WILLS—Continued.	ART.	SEC.	PAGE
Who may make	93	309	1414
Of lands to be in writing, and how at-	00	503	1414
tested	93	310	1415
How revocable	93	311	1415
When word of mouth will revoke	93	312	1416
No devise or bequest to lapse	93	313	1416
When devise will take the entire interest	55	010	1410
of testator absolutely	93	314	1417
Devise or bequest to charitable uses when	00	014	1411
	93	315	1417
not void for uncertainty	90	910	1417
Devise or bequest purporting to be of all			
real or personal property, construction			
as to property over which testator has		01.0	
general power of appointment	93	316	1417
Words importing want or failure of issue,			
how construed	93	317	1417
Invalid, excepted cases	93	318	1418
Wills made out of the State, when valid.	93	319	1418
Powers of wife to make a will	93	320	1418
Wills to pass all real estate held at time			
of death	93	321	1418-
Probate of, how to be made	93	322	1419
by whom to be taken	93	323	1419
Private person having custody, may read.	93	324	1419
Person having to deliver to register	93	324	1419
Penalty for neglect	93	325	1419
Probate of, where taken	93	326	1420
Under what circumstances register may	••		
take probate of	93	265, 317	1401, 1420
When court may proceed to take probate			
upon exhibition	93	328	1420
If no relatives attend, and no notice			
given, court to order summons or no-			
tice and delay for objections to be made	93	329	1420 _°
Orphans' court to decide caveat to pro-	00	000	
bate	93	330	1421
Where caveat filed, administration not to			
be granted till decided	93	330	1421
Probate, how taken when no objections	0-0	001	1.01
or caveat	93	, 331	1421
Interrogation as to other wills to be put	no.	991	1401
to person exhibiting will	93	331	1421
May be contested after probate and grant	93	332	1401
of administration	93	332 332	1421
Revocation of letters	90	994	1421
Where probate is refused in one country,	93	333	1422:
not to be taken in another	<i>3</i> 9	000	1422