ARGENTINA CIVIL CODE

Art. 1848
The accepted donation can only be revoked in the situations mentioned in the following articles:

Art. 1849
If the donee is found in default with respect to the execution of the burdens or conditions of the donation, the donor has a cause of action to revoke the donation.

Art. 1850
The donor can ask for the donation to be revoked if the donee does not execute his or her obligations with respect to the donation, regardless of the reason, and even if the circumstances for the impossibility of execution were not created by the donee, except when the impossibility came about before the donee was found in default.

Art. 1858
The donations can be revoked for reason of ingratitude on the part of the donee in the following three cases:

1 – When the donee has made an attempt against the donor’s life;

2 – When he or she has seriously offended the donor or his or her honor;

3 – When the donee has refused to sustain the donor.