**CODICIL ALTERING CERTAIN BEQUESTS**

I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, declare this to be a second codicil to my will dated the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ which was modified by the first codicil dated the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_   
  
WHEREAS by the said will I bequeathed-   
  
a. a specific legacy of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_ to my daughter Alvin;   
  
b. a share in my residuary estate to my son Johnny.   
  
AND WHEREAS 

1. My daughter has married one Ram Lal against my wishes and since the execution of my will I have had cause to be displeased with the conduct of my son Johnny and therefore I do not desire to leave any share of my estate to him.   
  
2. I hereby revoke the legacy of Rs. \_\_\_\_ in the said will.   
  
NOW I direct that-   
  
(1) I hereby revoke the legacy of Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to my daughter and bequeath the said legacy to my niece Mallika;   
  
(2) I revoke the devise of a share in my residuary estate in favour of my son Johnny;   
  
(3) In all other respects I confirm my said will and the first codicil aforesaid.   
  
IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_  
  
Sd/-   
  
(By the Testator)   
  
Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
1.   
  
2.

|  |  |  |
| --- | --- | --- |
| **CODICIL CORRECTING CLERICAL ERRORS**  I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, declare this to be the first codicil to my will dated the \_\_\_ .   I declare that my said will shall be read and construed and take effect in all respects as if-.   a. the word "\_\_\_" had been inserted after the word "\_\_\_\_", in line \_\_\_ of page \_\_\_ thereof;   b. the words "\_\_" had been substituted for the words "\_\_\_" in the line "\_\_\_" of the page \_\_\_\_ thereof;   c. the word "\_\_\_\_" had been inserted after the word "\_\_\_\_", in line \_\_\_ of page \_\_\_ thereof;   d. the words "\_\_\_" had been substituted for the words "\_\_\_\_" in the line "\_\_\_" of the page \_\_\_\_ thereof .   In all other respects I confirm my said will.   IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_ day of \_\_\_  Sd/-   (By the Testator)   Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   1.   2. | |  | | --- | |  | |

**Codicil Substituting a Trustee Appointed Under Will**

I, AB etc., hereby declare this to be first codicil to my will dated the \_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_.

Whereas by my aforesaid will I have appointed EF as one of the executors and trustees and given him a legacy of Rs. \_\_\_\_\_\_\_ if he acts ;

And, Whereas the said EF has died on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

1.     Now I hereby revoke the appointment of the said EF as one of the executors and trustees of my will and appoint GH, etc., to be executor and trustee thereof in place of the said EF.

2.     I bequeath to the said GH a legacy of Rs. \_\_\_\_\_\_\_ if he acts as such executor and trustee and I hereby revoke the legacy of Rs. \_\_\_\_\_\_ given to the said EF by the said will.

3.     I hereby declare that my said will and all the provisions contained therein shall be construed and take effect in all respects as if the name of the said GH where substituted therein as an executor and trustee thereof for the name of EF.

4.     In all other respects I hereby confirm my said will.

IN WITNESS WHEREOF I, the said AB have signed this codicil on the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_ in presence of the witnesses hereunder who have attested the same in my presence.

(Sd.) \_\_\_\_\_\_\_\_\_\_

(AB)

Testator

Signed by the above-named testator as a codicil to his will dated \_\_\_\_\_\_ in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting

Witnesses :

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**CODICIL SUBSTITUTING A TRUSTEE FOR ONE APPOINTED BY THE WILL**

I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, declare this to be a first codicil to my will dated the \_\_\_\_ day of executed on this the \_\_\_\_ day of \_\_\_\_\_.   
  
WHEREAS by my will I have appointed Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, as one of the executors and trustees and have given him a legacy or Rs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for acting as an executor.   
  
AND WHEREAS the said Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has expired on the \_\_\_ day of \_\_\_\_.   
  
1. Now I hereby revoke the appointment of the said Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ as one of the executors and trustees of my will and appoint Mr. Malaya,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, to be the executor and trustee thereof in place of Mr. \_\_\_ and I bequeath to the said Mr. Malaya a legacy of Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for acting as such executor and trustee.   
  
2. I hereby declare that my said will and all the provisions contained therein shall be construed and take effect as if the name of the said Mr. Malaya were substituted therein as an executor and trustee thereof for the name of Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.   
  
3. In all other respects I confirm my said will.   
  
IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_ day of \_\_\_  
  
Sd/-   
  
(By the Testator)   
  
Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
1.   
  
2.

**Codicil Substituting a Trustee**

I, AB, etc., declare this to be the first codicil to my will dated \_\_\_\_\_\_ the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_.

Whereas by the said will I appointed CD as one of the executors and trustees and given him a legacy of Rs. \_\_\_\_\_\_\_\_\_ if he acts.

And Whereas the said CD has died on \_\_\_\_\_\_\_\_\_

NOW I hereby revoke the appointment of the said CD as one of the executors and trustees of my will and also revoke the legacy of Rs. \_\_\_\_\_ given to him as such executor and trustee and I hereby appoint LN, etc., to be an executors and trustee of my said will in place of the said CD and I declare that my said will and all the provisions contained therein shall be construed and take effect in all respects as if the name of the said LN had been originally mentioned therein lieu of the name of the said CD of executor and trustee and I give a legacy of Rs. \_\_\_\_\_\_\_\_ to the said LN in case he proves my will and carries out the Trusts and provisions thereof and in all other respects I confirm my said will.

IN WITNESS WHEREOF I have hereunto set my hand this day of \_\_\_\_\_\_\_

Signature of Testator

Signed by the said testator as a codicil to his will dated \_\_\_\_\_ in the presence of us present at the same time and who at his request have hereunto signed our names as witnesses hereto in the presence of the said AB and in the presence of each other.

Witnesses :

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

|  |  |  |
| --- | --- | --- |
| CODICIL SUBSTITUTING DECEASED EXECUTER  I, ……………………………………………………………….  S/o.............................................................,  aged………………….. year,  residing at………………………………….………….. do hereby declare this to be a first codicil to my will  dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ .   WHEREAS by my aforesaid will I have appointed  Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, as one of the executors and have given him a legacy or  Rs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_ for acting as an executor.   AND WHEREAS the said Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has expired on (DATE)\_\_\_\_\_\_\_\_\_.   1. Now I hereby revoke the appointment of the said  Sh.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  S/o \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_as one of the executors of my will and appoint  Sh\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, to be the executor and trustee thereof in his place.  I bequeath to the said Sh\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ a legacy of Rs\_\_\_\_\_.\_\_\_\_\_  for acting as such executor.   2. I hereby declare that my said will and all the provisions contained therein shall be construed and take effect as if the name of the said Sh\_\_\_\_\_\_\_\_\_\_\_\_\_\_ were substituted therein as an executor thereof for the name of Sh. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.   3. In all other respects I confirm my said will.   IN WITNESS WHEREOF, I have to this set my hand this…………… day of ……………….   SIGNATURE OF TESTATOR   Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   WITNESSES:   1. …………………(Name and Address)   2. …………………(Name and Address) | |  | | --- | |  | |

|  |
| --- |
|  |

**Form of a Complicated Will**

I, …………… son of ……………………….. , residing at ……………… hereby execute this my last will, in a sound disposing state of mind.

1.     I, hereby revoke all former and other wills and testaments by me at any time heretofore made.

2.     I have ancestral lands in my native village, My two sons (1)………. And (2) ……………….. shall take the same with rights of survivorship.

3.     All other properties possessed by me, in whatever place and in whatever shape are all my self acquisitions, having been purchased out of my earning and without recourse to the family properties: and I have full testamentary power over them.

4.     I hereby give, devise and bequeath my …………… at ………… to my aforesaid two sons (1) ……………… and (2) …………….. in equal shares with full and absolute rights but if any of them should, God forbid, die in my life-time his share shall pass to his son or grandson, or any child or widow of his surviving him and in default of these two my other my others without leaving any child or grandson or widow, I here by give authority to my wife to adopt any suitable boy selected in consultation with my brother,………… and the properties devised and bequeathed under this will to my two sons shall be enjoyed by my widow until such adoption when they shall vest in the adopted son with absolute rights.

5.     I hereby give, devise and bequeath to my wife…………… my lands at………. And my house at…………….. with full and absolute rights. Should my wife remarry all the immovable properties devised to her shall on such marriage, vest in my daughter ……………….. My executor shall see to the marriage of my daughter……….. expending not more than Rs……….. for the same and shall pay Rs…………….. for the absolute use as and when she marries. I give and bequeath Rs………… to my son ………… on condition that he proceeds to ………. For higher studies in ………………. Within……………. Years of my death Otherwise the said sum of Rs. 25,000 shall be handed over to the Vice Chancellor,……………………. University for utilising the same for Research work regarding the application of ………… purposes.

6.     I do hereby constitute my dear wife as my residuary legatee. My brother…………. Is appointed executor under this will.

(Sd.)

Testator

Place……………………

Date \_\_\_\_\_\_\_\_\_\_\_\_

Witnesses :

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**HINDU - ABSOLUTE ESTATE TO WIFE**

**HINDU GIVING LIFE ESTATE TO WIFE - PROPERTY TO CHILDREN - APPOINTING GUARDIAN**

THIS IS THE LAST AND ONLY WILL OF ME,

AA, aged about \_\_\_\_\_\_\_ years,

son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, of \_\_\_\_\_\_\_ and

now residing at. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_in the city of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_   
  
I hereby appoint my wife, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_and eldest son, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, joint executors of this my Will but if my said wife would marry before administration of my estate is completed or any one of the aforesaid executors should predecease me then the survivor shall act as sole executor of this my Will.

If any of my children should on my demise be minors then I direct that my friend Shri\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, if he be alive, together with one of my major sons assume joint guardianship of the property of the said child or children.   
  
I leave and bequeath all my movable property in my residential house and the said house situated at\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, in the city of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, to my wife, the said\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, subject to the condition that she shall only have a life interest, with no power to encumber or mortgage the same in any manner whatsoever. On her death or on her remarriage the said house and all the movable property therein shall revert absolutely to my daughters then living in equal shares. To my two sons, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, I leave and bequeath all the cash, securities, shares, debts and moneys whether at the bank or elsewhere in equal shares, my two remaining houses situated at. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ in the city of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, together with all movable properties therein\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, I leave and bequeath, the former to my eldest son and the latter to my younger son.

The residue of my property consisting of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and other property not disposed of above which I may die possessed of or entitled to I direct to be given to the church or temple of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, for the purposes of its annual repairs and such other like uses as may be required from time to time.

In case I die leaving debts then such debts shall be payable from the immovable properties and all expenses of administration, death duties and deathbed charges shall be borne from the cash or the movable property not bequeathed to my wife, the aforesaid\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_   
  
IN WITNESS whereof I, the said AA., have hereto signed at\_\_\_\_\_\_\_\_\_\_\_, this the\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_day of\_\_\_\_\_\_\_, 20\_\_\_\_\_\_\_, and I have also signed the addition on page one, line four of this my Will.

Sd. AA.

SIGNED by the said testator as his last Will, in the presence of us, present at the same time, who, at his request, in his presence and in the presence of each other, have subscribed our names as witnesses. The said testator having before signing the same, caused the words \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to be inserted in the fourth line of page one.

Name and description of the said property

Witnesses 

1. Sd. CC.   
  
2. Sd. DD.

**REVOCATION OF WILL**

I, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereby revoke the only will made by me bearing date \_\_\_\_\_\_\_\_\_ and modified by several codicils dated \_\_\_\_\_\_, \_\_\_\_\_\_, \_\_\_ and \_\_\_\_\_\_\_\_ and all other testamentary dispositions whatsoever herein before made by me and declare it to be my intention to die intestate.

IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_

Sd/-   
  
(By the Testator)

Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
1.   
  
2.

**Short Form of a Will**

This is the Last Will of mine, AB, etc., made this the ………………… day of ………., 2000, at ……………………. which cancels my WILL dated ……………… made in favour of …………………………… now deceased.

Whereas I had made a will on ………………….. Bequeathing all my property in favour of ……………………… my…………….. (state relationship).

And Whereas the said ………………… died on ……………… leaving behind…………………

NOW I declare that:

1.     I hereby revoke my former will dated …………….. in favour of ………… aforesaid.

2.     I bequeath all my properties to …………………….. my……………… (state relationship) absolutely.

3.     I bequeath the following annuities to commence from the date of my death and to be paid in monthly installments:

              i.        To my daughter CD, etc., an annuity of Rs………………… to be paid during her life;

             ii.        To my nephew EF, etc., an annuity of Rs………………….. for his life.

IN WITNESS WHEREOF I the said AB have signed this will here under the day and year first written above.

(Sd.) …………………

(AB)

Signed by the above named AB in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.

1. ……………………….

2…………………………

**Simple Will giving all Property to Wife**

I, AB hereby revoke all former WILLS AND CODICILS made by me and declare this to be my last will whereby I bequeath and devise all my movable and immovable property whatsoever to my wife CD and appoint her sole executrix of my this WILL.

IN WITNESS WHEREOF. I have signed this will hereunder on the …day of …………, 2000.

Sd/………………..

(A B)

Signed by the above-named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.

WITNESSES;

1…………………….

2…………………….

**WILL APPOINTING AN EXECUTOR**

I, AA, aged \_\_\_\_\_\_\_\_\_\_\_\_ years,

son of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

resident of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, do hereby make and declare this as my LAST WILL and TESTAMENT whereby I leave, bequeath and give to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(my wife/son/daughter) all my property, movable and immovable which I may be possessed of or entitled to at the time of my death.   
  
AND I HEREBY APPOINT her (or him) the said \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, sole executrix (or executor) of this my Will.   
  
IN WITNESS whereof

I, the said AA., have hereto signed at\_\_\_\_\_\_\_, this the \_\_\_\_\_\_\_. day of \_\_\_\_\_\_\_, 20

\_\_\_\_\_\_\_ Sd. AA.   
  
SIGNED by the said AA. (or declared by the said AA.) as his last Will and Testament in the presence of us, present at the same time, who in his presence and in the presence of each other, sign as witnesses hereto.   
  
Name and description of the said witnesses.   
  
1.   
  
Sd. BB.   
  
2.   
  
Sd. CC.

|  |  |  |
| --- | --- | --- |
| WILL BEQUEATHING ALL PROPERTY TO WIFE FOR LIFE  I\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,  R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, revoke all former wills and codicils made  by me and declare this to be my last will made on this the \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_.   1. I hereby revoke all former wills and codicils made by me.   2. I bequeath all my money and other movable property whatsoever and where so ever to my wife  Mrs. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ absolutely.   3. I devise all my lands and other immovable property to my wife Mrs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ for her life.   4. I hereby appoint her the sole executrix of this last will of mine.   IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_.   Sd/-   (By the Testator)   Signed by the above named testator in our presence at the same time and each of us has  in the presence of the testator signed his name hereunder as an attesting witness.   1.   2. | |  | | --- | |  | |

|  |
| --- |
|  |

**Will by a Disabled Person in Favour of wife and Daughter**

Now i am about 70 years old and i am in a sound disposing state of mind. But as my legs and hands are shaking due to some heart problem, i have made the following arrangement with regard to my immovable and movable properties so that there may not be any objections by my heir and others after my lifetime.

I have a wife named xy. A son and a daughter by the name bp and ps, respectively. I got my son married with a girl by name rr.

about two years after the marriage, my son by name bp died. After the death of the said son of mine i gave to my daughter in law rr, all the stridhan properties that were given to her at the time of her marriage and i gave also a cash amount of rs.1,00,000 (rupees one lac only) towards her live long maintenance also .

I got also the marriage of my daughter ps performed with gs’s son cb, resident of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

Now my wife xy and my daughter ps are alive. After my life time my wife xy should take possession of my immovable properties belonging to me, that is, the plots which are in my possession and enjoyment and which are situated at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and the house in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and the entire movable and immovable properties remaining after my life time and she shall enjoy all the said properties without alienating them in any manner.

After her life time, my daughter ps wife of cb, shall enjoy (the said property) with powers of gift, sale, etc. But neither my heirs nor other shall have any manner of right or interest. This will shall come into effect after my lifetime. I shall have the power to cancel this will whenever i please. To this effect this will is executed by me out of free will.

In witness whereof i the said ab have signed this will here under the day and year first written above.

(sd.) …………………

(ab)

Signed by the above named ab in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.

1. ……………………….

2…………………………

**WILL BY A HINDU HAVING NO SON**

I \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, revoke all former wills and codicils made by me and declare this to be my last will made on this the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_.   
  
1. I hereby revoke all former wills and codicils made by me.   
  
2. I appoint Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

And

Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, to be the executors and trustees of this my will.   
  
3. I appoint the said trustees as guardian of my children jointly with my wife.   
  
4. I bequeath-   
  
(a) to my daughter Urmila, wife of Prakash, the agricultural land described in the first schedule hereto and to my son-in law Prakash, my car and my bungalow situate at 12/14, Chennai   
  
(b) to my friend Oliver all my books, paintings and antiques.   
  
5. I bequeath the following pecuniary legacies   
  
(a) to each of my trustees who shall prove my will and act in the trust thereof, the sum of Rs.15,000/-   
  
(b) to my sister Arthi Rs.15,00.000/-   
  
6. I bequeath the following charitable legacies:   
  
(a) to the All India Institute of Medical Science hospital Rs. 50.000/-   
  
(b) to the Aravinda Ashram Rs. 15,000/-   
  
(c) to the Mothers International School Rs.15,000/-   
  
(d) to the Shri Jagganath Temple Rs. 50,000/-   
  
7. I bequeath all my money in deposit in the various banks and all shares and securities to the trustees upon trust to utilise the same for the expenses of ceremonies in connection with my funeral and shradh and payment of all my debts and the pecuniary legacies hereby bequeathed and the balance in founding a charitable hospital to be called the Shram Seva Hospital. For this purpose the trustees will have power to sell the said securities.   
  
8. I bequeath all my agricultural land described in the second schedule hereto to the trustee upon trust to apply the net income thereof after payment of the land revenue, cesses, taxes and necessary charges of collection to the current expenses of the said hospital, and to invest the savings left after meeting such expenses in a sinking fund for the benefit of the said hospital.   
  
9. Whereas my deceased father Shri Ram Narayan had built a rest house which has since been maintained by me but no permanent provision for its maintenance has yet been made either by deceased father or by me, I hereby bequeath the property described in the fourth schedule hereto to the trustees upon trust to apply the net income thereof to the maintenance and upkeep of the said rest house and the comfort of the public using the same according to their best judgment and discretion.   
  
10. I bequeath my property movable and immovable whatsoever and where so ever existing at the time of my death and not otherwise disposed of by this will to my wife absolutely for her life.   
  
11. I hereby give power to my wife to appoint a new trustee or new trustees on the occurrence of any vacancy in the office of trustees.   
  
12. I direct that if there is any difference of opinion between any trustees in any matter concerning this will or the management of property hereby bequeathed or the execution of any trust hereby created the opinion of the majority shall prevail.   
  
IN WITNESS WHEREOF, I have signed this will hereunder on the \_\_\_\_ day of \_\_\_  
  
Sd/-   
  
(By the Testator)   
  
Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
1.   
  
2.

**Will by a Hindu in Favour of Family**

This is the Last Will of mine, AB, etc., a Hindu, made this the …………… day of ………….……., 2000, voluntarily and while in sound state of mind.

Whereas I am now 70 years old and have been keeping indifferent health for a past few months;

And Whereas I am possessed of considerable movable and immovable properties more particularly described in the schedule annexed hereto which are my self acquired properties and which were acquired without any detriment to the ancestral property or to the family funds and I have the absolute powers of disposal over the same .

And Whereas I am anxious to make necessary arrangements in respect of the enjoyment of my properties after my life time so that unnecessary misunderstanding and consequential wasteful litigation between the members of my family may be avoided. Therefore, I am executing this last will and testament of mine of my own free will voluntarily without any compulsion or pressure of any person and with a sound disposing mind and declare as follows:

1.     I hereby revoke all former wills and codicils made by me at any time heretofore.

2.     I have my wife CD, two daughters EF and GH and two sons KL and MN who will be entitled to succeed to my properties under law in the normal course. But my daughters are all married and they are living separately with their husbands. They have been properly and well provided for during their marriage. They are therefore not given any share in my properties under this will.

3.     I bequeath the property bearing No. ……. Described as item No. 1 in the Schedule hereto to my first son KL absolutely to be held and enjoyed by him with full and absolute powers of alienation.

4.     I bequeath the property bearing No. ….. ….. described as item No. 2 in the Schedule hereunder to my second son MN absolutely to be held and enjoyed by him with full and absolute powers of disposal.

5.     I bequeath to my wife CD the property bearing No………… and described as item No. 3 in the Schedule hereto absolutely to be held and enjoyed by her with full and absolute power of alienation.

6.     Any assets, movable or immovable, which might be omitted from being mentioned in this will or which may hereafter be acquired by me shall be taken by my wife and the two sons aforesaid in equal shares absolutely.

7.     Though I have bequeathed no share in my properties to my daughters aforesaid , as a token of love and affection for them I hereby direct my two sons KL and MN that each one of them will pay to each one of my daughters a sum of Rs…………… and this sum shall be a charge on the properties allotted to my above sons respectively hereto.

8.     All the jewelry and ornaments, gold and silver, will belong to my wife absolutely and my sons or daughters aforesaid will have no right to the same .

9.     I hereby appoint my two sons KL and MN as the joint executors under this will.

SCHEDULE OF PROPERTY

1…………………………….

2……………………………

3……………………………

IN WITNESS WHEREOF I, the above named testator have signed this will hereunder the day and year first written above.

………………….(Sd.)

(AB)

Signed by the above named AB in our presence at the same time and each of us has in th e presence of the testator signed his name hereunder as an attesting witness.

WITNESSES;

1.

2.

**WILL BY PERSON HAVING NO SON**

I, …………………………………………………………………...,

Aged …………………………………………………………... year,

residing at………………………………………..………….. do hereby revoke all my former wills and declare this to my last Will and Testament. I further declare that I am in good mental health and in a sound condition of mind.   
  
Now I am 80 years old, I have no son, my daughter is already married. I wanted to make my last will and I do hereby this will revoke all my former wills.   
  
1. I appoint Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ,

Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

and

Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to be the executors and trustees of this my will. The said trustees are also appointed as guardian of my children jointly with my wife.   
  
2. I bequeath-

(a) to my daughter Mrs.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ , wife of Sh.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, the farm house described in the first schedule hereto with Rs. Two Lakhs Fixed Deposit vide Receipt No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ with Punjab National Bank Coimbatore branch and to my grand son (son of my daughter) Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, my car and my flat situated at (Address)\_\_\_\_\_\_\_\_\_.   
  
(b) to my friend Mr.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ all my books.

5. I bequeath the following pecuniary legacies

(a) My trustees who shall prove my will and act in the trust thereof, the sum of Rs.25,000/- each.   
  
(b) to my sister Mrs.\_\_\_\_\_\_\_\_\_\_\_ Rs.2,00,000/- deposited with Punjab National Bank Coimbatore branch vide Fixed Deposit Receipt No.\_\_\_\_\_\_\_\_\_\_.

6. I bequeath the following charitable legacies:

(a) to the All India Institute of Medical Science hospital Rs. 100, 000/-   
  
(b) to the Shri Ram Temple situated at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Rs. 100,000/-

7. I bequeath all my money in deposit in the various banks and all shares and securities to the trustees upon trust to utilise the same for the expenses of ceremonies in connection with my funeral and shradh and payment of all my debts and the pecuniary legacies hereby bequeathed.   
  
8. I bequeath my land described in the second schedule hereto to Bala Vidya Society for opening of school. This land will be used by this society only for school purpose and not for otherwise. In case, society failed to start a school within five years, it will loose right on this land and land will be returned back to the trustees of this will.

10. I bequeath my property movable and immovable whatsoever and wheresoever existing at the time of my death and not otherwise disposed of by this will to my wife absolutely for her life.   
  
11. I hereby give power to my wife to appoint a new trustee or new trustees on the occurrence of any vacancy in the office of trustees.

12. In case, there is any difference of opinion between any trustees in any matter concerning this will or the management of property hereby bequeathed or the execution of any trust hereby created. The opinion of the majority shall prevail.

IN WITNESS WHEREOF, I have to this my last Will set my hand this…………… day of ……………….   
  
SIGNATURE OF TESTATOR

Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
WITNESSES:   
  
1.…………………………………………………………………………………………….…………(Name and Address)

2…………………………………………………………………………………………………………(Name and Address)

**WILL FOR WIFE AND CHILDREN**

I, …………………………………………………………………………………………………………………... ,

aged…………………………….... year,

residing at…………………………………………………………………………………………………………………………….. do hereby revoke all my former wills and declare this to my last Will and Testament. I further declare that I am in good mental health and in a sound condition of mind.   
  
1. I appoint Sh……………………………………………………………….and Sh………………………………………….…..

to be the executors and trustees of this my Will.

2. I have my wife……………………………………………………………….……[NAME]. Unmarried, major

son………………………………………………………………………………………….[NAME]. and one married

daughter…………………………………………………………………………………[NAME].   
  
3. I own the following properties, (a) House…………………………………………..… (b) Jewelry etc. (c) Shares in

Companies (d)saving and fixed deposit bank accounts

with………………………………………bank…………………………………………………………………………..…….branch and

some other movable and immovable assets.

4. I bequeath the following assets to my son (HERE write the description of properties)   
  
5. I bequeath the following assets to my Daughter (HERE write the description of properties)   
  
6. I bequeath to my wife all the rest of my assets, including, the balance in my savings bank account with

the………………………………………………………..bank……………………………………………………………………….. …..branch,

cash and all other movables and immovable properties. My wife will not sold any immovable property

received by her under this will without written permission of my son Sh\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.   
  
7. I direct that any amount that may be determined as payable by me by way of debts, dues and

liabilities, including direct and others taxes, charges, land revenue, costs, fees, and expenses to be paid

by my son or wife.

IN WITNESS WHEREOF, I have to this my last Will set my hand this…………… day of ……………….   
  
SIGNATURE OF TESTATOR

Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed hereunder as on attesting.   
  
WITNESSES:   
  
1. …………………(Name and Address)

2. …………………(Name and Address)

**WILL GIVING ALL PROPERTY TO ONLY HEIR**

I\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

S/o \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

R/o\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, revoke all former wills and codicils made by me and declare this to be my last will made on this the \_\_\_\_ day of \_\_\_\_\_.

I hereby revoke all former wills and codicils made by me and by this my last will bequeath and devise all my movable and immovable property whatsoever and wheresoever to my son Mr. \_\_\_\_\_\_\_\_\_\_\_\_ absolutely and appoint him sole executor of this my will

IN WITNESS WHEREOF, I have signed this will hereunder on the day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Sd/-   
  
(By the Testator)

Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
1.   
  
2.

**WILL GIVING ALL PROPERTY TO ONLY SON**

I, ………………………………………………………………………..…………….,

aged…………………………………………………………………………….... year,

residing at………………………………………………………………………………………………………………………………………………….. do hereby revoke all my former wills and declare this to my last Will and Testament. I further declare that I am in good mental health and in a sound condition of mind.   
  
I hereby revoke all former wills and codicils made by me and by this my last will bequeath and devise all my movable and immovable property whatsoever and wheresoever to my son Mr. \_..................................... absolutely   
  
I hereby appoint my son Mr.. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ the sole executrix of this last will of mine.   
  
IN WITNESS WHEREOF, I have to this my last Will set my hand this…………… day of ……………….   
  
SIGNATURE OF TESTATOR   
  
Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.   
  
WITNESSES:   
  
1. ……………………………………………………………………………………………………………………………………………(Name and Address)   
  
2. ……………………………………………………………………………………………………………………………….……………(Name and Address)

**Will in Favour of Minor Son**

I, AB, etc. execute this my last will this the \_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_ in the city of \_\_\_\_\_\_\_\_\_voluntarily out of my own free will without any compulsion or pressure from any person and having a second disposing mind.

Whereas I had made a will dated \_\_\_\_\_\_\_\_ in favour of my wife CD bequeathing all my properties to her ;

And Whereas the said wife died ON \_\_\_\_\_\_\_\_\_ leaving EF, aged 12 years as our only son.

1.     I hereby revoke the will made in favour of my wife CD on \_\_\_\_\_\_\_\_\_\_\_\_.

2.     I hereby declare and bequeath all my properties, movable and immovable, belonging to me or which may belong to me and remain indisposed of during my life-time unto EF, my son aforesaid.

3.     In case I should die before the said son EF attains majority, I appoint GH, etc., as an executor under this will, who shall realise all my to outstanding and administer the estate left by me for the benefit of EF, of the said legatee after defraying all expenses of such administration. The said executor shall be entitled during such administration to charge Rs. \_\_\_\_\_\_ per month as remuneration for his service till the aforesaid EF attains majority. When the said EF attains majority, the said GH shall handover all the estate then in existence unto the said EF. During the minority of the said EF, the executor shall act as guardian of the said EF and shall look after his education and training in a be fitting and useful manner so as to earn a decent living either as an engineer or as a member of some other noble profession. However, if the said EF attains majority during my life-time and survives me, this provision relating to appointment of the executor shall not be operative and the said EF shall be entitled to receive and appropriate as owner all and every part of the estate left

IN WITNESS WHEREOF I have signed this will in the presence of witnesses hereunder who have attested the same in my presence.

Sd. \_\_\_\_\_\_\_\_\_

(AB)

Testator

Signed by the abovenamed AB in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.

Witnesses :

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

I have examined the testator and found him in sound disposing mind and as having fully understood the contents of this will.

Sd. \_\_\_\_\_\_\_

Dr. \_\_\_\_\_\_\_\_\_

**Will in Favour of Relations**

I, AB etc., of ………………. hereby revoke all my wills and codicils, if any, and make this my last will on the …………… day of …….. in the city of……………

Whereas my wife CD died on …………… leaving behind three daughters who have been married and are living with their respective husbands;

And Whereas I desire to make provision for my brother, a son of my late elder brother and other relations hereinafter mentioned.

NOW I hereby devise my property as follows:

1.     I, devise my house in which I am living situate on………………. Road bearing Municipal No. …………….. in the city of …………… to my mother for her life.

2.     I, devise my three shops situate on ………………….. bearing Municipal Nos. …….. respectively in the city of ………….. to Shri XY, son of my late elder brother Shri KL, for his life and thereafter for the life of his wife in case she survives her husband and thereafter to their issue in equal shares as absolute owners thereof.

3.     I, devise my land in the city of …………. bearing Khasra No. ……… and called as………………………to my eldest daughter who is directed to make a present of about one tenth of the produce thereof to my mother during her life- time and one tenth of the produce to my second daughter, Shrimati, EF and one tenth of the produce to my third daughter, Shrimati GH. The expenses of delivering the said produce to my mother shall be borne by my first daughter, to whom the garden has been devised, but the expenses of delivering the aforesaid presents to my other daughters shall be borne by the said daughters respectively and they may take delivery of the same on their own respective cost from my third daughter at the said land itself. In case any dispute should arise between my said daughters or my mother about the non delivery or the quantity so delivered. Or the quality of the produce delivered, the same shall be final if she is living even if she may be one of the disputants, and in case of her demise the said dispute may be referred for settlement to my brother Mr. JK..

4.     I, bequeath to my second daughter, Shrimati EF, the shares of the value of Rs…………. Now standing in my name in the register of ……………………..….. Company In case the said company should hereafter fail or entitled to recover the equivalent of the said sum of Rs. ……………. after taking into account the value of the shares aforementioned at the time of my devise from my other properties.

5.     I, bequeath to my youngest daughter, Shrimati…………. The business now running under the name and style of …………….. by me.

6.     I, bequeath to my brother, Mr. JK. a sum of Rs. …….…….. out of which any sum that may be accruing due to me from him under any loan transaction shall be first adjusted.

7.     I bequeath to my sister, Shrimati LM, a sum or Rs……………….. out of my estate.

8.     I bequeath the residue of my estate, if any, to Mahatma Gandhi Memorial Fund.

9.     I appoint the President of the District Bar Association of …………… as my executor who shall be entitled to charge a remuneration of Rs. ………….. per month besides the usual expenses for administering the estate.

IN WITNESSES WHEREOF, I , the said AB, have executed this will in the presence of the witnesses hereunder who have attested the same in my presence.

(Sd.) ………………

( AB)

Witnesses:

1. ……………….

2………………….

**Will With Several Legacies and Religious and Charitable Bequests and Residue to Vest in Trustees for benefit of wife and children**

This is the last will executed by me, AB, etc., this the \_\_\_\_\_\_\_ day in the city of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

1.     I hereby revoke all former wills and codicils heretofore made by me.

2.     I appoint CD, etc., EF, and GH, etc., to be the executors and trustees of my this will.

3.     I appoint the said trustees as guardian of my children jointly with my wife.

4.     I bequeath –

                      i.        to my wife OP Shares Nos. \_\_\_\_\_\_ in Company Limited’

                     ii.        to my son MN my gold watch, chain and my signestring ;

                    iii.        to my daughter KL my motor car;

                    iv.        to my friend XY all my books.

5.     I bequeath the following pecuniary legacies :

                      i.        the sum of Rs. \_\_\_\_\_\_\_ to each of the trustees who shall prove my will and act in trust thereof.

                     ii.        Rs. \_\_\_\_\_\_\_ to each of my servants MN and Rs.

6.     I bequeath the following charitable legacies ;

                      i.        to the \_\_\_\_\_\_\_\_\_\_ Hospital Rs. \_\_\_\_\_\_\_\_\_\_\_,

                     ii.        to the\_\_\_\_\_\_\_\_\_\_\_ College Rs. \_\_\_\_\_\_\_\_\_\_\_.

                    iii.        to the \_\_\_\_\_\_\_\_\_\_ Orphanage Rs. \_\_\_\_\_\_\_\_\_\_\_.

                    iv.        to the \_\_\_\_\_\_\_\_\_\_ Temple Rs. \_\_\_\_\_\_\_\_\_\_\_.

7.     I give to my sister PQ, the wife of TU, during her life an annuity of Rs. \_\_\_\_\_ payable my equal monthly installments on the first day of each month after my death without power of anticipation during her coverture.

8.     I release and forgive to IJ or to his representative if he dies before me the amount that may be due at the time of my death to me on his bond for Rs. \_\_\_\_\_\_ dated \_\_\_\_\_\_\_ and direct my trustees to cancel and deliver up the bond to him.

9.     I devise and bequeath all my property, movable and immovable, existing at the time of my death (except property disposed of by this will) unto my trustees upon trust to sell all the covert the same into money, and after payment of all my debts, funeral expenses, legacies and annuities hereinbefore provided, to invest the net proceeds thereof in any investment they in their absolute discretion think fit and to hold the same and income thereof upon trust hereinafter declared and specified.

10.  My trustees shall pay the income of the trust estate to my wife during her lifetime without power of anticipation until her re-marriage and after her remarriage, one moiety to her and the other moiety to my children in equal shares.

11.  Subject to aforesaid my trustees shall divide the corpus of the trust estate among my children equally, who being sons attain the age of majority and in the case of daughters attain majority or marry under age :

Provided that if any child of mine dies during my life-time, then his children shall take equally between them and share of such child.

12.  I hereby give power to my wife, the said OP to appoint a new trustee or new trustees on the occurrence of any vacancy in the office of the trustees.

13.  I direct that if there is any difference of opinion between the trustees on any matter concerning this will, or the management of the property hereby bequeathed, or the execution of trust hereby created, the opinion of the majority shall prevail.

IN WITNESS WHEREOF I, the said AB, have executed this will in the presence of the witnesses hereunder who have attested the same in my present.

(Sd.)

Testator

Witnesses :

1. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

2. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Will With Trust for Wife and Children, Pecuniary Legacies and Annuities**

This is the last will of mine ab made this the ……….. Day of ………., 2000, which cancels all my former wills and codicils.

1.     I hereby revoke all my former wills and codicils.

2.     I appoint CD, EF and GH to be my executors and trustees.

3.     I bequeath all my household goods to my wife LN, absolutely.

4.     I bequeath all my books, clothes, watch and other personal effects to my eldest son OP.

5.     I bequeath;

                      i.        Rs………………….. to my wife aforesaid to be paid as soon as possible.

                     ii.        Rs…………………… to each of my executors who shall prove my will.

                    iii.        Rs…………………… to each of my servants who at my death shall have been in employ for three years immediately preceding my death (or three months salary in addition to the wages then due or accruing.)

6.     I bequeath to my said wife LN an annuity for her life of Rs……………. And to my sister RS an annuity for life of Rs. ………… both of which will commence from my death. These annuities will be secured by the appropriation of investments, sufficient to ensure the same out of income therefrom and in case of any deficiency of income, the capital of the said appropriated fund will be liable . After this appropriation, any residuary estate will be free of the aforesaid annuities.

7.     The residue of my property , movable and immovable, has to be converted into money by my executors who shall after payment of my debts, funeral and testamentary expenses, invest and settle the same on the following trusts:

a.     To pay the income to my wife aforesaid during her life.

b.    Subject hereto in trust to pay or divide the corpus to or between all my children or who being male shall attain majority or being female shall attain majority or previously namely, the share which would have belonged to any child already dead or who may die before me leaving issue to go to such issue by substitution per stripes.

8.     My wife aforesaid shall have power during her life to appoint a new trustee in case of any vacancy.

IN WITNESS WHEREOF I, the said AB, have signed this will hereunder the day and year first written above.

(Sd.)………………

(AB)

Signed by the above named AB in our presence at the same time and each of us has in the presence of the testator signed his name hereunder as an attesting witness.

1…………………….

2……………………

**WILL**

I, ……………………………………………………………………………….……..

aged……………………………………………………………………………….. year,

residing at…………………………………………………………………………………………………………….………………….. do hereby revoke all my former wills and declare this to my last Will and Testament. I further declare that I am in good mental health and in a sound condition of mind.

1. I appoint Sh……………………………………………………………...and Sh……………………….…………..to be the executors and trustees of this my Will.

2. I have my wife……………………………………………………………………….…[NAME].

Unmarried, major son……………………………………………………………….…[NAME].

and one married daughter…………………………………………………………..[NAME].

3. I own the following properties, (a) House……(b) Jewelry etc. (c) Shares in Companies (d) saving and fixed deposit bank accounts with………bank………….branch and some other movable and immovable assets.   
  
4. I bequeath the following assets to my son (HERE write the description of properties)   
  
5. I bequeath the following assets to my Daughter (HERE write the description of properties)   
  
6. I bequeath to my wife all the rest of my assets, including, the balance in my savings bank account with the…………..bank……………………………………………..branch……………………………..…………, cash and other movables and immovable properties.

8. I direct that any amount that may be determined as payable by me by way of debts, dues and liabilities, including direct and others taxes, charges, land revenue, costs, fees, and expenses to be paid by my son or wife.

IN WITNESS WHEREOF, I have to this my last Will set my hand this…………… day of ……………….   
  
SIGNATURE OF TESTAROR

Signed by the above named testator in our presence at the same time and each of us has in the presence of the testator signed hereunder as on attesting.   
  
SIGNATURE………….   
  
SIGNATURE………….   
  
WITNESSES:   
  
1. …………………(Name and Address)

2. …………………(Name and Address)