

Jurisdictionary Trust

TRUST AGREEMENT AND DECLARATION OF TRUST made by and between Frederick David Graves as Grantor, of 2744 NW Howard Creek Lane, Stuart, Florida (whose date of birth is 19 April 1943 and whose Social Security Number is 228-56-8790) and the same Frederick David Graves as Trustee.

ARTICLE I: DEFINITIONS

The term "trustee" used herein includes the terms "co-trustee", "successor trustee", and "alternate successor trustee" and subsumes the meanings of each and includes both the plural and singular of each such term in every application.

ARTICLE II: STATEMENT OF PURPOSE

A. Grantor establishes and declares this trust to manage grantor's properties and interests; to manage further properties and interests deposited with any trustee by grantor or other person at any time; for the maintenance, comfort and support of grantor during grantor's lifetime; and for the benefit of designated beneficiaries of grantor after grantor's death or disability as defined herein.

B. For value received, Grantor herewith conveys to the trustee all properties and interests described in Schedule "A" appended hereto. From time to time additional properties and interests may be conveyed to a trustee if accepted for administration under this instrument.

ARTICLE III: LIFETIME RESERVATIONS

A. Except during a period of adjudicated incompetency, grantor shall have the right at any time exercisable by a writing signed and acknowledged by grantor, effective upon delivery to any trustee or beneficiary if there shall be no trustee, as follows:

- (1) To revoke this instrument and withdraw all or any part of trust property;
- (2) To amend this instrument in any particular;
- (3) To change the identity or number of trustees or beneficiaries.

ARTICLE IV: DISPOSITION AT GRANTOR'S DEATH

Grantor has considered each person who might be the object of Grantor's bounty and directs the successor trustee of this trust to take only the following actions with regard to the trust estate after his death.

A. Upon death of grantor, trustee shall hold, manage, conserve, and invest assets of this trust to provide a reasonably safe combination of yield and security while taking into consideration the ultimate disposition thereof and best interests of all beneficiaries.

B. The trustee shall as soon as reasonably practicable convey all trust assets to his wife Kathryn Jo Graves free of trust, if she survives Grantor, and if she shall not survive Grantor then to the children of Kathryn Jo Graves in equal shares *per stirpes*.



ARTICLE V: TRUSTEE POWERS

Each trustee shall have all powers granted by law to trustees generally, to be exercised as the trustee in the trustee's sole discretion determines to be in the best interest of all beneficiaries, so long as such exercise of discretion is not contrary to the purposes and requirements of any article of this trust.

ARTICLE VI: GENERAL PROVISIONS

A. No interest under this instrument shall be transferable or assignable by any beneficiary, or be subject during his or her life to the claims of his or her creditors.


B. It is not the grantor's intention that any trust Assets shall be conserved to benefit remaindermen. On the contrary, a primary purpose of this trust is to provide for the grantor during grantor's lifetime and grantor's wife at grantor's death. Rights or interests of remaindermen are incidental to the purpose of this trust.

ARTICLE VII: SUCCESSOR TRUSTEE


If grantor shall become unwilling or unable to serve as trustee, then grantor's wife Kathryn Jo Graves shall serve as Successor Trustee, but if she shall be unwilling or unable to serve, then her children Trever Braden and Justin Braden shall serve as co-trustees in her place and stead, deciding all issues by unanimous vote. In determining whether grantor is unable to serve as trustee, successor trustee need not require a court order or other determination of incapacity but may rely solely upon written opinions of two physicians attending grantor stating that grantor is unable to effectively and properly serve as trustee. Upon receipt of such written opinions the successor trustee shall be fully empowered as trustee until such opinions shall be revoked or superceded by written opinions of two physicians attending grantor.

THE SIGNATURE OF ANY TRUSTEE SHALL BE DEEMED SUFFICIENT TO EXERCISE ALL TRUSTEE POWERS CONTAINED IN THIS TRUST.

SUBSCRIBED in the presence of witnesses this 11 day of August ²⁰²¹ 2019.


Frederick David Graves, as Grantor


Frederick David Graves, as Trustee


Witness


Witness

Initials 

SCHEDULE "A"

CASH:

One Thousand Dollars (\$1,000) cash, received and acknowledged.

INTERNET DOMAIN NAMES:

AmericanJusticeFoundation.com, AmericanJusticeFoundation.org, AmericaTheJust.com, CaseWinningTactics.com, CourtroomTactics.com, CourtTactics.com, EZCashTree.com, FrederickGraves.com, HowToWinInCourt.com, Jurisdictionary.com, Jurisdictionary.net, Jurisdictionary.org, JusticeMagazine.com, LampLifters.com, LawsuitTactics.com, PublicLegalEducation.com, RulesOfCourt.com, TheGospelMystery.com, WeekendLawSchool.com, WithoutALawyer.com, WordWar.com, and all other domain names registered at any time in grantor's name or in the name of this trust.

INTELLECTUAL PROPERTIES:

All and every right and value inherent in the content of all aforementioned internet domains and associated websites at any time published by grantor, all books or other publications authored by grantor, all musical works composed or written by grantor, all copyrights and federal trademarks at any time owned by grantor including Jurisdictionary®, American Justice Foundation®, and Justice®.

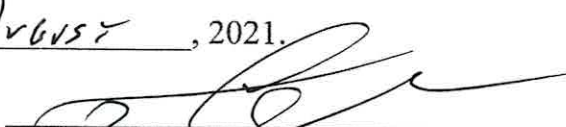
OTHER PROPERTY:

All such other property, real or personal, which shall be conveyed to any trustee of this trust from any source at any time or from time to time and accepted by such trustee for administration under the terms of the foregoing declaration and agreement.

PROCEEDS OF THE FOREGOING:

All income, profits, and other benefits tangible or intangible received or receivable by virtue of the aforementioned assets without limitation together with all rights to claim, receive, demand, and sue for such income, profits, or benefits without limitation.

Receipt acknowledged this 11 day of August, 2021.


Frederick David Graves, as Trustee

CERTIFICATE OF SELF-PROOF

STATE OF mi
COUNTY OF Bay

THE UNDERSIGNED Frederick David Graves and Emily Luptowski and Jill Babcock, the witnesses, who signed the foregoing instrument, having been duly sworn and identified in accordance with law, declared to the undersigned officer that the grantor/trustee freely executed this declaration of trust in the presence of said witnesses, and each witness signed in the presence of grantor/trustee, at grantor/trustee's direction, in the grantor/trustee's presence, and in the presence of each other.

[Signature]
Frederick David Graves, as Grantor

[Signature]
Frederick David Graves, as Trustee

[Signature]
Witness
[Signature]
Witness

SUBSCRIBED AND SWORN before me by Frederick David Graves and by the witnesses hereinabovenamed, each identified to me by personally known, this 11th day of August 2021. Drivers License

[Signature]
Notary Public

My commission number is:
My commission expires:

NICOLE NAVARRO
NOTARY PUBLIC - MICHIGAN
BAY COUNTY
MY COMMISSION EXPIRES 10/09/2026
ACTING IN BAY COUNTY

Initials [Signature]

Last Will and Testament of Frederick David Graves

I, *Frederick David Graves*, presently residing at 3114 Shannon Lane, Bay City, Michigan 48706, who was born in Huntington, West Virginia of David Curtis Graves and Wanda Jean Allen Graves on 19 April 1943, and whose social security number is 228-56-8790, declare this to be my last Will, and I revoke all other wills and codicils I may have heretofore made.

ARTICLE I

I direct my personal representatives to pay from my probate estate, all costs of ancillary administration, if there be any, and all estate, inheritance, and succession taxes (including any interest and penalties thereon) payable because of my death, even though property included in the determination of a tax may not pass under this will and, insofar as possible, such payment shall be made as an expense of administration without apportionment to anyone or seeking contribution from anyone, and no payment shall be made of a generation-skipping transfer tax.

ARTICLE II

I may leave a written statement or list disposing of certain items of my tangible personal property not otherwise properly disposed of herein, in accordance with provisions of Michigan Law as amended or revised from time to time, and any such statement or list in existence at the time of my death shall be determinative with respect to all items devised therein. All items not effectively devised thereby and not specifically devised otherwise in this will shall become part of my residuary estate.

ARTICLE III

At the time of my death I may own legal rights in certain valuable properties, real and personal, tangible and intangible, including but not limited to certain intellectual properties (patents, trademarks, and copyrights) by which I wish to benefit others after my death in the manner set forth herein. I own the registered federal trademark and all copyright to *Jurisdictionary*[®] and the writings that appear on my several websites. In my computers and on back-up CDs are numerous unpublished intellectual properties that could be worth millions if managed with prudence and best efforts. In addition to cash on deposit with TD Bank, Huntington Bank, Chase Bank, and Bank of America I have a small portfolio of securities at TD Ameritrade and cash on hand in my safe.

I devise and bequeath all my rights and property that may be in my estate prior to my death and all that may come into my estate after my death as directed herein and respectfully request my personal representative to use due diligence to collect all sums due or recoverable and make best use of same for my beneficiaries.

I direct all the rest and residue of my estate be conveyed free of trust to my wife Kathryn Jo Graves, whose kindness and love have been an inestimable blessing. If she shall not then be living, I direct that the rest and residue of my estate be conveyed free of trust to my wife's sons Trever Braden and Justin Braden *per stirpes*.

I direct my personal representative to derive the most financial benefit possible for my beneficiaries from the intellectual properties I leave behind.

ARTICLE IV

I nominate Kathryn Jo Graves to serve as personal representative for administration of my estate but, if she is unwilling or unable to serve, I direct that Trever Braden and Justin Braden serve as co-executors. No compensation is to be paid my personal representatives.

ARTICLE V

The personal representatives named in this Will, and any successors or parties serving in his/her stead, shall be governed by the provisions of Michigan Law not in conflict with this instrument, and shall have all additional powers and protections granted by statute to them and to trustees at the time of ap-

plication that are not in conflict with this instrument. In addition, and not in limitation of any common-law authority and without application to any court, the personal representatives shall abide by directions hereafter given and shall have all the power and responsibilities described below to be exercised in their absolute discretion:


A. With regard to both real and personal property, for the purpose of obtaining funds for payment of taxes, claims and the costs of administration, payment of bequests and making distributions, conversions of cash, management of property, and for every other proper purpose, they may acquire, retain, invest, reinvest, exchange, lease, sell, borrow, mortgage, pledge, transfer, and convey in such manner and on such terms without limit as to time as they may deem advisable, even for terms beyond the expected administration of my estate, and no purchaser or lender shall be held liable to see to the propriety of the transaction nor to the application of the proceeds.

B. To pay all or any portion of the administration expenses, debts, taxes, penalties, and interest out of income or principal, and to accumulate income of the estate for this purpose. Unless otherwise provided by this instrument, amounts paid from income shall be charged against income, and those payments shall require no reimbursements or adjustment of the accounts of the estate or of the share that any Beneficiary shall be entitled to receive in income or principal.


ARTICLE VI

I direct that that my wife or her successors in interest choose who shall serve as Resident Agent for my Personal Representative.

IN WITNESS WHEREOF, I the said *Frederick David Graves* have hereunto subscribed my hand and seal and publish and declare this instrument to be my Last Will and Testament, in presence of witnesses named below, this 11 day of August 2021.


Frederick David Graves, Testator

Subscribed, sealed, and declared by *Frederick David Graves* as his Last Will and Testament, consisting of two pages plus attached Certificate of Self Proof, and he in our presence and we at his request and in his presence and in the presence of each other have hereunto subscribed our names this 11th day of August 2021.

 residing at Bay County, MI
Witness

 residing at Saginaw County, MI
Witness

CERTIFICATE OF SELF-PROOF

STATE OF MICHIGAN]
COUNTY OF BAY]


We, Frederick David Graves, Emily D. Luptowski, and Jill Babcock, the Testator and Witnesses respectively, whose names are signed to the attached or foregoing instrument, having been sworn, declared to the undersigned officer that the Testator signed the instrument as his Last Will in the presence of said Witnesses, and that each of the Witnesses signed the Will in the presence of the Testator and in the presence of each other.


Frederick David Graves, Testator


Witness


Witness

SUBSCRIBED before me by Frederick David Graves, as Testator, and by Emily Luptowski and Jill Babcock the witnesses, all sworn and known to me or identified by Michigan Drivers License, this 11th day of August 2021.


Notary Public, State of Michigan
My Commission Expires:

NICOLE NAVARRO
NOTARY PUBLIC - MICHIGAN
BAY COUNTY
MY COMMISSION EXPIRES 10/09/2026
ACTING IN BAY COUNTY

LIST OF PERSONALTY

All tools, weapons, books, recordings, clothing, jewelry, computers, electronic devices, musical instruments and all such other personalty located in my home or any of my vehicles at the time of my death shall be included in my probate estate without exception.

Testator's Initials 