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| <p>312. Repealed by 1892, chapter 587.</p> <p>316 A. When pecuniary legacies shall be paid out of real estate.</p> <p>319. Will made out of the State, when valid. When construction is to be according to the laws of Maryland.</p> <p>326 A. No will to be subject to caveat after three years from its probate.</p> | <p>331. Executors or other persons exhibiting a will shall be examined on oath as to existence of any other will, etc.</p> <p>334. All witnesses to wills shall be examined. Proviso.</p> <p>337. Probate when attesting witnesses are dead or inaccessible.</p> |
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Administration.

1898, ch. 331.

18. If the intestate leave a surviving husband or widow, as the case may be, and a child, or children, administration at the discretion of the court shall be granted either to the surviving husband or widow as the case may be, or child, or one of the children.

Ibid.

19. If there be a surviving husband or widow, as the case may be, and no child, the surviving husband or widow, as the case may be, shall be preferred, and next to the surviving husband or widow, as the case may be, or children, a grandchild shall be preferred.

Ibid.

20. If there be neither surviving husband nor widow, as the case may be, nor child, nor grandchild, the father shall be preferred.

Ibid.

21. If there be neither surviving husband nor widow, as the case may be, nor child, nor grandchild, nor father, brothers and sisters shall be preferred, and next to brothers and sisters the mother shall be preferred.

Ibid.

22. If there be neither surviving widow nor husband, as the case may be, nor child, nor grandchild, nor father, nor brother, nor sister, nor mother, the next of kin shall be preferred.