

Wills & Probate EXPRESS

By RS Johnson Legal, PC

Simple Will

This Will is best when you want to leave your assets to one person or to all of your children equally. It ensures that your heirs will not have to provide an insurance bond to the Court, which will save them money. Further, it allows you to designate that they will not have to provide detailed accountings and inventories to the Court. Most importantly, it ensures that your wishes and desires are carried forward in the exact manner you choose. **\$600**

Standard Will

The Standard Will is perfect for granting your assets to several people and for granting your assets in specific ways. You can choose to give individual gifts and specifically divide assets between your heirs. It allows for the specific creation of Trusts for minors and the designation of Trustees accordingly. You may also decide to identify your life insurance policies, 401K plans, bank accounts, and other items specifically. The Standard Will also provides the benefits mentioned above for the Simple Will. **\$750**

Trust (Revocable)

A Trust allows you to place all of your assets inside of the Trust during your lifetime. You will have ownership of the items through your Trust and the disbursement designations you have selected will carry forward. The Trust document will include the creation of other documents necessary to ensure the Trust has its desired effect. The Trust further allows your heirs to avoid going through the Probate process for the Trust. Your heirs will have access to needed funds immediately without the delay of waiting for a Probate process to be completed. This estate tool will provide you with an extended consultation and a detailed estate package. **\$2,500**

Advance Healthcare Directive

This document will provide you with the opportunity to identify all of your medical desires in the event you are not able to speak for yourself. It also designates the person whom hospitals and doctors will speak to regarding your medical care and related details. Specifically designates whether you would want CPR, and other life-sustaining procedures and resources. **\$200**

Power of Attorney

This document allows a person to act on your behalf to transact any business or other matters for you. They would be able to stand in your shoes related to bank accounts, buying & selling property, etc. This is a convenience for when you are not available, and an invaluable tool if you are incapacitated for any reason. **\$200**

*We provide a reduced fee for the Advance Healthcare Directive (\$150) and Power of Attorney (\$150) when purchased in conjunction with a Will (Simple or Standard) or Trust.

Our Litigation Fees:

We provide representation in uncontested matters for a flat fee of **\$2,200.00**. This fee includes your initial consultation, legal research, document preparation, reasonable dialogue with family and uncontested court representation.

For contested matters, we assess a retainer in the range of **\$3,000.00** and bill against it at an hourly rate. We will provide you an estimate of the time and expense expected for your particular case and request that you make deposits into your client account to prepay fees as needed. In all cases, we charge a reasonable rate and handle cases in the most efficient way to avoid surprises and mounting legal fees.

We want happy clients! We want you to see the value in our service and our approach.

Counsel and Coaching for Administrators and Executors

Once the court has appointed you to serve or granted the testators appointment, you may need guidance about next steps or how best to execute your duties. We offer a monthly pay plan for these clients. We will provide up to 2 hours of counseling and service for a fee of \$350 per month. This amount is paid each month until you decide you have exhausted all assets and completed the service requirement or no longer need our services. This rate is discounted from our standard hourly rate of \$275.

Give us a call to discuss your case. 770-756-7264