TITLE 8: FAMILY LAW AND PROBATE DIVISION 2: PROBATE LAW AND PROCEDURE

§ 2305. Oral Will.

- (a) An oral will is a nuncupative will. An oral will may be made under this chapter only by a person in imminent peril of death, whether from illness or otherwise, and shall be valid only if the testator dies as a result of or during the impending peril. An oral will must be:
 - (1) Declared to be his will by the testator before two disinterested witnesses; and
 - (2) Submitted for probate within six months after the death of the testator unless the court, for good cause, permits it to be submitted later.
- (b) An oral will made under this chapter may dispose of personal property only and to an aggregate value not exceeding \$5,000.
- (c) An oral will made under this chapter neither revokes nor changes an existing written will.

Source: PL 3-106, ch. 3, § 5.