who has not attained the age of twenty-one years. L. 84: Entire article R&RE, p. 383, § 1, effective July 1. L. 2000: (5) amended, p. 1832, § 2, effective January 1, 2001. L. 2007: (13.5) added, p. 126, § 2, effective July 1.</p>	<p><u>11-50-111. Single custodianship</u> A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this article by the same custodian for the benefit of the same minor constitutes a single custodianship. L. 84: Entire article R&RE, p. 388, § 1, effective July 1</p>	<p><u>11-50-119. Renunciation, resignation, death, or removal of custodian - designation of successor custodian</u> (4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. L. 84: Entire article R&RE, p. 391, § 1, effective July 1. L. 94: (1) amended, p.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				1039, § 16, effective July 1, 1995. L. 2011: (1) amended, (SB 11-166), ch. 203, p. 868, § 3, effective August 10.	
Connecticut	Connecticut Statutes, Title 45a Probate Courts and Procedure, Chapter 802d https://www.cga.ct.gov/current/pub/chap_802d.htm http://www.cga.ct.gov/2011/pub/chap802d.htm (P.A. 95-117, S. 2.)	Under 21 Sec. 45a-557a. Definitions (10) "Minor" means an individual who has not attained the age of twenty-one years. (P.A. 95-117, S. 2.)	Sec. 45a-558g. Single guardianship. A transfer may be made for only one minor, and only one person may be the custodian. All custodial property held under sections 45a-557 to 45a-560b, inclusive, by the same custodian for the benefit of the same minor constitutes a single custodianship. (P.A. 95-117, S. 11.)	Sec. 45a-559c. Renunciation, resignation, death or removal of custodian. Designation of successor custodian. (d) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of twelve years, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section, an adult member of the minor's family, a guardian of the minor or a trust company. If the minor has not attained the age of twelve years or fails to act within sixty days after the ineligibility, death or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian. (P.A. 95-117, S. 19.)	

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Delaware	Delaware Code, Title 12, Chapter 45 http://delcode.delaware.gov/title12/c045/index.shtml	Under 21 § 4501. Definitions. (11) "Minor" means an individual who has not attained the age of 21 years.	§ 4510. Single custodianship. A transfer may be made only for 1 minor and only 1 person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. 70 Del. Laws, c. 393, § 1; 70 Del. Laws, c. 186, § 1; 71 Del. Laws, c. 196, § 1; 74 Del. Laws, c. 269, § 1.;	§ 4518. Renunciation, resignation, death or removal of custodian; designation of successor custodian. (d) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section, an adult member of the minor's family, a guardian of the minor or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian. 70 Del. Laws, c. 393, § 1; 71 Del. Laws, c. 196, §§ 9, 10.;	
Florida	Florida Statutes, Title XL, Chapter 710	Under 21 710.102 Definitions	710.112 Single custodianship. --A transfer may be made only for one minor, and only one person may be the custodian. All custodial	710.121 Renunciation, resignation, death, or removal of custodian; designation of successor custodian	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	http://archive.flstate.gov/Statutes/index.cfm?App_mode=Display_Statute&URL=0700-0799/0710/0710ContentsIndex.html&StatuteYear=2010&Title=%2D%3E2010%2D%3EChapter%20710	(11) "Minor" means an individual who has not attained the age of 21 years.	property held under this act by the same custodian for the benefit of the same minor constitutes a single custodianship. History.—s. 1, ch. 85-95.	(4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (2), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. History.—s. 1, ch. 85-95; s. 4, ch. 2005-108.	
Georgia	Georgia Code Title 44 Property, Chapter 5 Acquisition and Loss of Property, Article 5 The Georgia Transfers to Minors Act	Under 21 § 44-5-111. Definitions (11) "Minor" means an individual who has not attained the age of 21 years.	§ 44-5-120. Single custodianship A transfer may be made only for one minor, and only one person may be custodian. All custodial property held under the authority of this article by the same custodian for the benefit of the same minor constitutes a single custodianship.	§ 44-5-128. Appointment of successor custodian (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	https://advance.lexis.com/container/?pdmfid=1000516&crd=c0bc1e8b-2e86-46ae-83e7-76caec26e241&func=LN.Advance.Content.View.getFullToc&noeid=ABSAAGAAG&typeofentry=Breadcumb&config=00JAAzZDgzNzU2ZC05M DAOLTRmMDItYjkzMS0xOGY3MjE3O WNIODIKAFBvZENhdGFsb2fcIFJnJ2IC8XZi1AYM4Ne&action=publictoc&pddocfullpath=%2Fshared%2Fdocument%2Fstatutes-legislation%2Furn%3AcontentItem%3A5NYG-G7P0-004D-83WD-00008-00&pdtocfullpath=%2Fshared%2Ftableofcontents%2Furn%3AcontentItem%3A7YJ8-39M0-Y905-D000-00008-00&ecomp=v5vtkkk&prid=21493011-f066-4ed8-ad42-570808a5aa5f Scroll to Title 44; select “+” Chapter 5; select “+” Article	Code 1981, § 44-5-111, enacted by Ga. L. 1990, p. 667, § 1.	Code 1981, § 44-5-120, enacted by Ga. L. 1990, p. 667, § 1.	in subsection (b) of this Code section, an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Code 1981, § 44-5-128, enacted by Ga. L. 1990, p. 667, § 1.	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	5; select individual statutes				
Hawaii	<p>Chapter 533A</p> <p>http://www.capitol.hawaii.gov/hrscurrent/vol12_ch0501-0588/HRS0553A/</p> <p>A list of “Wednesday, December 24, 2014” with blue links at the end of each line appears. Each link is an individual statute number in the Hawaii Uniform Transfers to Minors Act</p>	<p>Under 21</p> <p>[\$553A-1] Definitions.</p> <p>"Minor" means an individual who has not attained the age of twenty-one years.</p> <p>[L 1985, c 91, pt of §1]</p>	<p>[\$553A-10] Single custodianship.</p> <p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p> <p>[L 1985, c 91, pt of §1]</p>	<p>§553A-18 Renunciation, resignation, death, or removal of custodian; designation of successor custodian.</p> <p>(d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p> <p>[L 1985, c 91, pt of §1; am L 2000, c 43, §2; am L 2004, c 161, §36]</p>	

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Idaho	Idaho Statutes Title 68, Chapter 8 https://legislature.idaho.gov/statutesrules/idstat/Title68/T68CH8/	Under 21 68-801. Definitions. (11) "Minor" means an individual who has not attained the age of twenty-one (21) years. [68-801, added 1984, ch. 152, sec. 2, p. 357.]	68-810. Single custodianship. A transfer may be made only for one (1) minor, and only one (1) person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. [68-810, added 1984, ch. 152, sec. 2, p. 362.]	68-818. Renunciation, resignation, death, or removal of custodian -- Designation of successor custodian. (4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen (14) years, or fails to act with [within] sixty (60) days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person, may petition the court to designate a successor custodian. [68-818, added 1984, ch. 152, sec. 2, p. 364.]	

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Illinois	Illinois Compiled Statutes Chapter 760 ILCS 20 http://www.ilga.gov/legislation/ilcs/ilcs3.asp?ActID=2120&ChapterID=61	Under 21 (760 ILCS 20/2) (from Ch. 110 1/2, par. 252) Sec. 2. Definitions (12) "Minor" means an individual who has not attained the age of 21 years. (Source: P.A. 91-90, eff. 1-1-00.)	(760 ILCS 20/11) (from Ch. 110 1/2, par. 261) Sec. 11. Single Custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this Act by the same custodian for the benefit of the same minor constitutes a single custodianship. (Source: P.A. 84-915.)	(760 ILCS 20/19) (from Ch. 110 1/2, par. 269) Sec. 19. Renunciation, Resignation, Death, or Removal of Custodian; Designation of Successor Custodian. (d) If a custodian is ineligible, dies, or becomes a person with a disability and no successor has been effectively designated and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. (Source: P.A. 99-143, eff. 7-27-15.)	

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Indiana	Indiana Constitution Title 30, Article 2, Chapter 8.5 http://iga.in.gov/legislative/laws/2017/ic/titles/030#30-2-8.5 Scroll down to Title 30 - select	Under 21 IC 30-2-8.5-10 "Minor" defined Sec. 10. As used in this chapter, "minor" means an individual who is less than twenty-one (21) years of age. As added by P.L.267-1989, SEC.2	IC 30-2-8.5-25 Single custodianship Sec. 25. A transfer may be made only for one (1) minor, and only one (1) person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. As added by P.L.267-1989, SEC.2.	IC 30-2-8.5-33 Renunciation, resignation, death, or removal of custodian; designation of successor custodian (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor is at least fourteen (14) years of age, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a guardian of the minor, or a trust company. Except as provided in subsection (g), if the minor is less than fourteen (14) years of age or fails to act within sixty (60) days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. As added by P.L.267-1989, SEC.2. Amended by P.L.149-2012, SEC.10.	

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Iowa	Iowa Statutes Title XIV Property, Subtitle 2 Real Property - Gifts, Chapter 565B Transfers to Minors https://www.legis.iowa.gov/law/iowaCode/sections?codeChapter=565B&year=2018	Under 21 565B.1 Definitions. 11. "Minor" means an individual who has not attained the age of twenty-one years. 86 Acts, ch 1035, §1; 87 Acts, ch 87, §1	565B.10 Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. 86 Acts, ch 1035, §10	565B.18 Renunciation, resignation, death, or removal of custodian - designation of successor custodian. 4. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection 2, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. 86 Acts, ch 1035, §18	
Kansas	Kansas Statutes Chapter 38, Article 17	Under 21 http://www.kslegislature.org/li_2016/b2015_16/statute/038_000_0000_chapter/038_017_0000_article/038_017_0011_section/038_017_0011_k/	http://www.kslegislature.org/li_2016/b2015_16/statute/038_000_0000_chapter/038_017_0000_article/038_017_0011_section/038_017_0011_k/	http://www.kslegislature.org/li_2016/b2015_16/statute/038_000_0000_chapter/038_017_0000_article/038_017_0019_section/038_017_0019_k/	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	<p>statutes 38-1701 through 38-1726</p> <p>http://www.kslegislature.org/li_2016/b2015_16/statute/038_0000_chapter/038_017_0000_article/</p> <p>statutes 38-1701 through 38-1726</p>	<p>00_0000_chapter/038_017_0000_article/038_017_0002_section/038_017_0002_k/</p> <p>38-1702. Definitions (11) "Minor" means an individual who has not attained the age of 21 years. History: L. 1985, ch. 143, § 1; July 1.</p>	<p>38-1711. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this act by the same custodian for the benefit of the same minor constitutes a single custodianship. History: L. 1985, ch. 143, § 10; July 1.</p>	<p>38-1719. Renunciation, resignation, death or removal of custodian; designation of successor custodian. (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. History: L. 1985, ch. 143, § 18; July 1.</p>	
Kentucky	Kentucky Revised Statutes Title XXXII, Chapter 385,	<p>Under 18</p> <p>385.012 Definitions. (11) "Minor" means an</p>	<p>http://www.lrc.ky.gov/KRS/385-00/102.PDF</p> <p>385.102 Single custodianship. A transfer may be made only for one (1) minor, and only one (1) person may be the custodian. All</p>	<p>http://www.lrc.ky.gov/KRS/385-00/182.PDF</p> <p>385.182 Renunciation, resignation, death or removal of</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	http://www.lrc.ky.gov/statutes/chapter.aspx?id=39163	individual who has not attained the age of eighteen (18) years; History: Created 1986 Ky. Acts ch. 182, sec. 1, effective July 15, 1986.	custodial property held under KRS 385.032 to 385.222 by the same custodian for the benefit of the same minor constitutes a single custodianship. History: Created 1986 Ky. Acts ch. 182, sec. 10, effective July 15, 1986.	custodian -- Designation of successor custodian . (4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen (14) years or fails to act within sixty (60) days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. History: Created 1986 Ky. Acts ch. 182, sec. 18, effective July 15, 1986.	
Louisiana	Louisiana Revised Statutes Title 9, Section 751 751 through 773	Under 18 http://www.legis.la.gov/Legis/Law.aspx?d=108330	http://www.legis.la.gov/Legis/Law.aspx?d=108339 §760. Single custodianship A transfer may be made only for one minor, and only one person	http://www.legis.la.gov/Legis/Law.aspx?d=108347 §768. Renunciation, resignation, death, or removal of custodian;	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	http://www.legis.la.gov/Legis/Laws_Toc.aspx?folder=75&level=Parent Scroll to and select Title 9 Civil Code Ancillaries; scroll to Sections 751 to 773	<p>§751. Definitions (10) "Minor" means an individual who has not attained the age of eighteen years. Acts 1987, No. 469, §1, eff. Jan. 1, 1988.</p>	<p>may be the custodian. All custodial property held under this Subpart by the same custodian for the benefit of the same minor constitutes a single custodianship. Acts 1987, No. 469, §1, eff. Jan. 1, 1988.</p>	<p>designation of successor custodian D. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in Subsection B of this Section, an adult member of the minor's family, a tutor of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the tutor of the minor becomes successor custodian. If the minor has no tutor or the tutor declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Acts 1987, No. 469, §1, eff. Jan. 1, 1988.</p>	
Maine	Maine Revised Statutes Title 33, Chapter 32 http://legislature.maine.gov/statutes/33/title33ch32sec0.html	Under 18 http://legislature.maine.gov/statutes/33/title33sec1652.html §1652. Definitions	http://www.mainelegislature.org/legis/statutes/33/title33sec1661.html §1661. Single custodianship A transfer may be made only for one minor and only one person may be the custodian. All custodial	http://legislature.maine.gov/statutes/33/title33sec1669.html §1669. Renunciation, resignation, death or removal of custodian; designation of successor custodian	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
		<p>11. Minor. "Minor" means an individual who has not attained 18 years of age. [1987, c. 734, §2 (NEW) .]</p>	<p>property held under this Act by the same custodian for the benefit of the same minor constitutes a single custodianship. SECTION HISTORY 1987, c. 734, §2 (NEW).</p>	<p>4. Failure to designate successor. If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained 14 years of age, the minor may designate as successor custodian, in the manner prescribed in subsection 2, an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained 14 years of age or fails to act within 60 days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian. [1987, c. 734, §2 (NEW) .]</p>	
Maryland	<p>Maryland Code Estates and Trusts, Title 13, Subtitle 3 https://advance.lexis.com/container?config=00JAA1NTM5MzBmZC02MTg2LTOzNmEtYmI5Yy0yZWUwYzAIOGEwNTYKAFBvZENhdGFsb</p>	<p>Under 21 §13–301 (k) “Minor” means an individual who has not attained the age of 21 years. An. Code 1957, art. 93A, § 101; 1974, ch. 11, § 2; 1977, ch.</p>	<p>§13–303 (b) Nomination to include substitute custodians. -- The nomination may name 1 or more persons as substitute custodians to whom the property must be transferred, in the order named, if the 1st nominated custodian dies before the transfer or is unable, declines, or is ineligible to serve. 1989, ch. 638.</p>	<p>§13–318 (d) Designation of successor upon death or other lapse of custodian. -- (1) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner</p>	

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	<p>2fdgr2eooaZj7MpSZGOIwWq&crid=9067fa4f-3529-497f-a002-8bc589fb2bb1</p> <p>Scroll to Estates and Trusts and select "+"; select "+" Title 13. Protection of Minors and Disabled Persons; Select "+" Subtitle 3. Maryland Uniform Transfers to Minors Act</p>	<p>768, § 2; 1978, ch. 28; 1982, ch. 770, § 4; 1984, ch. 255; 1988, ch. 6, § 1; 1990, ch. 6, § 2; 1991, ch. 207, § 2; 1992, ch. 22, § 1; ch. 74, §§ 1, 2; 1996, ch. 10, §§ 1, 21; 1998, ch. 21, § 9; 1999, ch. 702, § 5; 2000, ch. 61, § 7; 2001, ch. 35; 2007, ch. 5, § 7; ch. 8, § 1; 2009, ch. 119; 2010, ch. 72, § 5; chs. 256, 257; 2015, ch. 22, § 5; 2016, chs. 438, 439; 2017, ch. 205, § 7.</p>		<p>prescribed in subsection (b) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company.</p> <p>(2) If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian.</p> <p>(3) If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p> <p>1989, ch. 638; 2012, chs. 68, 69.</p>	
Massachusetts	<p>Massachusetts Laws Part II, Title II, Chapter 201A</p> <p>https://malegislature.gov/Laws/GeneralLaws/PartII/TitleII/Chapter201A</p>	<p>Under 21</p> <p>Section 1 Definitions</p> <p>"Minor", an individual who has not attained the age of twenty-one years.</p>	<p>Section 10 Single Custodianship.</p> <p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>Section 18. Renunciation, Resignation, Death, Removal of Custodian; Designation of Successor Custodian.</p> <p>(d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in paragraph (b), an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of</p>	

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				fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian who may serve without bond.	
Michigan	Michigan Compiled Laws Chapter 554 Real and Personal Property; Act 433 of 1998 Section 554.521 – 554.552 http://www.legislature.mi.gov/(S(01bqfy335qn2uyvwi0ecdarv))/mileg.aspx?page=getObject&objectName=mcl-Act-433-of-1998	Under 18 554.524 Definitions; F to P. Sec. 4. (4) “Minor” means an individual who is less than 18 years of age. History: 1998, Act 433, Imd. Eff. Dec. 30, 1998	554.535 Time of control; holding constituting single custodianship. A transfer shall be made only for 1 minor, and only 1 person shall be the custodian. Custodial property held under this act by the same custodian for the benefit of the same minor constitutes a single custodianship. History: 1998, Act 433, Imd. Eff. Dec. 30, 1998	554.544 Resignation, ineligibility, death, or incapacitation of custodian; possession and control of property and records; petition for removal of custodian. (2) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor is not less than 14 years of age, the minor may designate as successor custodian, in the manner prescribed in section 23(3), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor is less than 14 years of age or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the	

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				<p>conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or another interested person may petition the court to designate a successor custodian.</p> <p>History: 1998, Act 433, Imd. Eff. Dec. 30, 1998</p>	
Minnesota	<p>Minnesota Statutes Chapter 527</p> <p>https://www.revisor.mn.gov/statutes/?id=527</p>	<p>Under 21</p> <p>https://www.revisor.mn.gov/statutes/?id=527.21</p> <p>527.21 DEFINITIONS.</p> <p>(11) "Minor" means an individual who has not attained the age of 21 years, notwithstanding any law to the contrary.</p>	<p>527.30 SINGLE CUSTODIANSHIP.</p> <p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p> <p>History: 1985 c 221 s 10</p>	<p>527.38 RENUNCIATION, RESIGNATION, DEATH, OR REMOVAL OF CUSTODIAN; DESIGNATION OF SUCCESSOR CUSTODIAN.</p> <p>(d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in paragraph (b), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				any other interested person may petition the court to designate a successor custodian. History: 1985 c 221 s 18; 2005 c 10 art 4 s 25	
Mississippi	<p>Mississippi Code Title 91 Trusts and Estates, Chapter 20 Transfers to Minors</p> <p>https://advance.lexis.com/container?config=00JAAzNzhjOTYxNC0wZjRkLTQzNzAtYjJlYS1jNjExZWYxZGFhMGYKAFBvZENhdGFsb2cMlW40w5iIH7toHnTBIEP0&crd=311c307f-9fa8-48cb-9261-f3c5c221a564</p> <p>Scroll to Title 91 – select “+”; select “+” Chapter 20</p> <p>Section 91-20-1 to 91-20-49</p>	<p>Under 21</p> <p>§ 91-20-3. Definitions</p> <p>(k) "Minor" means an individual who has not attained the age of twenty-one (21) years.</p> <p>Laws, 1994, ch. 416, § 2, eff from and after January 1, 1995.</p>	<p>§ 91-20-21. One custodian for one minor</p> <p>A transfer may be made only for one (1) minor, and only one (1) person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p> <p>Laws, 1994, ch. 416, § 11, eff from and after January 1, 1995.</p>	<p>§ 91-20-37. Declination to serve or resignation as custodian; nomination of substitute custodian; designation of successor custodian; transfer of property</p> <p>(4) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (2), an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of fourteen (14) years or fails to act within sixty (60) days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may</p>	

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				petition the court to designate a successor custodian. Laws, 1994, ch. 416, § 19, eff from and after January 1, 1995.	
Missouri	Missouri Revised Statutes Title XXVI, Chapter 404 http://revisor.mo.gov/main/OneChapter.aspx?chapter=404	Under 21 http://www.moga.mo.gov/mostatutes/stathtml/40400000071.html 404.007. Definitions. (14) "Minor", an individual who has not attained the age of twenty-one years, notwithstanding that the individual may be an adult under other laws of this state; the term "minor" is also used to refer to the beneficiary of a custodianship established under sections 404.005 to 404.094 of this act*; (L. 1985 S.B. 35, et al. § 1, A.L. 1989 H.B. 145)	http://revisor.mo.gov/main/OneSection.aspx?section=404.021&bid=22918&hl= 404.021. Single custodianship-- but custodian may serve more than one minor. A transfer of property under sections 404.005 to 404.094 may be made to only one minor and only one person may be custodian of the property transferred. A person may be a custodian of property for more than one minor, but the custodian shall separately hold and administer the custodial property for each minor. (L. 1985 S.B. 35, et al. § 2 subsec. 5)	http://revisor.mo.gov/main/OneSection.aspx?section=404.057&bid=22928&hl= 404.057. Successor custodian designation on renunciation, resignation, death, incapacity, nonresident minor or removal of custodian. 4. If the custodian dies or becomes incapacitated, the custodian's legal representative shall transfer the custodial property to a successor custodian. If no successor custodian has been effectively designated, the custodian's legal representative shall designate as successor custodian any adult person or financial institution in the manner prescribed in subsection 2 of this section and deliver the custodial property to the successor custodian. (L. 1985 S.B. 35, et al. § 7, A.L. 1989 H.B. 145)	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Montana	<p>Montana Code Title 72, Chapter 26</p> <p>http://leg.mt.gov/bills/mca/title_0720/chapter_0260/parts_index.html</p>	<p>Under 21</p> <p>http://leg.mt.gov/bills/mca/72/26/72-26-502.htm</p> <p>72-26-502. Definitions. (11) "Minor" means an individual who has not attained the age of 21 years. History: En. Sec. 3, Ch. 102, L. 1985; amd. Sec. 29, Ch. 582, L. 1989.</p>	<p>http://leg.mt.gov/bills/mca/title_0720/chapter_0260/part_0060/section_0020/0720-0260-0060-0020.html</p> <p>72-26-602. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. History: En. Sec. 12, Ch. 102, L. 1985.</p>	<p>http://leg.mt.gov/bills/mca/72/26/72-26-801.htm</p> <p>72-26-801. Renunciation, resignation, death, or removal of custodian -- designation of successor custodian. (4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (2), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. History: En. Sec. 20, Ch. 102, L. 1985.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Nebraska	<p>Nebraska Revised Statutes Chapter 43, 2701-2724</p> <p>https://nebraskalegislature.gov/laws/browsers.php?chapter=43</p> <p>Scroll down to 43-2701 through 43-2724</p>	<p>Under 21</p> <p>https://nebraskalegislature.gov/laws/statutes.php?statute=43-2702</p> <p>43-2702. Definitions. (11) Minor means an individual who has not attained the age of twenty-one years; Laws 1993, LB 121, § 218.</p>	<p>https://nebraskalegislature.gov/laws/statutes.php?statute=43-2711</p> <p>43-2711. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under the Nebraska Uniform Transfers to Minors Act by the same custodian for the benefit of the same minor constitutes a single custodianship. Laws 1992, LB 907, § 11.</p>	<p>https://nebraskalegislature.gov/laws/statutes.php?statute=43-2719</p> <p>43-2719. Renunciation, resignation, death, or removal of custodian; designation of successor custodian. (4) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Laws 1992, LB 907, § 19.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Nevada	Nevada Revised Statutes Chapter 167 https://www.leg.state.nv.us/NRS/NRS-167.html	Under 18 NRS 167.020 Definitions. 11. “Minor” means a person who has not attained the age of 18 years. (Added to NRS by 1957, 21; A 1965, 1013; 1967, 371; 1977, 1024; 1983, 9; 1985, 69)	NRS 167.030 Creation of custodial property; manner of making transfer. 3. Any transfer made in a manner prescribed in subsection 1 may be made to only one minor and only one person may be the custodian. Any custodial property held by the same custodian for the benefit of the same minor constitutes a single custodianship. (Added to NRS by 1957, 22; A 1965, 1014; 1967, 372; 1983, 11; 1985, 71)	NRS 167.080 Disclaimer, resignation, death or removal of custodian; designation of successor custodian; petition to remove or require bond of custodian. 4. If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection 2, an adult member of the minor’s family, a conservator of the minor or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor’s family, or any other interested person may petition the court to designate a successor custodian. (Added to NRS by 1957, 25; A 1967, 375; 1977, 1027; 1983, 14; 1985, 78)	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
New Hampshire	New Hampshire Statutes Title XLIV, Chapter 463 http://www.gencourt.state.nh.us/rsa/html/NHTOC/NHTOC-XLIV-463-A.htm	Under 21 463-A:1 Definitions. XI. "Minor" means an individual who has not attained the age of 21 years. Source. 1985, 197:1, eff. July 30, 1985. 2007, 111:1, eff. Jan. 1, 2008.	463-A:10 Single Custodianship. – A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under the provisions of this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. Source. 1985, 197:1, eff. July 30, 1985.	463-A:18 Renunciation, Resignation, Death, or Removal of Custodian; Designation of Successor Custodian. – IV. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in paragraph II, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Source. 1985, 197:1, eff. July 30, 1985.	
New Jersey	New Jersey Permanent Statutes Title 46, Chapter 38A	Under 21 http://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=def	http://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enu 46:38A-22. Single custodianship	http://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enu 46:38A-45. Designation successor custodian when custodian is	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	<p>http://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enu</p> <p>This link takes you to the title page of New Jersey General and Permanent Statutes. Since the NJ Statutes are cumbersome to traverse I suggest using the Search field to seek the statutes to review. Type the title and chapter numbers or a phrase in quotations. Examples: 46:38A or “successor custodian”</p>	<p>http://lis.njleg.state.nj.us/nxt/gateway.dll?f=templates&fn=default.htm&vid=Publish:10.1048/Enu</p> <p>46:38A-2. Definitions j. "Minor" means an individual who has not attained the age of 21 years; L. 1987, c. 18, s. 1.</p>	<p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. L. 1987, c. 18, s. 1.</p>	<p>ineligible, dies or becomes incapacitated If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor custodian and the minor has attained the age of 14 years, the minor may, in the manner prescribed in R.S. 46:38A-44, designate an adult member of the minor's family, the guardian of the minor's estate or a trust company as successor custodian. If the minor has not attained the age of 14 years or if the minor has attained the age of 14 years and fails to act within 60 days after the ineligibility, death, or incapacity, the guardian of the minor's estate shall become the successor custodian. If there is no guardian of the minor's estate or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may apply to the court to designate a successor custodian. L. 1987, c. 18, s. 1.</p>	
New Mexico	<p>New Mexico Statutes Chapter 46, Article 7</p> <p>http://public.nmc.ompcomm.us/nm</p>	<p>Under 21</p> <p>46-7-12. Definitions. - K. "minor" means an individual who</p>	<p>46-7-21. Single custodianship. A transfer may be made only for one minor and only one person may be the custodian. All custodial property held under the Uniform Transfers to Minors Act [46-7-11</p>	<p>46-7-29. Renunciation, resignation, death or removal of custodian; designation of successor custodian D. If a custodian is ineligible, dies or becomes incapacitated without</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	<p>public/gateway.dil/?f=templates&fn=default.htm</p> <p>This link takes you to New Mexico's Unannotated Statutes and Court Rules home site. At the top left Select "+" Statutes, Rules and Const"; select "+" NMSA (Unannotated)" – a list of statute chapters will populate; scroll to Chapter 46 – select "+"; scroll to Article 7 then select the individual statute you seek.</p> <p>OR</p> <p>On the title page "Search New Mexico Statutes" and enter "46-7-12"; select "Article 7 Transfers to Minors</p>	<p>has not attained the age of twenty-one years; History: Laws 1989, ch. 357, § 2.</p>	<p>to 46-7-34 NMSA 1978] by the same custodian for the benefit of the same minor constitutes a single custodianship. History: Laws 1989, ch. 357, § 11.</p>	<p>having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in Subsection B of this section, an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian. History: Laws 1989, ch. 357, § 19.</p>	
New York	New York Consolidated Laws: EPT Estates Powers	<p>Under 21</p> <p>§ 7-6.1 Definitions</p>	<p>§ 7-6.10 Single custodianship A transfer may be made only for one minor, and only one person may be the custodian. All custodial</p>	<p>§ 7-6.18 Renunciation, resignation, death, or removal of custodian; designation of successor custodian</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	<p>& Laws, Article 7, Part 6</p> <p>http://public.leginfo.state.ny.us/lawssrc.h.cgi?NVLWO:</p> <p>Select from green ribbon "Laws" then from the drop down "Laws of New York"; Select "EPT" Estates Powers & Laws; scroll to Article 7, Part 6 Uniform Transfers to Minors Act</p>	<p>(k) "Minor" means an individual who has not attained the age of twenty-one years.</p>	<p>property held under this part by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>(e) A custodian who declines to serve under paragraph (a) or resigns under paragraph (c), or the legal representative of a deceased or incapacitated custodian, as soon as practicable, shall put the custodial property and records in the possession and control of the successor custodian. The successor custodian by action may enforce the obligation to deliver custodial property and records and becomes responsible for each item as received.</p>	
North Carolina	<p>North Carolina General Statutes, Chapter 33A</p> <p>http://www.ncga.state.nc.us/gascripts/Statutes/StatutesTOC.pl?Chapter=0033A</p>	<p>Under 21</p> <p>http://www.ncga.state.nc.us/EnactedLegislation/Statutes/HTML/BySection/Chapter_33A/GS_33A-1.html</p> <p>§ 33A-1. Definitions. (11) "Minor" means an individual who has not attained the age of 21 years.</p>	<p>http://www.ncga.state.nc.us/EnactedLegislation/Statutes/HTML/BySection/Chapter_33A/GS_33A-10.html</p> <p>§ 33A-10. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this Chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. (1987, c. 563, s. 2.)</p>	<p>http://www.ncga.state.nc.us/EnactedLegislation/Statutes/HTML/BySection/Chapter_33A/GS_33A-18.html</p> <p>§ 33A-18. Renunciation, resignation, death, or removal of custodian; designation of successor custodian. (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
		(1987, c. 563, s. 2.)		of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. (1987, c. 563, s. 2.)	
North Dakota	North Dakota Century Code Title 47, Chapter 24.1 http://www.legis.nd.gov/cencode/t47c24-1.html	Under 21 47-24.1-01. Definitions. 11. "Minor" means an individual who has not attained the age of twenty-one years.	47-24.1-10. Single custodianship. A transfer may be made only for one minor and up to two persons may be joint custodians. All custodial property held under this chapter by the same custodian or joint custodians for the benefit of the same minor constitutes a single custodianship. Unless otherwise specified in a document creating the custodial property, each joint custodian may act alone with respect to the custodial property. If either joint custodian resigns, dies, becomes incapacitated, or is removed, then the remaining joint custodian becomes sole custodian.	47-24.1-18. Renunciation, resignation, death, or removal of custodian - Designation of successor custodian. 4. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection 2, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death, or	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p>	
Ohio	<p>Ohio Revised Code Title 58 LVIII, 5814.01</p> <p>http://codes.ohio.gov/orc/5814</p>	<p>Under 21</p> <p>5814.01 (effective 1/1/2018) Transfers to minors act definitions.</p> <p>(K) (1) Except as provided in division (K)(2) of this section, "minor" means an individual who has not attained the age of twenty-one years.</p> <p>(2) When used with reference to the beneficiary for whose benefit custodial property is held or is to be held, "minor" means an</p>	<p>5814.02 Subject of gift or transfer.</p> <p>(C) Any gift, transfer, payment, or distribution that is made in a manner prescribed in division (A), (B), or (E) of this section may be made to only one minor and only one person may be the custodian. All gifts, transfers, payments, and distributions made by a person in a manner prescribed in sections 5814.01 to 5814.10 of the Revised Code to the same custodian for the benefit of the same minor result in a single custodianship.</p> <p>Amended by 131st General Assembly File No. TBD, HB 432, §1, eff. 4/6/2017.</p> <p>Effective Date: 01-01-2007.</p>	<p>5814.07 Successor custodian.</p> <p>(E) A custodian may designate one or more successor custodians by transferring the property of any type specified in division (A) of section 5814.02 of the Revised Code, other than real estate, in the manner and form provided in that division, to self as custodian, followed by the designation of the successor custodian or custodians in the manner and form provided in division (F) of section 5 814.02 of the Revised Code. A custodian may designate one or more successor custodians of real property by designating the successor custodian or custodians in the manner and form provided in sections 5302.22 to 5302.23 of the Revised Code. A designation of a successor custodian or custodians by the custodian shall replace any previous designation of successor custodians</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
		<p>individual who has not attained the age at which the custodian is required under section 5814.09 of the Revised Code to transfer the custodial property to the beneficiary. Amended by 132nd General Assembly File No. TBD, HB 49, §130.21, eff. 1/1/2018. Amended by 131st General Assembly File No. TBD, HB 432, §1, eff. 4/6/2017. Effective Date: 01-01-2007 .</p>		<p>by the donor, transferor, or previous custodian. Amended by 131st General Assembly File No. TBD, HB 432, §1, eff. 4/6/2017. Effective Date: 01-01-2007.</p>	
Oklahoma	<p>Oklahoma Code Title 58, 1202 http://www.oklegislature.gov/osStatutes/Title.aspx Scroll to Title 58 Probate Procedure – Word document will open from which the statutes can be viewed. Statutes 58-1202 through 58-1225</p>	<p>Under 21 §58-1202. 11. "Minor" means an individual who has not attained the age of twenty-one (21) years. Added by Laws 1986, c. 261, § 2, eff. Nov. 1, 1986. Amended by Laws 1993, c. 158, § 2, eff. Sept. 1, 1993.</p>	<p>§58-1211. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held according to the provisions of the Oklahoma Uniform Transfers to Minors Act by the same custodian for the benefit of the same minor constitutes a single custodianship. Added by Laws 1986, c. 261, § 11, eff. Nov. 1, 1986.</p>	<p>§58-1219. D. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor custodian and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection B of this section, an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of fourteen (14) years or fails to act</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				<p>within sixty (60) days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p> <p>Added by Laws 1986, c. 261, § 19, eff. Nov. 1, 1986.</p>	
Oregon	<p>Oregon Revised Statutes Chapter 126</p> <p>https://www.oregonlegislature.gov/bills_laws/ors/ors126.html</p> <p>Scroll to text of Gifts to Minors Act Statutes 126.805 through 126.882</p>	<p>Under 21</p> <p>126.805 Definitions for ORS 126.805 to 126.886.</p> <p>(11) “Minor” means any person who has not attained the age of 21 years.</p> <p>[1959 c.640 §1; 1967 c.300 §1; 1973 c.827 §18; 1981 c.443 §1; 1983 c.457 §1; 1985 c.665 §1; 1997 c.631 §412; 2005 c.349 §1]</p>	<p>126.836 Limitations on custodianship; age requirement for transfers. (1) A transfer may be made only for one beneficiary and only one person may be the custodian. All custodial property held under ORS 126.805 to 126.886 by the same custodian for the benefit of the same beneficiary constitutes a single custodianship. (2) A transfer may be made for the benefit of a beneficiary under ORS 126.805 to 126.886 at any time before the beneficiary attains 25 years of age.</p> <p>[1985 c.665 §11; 2005 c.349 §7]</p>	<p>126.862 Refusal to serve as custodian; substitute and successor custodians; resignation; removal.</p> <p>(4) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the beneficiary has attained 14 years of age, the beneficiary may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the beneficiary’s family, a conservator for the beneficiary or a trust company. If the beneficiary has not attained 14 years of age or fails to act within 60 days after the ineligibility, death or incapacity, the conservator for the beneficiary becomes successor custodian. If the</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				beneficiary has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the beneficiary's family or any other interested person may petition the court to designate a successor custodian. [1985 c.665 §19; 2005 c.349 §13]	
Pennsylvania	<p>Pennsylvania Consolidated Statutes Title 20, Chapter 53, 5301</p> <p>http://www.legis.state.pa.us/cfdocs/legis/LI/consCheck.cfm?txtType=HTM&ttl=20&div=0&chpt=53</p> <p>Enactment. Chapter 53 was added Dec. 16, 1992, P.L.1163, No.152, effective immediately.</p>	<p>Under 21</p> <p>§ 5301. Short title of chapter and definitions.</p> <p>"Minor." An individual who has not attained 21 years of age, except that, when used with reference to the beneficiary for whose benefit custodial property is held or is to be held, an individual who has not attained the age at which the custodian is required under sections 5320 (relating to termination of</p>	<p>§ 5310. Single custodianship.</p> <p>A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>§ 5318. Renunciation, resignation, death or removal of custodian.</p> <p>(d) Ineligibility, death or incapacitation.--If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained 14 years of age, the minor may designate as successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a guardian of the minor or a trust company. If the minor has not attained 14 years of age or fails to act within 60 days after the ineligibility, death or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
		<p>custodianship) and 5321 (relating to delay in transfer of custodial property after minor attains age 21) to transfer the custodial property to the beneficiary. (May 16, 2002, P.L.330, No.50, eff. 60 days)</p>		<p>petition the court to designate a successor custodian.</p>	
Rhode Island	<p>Rhode Island General Laws Title 18, Chapter 7</p> <p>http://www.rilin.state.ri.us/Statutes/TITLE18/18-7/INDEX.HTM</p>	<p>Under 21</p> <p>§ 18-7-2 Definitions. (11) "Minor" means an individual who has not attained the age of twenty-one (21) years. (P.L. 1985, ch. 389, § 2; P.L. 1998, ch. 474, § 1.)</p>	<p>§ 18-7-11 Single custodianship. – A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. (P.L. 1985, ch. 389, § 2.)</p>	<p>§ 18-7-19 Renunciation, resignation, death, or removal of custodian – Designation of successor custodian. (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section, an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of fourteen (14) years or fails to act within sixty (60) days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. (P.L. 1985, ch. 389, § 2.)	
South Carolina	No UTMA				
South Dakota	South Dakota statutes Title 55, Chapter 10A http://legis.sd.gov/Statutes/Codified_Laws/DisplayStatute.aspx?Type=Statute&Statute=55-10A	Under 18 55-10A-1. Definitions. (10) "Minor," a person who has not attained the age of eighteen years; Source: SL 1986, ch 409, § 1; SL 1993, ch 213, § 256; SL 2008, ch 257, § 13.	55-10A-12. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. Source: SL 1986, ch 409, § 12.	55-10A-20. Renunciation, resignation, death, or removal of custodian--Designation of successor custodian. If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
				of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian. Source: SL 1986, ch 409, § 20.	
Tennessee	<p>Tennessee statutes Title 35 Fiduciaries and Trusts, Chapter 7 Tennessee Uniform Transfers to Minors act; 101-126</p> <p>http://www.lexisnexis.com/hottopics/tncode/</p> <p>Scroll to Title 35 Fiduciaries and Trust Estates – select “+”; scroll to Chapter 7 Tennessee Uniform Transfers to Minors Act select “+”</p> <p>Section 35-7-101 to 35-7-126</p>	<p>Under 21</p> <p>35-7-102. Chapter definitions.</p> <p>(11) "Minor" means an individual who has not attained twenty-one (21) years of age, although the minor may already be of legal age;</p> <p>Acts 1992, ch. 664, § 1; 1996, ch. 593, § 1; T.C.A. § 35-7-202; Acts 2007, ch. 8, § 11.</p>	<p>35-7-111. Transfers -- Single and joint custodians.</p> <p>A transfer may be made only for one (1) minor, and up to two (2) persons may be the custodians. All custodial property held under this chapter by the same custodian or custodians for the benefit of the same minor constitutes a single custodianship. If more than one (1) person is appointed a custodian, such persons shall act as joint custodians under this chapter and, unless specified in any document creating the custodial property, each joint custodian shall have full power and authority to act alone with respect to the custodial property. If either joint custodian resigns, dies, becomes incapacitated or is removed, then the remaining one (1) of them may serve as sole custodian without the necessity of appointing a successor joint custodian.</p> <p>Acts 1992, ch. 664, § 1; 1996, ch. 593, § 3; T.C.A. § 35-7-211.</p>	<p>35-7-119. Renunciation, resignation, death, or removal of custodian -- Designation of successor custodian</p> <p>(d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained fourteen (14) years of age, the minor may designate as a successor custodian, in the manner prescribed in subsection (b), an adult member of the minor's family, a guardian or conservator of the minor, or a trust company. If the minor has not attained fourteen (14) years of age or fails to act within sixty (60) days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Texas	<p>Texas Statutes Property Code Title 10, Subtitle A, Chapter 141; 001-025</p> <p>http://www.statutes.legis.state.tx.us/Docs/PR/htm/PR.141.htm</p>	<p>Under 21</p> <p>Sec. 141.002. DEFINITIONS (11) "Minor" means an individual who is younger than 21 years of age. Amended by Acts 1995, 74th Leg., ch. 1043, Sec. 1, eff. Sept. 1, 1995. Renumbered from Property Code Sec. 2 by Acts 1997, 75th Leg., ch. 165, Sec. 31.01(72), eff. Sept. 1, 1997. Amended by: Acts 2007, 80th Leg., R.S., Ch. 451 (H.B. 564), Sec. 16, eff. September 1, 2007.</p>	<p>Sec. 141.011. SINGLE CUSTODIANSHIP. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. Amended by Acts 1995, 74th Leg., ch. 1043, Sec. 1, eff. Sept. 1, 1995. Renumbered from Property Code Sec. 11 by Acts 1997, 75th Leg., ch. 165, Sec. 31.01(72), eff. Sept. 1, 1997.</p>	<p>Sec. 141.019. RENUNCIATION, RESIGNATION, DEATH, OR REMOVAL OF CUSTODIAN; DESIGNATION OF SUCCESSOR CUSTODIAN. (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor is at least 14 years of age, the minor may designate as successor custodian an adult member of the minor's family, a guardian of the minor, or a trust company in the manner prescribed by Subsection (b). If the minor is younger than 14 years of age or fails to act within 60 days after the ineligibility, death, or incapacity of the custodian, the minor's guardian becomes successor custodian. If the minor has no guardian or the minor's guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Added by Acts 1995, 74th Leg., ch. 1043, Sec. 1, eff. Sept. 1, 1995. Renumbered from Property Code Sec. 19 by Acts 1997, 75th Leg., ch. 165, Sec. 31.01(72), eff. Sept. 1, 1997.</p>	<p>Acts 1992, ch. 664, § 1; T.C.A. § 35-7-219.</p>

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Utah	Utah Code Title 75, Chapter 05a; 101-123 http://le.utah.gov/xcode/Title75/Chapter5A/75-5a.html?v=C75-5a_1800010118000101	Under 21 75-5a-102. Definitions. (11) "Minor" means an individual who is not yet 21 years of age. Enacted by Chapter 272, 1990 General Session	75-5a-111. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this part by the same custodian for the benefit of the same minor constitutes a single custodianship. Enacted by Chapter 272, 1990 General Session	75-5a-119. Renunciation, resignation, death, or removal of custodian -- Designation of successor custodian. (4) (a) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor is 14 years of age or older, the minor may designate as successor custodian, in the manner prescribed in Subsection (2), an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor is not yet 14 years of age or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. (b) If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. Amended by Chapter 71, 2005 General Session	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Vermont	<p>Vermont Statutes Annotated</p> <p>https://advance.lexis.com/container?config=00JABIZjg3NDE5OS1mMmJILTO3MWMtYjAxYy1lYjc3NmMlZTljOGUKAFBvZENhdGFsb2cij1bfBuS6Ez3oYHkLGCI1&crd=95e0359c-942b-4c21-ab0d-0ad30d046ef3</p> <p>Scroll to Title Fourteen. Decedents' Estates and Fiduciary Relations, Part 4. Fiduciary Relations; Chapter 115. Vermont Uniform Transfers to Minors Act</p>	<p>Under 21</p> <p>14 VSA Sec 3211 Definitions (10) "Minor" means an individual who has not attained 21 years of age. History: Added 2015, No. 7, § 1.</p>	<p>14 VSA Sec 3220 Single Custodianship A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. History: Added 2015, No. 7, § 1.</p>	<p>14 VSA Sec 3228 Renunciation, resignation, death, or removal of custodian; designation of successor custodian (d) If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor, and the minor has attained 14 years of age, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section, an adult member of the minor's family, a financial guardian of the minor, or a trust company. If the minor has not attained 14 years of age or fails to act within 60 days after the ineligibility, death, or incapacity, the financial guardian of the minor becomes successor custodian. If the minor has no financial guardian or the financial guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. History: Added 2015, No. 7, § 1.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Virginia	Code of Virginia Title 64.2. Wills, Trusts, and Fiduciaries. Subtitle IV. Fiduciaries and Guardians, Part C. Guardianship of Minor, Chapter 19. Virginia Uniform Transfers to Minors Act Sections 64.2-1900 through 64.2-1922 http://law.lis.virginia.gov/vacode/title64.2/chapter19/	Under 18 § 64.2-1900. Definitions. "Minor" means an individual who has not attained the age of 18 years. 1988, c. 516, § 31-37; 2007, c. 307; 2012, c. 614.	§ 64.2-1909. Single and joint custodians. A transfer may be made only for one minor, and up to two persons may be joint custodians. All custodial property held under this chapter by the same custodian or joint custodians for the benefit of the same minor constitutes a single custodianship. Unless otherwise specified in any document creating the custodial property, each joint custodian shall have full power and authority to act alone with respect to the custodial property. If either joint custodian resigns, dies, becomes incapacitated, or is removed, then the remaining joint custodian shall become sole custodian. 1988, c. 516, § 31-46; 2006, c. 657; 2012, c. 614.	§ 64.2-1917. Renunciation, resignation, death, or removal of custodian; designation of successor custodian. D. If a custodian is ineligible, dies, or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in subsection B, an adult member of the minor's family, a conservator of the minor, or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death, or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. 1988, c. 516, § 31-54; 2012, c. 614.	
Washington	Revised Code of Washington Title 11, Chapter 114	Under 25 RCW 11.114.010	RCW 11.114.100 Single custodianship. A transfer may be made only for one minor, and only one person	RCW 11.114.180 Renunciation, resignation, death, or removal of custodian —	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	Statutes 11.114.010 through 11.114.904 http://apps.leg.wa.gov/RCW/default.aspx?cite=11.114	Definitions. (11) "Minor" means an individual who has not attained the age of twenty-five years. [2008 c 6 § 934; 2006 c 204 § 1; 1991 c 193 § 1.]	may be the custodian. All custodial property held under this chapter by the same custodian for the benefit of the same minor constitutes a single custodianship. [1991 c 193 § 10.]	Designation of successor custodian. (4) If a custodian is ineligible, dies, or becomes incapacitated and no successor custodian has been designated as provided in this chapter, and the minor has attained the age of eighteen years, the minor may designate as successor custodian, in the manner prescribed in subsection (2) of this section, an adult member of the minor's family, a guardian of the minor, or a trust company. If the minor has not attained the age of eighteen years or fails to act within sixty days after the ineligibility, death, or incapacity, the guardian of the minor becomes successor custodian. If the minor has no guardian or the guardian declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family, or any other interested person may petition the court to designate a successor custodian. [2006 c 204 § 6; 1991 c 193 § 18.]	
West Virginia	West Virginia Code Title 36, Article 7; 1-22 http://www.legis.state.wv.us/WVCODE	Under 21 §36-7-1. Definitions. (11) "Minor" means an	§36-7-10. Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under this article by the same custodian for the benefit	§36-7-18. Renunciation, resignation, death, or removal of custodian; designation of successor custodian. (d) If a custodian is ineligible, dies or becomes incapacitated without	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	/code.cfm?chap=36&art=7	individual who has not attained the age of twenty-one years.	of the same minor constitutes a single custodianship.	having effectively designated a successor and the minor has attained the age of fourteen years, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of fourteen years or fails to act within sixty days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian.	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
Wisconsin	<p>Wisconsin Statutes, Chapter 54, Subchapter VII, 854(1)-(11) Statutes 54.854 through 54.898</p> <p>http://docs.legis.wisconsin.gov/statutes/statutes/54/VII/854</p> <p>Scroll to 54.854 through 54.898</p>	<p>Under 21</p> <p>54.854 Uniform transfers to minors act; definitions.</p> <p>(1) "Adult" means an individual who has attained the age of 21 years.</p> <p>History: 1987 a. 191; 1991 a. 221; 2005 a. 216; 2005 a. 387 s. 527; Stats. 2005 s. 54.854.</p>	<p>54.872 Single custodianship. A transfer may be made only for one minor, and only one person may be the custodian. All custodial property held under ss. 54.854 to 54.898 by the same custodian for the benefit of the same minor constitutes a single custodianship.</p> <p>History: 1987 a. 191; 2005 a. 387 s. 536; Stats. 2005 s. 54.872.</p>	<p>54.888 Renunciation, resignation, death or removal of custodian; designation of successor custodian.</p> <p>(4) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of 14 years, the minor may designate as successor custodian, in the manner prescribed in sub. (2), an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of 14 years or fails to act within 60 days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian.</p> <p>History: 1987 a. 191; 1997 a. 188; 2005 a. 387 s. 544; Stats. 2005 s. 54.888.</p>	
Wyoming	<p>Wyoming Statutes, Title 34 Property, Conveyances and Security Transactions,</p>	<p>Under 21</p> <p>34-13-114. Definitions.</p>	<p>34-13-123. Single custodianship.</p> <p>A transfer may be made for only one (1) minor, and only one (1) person may be the custodian. All</p>	<p>34-13-131. Renunciation, resignation, death or removal of custodian; designation of successor custodian.</p>	

State	Statute/Link	Definition of a Minor	Custodians	Death	Notes
	<p>Chapter 13, 114-137</p> <p>http://legisweb.state.wy.us/StateStatutes/StatutesDownload</p> <p>Scroll to Title 34; select to open Word document, select "Enable Editing"; type in the Navigation pane "34-13-114" or scroll to Chapter 13-114 through 13-137</p>	<p>(xi) "Minor" means:</p> <p>(A) An individual who has not attained the age of twenty one (21) years; or</p> <p>(B) An individual who has not attained the age at which the custodian is required to transfer the custodial property to the beneficiary under W.S. 34 13 133, 34 13 138 or 34 13 139, when used in reference to the beneficiary for whose benefit custodial property is held or is to be held.</p>	<p>custodial property held under this act by the same custodian for the benefit of the same minor constitutes a single custodianship.</p>	<p>(d) If a custodian is ineligible, dies or becomes incapacitated without having effectively designated a successor and the minor has attained the age of fourteen (14) years, the minor may designate as successor custodian, in the manner prescribed in subsection (b) of this section, an adult member of the minor's family, a conservator of the minor or a trust company. If the minor has not attained the age of fourteen (14) years or fails to act within sixty (60) days after the ineligibility, death or incapacity, the conservator of the minor becomes successor custodian. If the minor has no conservator or the conservator declines to act, the transferor, the legal representative of the transferor or of the custodian, an adult member of the minor's family or any other interested person may petition the court to designate a successor custodian.</p>	