

*will and after June 1, 1964; and all provisions in said will relating to the divorced spouse, and only such provisions, shall be revoked unless otherwise provided in the will or the decree.* AND HIS SPOUSE OR THE ANNULMENT OF THE MARRIAGE, EITHER OF WHICH OCCURS SUBSEQUENT TO THE EXECUTION OF THE TESTATOR'S WILL; AND ALL PROVISIONS IN SAID WILL RELATING TO SUCH SPOUSE, AND ONLY SUCH PROVISIONS, SHALL BE REVOKED UNLESS OTHERWISE PROVIDED IN THE WILL OR DECREE.

4-106. *Revival of will.*

*If a testator makes a subsequent will intending thereby to revoke a prior will, the destruction or other revocation of the subsequent will shall not revive the prior will unless the will is still in existence and is republished with the same formalities as are required for the execution of a will in this Part.*

4-107. *Incorporation by reference.*

*The terms of any writing which is in existence when a will or trust instrument is executed, including but not limited to a statement of administrative provisions and fiduciary powers recorded in any record office of this State, may be incorporated into such will or trust instrument by reference thereto if and to the extent that the language of the will or trust instrument manifests an intent so to do and describes the writing sufficiently to permit its identification. Nothing herein contained shall be construed as casting any doubt upon the validity of any incorporation by reference made prior to the adoption of this Section.*

**Part 2—Deposit of Wills.**

4-201. *Deposit of will in testator's lifetime.*

(a) *Deposit of will. A will may be deposited by the testator, or by his agent, for safekeeping with the Register of the place where the testator resides. The Register shall give a receipt for it, upon the payment of the required fee.*

(b) *How enclosed. The will shall be enclosed in a sealed wrapper, which shall have endorsed thereon "Will of," followed by the name of the testator, his address and his social security number, if available. The Register shall endorse thereon the day when and the person from whom it was received. The will is not to be delivered or opened except as provided in this Part.*

(c) *To whom delivered. During the lifetime of the testator a deposited will shall be delivered only to him, or to a person authorized by him in writing to receive it.*

(d) *When will to be opened. The will shall be opened by the Register after being informed of the testator's death. The Register shall notify any personal representative named in the will, and such other persons as the Register may deem appropriate, that the will is on deposit with the Register. The will shall be retained by the Register as a deposited will until offered for probate. The Register shall keep a photographic copy of any will that is transmitted elsewhere for probate.*