# Volume 5

# CHAPTER 1. EFFECT OF THE WILLS ACT ON DEEDS, GIFTS, LIVING TRUSTS AND CONTRACTS

- I. When a Disposition of Property is Testamentary
  - A. In General, § 1
  - B. The Effect of a Power of Revocation, § 2
- II. When a Deed Violates the Wills Act, § 3
- III. When a Gift Violates the Wills Act
  - A. In General, § 4
  - B. Statutes, § 5
  - C. Gifts Causa Mortis, § 6
- IV. When a Trust Inter Vivos Violates the Wills Act
  - A. In General, § 7
  - B. Trusts of Bank Accounts Opened on or Prior to May 28, 1980, § 8
    - 1. Statutes § 9
  - C. Trusts of Accounts in Savings and Loan Associations Opened on or Prior to May 28, 1980, § 10
    - 1. Statutes, § 11
  - D. Life Insurance Trusts, § 12
- V. When a Contract Violates the Wills Act
  - A. In General, § 13
  - B. Bank Accounts Opened on or Prior to May 28, 1980 Payable to Another on Depositor's Death, § 14
    - 1. Statutes, § 15
  - C. Joint Bank Accounts Opened on or Prior to May 28, 1980, § 16
    - 1. Statutes, § 17
  - D. Savings and Loan Accounts Opened on or Prior to May 28, 1980 in the Name of One Person Payable at Death to Another, § 18
    - 1. Statutes, § 19
  - E. Joint Savings and Loan Accounts Opened on or Prior to May 28, 1980, § 20
    - 1. Statutes, § 21
  - F. Contracts to Make a Will or Post-Obit Disposition, and Their Enforcement, § 22
    - 1. Statute, § 23
  - G. Other Contracts, § 24
  - H. Multiple-Party Deposit Account Act Effective May 28, 1980, § 25
    - 1. Statutes, § 26

- V. When a Contract Violates the Wills Act-Cont'd
  - 2. Ownership During Lifetime in Multiple-Party Account, § 27
  - 3. Right of Survivorship in Multiple-Party Account, § 28
  - 4. Rights of Creditors as to Multiple-Party Account, § 29
  - Liability of Financial Institution in Multiple-Party Account, § 30

# CHAPTER 2. THE MAKING AND REVOCATION OF A WILL

- I. Competency to Make a Will
  - A. In General, § 31
  - B. Capacity of Infants, § 32
    - 1. Statute, § 33
  - C. Capacity of Married Women, § 34
    - 1. Statute, § 35
  - D. Mental Capacity
    - 1. In General, § 36
    - 2. Insane Delusion, § 37
    - 3. Proof of Testamentary Capacity, § 38
      - a. Statute, § 39
- II. Formalities and Requisites for Making a Will
  - A. Brief History of English and New Jersey Statutes, § 40
  - B. Formalities and Requisites in General, § 41
    - 1. Statutes, § 42
  - C. Conflict of Laws, § 43
  - D. Acts of Testator
    - 1. Signature of Testator, § 44
    - 2. Testator's Acknowledgment of His Signature, § 45
    - 3. Testator's Declaration or Publication, § 46
    - 4. Testator's Request to Witnesses to Attest, § 47
    - 5. Testator's Knowledge of Contents of Will, § 48
  - E. Miscellaneous Matters
    - 1. Nature of the Writing Requisite for a Will, § 49
    - 2. The Witnesses and the Formalities Required of Them, § 50
    - 3. Beneficiary Under a Will Does Not Forfeit a Benefit Thereunder by Witnessing It, § 51
      - a. Statutes, § 52
    - 4. Execution of Will in Witnesses' Presence No Longer Required, § 53
    - 5. Order in Which the Formalities Must be Performed, § 54
    - Wills of Members of Armed Forces. Noncupative Wills, § 55
      - a. Statute, § 56
- III. Fraud, Mistake and Undue Influence in the Making of Wills
  - A. In General, § 57
  - B. Fraud, § 58

- III. Fraud, Mistake and Undue Influence in the Making of Wills

  —Cont'd
  - C. Mistake, § 59
  - D. Undue Influence
    - 1. In General, § 60
    - 2. Proof of Undue Influence, § 61
    - 3. Presumption of Undue Influence, § 62
- IV. Republication, Incorporation by Reference and Disposition Under a Will by Reference to a Nontestamentary Act
  - A. In General, § 63
  - B. Republication, § 64
  - C. Incorporation by Reference, § 65
    - 1. Statutes, § 66
  - D. Disposition Under a Will by Reference to a Nontestamentary Act. Pour-Over Trusts, § 67
    - 1. Statutes, § 68
- V. Revocation and Revival
  - A. Revocation-In General, § 69
    - 1. Statutes, § 70
  - B. Revocation by Act to the Will
    - 1. In General, § 71
    - 2. Dependent Relative Revocation, § 72
  - C. Revocation by Another Will
    - 1. In General, § 73
    - 2. Dependent Relative Revocation by a Subsequent Will, § 74
  - D. Proof of Revocation, § 75
  - E. Alterations, § 76
    - 1. Statute, § 77
  - F. Revival, § 78
    - 1. Statute, § 79
- VI. Power to Dispose of Property by Will—In General; The Professional Function, § 80
- VII. If a Person Not Licensed as an Attorney Draws a Will for Another Person, He is Engaged in the Unauthorized Practice of Law, § 81
- VIII. Liability of Attorney Preparing Will, § 82

## CHAPTER 3. PROBATE OF A WILL

- I. In General
  - A. General Nature of the Action, § 111
  - B. Jurisdiction to Probate a Will, § 112
  - C. Whether to Institute an Action for Probate in the Superior or the Surrogate's Court, § 113
  - D. Allowance to Testator's Family Pendente Lite, § 114
    - 1. Statute, § 115

- II. Probate Procedure, Particularly in the Case of a Resident's Will
  - A. Duty to Probate and Proceedings for Discovery of a Will, § 116
    - 1. Statutes, § 117
  - B. Complaint, Caveats and Parties
    - 1. Complaint—Accompanying Will and Answer, § 118
      - a. Statutes and Rules, § 119
    - 2. Caveats, § 120
      - a. Rules, § 121
    - 3. Parties, § 122
  - C. Other Matters of Practice Prior to the Judgment
    - 1. Probate in the Superior Court, § 123
      - a. Rules, § 124
    - 2. Probate in the Surrogate's Court, § 125
      - a. Statutes and Rules, § 126
      - b. Caveat, Doubt, Dispute, Superseding Will, etc., § 127
      - c. Doubt on the Face of a Will, § 128
    - 3. Number of Witnesses Required on Probate in Common Form in the Superior or Surrogate's Court, § 129
      - a. Statute, § 130
    - Hearing When Probate is in Solemn Form in the Superior Court, § 131
      - a. Proof of the Execution of the Will, § 132
      - b. The Effect of the Attestation Clause, § 133
      - c. Evidence, § 134
      - d. Statutes as to Evidence, § 135
      - e. Forged Wills, § 136
      - f. Trial of Issues Before a Jury, § 137
    - 5. Settlement of Will Contests, § 138
  - D. Probate Judgment and Subsequent Proceedings, § 139
    - 1. Statutes and Rules, § 140
    - 2. Effect of a Probate Judgment-In General, § 141
    - 3. Effect of a Probate Judgment on Real Title, § 142 a. Statutes, § 143
- III. Probate of a Nonresident's Will-Probate in Special Cases
  - A. Probate or Recordation of a Nonresident's Will, § 144
    - 1. Statutes, § 145
  - B. Probate of a Lost or Spoliated Will, § 146
  - C. Probate of a Will of One Presumed to Be Dead, § 147

## CHAPTER 4. CONSTRUCTION OF WILLS

- I. Governing Principles of Construction
  - A. In General, § 191
  - B. Conflicts of Law, § 192
  - C. Time from Which a Will Speaks, § 193
    - 1. After-Acquired Land, § 194
      - a. Statute, § 195

- I. Governing Principles of Construction—Cont'd
  - D. Ascertainment of Testator's Intention—In General, § 196
    - 1. Testator's Direct Statements of Intention, § 197
    - 2. Plain Meaning Doctrine, § 198

    - Conflicting Provisions, § 199 Construing Together a Will and Its Codicils, § 200
    - Inaccurate Descriptions
      - a. Misnomers, § 201
      - b. Falsa Demonstratio Non Nocet, § 202
    - 6. Rules Disfavoring and Favoring Intestacy, § 203
      - a. Favoring Wife, Child, Kin and Life Beneficiary on a Construction, § 204
    - 7. Construction Accepted by the Parties, § 205
  - Identification of Beneficiaries and Gifts, § 206
- Definition of Words of Gift
  - Who is Meant When Beneficiaries are Described as:

    - 1. "Heirs", "Next of Kin", "Relatives", "Family", § 207
      a. A's Spouse as One of A's Relatives, Next of Kin, Heirs, etc., § 208
      - b. Class Determined as of Ancestor's Death, § 209

    - "Representatives", § 210
      "Husband", "Wife", "Widow", § 211
    - "Issue", "Descendants," § 212
    - a. Statute, § 213
      "Children", "Grandchildren", § 214
      - "Children" and Others as Including Adopted Children,
      - b. Children of Excluded Persons, § 216
    - "Nephews", "Nieces", "Cousins", § 217 "Devisees", "Legatees", § 218

    - "A or His Heirs" ("Issues", "Representatives", etc.), § 219
    - "Legatees ("Heirs", "Beneficiaries", etc.) Mentioned in the Will", § 220
    - 10. "Heirs", "Children" or Other Persons-Future Interests to Such Beneficiaries as Referring to One Who by Name had a Prior Interest in the Same Property, § 221
    - 11. "Survivor"—"Other", § 222
    - 12. "Per Stirpes", § 223
      - a. Implying a Stirpital Construction in a Gift to "Heirs", "Issue", etc., § 224
      - b. Statutes, § 225

# Volume 5A

## CHAPTER 4. CONSTRUCTION OF WILLS—Continued

- What is Meant When a Gift is Described as:
  - "Effects", "Furniture", § 226
  - "Business", § 227
  - "Estate", "Property", "Residue", "Surplusage", § 228 "Money", "Cash" or a Sum in Dollars, § 229

- II. Definition of Words of Gift-Cont'd
  - 5. "Bonds", "Mortgages", § 230
  - 6. "Securities", "Stock", "Investment", § 231
  - 7. "Legacies", "Devises" and the Like, § 232
  - 8. "For Support", "Sufficient for Support" and the Like, § 233
    - a. With Reference to Minors, § 234
  - "Proceeds", "Income", "Profits", "Accumulated Income" and the Like, § 235
  - 10. "\$1000 to A and B", § 236
  - 11. A Gift of an Amount Equal to the Value of Other Property—A Gift "to Be Paid in" Property, or "to Be Valued at" a Sum, and the Like, § 237
  - 12. A Gift with Reference to a Spouse's Right of Dower or Curtesy or Rights on Intestacy, § 238
  - C. Other Descriptions of Property
    - 1. Words Expressive of Realty, § 239
    - 2. The Extent of the Realty Passing by a Description, § 240
    - 3. Property Defined by Its Source, § 241
  - D. Meaning of Other Words and Phrases
    - 1. "And", "Or", § 242
    - 2. A Gift "to A, with a Gift Over in Case of His Death (Simpliciter or on a Contingency) to B", § 243
    - 3. "Die Without Issue", § 244
      - a. Statute, § 245
    - 4. Miscellaneous Words, § 246
      - a. Statute, § 247
- III. Testamentary Benefactions, Their Construction and Effect
  - A. Classes of Gifts and the Incidents of the Classes
    - Specific, General and Demonstrative Legacies, and General, § 248
      - a. Specific Legacies, § 249
      - b. General Legacies, § 250
      - c. Demonstrative Legacies, § 251
    - 2. Annuities-In General, § 252
      - a. The Setting up of a Fund to Secure an Annuity, § 253
      - The Purchase of an Annuity from an Insurance Company, § 254
      - The Time from Which and to Which an Annuity Runs, § 255
    - 3. General and Specific Devises, § 256
    - 4. Residuary Gifts, § 257
    - 5. Ademption, § 258
      - a. Statutes, § 259
    - Satisfaction of Devises and Legacies by Advancement, § 260
    - 7. What Constitutes an Advancement, § 261
    - 8. Abatement—In General, § 262
      - a. Legacies and Devises on a Consideration and in Lieu of Dower or Curtesy, § 263
      - b. Order in Which Assets Are Applied to the Payment of Debts, § 264

- III. Testamentary Benefactions, Their Construction and Effect-Cont'd
  - (1) Exoneration of Mortgaged Lands and Other Property, § 265
  - (2) Statute, § 266
  - c. Order in Which Assets Are Applied to the Payment of Legacies, § 267
  - B. Charges
    - 1. In General, § 268
    - 2. Legacies Secured by a Charge, § 269
      - a. Proof of Such Charges and Proceedings to Enforce Them, § 270
      - b. Statutes, § 271
    - 3. Parties Bound, § 272
    - 4. Payment, § 273
  - C. The Death of the Beneficiary Before the Testator
    - 1. Lapse, § 274
      - a. Statute, § 275
    - 2. Class Gifts, § 276
      - a. "To A and the Children, (Issue, etc.) of B" as a Class Gift Per Capita, § 277
      - b. Original and Substitutional Gifts, § 278
  - D. Various Rules as to Benefactions
    - 1. Gifts to Creditors, § 279
    - 2. Gifts to Debtors and Release of Debts, § 280
      - a. Statute, § 281
    - 3. Duplicate and Cumulative Gifts, § 282
    - 4. Election
      - a. In General, § 283
      - b. Where a Beneficiary is Given a Choice of Benefactions, § 284
      - c. The Acceptance of Benefits Under a Will as Binding One to Its Terms, § 285
      - d. Where the Testator Gives Property Owned by a Beneficiary, § 286
        - (1) Property Partly Owned by the Testator and Partly by a Beneficiary, Including Gifts in Lieu of Dower and Curtesy, § 287
          - (a) Devises in Lieu of Dower or Curtesy Implied by Statute, § 288
          - (b) Statute, § 289
      - e. Waiver of Benefits Under Will, § 290
    - 5. The Effect of a Direction "to Pay Out of My Residuary Estate, Estate Taxes Levied as to My Estate," § 291
      - a. Statutes, § 292
    - A Power to Construe a Will Conferred Upon the Executor, § 293
- IV. Actions to Construe a Will
  - A. In General, § 294

- IV. Actions to Construe a Will-Cont'd
  - B. Uniform Declaratory Judgments Act, § 295
    - 1. Statutes and Rule, § 296
  - C. Contingent Rights, Future Conditions and Questions Which Raise No Doubt, § 297
  - D. Action in Superior Court
    - 1. Jurisdiction and Right to Jury Trial, § 298
    - 2. Practice, § 299
    - 3. Parties, § 300
    - 4. Costs and Counsel Fees, § 301
      - a. Rule, § 302

# CHAPTER 5. ESTATES AND INTERESTS CREATED BY WILL

- I. Rights and Interests of Legatees and Devisees-In General
  - A. Legatee's and Devisee's Rights-Legal or Equitable, § 391
    - 1. Statute, § 392
  - B. Acceptance and Rejection of Benefactions, § 393
    - 1. Renunciations—In General, § 394
    - 2. Renunciations—Statutes, § 395
    - 3. Time for Filing or Delivery of Disclaimer, § 396
    - 4. Renunciation After Acceptance, § 397
    - Renunciation by Heir, Joint Tenant or Surviving Spouse, § 398
    - 6. Renunciation by Personal Representative or Guardian of Beneficiary, § 399
    - 7. Renunciations and Creditors, § 400
    - 8. Partial Renunciation, § 401
    - 9. Renunciation of Spendthrift Trust, § 402
    - 10. Retraction of a Renunciation, § 403
  - C. What Property Passes by Will or Under the Statutes of Descent or Distribution or Is Otherwise Transmissible, § 404
    - 1. Statute, § 405
    - 2. Property of a Corporation Whose Stock Is Owned by Testator, § 406
  - D. Who May Take Under a Will
    - 1. Infants, Lunatics and Married Persons, § 407
    - 2. Corporations and Associations, § 408
    - 3. Aliens, § 409
    - 4. Miscellaneous Problems—Testator's Murderer—Worthier Title, § 410
      - a. Statute, § 411
    - 5. Proof of Beneficiary's Survivorship in a Common Disaster, § 412
      - a. Statutes, § 413

- I. Rights and Interests of Legatees and Devisees-In General-Cont'd
  - E. Who Takes Lapsed and Ineffectual Gifts and Undisposed of Property, § 414
    - 1. Statute, § 415
    - 2. Particular and Intervening Estates, § 416
  - F. Transfers of and Agreements as to Interests Created by Will, § 417
- II. Estates and Interests—In General, § 418
  - A. Fee Simple and Absolute Estates, § 419
    - 1. Statutes, § 420
  - B. Estates Tail, § 421
    - 1. Statute, § 422
  - C. Life Estates, § 423
  - D. Terms for Years, § 424
  - E. Remainders, Reversions, Reverters and Rights of Entry, § 425
  - F. Executory Interests, § 426
    - 1. Statute, § 427
  - G. Gifts and Estates by Implication
    - 1. Gifts Implied in Fact, § 428
      - a. Fees and Life Estates, § 429
        - b. Remainders and Executory Gifts, § 430
    - 2. Rules and Presumptions Raising or Reducing Estates
      - a. The Rule in Shelley's Case, § 431
        - (1) Statute, § 432
      - A Gift to A in Fee or Absolutely, with a Gift Over on His Death, as Reducing A's Estate to a Life Estate, § 433
      - c. A General Gift Subject to a Charge, § 434
      - d. A General Gift with a Power of Disposal, § 435
        - (1) Statute, § 436
        - (2) A Life Estate with a Power of Disposal, § 437
      - e. A Gift of User or Income of Property, § 438
  - H. Personal User and Servitudes, § 439
  - I. Joint Tenancies and Tenancies in Common and by the Entireties, § 440
    - 1. Statute, § 441
  - J. Merger of Estates, § 442
  - K. Acceleration of Estates, § 443
    - 1. What Future Estates Will Accelerate, § 444
  - L. Rights Between a Particular Beneficiary and a Remainderman
    - 1. Apportionment of Income—In General, § 445
      - a. Statute, § 446
      - b. Where There Is a Constructive or Express Conversion of Assets Received from Testator—Personalty Given in Specie, § 447

- II. Estates and Interests-In General, § 418-Cont'd
  - c. Apportionment of Dividends-In General, § 448
    - (1) Extraordinary Dividends
    - (2) Ordinary Dividends
    - (3) Stock Dividends
    - (4) Dividends Declared After Life Beneficiary's Death
  - d. Rights to Subscribe to Stock
  - e. Depleting Assets and Bonds Bought at a Premium, § 449
  - f. Increase in Value of Corpus, § 450
  - 2. Apportionment of Expenses and Losses-In General, § 451
    - a. Taxes and Assessments, § 452
    - b. Repairs and Improvements, § 453
    - c. Insurance, § 454
    - d. Interest on Mortgages, Debts and Legacies, § 455
    - e. Administration and Other Expenses, § 456
    - f. Losses, § 457
- III. Spouse's Elective Share in Decedent's Estate, § 458
  - A. Statute, § 459
  - B. The "Augmented Estate", § 460
  - C. Right of Election Personal to Surviving Spouse, § 461
  - D. Waiver of Right to Elect, § 462
  - E. Proceeding to Recover an Elective Share, § 463
  - F. Satisfying the Amount of the Elective Share, § 464