

ARTICLE 10

(b) Section 29 of Article 10 of said Code (1968 Replacement Volume), title "Attorneys at Law and Attorneys in Fact," subtitle "Who May not Practice Law":

29. No judge of any court of this State [including the judges of the orphans' courts,] shall act as attorney or solicitor in any court of law or equity in this State, during the time for which he shall act as such.

ARTICLE 16

(c) Section 78(b) of Article 16 of said Code (1966 Replacement Volume), title "Chancery," subtitle "Adoption," and Sections 192, 195 and 198 of said Article, subtitle "Trustee":

78.

(b) The natural parents of the person adopted, if living, shall after the interlocutory decree be relieved of all legal duties and obligations due from them to the person adopted, and shall be divested of all rights with respect to such person. Upon the entry of a decree of adoption, [the adopted child shall lose all rights of inheritance from its natural parents and from their natural collateral or lineal relatives. The rights of the natural parents or their collateral or lineal relatives to inherit from such child shall cease upon the said adoption.] *all rights of inheritance between the child and the natural relatives shall be governed by Article 93.* Nothing contained in this section shall limit in any way the right of any person to provide for the distribution of his property by will.

[When the adopting parent is married to the natural parent of the child, nothing contained in this section shall affect the rights of a parent's inheritance between the child and the natural parent or their collateral or lineal relatives.]

192.

Whenever by any will hereafter probated or by any deed or other instrument hereafter executed a power to sell, mortgage, lease or otherwise dispose of real or personal estate shall be given to any one or more trustees [, executors] or other fiduciary officers, such power, whether discretionary or otherwise, shall be construed to be appurtenant to the fiduciary office and shall pass to and be exercisable by any surviving trustees [, executor] or other fiduciary, or by any successor in the office however appointed, unless an intention to the contrary is expressly declared in such will, deed or other instrument.

195.

Courts of equity within this State shall have full jurisdiction to enforce trusts for charitable purposes, upon suit of the State by the Attorney General or upon the suit of any person or persons having an interest in the enforcement thereof; and as to all trusts hereafter created for charitable purposes, whether by gift, deed, will or other form of settlement, and whether the subject thereof be real or personal property, it shall be no objection to the validity or enforceability of such trusts or of such gift, deed, bequest, devise, etc., that