

Questions & Answers

I have a will; do I need a new one?

If you have already organized your will, you will need to think about it again perhaps every couple of years, but definitely if certain circumstances change, such as:

- Birth of children
 - Marriage
 - Separation
 - Divorce
 - A new relationship
 - Significant changes in the value of your assets; or in the way that you own them (e.g. family trust)
 - New business (or business structure)
 - Retirement
 - Certain family circumstances.
- Families can be complex, if you are concerned about something, please just ask.

Can I talk to someone about it? Yes, of course you can!

Food for Thought

- Do you have children?
- Is it important to you who is appointed guardian of your children if you die?
- Does it matter to you who will get your property if you die?
- Does it matter to you who will get your savings if you die?



Theresa McCormack
ABLE Legal Service

PO Box 171 • Kedron • QLD 4031

E: Theresa@ablelegalservice.net.au
M: 0421 716 631

Why make a will?



ABLE
LEGAL SERVICE



We don't like to think about dying.
It unsettles us.
But just give it 10 minutes thought.

If you have children, a will is a must.

We put up gates to keep small children from harm; we put locks on the cupboards; some of us even buy a safer car, I did.

But most of us don't think about the unthinkable. What happens to the kids if we die?

ABLE Legal will come to you and listen whilst you tell us what matters. Let us plan for the unthinkable so that you don't have to dwell on it for long.

If you die without a will you subject your family to confusion and anxiety, at a time that is already so very difficult.

Without a will, the court may need to appoint an administrator and this can take months. There is no guarantee that your loved ones will receive what you may have wanted.

A bit of thought and some planning now, is all that is required.

Because I am a mum, and I feel that this is important, *ABLE Legal* has special rates for couples expecting children and for parents of young families.



I'm a Mum too

If you die without a will you do not have an Executor. This is the person authorized to make sure your kids are taken care of; your funeral paid for; your money and property given to those who will need to carry on without you.

We can help you put plans in place, so those you love are safe if you can't be there.

Get in touch, we'll help.

E: Theresa@ablelegalservice.net.au
M: 0421 716 631
