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

## § 2306. Witnesses.

- (a) Any person generally competent to be a witness may act as a witness to a will.
- (b) No will is invalidated because attested by an interested witness, but any interested witness shall, unless the will is also attested by two disinterested witnesses, forfeit as much of the provisions made for him or her as in the aggregate exceeds in value, as of the date of the testator's death, what the interested witness would have received had the testator died intestate.
- (c) No attesting witness is interested unless the will gives to the witness some personal and beneficial interest.

**Source:** PL 3-106, ch. 3, § 6.