



WILL SERVICES

SECURING HAPPINESS OF
YOUR LOVED ONES.

INTRODUCTION

Have you written a Will? That is, have you laid down how your wishes regarding the distribution of your property after your death would be fulfilled?

Will is a legal document that outlines how person's assets will be disposed after his death. Will can distribute your property, name an executor, name guardians for children, forgive debts and more. Having a Will also means that you, rather than your state's laws, decide who gets your property ultimately.

Virtually everyone postpones writing a Will. Maybe it's because we don't want such a tangible reminder of our mortality. Or perhaps we view the process as relinquishing the ownership of our property. But if you want other people or organizations to inherit some of your property, or if you want to decide the proportions of your gifts, a Will can make sure your wishes are followed.

It's arguably the best insurance against successful challenges to your wishes by family members or business associates. You can write one yourself, but for greater insurance, have it prepared by a trusts and estates attorney. Our experts help you to create customized Will as per your needs.

[Explore more about our Will services in upcoming pages.](#)





What is a Will?

Will is a written declaration by a person about his wishes for all the matters such as apportioning his/her assets, properties and wealth to family, relatives, outsiders, charities etc. after their death.

It is to be made in the presence of two witnesses. Making a Will helps ensure one's property devolves as wished and the right heirs receive their fair shares.

As per Indian Succession Act 1925, *a Will is a legal declaration of the intention of the testator, with respect to his property which he desires to be carried into effect after his death.*

Benefits of preparing a Will

- It ensures that all properties and assets of a person are distributed and disposed of as per his wishes after his death.
- It avoids disputes or legal interference in the family.
- Will is the only effective document to ensure that property goes to the person of choice.

Types of Will

1. Privileged and Unprivileged Will

A privileged Will is one that can be made by a member of the Armed Forces (soldier, an airman and mariner) engaged in actual warfare or employed in a certain expedition. Unprivileged Will is created by a testator not being a soldier, an airman and a mariner at sea employed in an expedition or engaged in actual warfare.

2. Contingent/Conditional Will

This type of Will comes into effect in case of an event satisfying the conditions declared in the Will. This Will is used when an individual would like a Will to become effective only if some event occurs.

3. Joint Will

In this Will two or more persons agree to make a conjoint Will. In general, it is created between married couples, with an intention to leave the property to their spouse after one of them dies.





4. Mutual Will

This Will is usually executed by a married or committed couple, that is mutually binding. After one party dies, the remaining party is bound by the terms and conditions of the Mutual Will.

5. Duplicate Will

The testator will make a duplicate Will for the sake of safety or protection with a bank or executor or trustee. However, if the testator destroys the Will in his/her custody, then the other Will is also revoked.

6. Holographic Will

It is simply a Will that is written, signed and dated by testator. This Will is under an assumption that it is a Holographic Will and it requires no witnesses. It is completely handwritten and raises a strong assumption pertaining to its regularity and execution.

7. Concurrent Will

In a Concurrent Will, Testator prepares a single Will for his/her testamentary declarations. For example, one Will could deal with the disposal of all immovable property whereas another Will deals with the disposal of all movable property. These Wills are drafted in accordance with the respective country's laws, the legal complications are very less.

8. Sham Will

Will made by fraud or made for an immoral purpose or by taking away the free agency of the testator is considered invalid. For a valid Sham Will, the intention of the testator is considered as one of the essential features.

HOW WE CAN ASSIST ?

There often arises problems and complications when a person dies without a Will. We not only write a will but also introduce processes that ensure that the document remains unchallenged in the court of law and a smooth transfer of estate.

WILL DRAFTING

WILL REGISTRATION

WILL CUSTODIANSHIP

WILL EXECUTORSHIP

WILL TRANSLATION

WILL ADMINISTRATION

WILL REVIEW AND REVISION

WILL PROBATE

EXECUTORSHIP AND TRUSTEESHIP SERVICES

With an unbiased, specialized views of an experienced and professional team, we offer one stop solution in executor services, ensuring that client's wishes are carried out professionally and precisely with a hassle free experience.

ESTATE AND SUCCESSION PLANNING

Our proficient experts offer a comprehensive range of estate and succession planning solutions. These solutions let families to transition their wealth from one generation to the next. Our professionals include experienced business developers and wealth structurers, well informed in fulfilling the needs of families and in structuring these families' worldwide assets in a way that guards the wealth and interests of their future generations.

MORE RELATED SERVICES FROM US:



POWER OF ATTORNEY

Power of Attorney is a powerful authorization and should be executed with utmost care and safety. It should only be used to grant privileges to people who can be relied upon entirely without any doubt.

GIFT DEEDS

A Gift Deed is an important legal document that signifies a transfer of gift as per the provisions of the law from one person to another, given out of love and affection, by one family member/ friend to another.

HUF PARTITIONS

There is a legal presumption that the property of the Hindu Undivided Family is joint. Its income belongs to all the members. If a member claims to hold separate property, the same has to be proved.

FAMILY CONSTITUTION

A family constitution is a family creed or agreement which is used to for an effective distribution of family earnings. This is of great importance for families with businesses and wealth in various jurisdiction and requires undisputed settlement of property distribution.

PROBATE

Probate is a copy of the Will certified under the seal of a court of a competent jurisdiction that establishes the Will and validates all acts of the executor. It is conclusive evidence of the validity and due execution of the Will and of the testamentary capacity of the testator.

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