## 633.279 Signed and witnessed.

- 1. Formal execution. All wills and codicils, except as provided in section 633.283, to be valid, must be in writing, signed by the testator, or by some person in the testator's presence and by the testator's express direction writing the testator's name thereto, and declared by the testator to be the testator's will, and witnessed, at the testator's request, by two competent persons who signed as witnesses in the presence of the testator and in the presence of each other; provided, however, that the validity of the execution of any will or instrument which was executed prior to January 1, 1964, shall be determined by the law in effect immediately prior to said date.
  - 2. Self-proved will.
- a. An attested will may be made self-proved at the time of its execution, or at any subsequent date, by the acknowledgment thereof by the testator and the affidavits of the witnesses, each made before a person authorized to administer oaths and take acknowledgments under the laws of this state, and evidenced by such person's certificate, under seal, attached or annexed to the will, in form and content substantially as follows:

Affidavit	
State of	)
County of	) ss
We, the undersign	gned, and
	, the testator and the witnesses, respectively,
whose names are si	igned to the attached or foregoing instrument,
	rn, declare to the undersigned authority that at
the date of the instr	rument, we all knew the identity of each other;
	s exhibited to the witnesses by the testator,
	be the testator's last will and testament and
was signed by the	testator or by another at the direction of the
	, in the County of,
	, on the date shown in the instrument, and
in the presence of	each other as subscribing witnesses; that we,
as witnesses, decla	are to the undersigned authority that in our
presence the testat	or executed and acknowledged such will as
the testator's will a	and that we, in the testator's presence, at the
testator's request, a	nd in the presence of each other, did subscribe
our names thereto a	as attesting witnesses on the date of such will;
and that the witness	ses were sixteen years of age or older.
Testator	
Witness	
Witness	
	orn and acknowledged before me by
	the testator; and subscribed and sworn before
	, witnesses, this
day of	(month), (year)
	Nistana Dalalia an athan matanial
	Notary Public, or other notarial
(Cto)	officer authorized to take
(Stamp)	and certify acknowledgments
	and administer oaths

- b. A self-proved will shall constitute proof of due execution of such instrument as required by section 633.293 and may be admitted to probate without testimony of witnesses.
- [C51, §1281; R60, §2313; C73, §2326; C97, §3274; C24, 27, 31, 35, 39, §11852; C46, 50, 54, 58, 62, §633.7; C66, 71, 73, 75, 77, 79, 81, §633.279]
- 2000 Acts, ch 1058, §56; 2011 Acts, ch 25, §73; 2012 Acts, ch 1050, §57, 60; 2013 Acts, ch 33, §2, 9

Referred to in §622.1

[SP] 2013 amendment to subsection 2, paragraph a, applies to estates of decedents dying on or after July 1, 2013; 2013 Acts, ch 33, §9 [T] Subsection 2, paragraph a stricken and rewritten