

Wills Act 1837

1837 CHAPTER 26 7 Will 4 and 1 Vict

[F118 Wills to be revoked by marriage, except in certain cases.

- (1) Subject to subsections (2) to (4) below, a will shall be revoked by the testator's marriage.
- (2) A disposition in a will in exercise of a power of appointment shall take effect notwithstanding the testator's subsequent marriage unless the property so appointed would in default of appointment pass to his personal representatives.
- (3) Where it appears from a will that at the time it was made the testator was expecting to be married to a particular person and that he intended that the will should not be revoked by the marriage, the will shall not be revoked by his marriage to that person.
- (4) Where it appears from a will that at the time it was made the testator was expecting to be married to a particular person and that he intended that a disposition in the will should not be revoked by his marriage to that person,—
 - (a) that disposition shall take effect notwithstanding the marriage; and
 - (b) any other disposition in the will shall take effect also, unless it appears from the will that the testator intended the disposition to be revoked by the marriage.]

Textual Amendments

F1 S. 18 substituted by Administration of Justice Act 1982 (c. 53, SIF 116:5), s. 18(1)

Status:

Point in time view as at 05/12/2005. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Wills Act 1837, Section 18.