

## **WILLS**

**10. If any person shall attest the execution of any will,** Gift to attesting witness to be void.  
to whom or to whose wife or husband any beneficial devise, legacy, estate, interest, gift, or appointment of or **affecting** any real or personal estate (other than and except charges and directions for the payment of any **debt** or debts), shall be thereby given or made, such devise, legacy, estate, interest, gift, or appointment shall, so far only as concerns such person attesting **the** execution of such will, or the wife or husband of such person, or any person claiming under such person or wife or husband, be utterly null and void; and such person **so** attesting shall be admitted as a witness to prove the execution of such will, or to prove the validity or invalidity thereof, notwithstanding such devise, legacy, estate, interest, gift, or appointment mentioned **in** such will.

11. In case by any will any real or personal estate shall be charged with any debt or debts, and any creditor, or the wife or husband of any creditor whose debt is so charged, shall attest the execution of such will, such creditor, notwithstanding such charge, shall be admitted a witness to prove the execution of such will, or to prove the validity or invalidity thereof. **Creditor attesting will may be a witness to prove its execution.**

12. No person shall, on account of his being an executor of a will, be incompetent to be admitted a witness to prove the execution **of** such will, or a witness to prove the validity or invalidity thereof. **Executor may prove execution of will.**

13. Every will made by a man or woman shall be will **revoked by marriage.**  
revoked by his or her marriage except a will made in exercise of a power of appointment when the real or personal estate thereby appointed would not in default of such appointment pass to his or her heir, customary