
SUMMARY

This is my last Will and takes effect when I die. In this document, I appoint executors to manage my estate and give them instructions on how to distribute it to my inheritors.

LEGAL WILL OF QUEEN ELIZABETH ALEXANDRA MARY

My Will

PERSONAL DETAILS

My name is QUEEN ELIZABETH ALEXANDRA MARY. I was born on 21 April 1926 and my address is 1/99 The Big Mansion, Somewhere Private VIC 3000, Australia.

This is my last Will and revokes all of my former Wills and testamentary acts.

EXECUTORS

I appoint PRINCE PHILIP of PRINCE PHILIP as the sole executor of my estate.

However, if PRINCE PHILIP is unable or refuses to act, then I appoint the following as the substitute executors of my estate:

1. PRINCE CHARLES of 44 The Old Oak Tree, By The Pond NSW 2000; and
2. PRINCESS ANNE of 22 Leafy Comfy Crescent

My executors have the power to manage my estate, pay my funeral expenses and the costs of administering my estate in accordance with this Will.

SPECIFIC GIFTS

I give these gifts to each specific recipient (if they are alive at the time of my death):

1. my golf clubs to GREG NORMAN; and
2. my fur coats to LADY GAGA; and
3. my record collection to JIMMY BARNES; and
4. my horse and carriage to KYLIE MINOGUE; and

SAMPLE



INITIALS OF QUEEN ELIZABETH ALEXANDRA
MARY



INITIALS OF WITNESS 1



INITIALS OF WITNESS 2

5. my collection of photos and memorabilia of Lady Diana Spencer to PRINCE CHARLES.

GIFT TO CHARITY

I give AUD\$100000 to World Wide Fund for Nature Australia ABN 57 001 594 074 for its general purposes.

INHERITORS OF MY MAIN ESTATE

I give the rest of my estate (my main estate) to my husband, PRINCE PHILIP.

However, if PRINCE PHILIP dies before me then I give my main estate to the following substitute inheritors in percentage shares:

1. 20% to my son, PRINCE CHARLES; and
2. 20% to my daughter, PRINCESS ANNE; and
3. 20% to my son, PRINCE ANDREW; and
4. 20% to my son, PRINCE EDWARD; and
5. 16% to my favourite charity, RSPCA AUSTRALIA; and
6. 4% to my life long friend, MARY POPPINS.

If any of the substitute inheritors die before me then I give my main estate to the following substitute inheritors of my main estate who outlive me:

Further, if no substitute inheritor of my main estate survives me then I give my main estate to the following backup inheritors in equal shares:

1. my daughter in-law, CAMILLA PARKER BOWLE; and
2. my son in-law, MARK PHILLIPS; and
3. my son in-law, TIMOTHY LAURENCE; and
4. my daughter in-law, SARAH FERGUSON; and

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MARY



INITIALS OF WITNESS 1



INITIALS OF WITNESS 2

5. my daughter in-law, SOPHIE RHYS-JONES.

If any of the backup inheritors die before me then I give their share of my main estate to any other backup inheritors who outlive me (in equal shares).

Finally, if no substitute inheritor outlives me and no backup inheritor outlives me, I give my main estate to World Wide Fund for Nature Australia ABN 57 001 594 074 for its general purposes.

YOUNG INHERITORS

If I leave a gift to an inheritor or gift recipient who is under 25 years of age when I die, my executors have full discretion to distribute their share or gift (or **SAMPLE** ways:

1. for their benefit (for example, by paying their education expenses);
2. to their legal guardian (if any) or directly to them;
3. to them but only once they reach 25 years of age (or earlier if they are married in the meantime).

GUARDIANS

If I die leaving children under the age of 18 who do not have a legal guardian, I appoint MARY POPPINS of 33 Upper Busy Street,

However, if MARY POPPINS is unable or unwilling to act (or continue to act) as a guardian then I appoint PETER POPPINS of 33 Upper Busy Street, Brisbane 4000 as their substitute guardian.

MY FUNERAL

After my death, I would like my executors to decide what to do with my body, after consulting with my family.

At my funeral, I would like you to play the song Who Wants To Live Forever performed by Queen.

My wish for my funeral is that my coffin is carried through the street accompanied with a procession of military bands.

INITIALS OF QUEEN ELIZABETH ALEXANDRA
MARY

INITIALS OF WITNESS 1

INITIALS OF WITNESS 2

GOVERNING LAW

This Will is governed by the laws of Victoria, Australia.

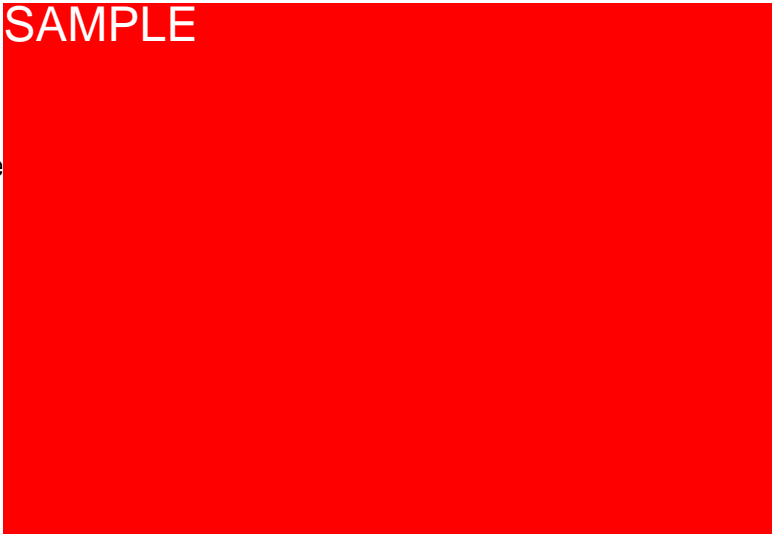
HOW TO INTERPRET THIS WILL

This Will should be interpreted as follows:

- 1. "children" includes children born before or after me, adopted children but excludes stepchildren and I do not intend to name them as an inheritor of my main estate;
- 2. "dies before me" means dies either before me or after me;
- 3. "outlives me" means outlives me by at least 30 days.

END OF THIS PAGE

SAMPLE





INITIALS OF QUEEN ELIZABETH ALEXANDRA
MARY



INITIALS OF WITNESS 1



INITIALS OF WITNESS 2

Signed by QUEEN ELIZABETH ALEXANDRA MARY

SIGNATURE OF QUEEN ELIZABETH ALEXANDRA MARY

HAND WRITE THE DATE OF SIGNING

Each witness confirms that QUEEN ELIZABETH ALEXANDRA MARY signed this Will in their presence and in the presence of the other witness.

Witnessed by

SIGNATURE OF WITNESS 1

HAND WRITE THE FULL LEGAL NAME OF WITNESS 1

HAND WRITE THE STREET ADDRESS OF WITNESS 1

HAND WRITE THE OCCUPATION OF WITNESS 1

Witnessed by

SIGNATURE OF WITNESS 2

HAND WRITE THE FULL LEGAL NAME OF WITNESS 2

HAND WRITE THE STREET ADDRESS OF WITNESS 2

HAND WRITE THE OCCUPATION OF WITNESS 2

Signing Instructions

1. PRINT THIS WILL DOCUMENT

QUEEN ELIZABETH ALEXANDRA MARY, print this document (either in black & white or colour) on A4 paper using a high-quality printer, so it is clearly legible. Carefully check whether this document expresses your last wishes, and if necessary create a new version, before you sign.

2. SIGN THIS DOCUMENT IN FRONT OF TWO WITNESSES

You must sign this Will document in front of two witnesses who are at least 18 years of age and not an inheritor. So, for example if you named your husband, wife, partner or children as inheritors or made a gift to them under your Will then they should not act as a witness. If they do, it could be difficult to prove the Will. A witness does not need to read the Will, they simply need to see you and the other witness sign the Will document.

Sign the Will document (with a black or blue pen) and, after you have signed, each witness should sign in front of you and the other witness using the same pen. Specifically, you and each witness must sign the last page (the page before this page) and initial the other pages (in the space provided at the bottom of each page).

You should hand write the date of signing and the witnesses should hand write their name, address and occupation on the last page (the page before this page).

3. STORE THIS DOCUMENT SAFELY

QUEEN ELIZABETH ALEXANDRA MARY, store the original of this Will document in a safe place, for example at your home or the office of your lawyer or accountant. It is not sufficient to simply retain a photocopy or a scan as the original signed document will be required to prove your Will when you pass away.

To make a valid legal Will in Australia, you do not need to lodge your Will document with the government, a lawyer or any other body. You simply need to ensure that it is properly signed and can be located and presented to a court to prove your Will when you pass away.