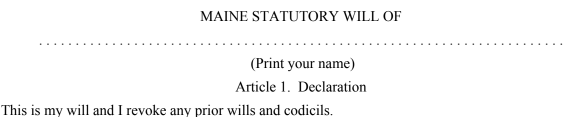
## §2-517. Statutory wills

**1. Form.** Any person may execute a will on the following form, and the will must be presumed to be reasonable. This section does not limit any spousal rights, rights to exempt property or other rights set forth elsewhere in this Code.

## Maine Statutory Will

## NOTICE TO THE PERSON WHO SIGNS THIS WILL:

- 1. THIS STATUTORY WILL HAS SERIOUS LEGAL EFFECTS ON YOUR FAMILY AND PROPERTY. IF THERE IS ANYTHING IN THIS WILL THAT YOU DO NOT UNDERSTAND, YOU SHOULD CONSULT A LAWYER AND ASK THE LAWYER TO EXPLAIN IT TO YOU.
- 2. THIS WILL DOES NOT DISPOSE OF PROPERTY THAT PASSES ON YOUR DEATH TO ANY PERSON BY OPERATION OF LAW OR BY CONTRACT. FOR EXAMPLE, THE WILL DOES NOT DISPOSE OF JOINT TENANCY ASSETS OR YOUR SPOUSE'S ELECTIVE SHARE, AND IT WILL NOT NORMALLY APPLY TO PROCEEDS OF LIFE INSURANCE ON YOUR LIFE OR YOUR RETIREMENT PLAN BENEFITS.
- 3. THIS WILL IS NOT DESIGNED TO REDUCE DEATH TAXES OR ANY OTHER TAXES. YOU SHOULD DISCUSS THE TAX RESULTS OF YOUR DECISIONS WITH A COMPETENT TAX ADVISOR.
- 4. YOU CANNOT CHANGE, DELETE OR ADD WORDS TO THE FACE OF THIS MAINE STATUTORY WILL. YOU SHOULD MARK THROUGH ALL SECTIONS OR PARTS OF SECTIONS THAT YOU DO NOT COMPLETE. YOU MAY REVOKE THIS MAINE STATUTORY WILL AND YOU MAY AMEND IT BY CODICIL.
  - 5. THIS WILL TREATS ADOPTED CHILDREN AS IF THEY ARE NATURAL CHILDREN.
- 6. IF YOU MARRY OR DIVORCE AFTER YOU SIGN THIS WILL, YOU SHOULD MAKE AND SIGN A NEW WILL.
- 7. IF YOU HAVE ANOTHER CHILD AFTER YOU SIGN THIS WILL, YOU SHOULD MAKE AND SIGN A NEW WILL.
- 8. THIS WILL IS NOT VALID UNLESS IT IS SIGNED BY AT LEAST TWO WITNESSES. YOU SHOULD CAREFULLY READ AND FOLLOW THE WITNESSING PROCEDURE DESCRIBED AT THE END OF THIS WILL.
- 9. YOU SHOULD KEEP THIS WILL IN YOUR SAFE-DEPOSIT BOX OR OTHER SAFE PLACE.
- 10. IF YOU HAVE ANY DOUBTS WHETHER OR NOT THIS WILL ADEQUATELY SETS OUT YOUR WISHES FOR THE DISPOSITION OF YOUR PROPERTY, YOU SHOULD CONSULT A LAWYER.



Article 2. Disposition of my property

(name)	(description of item)	(signature)
personal automobiles and person	al items to my spouse, if liv	
I leave the following specific	c items to the person(s) nar	med:
(name)	(description of item)	(signature)
2.3 CASH GIFT TO CHARITA cash gift(s) to the named charita	ble organizations or institu	
Clause by placing my initials in wish to adopt. I place my signaturin clause "C." If I fail to sign the	the box in front of the lette are after clause "A" or clause appropriate distribution(s appropriate box, this paragra	E"). I adopt only one Property Disposition r "A," "B" or "C" signifying which clause is e "B," or after each individual distribution or if I sign in more than one clause or if 1 ph 2.4 will be invalid and I realize that the make a will.
Property Disposition Clauses. (s	,	
A. I leave all my remaining equal shares to my children and		f living. If my spouse is not living, then in eased child.
(signature	).	
		and the remainder in equal shares to my y spouse is not living, that share shall be

distributed in equal shares to my children and the descendants of any deceased child.

(signature).

\_\_\_\_ C. I leave the following stated amounts to the persons named:

(name)	(amount)	(signature)
(name)	(amount)	(signature)

2.5 UNDISTRIBUTED PROPERTY. If I have any property that, for any reason, does not pass under the other parts of this will, all of that property shall be distributed as follows: (Draw a line through any unused space.)

(this paragraph only valid if signed)

Article 3. Nomination of guardian, conservator and personal representative

3.1 GUARDIAN. (If you have a child under 18 years of age, you may name at least one person to serve as guardian for the child.)

If a guardian is needed for any child of mine, then I nominate the first guardian named below to serve as guardian of that child. If the person does not serve, then the others shall serve in the order I list them. My nomination of a guardian is not valid without my signature.

FIRST GUARDIAN	
SECOND GUARDIAN	(signature)
THIRD GUARDIAN	(signature)
	(signature)

3.2 CONSERVATOR. (A conservator may be named to manage the property of a minor child. You do not need to name a conservator if you wish the guardian to act as conservator. If you wish to name a conservator in addition to a guardian, complete this paragraph 3.2. If you do not wish to name a separate conservator, do not complete this paragraph.)

I nominate the first conservator named below to serve as conservator for any minor children of mine. If the first conservator does not serve, then the others shall serve in the order I list them. My nomination of a conservator is not valid without my signature.

FIRST CONSERVATOR	
	(signature)
SECOND CONSERVATOR	
	(signature)
THIRD CONSERVATOR	
	(signature)

3.3 PERSONAL REPRESENTATIVE. (Name at least one.) I nominate the person or institution named as first personal representative below to administer the provisions of this will. If that person or institution does not serve, then I nominate the others to serve in the order I list them. My nomination of a personal representative is not valid without my signature.

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FIRST PERSONAL REPRESENTATIVE		
SECOND PERSONAL	(signature)	
REPRESENTATIVE		
THIRD PERSONAL REPRESENTATIVE	(signature)	
	(signature)	
I sign my name to this Maine Statutory Will on the State of	(date) at (ci	ty) in
	Your Sign	nature
STATEMENT OF WITNESSES (You must have two witnesses.)		
Each of us declares that the person who signed above willingly our presence or willingly directed another to sign it for him or her the signature on this Maine Statutory Will is his or hers or that he of Statutory Will is his or her will and we sign below as witnesses to	or that he or she acknowledge or she acknowledged that this N	d that
Signature		
Printed name		
Address		
Signature		
Printed name		
Address		
Completing the following section and having all signatures acknowledgments authorized to take acknowledgments is optional by submission of your will to the probate court after your death.		
I,	e this instrument as my last wi s my free and voluntary act an	ll and d that
Testator		
We,, the witnesse		
declare to the undersigned authority that the testator has signed (his)(her) last will and that (he)(she) signed it willingly (or will (him)(her)), and that each of us, in the presence and hearing of the the testator's signing, and that to the best of our knowledge the test a legally emancipated minor, of sound mind and under no constraint	llingly directed another to sig testator, signs this will as with tator is 18 years of age or olde	gn for ess to
Witness		
Witness		
The State of		

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County of	
Subscribed, sworn to and acknowledged before me by, the tsubscribed and sworn to before me by and this day of	
(Signed)	
(Official capacity of officer) [PL 2017, c. 402, Pt. A, §2 (NEW); PL 2019, c. 417, Pt. B, §14 (AFF).]	

2. Forms provided. Forms for executing a statutory will must be provided at all probate courts for a cost equivalent to the reasonable cost of printing and storing the forms. The probate courts shall make the statutory will form available via the Internet for free printing by anyone choosing to use the form. A statutory will is deemed to be valid if the blanks are filled in with a typewriter or in the handwriting of the person making the will. Failure to complete or mark through any section or part of a section in the statutory will does not invalidate the entire will. Failure to sign any section or part of a section in the statutory will requiring a signature invalidates only the part not signed, except as specifically provided in paragraph 2.4.

[PL 2017, c. 402, Pt. A, §2 (NEW); PL 2019, c. 417, Pt. B, §14 (AFF).]

**SECTION HISTORY** 

PL 2017, c. 402, Pt. A, §2 (NEW). PL 2017, c. 402, Pt. F, §1 (AFF). PL 2019, c. 417, Pt. B, §14 (AFF).

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