524.2-504 SELF-PROVED WILL.

County of		
whose names are declare to the un testator's will an for the testator), purposes therein signed the will a	re signed to the attached or foregoing instrument, being first indersigned authority that the testator signed and executed that the testator had signed willingly (or willingly direct, and that the testator executed it as the testator's free and very expressed, and each of the witnesses, in the presence and as witness and that to the best of the witness' knowledge the fage or older, of sound mind, and under no constraint or under the signed as witness.	duly sworn, do hereby he instrument as the ed another to sign oluntary act for the hearing of the testator, e testator was at the
		Testator
		Witness
		Witness
	d, sworn to, and acknowledged before me by, the sworn to before me by, and, witness	
(Seal)		
	(Signed)	
	(Official capacity of officer)	

(c) A signature affixed to a self-proving affidavit attached to a will is considered a signature affixed to the will, if necessary to prove the will's due execution.

History: 1975 c 347 s 22; 1979 c 240 s 1; 1986 c 444; 1994 c 472 s 37