



# MEDICAL RELEASE FORM

We, \_\_\_\_\_, hereby give permission for any and all medical attention to be  
(Parent's names)

administered to our children \_\_\_\_\_ in the event of accident, injury,  
(Children's names)

sickness, etc. under the direction of the person(s) listed below, until such time as we may be contacted.

We also assume the responsibility for the payment of any such treatment. This release is effective for the period of 1 (one) year from the date given below.

Address: \_\_\_\_\_

Insurance Company: \_\_\_\_\_

Policy Number: \_\_\_\_\_

In case we cannot be reached, any of the following persons are designated to act on our behalf:

**Name(s)** \_\_\_\_\_  
**Address** \_\_\_\_\_  
**Phone Number** \_\_\_\_\_

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Physician: \_\_\_\_\_

Address: \_\_\_\_\_

Phone number: \_\_\_\_\_

Known Allergies: \_\_\_\_\_

Date: \_\_\_\_\_

\_\_\_\_\_  
Father's name

\_\_\_\_\_  
Mother's name

Subscribed and sworn before me,  
this \_\_\_\_\_ day of \_\_\_\_\_, Year \_\_\_\_\_

\_\_\_\_\_  
Notary Public

(Seal)



An important part of expressing your wishes is to, "make it official", or further memorialize your wish. We at wishes4life have compiled simplified documents that are free and intended to help you with this very important next step. We hope the documents provided will help make it easier for you to, "make it official".

**\*Check with you local state statutes regarding the proper execution of estate documents**

Many state statutes require that the testator's signature be at the end of the will. If it is not, the entire will may be invalidated in those states, and the testator's property will pass according to the laws of descent and distribution. The testator should sign the will before the witnesses sign, but the reverse order is usually permissible if all sign as part of a single transaction. **Witnesses.** Statutes require a certain number of witnesses to a will. Most require two, although others mandate three. The witnesses sign the will and must be able to attest (certify) that the testator was competent at the time he made the will. Though there are no formal qualifications for a witness, it is important that a witness not have a financial interest in the will and be at least 18 years of age."

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