

Legacy Pledge

Many thoughtful people, who may want to give to the Appeal, do not want to make a substantial gift now, but can envisage doing so in the fulness of time. Often this is because they do not know how much they will need in the future, and have no need or wish to start releasing capital assets to generate cash at this stage.

Of course loved ones need to be cared for, and other commitments met. But you may think that after all this, you can leave something to the Organ Appeal in your will. Since we are a charity, gifts to us will normally be free of inheritance tax. By doing so - and telling us that you have done so - you will enable us to generate funds now for the Appeal.

If you want to take this further, you will need to see your solicitor to make or change your will, or make a simple codicil. The following wording may be of help:

For a specific legacy (i.e a fixed amount of money, property or specific item):
I bequeath to St Mary Redcliffe Church Lands Charity, charity registered in England and Wales number 211109, for its Organ Appeal the sum of... and I declare that the receipt of the Treasurer for the time being of the Church Lands Charity will be a sufficient discharge for such legacy.

For a residuary bequest (i.e. what remains after bequests to family, friends, other good causes):

I bequeath to St Mary Redcliffe Church Lands Charity, charity registered in England and Wales number 211109, Bristol, for its Organ Appeal all, or... share of the residue of my estate and I declare that the receipt of the Treasurer for the time being of the Church Lands Charity will be a sufficient discharge for such gift.

Please fill in the Pledge Form and we will contact you.