## Chapter 11.12 RCW WILLS

## Sections

11.12.010	Who may make a will.
11.12.020	Requisites of wills—Foreign wills—Electronic presence.
11.12.025	Nuncupative wills.
11.12.030	Signature of testator at his or her direction—Signature by mark.
11.12.040	Revocation of will—How effected—Effect on codicils.
11.12.051	Dissolution, invalidation, or termination of marriage or domestic partnership.
11.12.060	Agreement to convey does not revoke.
11.12.070	Devise or bequeathal of property subject to encumbrance.
11.12.080	Revocation of later will or codicil—Effect—Evidence.
11.12.091	Omitted child.
11.12.095	Omitted spouse or omitted domestic partner.
11.12.110	Death of grandparent's issue before grantor.
11.12.120	Lapsed gift—Procedure and proof.
11.12.160	Interested witness—Effect on will.
11.12.170	Devise of land, what passes.
11.12.180	Rule in Shelley's Case abolished—Future distribution or
	interest to heirs.
11.12.185	Doctrine of Worthier Title abolished—Exception.
11.12.190	Will to operate on after-acquired property.
11.12.220	No interest on devise unless will so provides.
11.12.230	Intent of testator controlling.
11.12.250	Gift to trust.
11.12.255	Incorporation by reference.
11.12.260	Separate writing may direct disposition of tangible personal property—Requirements.
11.12.265	Filing of original will with court before death of testator.
11.12.400	Electronic wills—Short title.
11.12.410	Electronic wills—Definition.
11.12.420	Electronic wills—Applicable law.
11.12.430	Electronic wills—Execution—Choice of law.
11.12.440	Electronic wills—Execution—Procedure.
11.12.450	Electronic wills—Self-proving.
11.12.460	Electronic wills—Qualified custodians—Eligibility.
11.12.470	Electronic wills—Qualified custodians—Duties.
11.12.480	Electronic wills—Certified paper copies.
11.12.490	Electronic wills—Uniformity of application and
	construction.
11.12.491	Electronic wills—Applicability.