## 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**

Will Smith

- 1. Will. This is my Will. I revoke all prior Wills and codicils.
- 2. <u>Specific Gift of Personal Residence.</u> (Optional-use only if you want to give your personal residence to a different person or persons than you give the balance of your assets to under paragraph 5 below.) I give my interest in my principal personal residence at the time of my death (subject to mortgages and liens) as follows:

(Select one choice only and sign in the box after your choice.)

a. Choice One: 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.	DocuSigned by:  CRAEREG357E74R7
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. <u>Choice Three</u> : All to the following person if he or she survives me (Insert the name of the person.):	

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d. <u>Choice Four</u> : Equally among the following persons who survive me (Insert the names of two or more persons.):	
3. Specific Gift of Automobiles, Household and Personal Education and Personal Education or a different person or	
paragraph 5 below.) I give all of my automobiles (subject tipewelry, and other tangible articles of a personal nature at the	o loans), furniture, furnishings, household items, clothing,
(Select one choice only and sign in the box after your choice	2.)
a. Choice One: 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;	DocuSigned by:
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. <u>Choice Four</u> : 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 \$ 300, 000 USD
William	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
, and a second s	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, 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. <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 persons who survive me (Insert the names of two or more persons.):  6. Guardian of the Child's Person. If I have a child under age 18 and the child does not have a living parent at my death, I nominate the individual named below as First Choice as guardian of the person of that child (to raise the child). If the First Choice does not serve, then I nominate the Second Choice, and then the Third Choice, to serve. Only an individual (not a bank or trust company) may serve.  Name of First Choice for Guardian of the Person  Victoria  Name of Second Choice for Guardian of the Person  James  Name of Third Choice for Guardian of the Person  James  7. Special Provision for Property of Persons Under Age 25. (Optional—unless you use this paragraph, assets that go to a child or other person who is under age 18 may be given to the parent of the person, or to the Guardian named in paragraph 6 above as guardian of the person until age 18, and the court will require a bond, and assets that go to a child or other person who is age 18 or older will be given outright to the person. By using this paragraph hou may provide that a custodian will hold the assets for the person until age 18, and the court will require a bond, and assets that go to a child or other person who is age 18 or older will be given outright to the person. By using this paragraph you may provide that a custodian will hold the assets for the person until age 18, and the court will require a bond, and assets that go to a child or other person who is age 18 or older will be given outright to the person. By using this paragraph you may provide that a custodian of the person until age 18, and the court will require a bond, and assets that go to a child or other person who is under the age chosen below, I nominate the Individual or bank or trust company named below as First Choice as custodian of the property. If the First Choice does not serve, then I nominate the Name of First Choice for Custodian of Assets  Name of Thir	d Choice F	Four: Faually among the following			
death, I nominate the individual named below as First Choice as guardian of the person of that child (to raise the child). If the First Choice does not serve, then I nominate the Second Choice, and then the Third Choice, to serve.  Name of First Choice for Guardian of the Person Victoria  Name of Second Choice for Guardian of the Person James  Name of Third Choice for Guardian of the Person  Name of Third Choice for Guardian of the Person  Name of Third Choice for Guardian of the Person  7. Special Provision for Property of Persons Under Age 25, (Optional—unless you use this paragraph, assets that go to a child or other person who is under age 18 may be given to the parent of the person, or to the Guardian named in paragraph 6 above as guardian of the person until age 18, and the court will require a bond, and assets that go to a child or other person who is age 18 or older will be given outright to the person. By using this paragraph you may provide that a custodian will hold the assets for the person until the person reaches any age from 18 to 25 which you choose.) If a beneficiary of this Will is under the age chosen below, I nominate the individual or bank or trust company named below as First Choice as custodian of the property. If the First Choice does not serve, then I nominate the Second Choice, and then the Third Choice, to serve.  Name of First Choice for Custodian of Assets  Harry  Name of Second Choice for Custodian of Assets	persons wh	ho survive me (Insert the names of two			
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Name of Second Choice for Guardian of the Person  James  Name of Third Choice for Guardian of the Person  Name of Third Choice for Guardian of the Person  7. Special Provision for Property of Persons Under Age 25. (Optional—unless you use this paragraph, assets that go to a child or other person who is under age 18 may be given to the parent of the person, or to the Guardian named in paragraph 6 above as guardian of the person until age 18, and the court will require a bond, and assets that go to a child or other person who is age 18 or older will be given outright to the person. By using this paragraph you may provide that a custodian will hold the assets for the person until the person reaches any age from 18 to 25 which you choose.) If a beneficiary of this Will is under the age chosen below, I nominate the individual or bank or trust company named below as First Choice as custodian of the property. If the First Choice does not serve, then I nominate the Second Choice, and then the Third Choice, to serve.  Name of First Choice for Custodian of Assets  Harry  Name of Second Choice for Custodian of Assets	Γ	Name of First Choice for Guard	dian of the Person		
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Name of Second Choice for Custodian of Assets		Name of First Choice for Cus	stodian of Assets		
		Harry			
	Г	Name of Constant Chaire for Co	onto dia nont Annata		
Name of Third Choice for Custodian of Assets		Name of Second Choice for Cu	istodian of Assets		
		Name of Third Choice for Cus	stodian of Assets		

correct:

Insert any age from 18 to 25 as the age for the person to receive the property:

(If you do not choose an age, age 18 will apply.)				,	21	
			trust company name and Choice, and ther			executor. If the First
	Name of First Choice for Executor					
		Name of Se	cond Choice for Exe	cutor		
			Victoria			
	Name of Third Choice for Executor					
required if I d	o not sign in this box		is <u>not</u> required for ar	— Decui	Signed by:	or. A bond may be
your presenc	e and in each other!	s presence. Yo	of two (2) adult witne u must first read to th v to be my witnesses	nem the follo		
Cianad on	7/13/2018	a.t	San Jose	Cali	fornio	
Signed on	(date)	at	(city)	, Call	fornia.	
			DocuSigned by:			
	itnesses: Two (2) ac witnesses should no	lults must sign :	of Maker of Will as witnesses. Each v s under this Will.)	vitness must	t read the follow	ving clause before

a. On the date written below the maker of this Will declared to us that this instrument was the maker's Will and requested us to act as witnesses to it;

Each of us declares under penalty of perjury under the laws of the State of California that the following is true and

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b. We understand this is the maker's Will;			
c. The maker signed this Will in our presence, all of us being present at the same time;			
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 r	memory;		
f. We believe that this Will was not procured by	duress, 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 comp her name.	etent witness, and resides at the address set forth after his or		
7/13/2018 7/13/2018 Dated:			
Signature of witness	Signature of witness		
Occusioned by:	Signature of withless  Docusigned by:  Michaelle		
Print name here:	Print name here:		
Charlie	Michelle		
Residence address:	Residence address		
San Jose	Los Angeles		

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

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