

## Simple Will

This will is made/executed by ABC ..... the testator on this 24<sup>th</sup> day of August 2014, regarding his estate.

Whereas, the testator is absolute owner in possession of movable and immovable properties, fully detailed in Schedule I and Schedule II.

And whereas, the testator is above 70 years old, though running his good health, however, he do not want that there should any dispute regarding his above said properties between his legal heirs.

And whereas, the testator has apart from his wife, two sons, namely 1 ..... 2..... and three daughters namely, 1 .....2..... 3.....

And whereas, all the three daughters have already been married and sufficient share out of the estate of the testator had been given to them at the time of their marriage.

Now, in view of the above said circumstances the testator, do hereby bequeath is existing estate as mentioned in Schedules I and II, to and in favour of his wife and two sons namely ..... in equal share to have and hold the same as absolute owner to extent of 1/3 share each after the death of testator.

Following conditions, however, shall be imposed at the time of bequeasting the said properties.

1. During the life time of the testator, the testator will continue to be absolute owner in possession of the entire properties mentioned in schedule I and Schedule II.
2. The properties shall bequest and vest with said legatees immediately on death of the testator.

3. That during the life time of the testator , the said legatees, will have no right, titled or interest in the said property and the testator will be at liberty to deal with all such properties as may be necessary from time to time.
4. It is made clear that all the properties mentioned in Schedule I and Schedule II are self acquired properties of the testator.
5. It is further made clear that though the list properties is given in schedule I and Schedule II, however, the actual properties to bequest in favour of said legatees, will be as are available on the death of the testator.
6. The properties mentioned in schedule I and Schedule II are subjected to decrease or increase as some properties may be disposed off and some other properties may be procured by the testator.
7. That no other person except the above said legatees shall have any right, title or interest over any part of the above said properties.

The above said Will has been made by the testator in his full senses in the presence of witnesses who have signed in the presence of the testator and the testator has signed in their presence.

In witness hereof the testator has put his hand on this indenture of this will in the presence of witnesses.

Witnesses

1. .... ABC ..... the testator
2. ....