

(a) No person who is [validly] ~~FINALLY~~ divorced [a vinculo matrimonii] HAS RECEIVED AN ABSOLUTE DIVORCE from the decedent or whose marriage to the decedent has been validly annulled is a surviving spouse.

(b) No person who has voluntarily appeared in a proceeding in which [an a vinculo matrimonii] ~~A-FINAL~~ AN ABSOLUTE divorce between the decedent and the survivor, or an annulment of their marriage was obtained, even though not recognized as valid in this [state] STATE, is a surviving spouse. This subsection does not apply if the parties to the divorce or annulment subsequently remarry each other.

4-105.

A will, or any part of it, may not be revoked in a manner other than as provided in this section.

(a) By provision in a subsequent, validly executed will which (1) revokes any prior will or part of it either expressly or by necessary implication, or (2) expressly republishes an earlier will that had been revoked by an intermediate will but is still in existence;

(b) By burning, cancelling, tearing, or obliterating the same, by the testator himself, or by some other person in his presence and by his express direction and consent;

(c) By the subsequent marriage of the testator followed by the birth, adoption, or legitimation of a child by him, provided such child or his descendant survives the testator; and all wills executed prior to such marriage shall be revoked; or

(d) By ~~a--FINAL~~ AN ABSOLUTE divorce [a vinculo matrimonii] of a testator 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 the will relating to the spouse, and only those provisions, shall be revoked unless otherwise provided in the will or decree.

13-710.

(a) Any person filing a petition, participating in the making of a good-faith report, participating in an investigation or in a judicial proceeding resulting therefrom, pursuant to [§ 13-705, § 13-709 or § 109, Article 88A] § 13-705 OR § 13-709 OF THIS ARTICLE OR TITLE 14, SUBTITLE 3 OF THE FAMILY LAW ARTICLE, shall in so doing be immune from any civil liability or criminal penalty that might otherwise be incurred or imposed as a result thereof.

Article - Financial Institutions

13-135.