

Leaving a Legacy to the Tyndale Society (UK)

It is wise to write a Will to provide for your own family and friends, whatever your age.

If you have enjoyed the *Tyndale Society* and want others to benefit, or you want to help us pursue our aims to educate and promote the legacy of William Tyndale to future generations, then financial donations help us to undertake new projects. In the past some legacies to the *Tyndale Society* have helped us to host major events.

Gifts in Wills to charities are exempt from British Inheritance Tax. If more than 10% of a taxable estate is donated to charity, this can reduce the Inheritance Tax rate on the overall estate. We recommend you consult with your solicitor for all tax advice. A solicitor will make sure that your wishes will be carried out as you intend. Ensure that your family are provided for first and would not object to the bequest.

There are three ways in which people leave a legacy to charity.

1. A percentage share

Some people like to leave a % share (e.g. 10%) of the value of your assets, such as property and savings. This is the most helpful way to leave a gift to the *Tyndale Society* as it won't lose value over time. This is also known as a residuary gift.

2. A lump sum

Other people like to reserve a specific amount of money (e.g. £5,000) which can be any amount you choose. This is also known as a pecuniary gift.

3. Specific gifts

Some supporters choose to leave specific items such as books, or collections of past Journals which can be added to our library, passed to libraries or new members.

Leave a Gift

To leave a gift to the *Tyndale Society*, you'll need to include our charity details:

The Tyndale Society,
Registered Charity Number 1020405 (England and Wales).

An example of wording you could use:

I leave £X,000 / \$X,000 / a X% share of my residuary estate for the Tyndale Society, (registered charity number 1020405) for its general charitable purposes and I declare that the receipt of the proper officer for the time being of the said charity shall be a sufficient discharge to my executors.