



DHOOGHE LAW

Attorneys • Notaries • Conveyancers

WILL SIGNING PROTOCOL

1. SIGNATURE

The Will must be signed in full, in the space provided immediately below the end of the text on the last page.

If the will consists of more than one page then every page must be signed by you.

2. WITNESSES

Two witnesses (who must be at least 14 years of age) must be present when you sign the will.

Any person whom you have included in your will as a beneficiary or nominated as an Executor or Trustee or Guardian must not act as a witness to your signature. The husband or wife of such a person must also not act as a witness.

The witnesses must sign in the place provided on the last page of the will but do not have to sign any other pages.

3. DATE AND PLACE OF SIGNATURE

The date on which you sign the will, as well as the place (city, town) in which signature occurs, must be written in the spaces provided on the last page of the will.

4. AMENDMENTS TO THE WILL

In the margin directly opposite any amendment which you make to the will both you and the witnesses must initial. This applies where you delete some text, add a word or words, alter text, or write in words between lines of typed text.