

INSTRUCTIONS FOR FILLING OUT THE MARRIED COUPLE WILL WITH CHILDREN. YOU ONLY HAVE TO FILL IN INFORMATION IN THE SECTIONS LISTED BELOW TO COMPLETE YOUR WILL.

1. Fill in your name in each blank space where an asterisk (*) appears as the Maker.
2. Fill in the name of your spouse and the names of your children.

SECTION SECOND:

3. Initial the space in front of "All to my spouse..."
4. Initial one of the next two spaces. Use the first provision only if you want your estate to go to your surviving children after the death of your spouse. Use the second provision if one of your children should die before you do and you want that child's share to go to your grandchildren by that child if that child has any children at the time of your death.
5. **OPTIONAL:** Initial the next line and fill in who you want your estate to go to if something should happen to you, your spouse and all of your children. You do not have to fill this in if there is no reasonable chance of this happening. Sample distribution provisions are included.

SECTION THIRD:

6. Fill in the names of the people you want to be your Personal Representative. This is the person who collects your assets, pays your debts and distributes your assets. This is also the person who would hold your assets in trust for your children if they have not reached the age to collect their inheritance that you select in Section Fifth.

SECTION FIFTH:

7. Enter the age at which you want your children or other minors to receive their inheritance. The minimum age is 18. Prior to any child reaching the age you select, the personal representative has the authority to use that child's inheritance for that child's health, education and welfare.

SECTION NINTH:

8. Initial what you want done with your remains after you death.

SECTION ELEVENTH:

9. Use this to give cash bequests or for other specific things you want done upon your death.

SECTION TWELFTH:

10. You will not have this provision if all of your children are over eighteen. If you have minor children (children under the age of 18) list the names of the first and second choice of the people who you want to be the guardians of your minor children should something happen to you and you cannot care for your children.

Your Will is now ready to be signed witnessed and notarized. You sign on page 4 and on the Affidavit page. The witnesses also sign on page 4 and the Affidavit page. The notary signs on the Affidavit page. You, the witnesses and the notary must all be present when everyone signs.