



How prepared is your family for death?

Or worse?

If you don't have an Estate Plan custom drafted by an attorney, you may not be prepared at all.

By itself, a Will is a terrible estate plan. It guarantees an expensive, time consuming, and public probate process.

Most people understand the importance of a Will, but many are not familiar with trusts. Both a Will and a Trust can be used to transfer your property when you die, but the similarity ends there.



What will a Revocable “Living” Trust do for your family? It can:

- Reduce or eliminate estate taxes.
- **Avoid Probate**, which can cost your estate 6%-10% of the estate's gross value and take years to complete.
- Keep your estate **private**. A Will alone opens your financial affairs to the public.
- Should incapacity become an issue, a Trust gives you **100% financial control**. If you have only a Will, the Courts will make your decisions for you.
- Allows **quick distributions** of assets to beneficiaries without Court intervention.

The Small Business Law Firm[®], P.C.

www.SmallBusinessLaw.Org

Toll Free **855-5-Biz-Law** (855-524-9529)

This legal advertisement is for families who want to prepare. Our principal attorney, Scott Williams, invites you to call with questions.



When *The Small Business Law Firm*[®] drafts my Estate Plan, what do I get?

- A **full-service law firm** with experienced estate planning attorneys who meet with you, answer your phone calls, and provide solid legal advice every step of the way. Document preparation services only fill in forms and are prohibited from asking you any of the right questions required to tailor your estate plan.
- **Revocable “Living” Trust**, customized by an estate planning attorney (not a paralegal).
- **Pour over Will**
To nominate guardian(s) for any minor children and to work with your Trust.
- **Durable Power of Attorney**
Allows you to designate others to manage financial affairs during any temporary period of incapacity. Avoids expensive and public court-supervised conservatorships.
- **Advance Health Care Directive** (*aka a “Living Will”*)
Enables you to preselect certain medical care and end of life decisions, so the hospitals don’t make them for you.



Bottom line... What does it cost?

We are one of the few law firms in the country that will publicize our legal fees...because we simply know they are less than nearly all others. They are:

Complete Estate Plan for a <u>Couple</u>	\$2,795 all-inclusive flat fee*
Complete Estate Plan for an <u>Individual</u>	\$1,995 all-inclusive flat fee*

**Includes attorney fee, notary fee, and recording your CA primary residence into your trust. Additional property deeds in CA are \$145 each (plus recorder costs).*

Please call for a free, no-obligation consultation on any estate plan matter.

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