CHAPTER 243
GENERAL PROVISIONS RELATING TO FRAUDULENT CONVEYANCES AND CONTRACTS

243.001 Definitions. In this chapter:
(1) “Conveyance” includes every instrument in writing except a last will and testament, whatever its form, and by whatever name it is known in law, by which any estate or interest in lands is created, aliened, assigned, or surrendered.
(2) “Estate and interest in lands” includes every estate and interest, freehold and chattel, legal and equitable, present and future, vested and contingent, in lands.
(3) “Lands” means lands, tenements, and hereditaments.

History: 2015 a. 196 ss. 104 to 106.

243.01 Grants, etc., of trust to be in writing. Every grant or assignment of any existing trust in lands, goods or things in action, unless the same shall be in writing subscribed by the party making the same or by the party’s agent lawfully authorized, shall be void.

History: 1991 a. 316.

243.06 Death of principal, effect on agency. The death of the principal shall not operate as a revocation of an agency as to the attorney or agent until the attorney or agent shall have notice of the death, or as to one who, without notice of such death, in good faith deals with the attorney or agent; and this shall apply whether the agency was created by writing or not. This section does not apply to powers of attorney created on or after May 1, 1982.