

any uses not now permitted by the constitution or laws of this State.

1888, art. 93, sec. 309. 1860, art. 93, sec. 300. 1798, ch. 101, sub-ch 1, sec. 3.

316. No will, testament or codicil shall be good and effectual for any purpose whatsoever, unless the person making the same be at the time of executing or acknowledging it as hereafter directed, of sound and disposing mind, and capable of executing a valid deed or contract. No will, testament or codicil shall be good and effectual to pass any interest or estate in any lands, tenements or incorporeal hereditaments, unless the person making the same, if a male, be of the full age of twenty-one years, and if a female, of the full age of eighteen years.

Davis v. Jacquin, 5 H. & J. 110 *Hurn v. Soper*, 6 H. & J. 281. *Davis v. Calvert*, 6 G. & J. 269. *McElfresh v. Schley*, 2 Gill, 181. *Brooke v. Townshend*, 7 Gill, 24. *Jones v. Jones*, 8 Gill, 198. *Townshend v. Townshend*, 9 Gill, 506. *Chelton v. Henderson*, 9 Gill, 432. *Gaither v. Gaither*, 3 Md. Ch 158. *Cramer v. Crumbaugh*, 3 Md. 491. *Wampler v. Wampler*, 9 Md. 540 *Jennings v. Pendergast*, 10 Md. 546. *Barnes v. Syester*, 14 Md. 507. *Weems v. Weems*, 19 Md 345. *Colvin v. Warford*, 20 Md. 388. *Buchanan v. Turner*, 26 Md. 1. *Higgins v. Carlton*, 28 Md. 118. *Waters v. Waters*, 35 Md. 531. *Tyson v. Tyson*, 37 Md. 582 *McElwee v. Ferguson*, 43 Md. 479. *Taylor v. Cresswell*, 45 Md. 422. *Griffith v. Diffenderfer*, 50 Md 466 *Brown v. Ward*, 53 Md 376. *Layman v. Conroy*, 60 Md 286. *Stirling v. Stirling*, 64 Md. 138. *Garrison v. Hill*, 81 Md. 556.

Ibid. sec. 310. 1860, art. 93, sec. 301 1798, ch. 101, sub-ch 1, sec. 4.
1884, ch. 293.

317. All devises and bequests of any lands, or tenements, or interest therein, and all bequests of any goods, chattels or personal property of any kind, as described in section 314, shall be in writing and signed by the party so devising or bequeathing the same, or by some other person for him, in his presence and by his express direction, and shall be attested and subscribed in the presence of the said devisor by two or more credible witnesses, or else they shall be utterly void and of none effect.

Clayland's Lessee v. Pearce, 1 H. & McH. 29. *Belt v. Belt*, 1 H. & McH. 409 *Free Sch. v. Bruce*, 1 H. & McH. 509 *Cheney's Lessee v. Watkins*, 1 H. & J. 527 *Brown v. Tilden*, 5 H & J. 374. *Mason v. Harrison*, 5 H. & J. 480. *Edelen v. Hardey*, 7 H & J. 61 *Siemer's Admr. v Siemer*, 2 G. & J. 100. *Deakins v. Hollis*, 7 G. & J. 311. *Wareham v. Sellers*, 9 G. & J 98 *Hannon v. State*, 2 Gill, 42. *Jones v. Jones*, 8 Gill, 197. *Corrie's Case*, 2 Bl. 488. *Plater v Groome*, 3 Md. 134. *Cramer v Crumbaugh*, 3 Md. 491.