

o tome je li pravilno postupio stavljajući svoje ime i prezime u tekst oporuke umjesto ispod teksta napisane oporuke. Kada je riječ o holografskoj oporuci napisanoj tiskanim slovima kojima se služi određeni broj osoba (posebice starije životne dobi), smatramo da ista može biti pravovaljana ako je opravda i znanje grafološke struke.

HANDWRITING REQUIREMENTS FOR HOLOGRAFIC WILL

Summary: *Holographic will is recognized by the most famous civil law codifications in the world. The most important advantages of holographic will are: complete secrecy of content, ability to make a will in a simple way at minimal cost. It's disadvantages are: susceptibility to falsification, incomprehensibility of certain words or sentences occasionally, insecurity in terms of keeping it by the testator. Holographic will is like every will strictly legal business which form is one of the conditions of it's validity.*

The basic condition of holographic will legal validity is requirement of handwriting in it's compilation and signing. The limits of handwriting requirements regarding their legal and practical significance are explored in this paper. It also analyzes the normative definition of a will, legal effects of a holographic will written by a testator with physical disabilities who used external assistance, legal effects of stenographic compilation of holographic will, question of term 'handwriting' content, legal consequences of signing a will made in a form of declaration, signing a will written in several sheets, etc.

Comparative law as well as relevant case practices are consulted. Solutions de lege ferenda regarding contraversial issues and diversities in legal science point of views are proposed.

Keywords: *free will, holographic will, legal validity of the will, manuscript, stenography, testator's signature, physical disabilities of the testator, will in the form of declaration.*