

Law of probate

Match the words with their definitios.

1. Probate	A. Document stating what a person has decided to do with his property after his death
2. Inherit	B. Person making a will
3. Will	C. Legal process of settling the estate of a deceased person, the official proving of a will as authentic or valid
4. Testator	D. Tax paid from money you have received from a dead person
5. Witness	E. Not having left a will
6. Bequeath	F. To leave or give by will
7. Intestate	G. Receive the property of a dead person
8. Succession	H. There is a will dealing with some of the dead person's property but not all of it
9. Partial intestacy	I. Someone who is asked to be present at a particular event and sign their name in order to prove things have been done correctly
10. Inheritance tax	J. The act or process of becoming entitled as a legal beneficiary to the property of a deceased person

Complete the sentence with a correct word.

- There are laws of \_\_\_\_\_ which clearly lay down who is entitled to the property of an intestate person and in what order.
- Many people never make a will, they die \_\_\_\_\_.
- In the case of \_\_\_\_\_ both the terms of the will and the laws of succession need to be applied.
- In general, \_\_\_\_\_ is payable on all gifts made from an estate.
- There must be two \_\_\_\_\_ to sign the will.
- The \_\_\_\_\_ need not be drawn up by a lawyer but there are certain regulations about how it must be made.
- \_\_\_\_\_ generally lasts several months, occasionally over a year before all the property can be distributed.
- According to Islamic inheritance jurisprudence, sons \_\_\_\_\_ twice as much as daughters when no will is left.
- The dying man decided to \_\_\_\_\_ all his worldly possessions to his dog.
- The \_\_\_\_\_ must demonstrate that he has the capacity to dispose of his property, and does so freely and willingly.

**LAST WILL AND TESTAMENT OF**

[Name of **1.zůstavitel**]

I, \_\_\_\_\_ [Name of Testator], a resident of \_\_\_\_\_, Florida, being of **2.sound mind** and memory and over the age of eighteen (18) years or lawfully married or having been lawfully married or a member of the armed forces of the United States or a member of an auxiliary of the armed forces of the United States or a member of the maritime service of the United States, and not being actuated by any **3.nátlak**, menace, fraud, mistake, or **4.nepřípustné ovlivňování**, do make, publish, and declare this to be my last Will, **5.hereby expressly revoking** all Wills and Codicils previously made by me.

**I. MARRIAGE AND CHILDREN**

I am married to \_\_\_\_\_, and all references in this Will to my [husband or wife] are references to \_\_\_\_\_ [him or her]. I have the following children:

Name: \_\_\_\_\_ Date of Birth: \_\_\_\_\_  
Name: \_\_\_\_\_ Date of Birth: \_\_\_\_\_

**II. EXECUTOR:** I appoint \_\_\_\_\_ as Executor of this my Last Will and Testament and provide if this Executor is unable or unwilling to serve then I appoint \_\_\_\_\_ as alternate Executor. My Executor shall be **6.zmocněn vykonávat** all provisions of this Will and pay my just debts, obligations and **7.náklady na pohřeb**.

**III. 8.GUARDIAN:** In the event I shall die as the **9.sole parent** of **10.nezletilých dětí**, then I appoint \_\_\_\_\_ as Guardian of said minor children. If this named Guardian is unable or unwilling to serve, then I appoint \_\_\_\_\_ as alternate Guardian.

**IV. SIMULTANEOUS DEATH OF SPOUSE:** In the event that my \_\_\_\_\_ [wife or husband] shall die simultaneously with me or there is no direct evidence to establish that my \_\_\_\_\_ [wife or husband] and I died other than simultaneously, I direct that I shall be deemed to have survived my \_\_\_\_\_ [wife or husband], notwithstanding any provision of law to the contrary, and that the provisions of my Will shall be construed on such presumption.

**V. SIMULTANEOUS DEATH OF 11.BENEFICIARY:** If any beneficiary of this Will, including any beneficiary of any trust established by this Will, other than my \_\_\_\_\_ [wife or husband], shall **12.do 30 dnů od mé smrti** or **13.prior to 14.rozdělení mého majetku**, I **15.hereby declare** that I shall be deemed to have survived such person.

**VI. BEQUESTS:**

I will, give, and **16.odkazuji** unto the persons named below, if he or she survives me, the Property described below:

Name: \_\_\_\_\_  
Address: \_\_\_\_\_  
Relationship: \_\_\_\_\_  
Property: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

If a named beneficiary to this Will **17.predeceases me**, the bequest to such person shall **18.lapse**, and the property shall pass under the other provisions of this Will. If I do not possess or own any property listed above on the date of my death, the bequest of that property shall lapse.

**WITNESSES**

The foregoing instrument, consisting of \_\_\_\_\_ pages, including this page, was signed in our presence by \_\_\_\_\_ [name of Testator] and declared by \_\_\_\_\_ [him or her] to be \_\_\_\_\_ [his or her] last Will. We, at the request and in the presence of \_\_\_\_\_ [him or her] and in the presence of each other, have subscribed our names below as witnesses. We declare that we are of sound mind and of the proper age to witness a will, that to the best of our knowledge the testator is of **19.the age of majority**, or is otherwise legally competent to make a will, and appears of sound mind and under no undue influence or constraint. **20.Under penalty of perjury**, we declare these statements are true and correct on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_ at \_\_\_\_\_, State of Florida.

\_\_\_\_\_  
[Signature of Witness #1]  
\_\_\_\_\_  
[Printed or typed name of Witness #1]  
\_\_\_\_\_  
[Address of Witness #1, Line 1]