

SIGNING YOUR WILL

Step 1:

Read the Will carefully to ensure that you know and approve the contents. Do not make any alterations to the Will. If the Will contains any errors or does not correctly reflect your wishes, please contact Granich Partners.

Step 2:

Organise for two (2) witnesses to be present. The witnesses must be 18 years of age or older and independent (i.e. they must not be left anything under the Will). It is important that both witnesses are competent (in the event that they are required to give evidence before the court) and are present at the time the Will is signed.





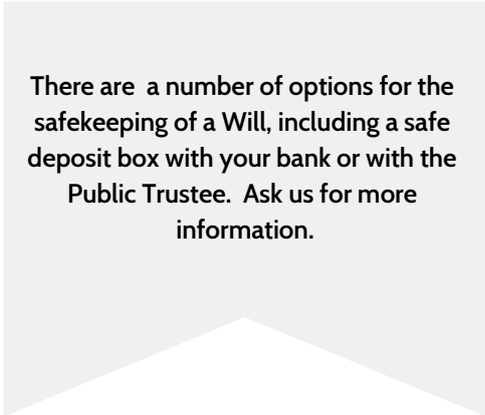
Step 3:

The person making the Will ("the testator") must sign using their normal signature at the bottom of each page of the Will where indicated. On the last page of the Will, the testator should provide the date on which they signed the Will and then sign in the space provided above their name.

The two (2) adult, independent witnesses should then sign at the bottom of each page of the Will using their normal signature. On the last page, each witness must sign and then print their full name, address and occupation in the spaces provided.

PLEASE NOTE THE FOLLOWING:-

- The person and the two (2) witnesses should use the same pen when signing.
- The witnesses to the signing of the Will do not have to know of the contents of the Will.
- There can only be one copy of the original Will kept in safekeeping. A photocopy can be taken.
- To be sure the Will is valid, it is important that the above steps are followed.



There are a number of options for the safekeeping of a Will, including a safe deposit box with your bank or with the Public Trustee. Ask us for more information.



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