

ANY PERSON MAY MAKE A WILL IF HE IS 18 YEARS OF AGE OR OLDER, AND LEGALLY COMPETENT TO MAKE A WILL.

REVISOR'S NOTE: This section presently appears as Art. 93, §4-101. Only a slight change is made.

4-102. EXECUTION—WRITING; SIGNATURE; ATTESTATION.

EXCEPT AS PROVIDED IN §§4-103 AND 4-104, EVERY WILL SHALL BE (1) IN WRITING, (2) SIGNED BY THE TESTATOR, OR BY SOME OTHER PERSON FOR HIM, IN HIS PRESENCE AND BY HIS EXPRESS DIRECTION, AND (3) ATTESTED AND SIGNED BY TWO OR MORE CREDIBLE WITNESSES IN THE PRESENCE OF THE TESTATOR.

REVISOR'S NOTE: This section presently appears as Art. 93, §4-102. No change is made.

4-103. HOLOGRAPHIC WILL.

[[(A) DEFINITION.]]

(A) SIGNED BY PERSON IN ARMED SERVICES.

A WILL ENTIRELY IN THE HANDWRITING OF A TESTATOR WHO IS SERVING IN THE ARMED SERVICES OF THE UNITED STATES[[,.]] IS A VALID HOLOGRAPHIC WILL IF SIGNED BY THE TESTATOR OUTSIDE OF A STATE OF THE UNITED STATES, THE DISTRICT OF COLUMBIA, OR A TERRITORY OF THE UNITED STATES EVEN IF THERE ARE NO ATTESTING WITNESSES.

(B) VOID ONE YEAR AFTER DISCHARGE.

A HOLOGRAPHIC WILL IS VOID ONE YEAR AFTER THE DISCHARGE OF THE TESTATOR FROM THE ARMED SERVICES UNLESS THE TESTATOR HAS DIED PRIOR TO EXPIRATION OF THE YEAR OR DOES NOT THEN POSSESS [[TESTAMENTARY]] TESTAMENTARY CAPACITY.

REVISOR'S NOTE: This section presently appears as Art. 93, §4-103. It is divided into two subsections. The only changes are in language and style.

4-104. WILL MADE OUTSIDE MARYLAND.

A WILL EXECUTED OUTSIDE THIS STATE IS PROPERLY EXECUTED IF IT IS:

- (1) IN WRITING;
- (2) SIGNED BY THE TESTATOR; AND
- (3) EXECUTED IN CONFORMITY WITH THE