

Wills Act 1837

1837 CHAPTER 26 7 Will 4 and 1 Vict

[^{F1}9 Signing and attestation of wills

No will shall be valid unless-

- (a) it is in writing, and signed by the testator, or by some other person in his presence and by his direction; and
- (b) it appears that the testator intended by his signature to give effect to the will; and
- (c) the signature is made or acknowledged by the testator in the presence of two or more witnesses present at the same time; and
- (d) each witness either-
 - (i) attests and signs the will; or
 - (ii) acknowledges his signature, in the presence of the testator (but not necessarily in the presence of any other witness),

but no form of attestation shall be necessary.]

Textual Amendments

F1 S. 9 substituted by Administration of Justice Act 1982 (c. 53, SIF 116:5), ss. 17, 73(6)

Status:

Point in time view as at 01/01/1997. This version of this provision has been superseded.

Changes to legislation:

There are currently no known outstanding effects for the Wills Act 1837, Section 9.