

If a will provided for an existing child or children of the testator, or for the descendants of a deceased child, but makes no provision for a child subsequently born, adopted or legitimated by the testator, or for the descendants of such deceased child, and such child or the descendants of such a deceased child shall survive the testator, then any such child subsequently born, adopted or legitimated, or the descendants of such a deceased child, shall be entitled to the share of the estate, real and personal, which [it] he would have taken if the testator had died intestate. [provided such child born, adopted or legitimated by the testator shall survive such testator. This section shall apply to the estates of all persons dying on or after June 1, 1937, but not to estates of any persons dying prior to that date.]

§51A.

If, after making a will, the testator makes a subsequent will expressly intending thereby to revoke his prior will, the destruction or other revocation of the subsequent will shall not revive any prior will unless the prior will is still in existence and it appears that it was the intention of the testator to revive and give effect to the prior will.

SEC. 2. *And be it further enacted,* That this Act shall take effect June 1, 1964.

Approved April 7, 1964.

CHAPTER 107
(House Bill 149)

AN ACT to repeal Section 59 (3) of Article 48A of the Annotated Code of Maryland (1963 Supplement), title "Insurance CODE," subtitle "Insurers: Authorization and General Requirements," and to enact new Section 59 (3) in lieu thereof, to stand in the place of the section repealed, AND TO ADD NEW SECTION 59 (3A) TO THE SAID ARTICLE AND SUBSECTION OF THE CODE, TO FOLLOW IMMEDIATELY AFTER SECTION 3 THEREOF providing that insurance policies OR INDORSEMENTS may be countersigned only by independent agents who are not employed by the insurance companies or their designated agents AND PROHIBITING THE COUNTERSIGNING OF POLICIES OR INDORSEMENTS IN BLANK.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Section 59 (3) of Article 48A of the Annotated Code of Maryland (1963 Supplement), title "Insurance CODE," subtitle "Insurers: Authorization and General Requirements," be and it is hereby repealed, that new Section 59 (3) be and it is hereby enacted in lieu thereof, to stand in the place of the section repealed AND THAT NEW SECTION 59 (3A) BE AND IS HEREBY ADDED TO THE SAID ARTICLE AND SUBSECTION OF THE CODE, TO FOLLOW IMMEDIATELY AFTER SECTION 3 THEREOF and to read as follows: