394.225 Self-proved will.

(1) Any will may be simultaneously exe acknowledgment thereof by the test made before an officer authorized to state and evidenced by the officer' form:	tator and affidavits to administer oaths	of the witnesses, each under the laws of the	ch nis
I,, the testator, sign of, 19, and being fict undersigned authority that I sign and exect sign it willingly (or willingly direct another and voluntary act for the purposes there years of age or older, of sound mind, and	cute this instrument to sign for me), tha in expressed, and	as my last will and that I execute it as my fro that I am eighteen (1	at ee
We,	utes this instrument other to sign for hir stator and in the Il as witness to the ator is eighteen (18	as his last will and the m), and that each of use presence of the othe testator's signing, ar	at is, er nd
	(Witness)		
THE STATE OF	(Witness)		
Subscribed, sworn to and acknowledgestator and subscribed and sworn to, witnesses, this	before me by	, ar	าe าd
Signed)			
Signed)	/OFFICIAL	CADACITY	_
OFFICER)	(OFFICIAL	CAPACITY C)F
(2) An attested will may, at any time	subsequent to it	s execution, be made	эb

(2) An attested will may, at any time subsequent to its execution, be made self-proved, by the acknowledgment thereof by the testator and the affidavits of the witnesses, each made before an officer authorized to administer oaths under the laws of this state, and evidenced by the officer's certificate, attached or annexed to the will in form and content substantially as follows:

THE STATE OF	
COUNTY OF	
_	ority, on this day personally appeared
testator and the witnesses, respectively foregoing instrument and, all of thes	, whose names are signed to the attached or e persons being by me first duly sworn. clared to me and to the witnesses in my
presence that the instrument is his la directed another to sign for him, and that for the purposes therein expressed; and presence and hearing of the testator, presence of the testator and of the othe	st will and that he had willingly signed of it he executed it as his free and voluntary act d each of the witnesses stated to me, in the that he signed the will as witness in the r subscribing witness, and that to the best of en (18) years of age or over, of sound mind
	 (Testator)
	(Witness)
	(Witness)
	(Witness)
testator, subscribed and sworn before	before me by, the me by and and, A.D.,
OFFICER)	OFFICIAL CAPACITY OF
	gment of a will by a testator, and of the

- (3) The execution of an acknowledgment of a will by a testator, and of the affidavits of witnesses, made before an officer authorized to administer oaths under the laws of this state and evidenced by the officer's certificate substantially in the form set out in this section during the period between June 21, 1974, and the effective date of the 1982 amendments to this section shall be considered to be a valid execution and attestation of a written will even though the will was not signed and attested separately from the execution of the acknowledgment by the testator and the affidavits of the witnesses.
- (4) A self-proved will may be admitted to probate without the testimony of any subscribing witness, but otherwise treated no differently from a will not self-proved.

Effective: July 15, 1982

History: Amended 1982 Ky. Acts ch. 75, sec. 1, effective July 15, 1982. -- Amended 1980 Ky. Acts ch. 259, sec. 11, effective July 15, 1980. -- Created 1974 Ky. Acts ch. 299, sec. 1.