California Statutory Will California Probate Code, Section 6240

INSTRUCTIONS

- 1. READ THE WILL. Read the whole Will first. If you do not understand something, ask a lawyer to explain it to you.
- 2. FILL IN THE BLANKS. Fill in the blanks. Follow the instructions in the form carefully. Do not add any words to the Will (except for filling in blanks) or cross out any words.
- 3. DATE AND SIGN THE WILL AND HAVE TWO WITNESSES SIGN IT. Date and sign the Will and have two witnesses sign it. You and the witnesses should read and follow the Notice to Witnesses found at the end of this Will.

CALIFORNIA STATUTORY WILL OF

Print Your Full Name

1. Will. This is my Will. I revoke all prior Wills and codicils.	
 Specific Gift of Personal Residence. (Optional-use only if person or persons than you give the balance of your assets principal personal residence at the time of my death (subject 	to under paragraph 5 below.) I give my interest in my
(Select one choice only and sign in the box after your choice	e.)
a. <u>Choice One:</u> All to my spouse or domestic partner, registered with the California Secretary of State, if my spouse or domestic partner, registered with the California Secretary of State, survives me; otherwise to my descendants (my children and the descendants of my children) who survive me.	
b. Choice Two: Nothing to my spouse or domestic partner, registered with the California Secretary of State; all to my descendants (my children and the descendants of my children) who survive me.	
c. Choice Three: All to the following person if he or she survives me (Insert the name of the person.):	

d. <u>Choice Four</u> : Equally among the following persons who survive me (Insert the names of two or more persons.):	
Specific Gift of Automobiles, Household and Personal I	Effects. (Optional–use only if you want to give automobiles
	r persons than you give the balance of your assets to under to loans), furniture, furnishings, household items, clothing, he time of my death as follows:
Select one choice only and sign in the box after your choic	ce.)
 a. <u>Choice One</u>: All to my spouse or domestic partner, registered with the California Secretary of State, if my spouse or domestic partner, registered with the California Secretary of State, survives me; 	
otherwise to my descendants (my children and the descendants of my children) who survive me.	
b. <u>Choice Two</u> : Nothing to my spouse or domestic partner, registered with the California Secretary of State; all to my descendants (my children and the descendants of my children) who survive me.	
c. Choice Three: All to the following person if he	
or she survives me (Insert the name of the person.):	
d. Choice Four: Equally among the following persons who survive me (Insert the names of two or more persons.):	

4. <u>Specific Gifts of Cash.</u> (Optional) I make the following cash gifts to the persons named below who survive me, or to the named charity, and I sign my name in the box after each gift. If I do not sign in the box, I do not make a gift. (Sign in the box after each gift you make.)

Name of Person or Charity to receive gift (name one only – please print)	Amount of Cash Gift		
	Sign your name in this box to make this gift		
Name of Person or Charity to receive gift (name one only – please print)	Amount of Cash Gift		
	Sign your name in this box to make this gift		
Name of Person or Charity to receive gift (name one only – please print)	Amount of Cash Gift		
	Sign your name in this box to make this gift		
Name of Person or Charity to receive gift (name one only – please print)	Amount of Cash Gift		
	Sign your name in this box to make this gift		
Name of Person or Charity to receive gift (name one only – please print)	Amount of Cash Gift		
	Sign your name in this box to make this gift		

5. <u>Balance of My Assets</u>. Except for the specific gifts made in paragraphs 2, 3 and 4 above, I give the balance of my assets as follows:

(Select <u>one</u> choice only and sign in the box after your choice. If I sign in more than one box or if I do not sign in any box, the court will distribute my assets as if I did not make a Will.)

a. Choice One: All to my spouse or domestic partner, spouse or domestic partner, registered with the	registered with the California Secretary of State, if my
California Secretary of State, survives me;	
otherwise to my descendants (my children and the	
descendants of my children) who survive me.	
b. Choice Two: Nothing to my spouse or domestic pa to my descendants (my children and the descendants	rtner, registered with the California Secretary of State; all s of my children) who survive me.
c. <u>Choice Three</u> : All to the following person if he or she survives me (Insert the name of the person.):	

d Choice	Four: Equally among the following			
	who survive me (Insert the names of t	two		
eath, I nominate nild). If the First	e Child's Person. If I have a child under the individual named below as First (Choice does not serve, then I nominal I (not a bank or trust company) may s	Choice as guardian of the ate the Second Choice, ar	e person of t	hat child (to raise the
	Name of First Choice for	r Guardian of the Person		
	Name of Second Choice f	or Guardian of the Perso	n	
	Name of Third Choice fo	r Guardian of the Person		
child or other pearagraph 6 above a bild or other persovide that a custoose.) If a beneamed below as I	on for Property of Persons Under Agerson who is under age 18 may be give as guardian of the person until age son who is age 18 or older will be give stodian will hold the assets for the pereficiary of this Will is under the age charter than the Third Choice, to serve. Name of First Choice f	ven to the parent of the portion 18, and the court will requen outright to the person. It is not that the person reachosen below, I nominate the person below.	erson, or to quire a bond, By using thin hes any age the individua	the Guardian named in , and assets that go to a is paragraph you may e from 18 to 25 which you I or bank or trust company
	Name of Second Choice	for Custodian of Assets		
	Name of Third Choice f	for Custodian of Assets		
	m 18 to 25 as the age for the person ose an age, age 18 will apply.)	to receive the property:		

	nominate the individu not serve, then I nomi					e as executor. If the First erve.
		Name of F	irst Choice for Ex	recutor		
	Name of Second Choice for Executor					
	Name of Third Choice for Executor					
		eans a bond	is <u>not</u> required fo	or any person	named as ex	ecutor. A bond may be
required if I do	o not sign in this box:					
TVO BOTTO STIGIT	be required.					
	must sign this Will in tl e and in each other's រុ					nust sign their names in ence.)
This is my Wil	ll: I ask the persons w	ho sign belov	w to be my witnes	sses.		
Signed on	(date)	at	(city)	, C	California.	
Signature of N	Maker of Will					
	tnesses: Two (2) adul vitnesses should not r				ust read the f	ollowing clause before
Each of us de correct:	clares under penalty	of perjury und	der the laws of the	e State of Cal	lifornia that th	e following is true and
	the date written below equested us to act as			ed to us that t	this instrumer	nt was the maker's Will

c. The maker signed this Will in our presence, all of us being present at the same time;

b. We understand this is the maker's Will;

d. We now, at the maker's request, and in the maker's and each other's presence, sign below as witnesses;		
e. We believe the maker is of sound mind and memo	ory;	
f. We believe that this Will was not procured by dure	ss, menace, fraud or undue influence;	
g. The maker is age 18 or older; and		
h. Each of us is now age 18 or older, is a competent her name.	witness, and resides at the address set forth after his or	
Dated:,		
Signature of witness	Signature of witness	
Print name here:	Print name here:	
Residence address:	Residence address	

AT LEAST TWO WITNESSES <u>MUST</u> SIGN NOTARIZATION ALONE IS NOT SUFFICIENT