- 325. Proceedings for determining such apportionment.
- 326. Previous authority for such repairs and improvements from court necessary.
- 327. Appeal from decision of orphans' court, under secs. 324-326.
- 328. Lands to be sold free of dower, when; power of orphans' court.
- 329. Consent of widow to be filed and recorded by register of wills.
- 330. Provisions of secs 313 to 329 applicable as well to surviving husband as to widow.

## Wille.

- 331. Devises and bequests for care of vault, cemetery, etc., not void under rule against perpetuities.
- 332. What real estate and personal property subject to disposal by will.
- 333. No perpetuity to be created or illegal limitation made.
- 334. When rule against perpetuities not applicable.
- 335. Requisites of competent testator.
- 336. Requisites of valid will.
- 337. Revocation of will, how made.
- 338. Revocation by subsequent marriage and birth of child.
- 339. Secs. 336 and 337 not applicable to wills executed prior to August 1,
- 340. Devises and legacies not to lapse; proviso.
- 341. Sec. 340 to apply to devises to two or more persons as a class; exception.
- 342. Devisee to take entire estate of testator, unless less interest plainly shown to have been intended to pass.
- 343. Devise to charitable uses, when not void.
- 344. Conveyances, devises, etc., in trust of burial lots not void under rule against perpetuities.
- 345. Devise and bequest to include property over which testator has power of appointment, when.
- 346. When pecuniary legacies paid out of real estate.
- 347. Meaning of words "die without issue," "die without leaving issue."
- 348. Rule in Shelley's Case abolished.

- Nuncupative wills abolished; disposition of personal estate by mariners at sea.
- 350. Validity of will made outside of Md.; probate and construction where testator at time of making will or at death is non-resident.
- 351. Will to pass all property owned by testator at time of death.
- 352. Probate of wills, how made.
- 353. By orphans' court, or register of wills in recess of court.
- 354. Lawful for custodian to open and read will to near relations of deceased; delivery of will to register.
- 355. Neglect of custodian to deliver to register; penalty.
- 356. Where probate may be granted.
- 357. Will not subject to caveat after one year from probate.
- 358. In what cases register may take probate.
- 359. In what cases orphans' court may admit to probate forthwith.
- 360. In what cases court shall direct notice given relations; delay for coming in of objections.
- 361. Caveat; how heard and decided.
- 362. Executors or other persons exhibiting will shall be examined on oath as to existence of other will, etc.
- 363. Caveat before grant of letters testamentary; after grant; proceedings.
- 364. If judgment be against will, it shall not be received in any other county.
- 365. All witnesses to wills shall be examined; proviso.
- 366. Copy of will probated and recorded in another state to be evidence; proof of execution of will not required to be recorded.
- 367. Attested copy of recorded will to be evidence; execution of original will to be subject to contest.
- 368. Probate when attesting witnesses dead or inaccessible.
- 369. Certified copy of will executed and probated out of this state may be recorded by register, and shall be evidence.
- 370. Original wills retained by register; when and how used as evidence.
- 371. Register to receive wills of living persons for safe keeping; compensation and record of such wills.