

**QUESTION 14 THE ANSWER TO THIS QUESTION SHOULD GO IN BLUEBOOK
V OR IN SOFTEST ANSWER SCREEN 14**

In December 2007, Dan Timmons, with the assistance of his attorney, executed a valid will that left his sizable residential property, Danville, to his wife, Betty Buttons. The will left the residuary estate, worth around \$3 million, to his sister. Dan's parents were deceased and Dan had no children. Dan and Betty were divorced a few years after Dan executed his will. A few years after the divorce, Dan's health deteriorated. He reconnected with Betty, who moved back in and took care of him out of kindness. Dan expressed his continued desire to ensure Betty's comfort after he was gone. Betty typed up the following document which Dan signed and dated.

WILL AMENDMENT OF JUNE 30, 2014
I, Dan Timmons, wish to leave one million dollars to Betty
Buttons upon my death.

No one else was present when Dan signed this document. Betty kept this "Will Amendment" in her possession and made no changes. Dan died a few weeks later. Dan's attorney admitted the December 2007 will into probate. Betty sought to admit the "Will Amendment."

Applying Michigan law, fully discuss whether, and to what extent, Betty is entitled to any distribution from Dan's estate under (1) the original will and (2) the "Will Amendment," and the reasons for any conclusions.

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