# Estate Planning Questionnaire



For Single Individuals with No Children

## Fort Jackson Legal Assistance Office

(803) 751-4287

A Last Will and Testament tells a Court who should receive your property after you die. Probate is the process by which a Court transfers legal ownership of your probate property to your beneficiaries. Estate planning documents, such as a Last Will and Testament or Transfer on Death Deed, and beneficiary designations can help minimize the need for and expense of probating your estate.

## You MUST fill out this Estate Planning Questionnaire - COMPLETELY.

Instructions: Please fill out this questionnaire. It is important that you answer EVERY question. If a question does not apply to your particular situation, you may leave it blank. If the answer to any question requires more space than has been provided on the form, add the information in the "Additional Information" section and refer to the question number to which your answer applies. Since your answers are being made to an attorney they are confidential and are protected by the attorney-client privilege.

## This Legal Assistance Office reserves the right to limit or deny assistance in the following situations:

- (1) Complex estates, as determined by the attorney;
- (2) Estates valued over \$12.9 million (including non-probate assets such as life insurance);
- (3) Estates in which either a spouse owns or has an interest in a business;
- (4) Estates involving special needs planning;
- (5) Estates in which, in the judgment of the attorney, our estate planning services are inappropriate.
- (6) Estates in which the client did not or refuses to cooperate with Legal Assistance staff, including fully completing this questionnaire.

#### INSTRUCTIONS FOR OBTAINING A WILL, LIVING WILL, AND POWERS OF ATTORNEY

**APPOINTMENTS.** This is a two-step procedure which requires an initial appointment with the attorney after completing the questionnaire and a follow-on appointment to sign your documents. After the initial appointment, a draft copy of all documents will be prepared and sent electronically to you. Any changes/ corrections can be addressed through email correspondence. Please note that our regulations require our office to supervise the execution of your will.

**ESTATE PLANNING** creates a process under which your property and assets are given to others upon your death. It may also include the preparation of documents that permit others to make financial and medical decisions for you in the event you become incapacitated. Every estate plan is different, but most include a will, an advanced medical directive, and various powers of attorney.

**SGLI / Life Insurance.** Your estate plan should account for life insurance (i.e., SGLI), government benefits (i.e., death gratuity) and other types of assets (e.g., jointly-owned bank accounts and real estate) that automatically pass to your designated beneficiaries upon your death. Pending your appointment with our office, we recommend that you update your DD Form 93, Record of Emergency Data, to designate beneficiaries to your \$100,000 death gratuity.

**Blended Families.** If you have children from a prior marriage or relationship, you should discuss "preresiduary trust" options with your attorney. These trusts guarantee that your children from prior relationships will obtain your intended gifts and not risk the possibility that your spouse will neglect them in the spouse's estate plan, if applicable.

Trusts. If you have minor children or other beneficiaries that are not yet ready to manage assets on their own, you may want to include a trust in your will that allows you to designate a person to look after your beneficiary's assets until your beneficiary is able to assume sole ownership and control of the assets at an age that you consider appropriate. Your will should name guardians for your minor children in the event you die while your children are young. Please be sure to discuss special life insurance options with your attorney when leaving life insurance money to minors. Your attorney can advise you on whether you should pay your life insurance through your will, or whether it might be better to use a statutory trust, such as the Uniform Transfer to Minors Act (UTMA).

### Data Required by the Privacy Act of 1974

**Authority:** Title 10 USC Section 3013

**Principal Purpose:** The purpose of this form is to assist the attorney in preparing legal documents for the client. The information on this form is protected by the attorney-client privilege and may be released only in accordance with law or with the approval of the client.

**Routine uses:** Information on this form will be used to provide legal advice and to prepare legal correspondence and documents for the client.

**Disclosure:** Voluntary. However, nondisclosure may preclude the legal assistance desired by the client

#### WILL TERMINOLOGY

WHAT IS A WILL? A will is a legally effective declaration of a person's wishes as to the disposition of his/ her property upon death. It must be executed with the formalities required by statute. The provisions of wills do not take effect until after the death of the maker. A will never disposes of the proceeds of insurance policies with named beneficiaries, nor does it dispose of some items of property which are held under various forms of special ownership, such as joint tenancy with a right of survivorship or tenancy by entirety. In a will, you will designate an Executor/trix and if minor children are involved, a guardian (see definitions below). It is important that you contact the prospective Executor/trix and Guardian prior to the preparation and execution of the will to ensure that he/she/they is/are willing to accept the position.

**WHO IS THE BENEFICIARY?** Anyone to whom the maker of a will (testator/trix) leaves a portion of his/her property.

WHAT DOES BEQUEATH MEAN IN A WILL? To give personal property by will.

WHAT IS DOMICILE? A person's permanent home. The place to which, whenever he/she is absent, he/she has the intention of returning. You can have more than one residence, but you can only have one domicile. Your intent, voting, paying taxes, registering automobiles, obtaining a driver's license, and location of assets are factors considered in determining domicile. For military members, your domicile is often your legal residence (e.g., your home of record), not the place you are currently living.

**WHAT IS AN ESTATE?** All property, real and personal, in which a person has an interest, such as money, savings accounts, stocks, house, furniture, insurance policies, etc.

**WHAT DOES RESIDUARY ESTATE MEAN?** Residuary is a derivative of the word "residue." It means what is left over. Your residuary estate is the portion of your estate that is left over when everything else is disposed of.

**WHAT IS A BOND?** Money put up by a guardian or executor to insure against loss occasioned by their negligence or theft.

WHAT DOES EXECUTION MEAN? To validate a will by correctly signing it and having it witnessed.

WHO IS THE EXECUTOR/EXECUTRIX? The person named in a will to carry out the wishes expressed in the will. An Executor is male; an Executrix is female. Upon the death of a maker of a will, the Executor/trix must take the will to the proper court for probate. Once the court accepts the will as valid, the court officially appoints the person as Executor/trix. An Executor/trix may be entitled to compensation for his/her services. Individuals serving in this capacity serve subject to court approval. While most courts follow the desires of the Testator/trix in his/her will, they are not bound to do so. A bond may be required of an Executor/trix. In some states the term "Personal Representative" means the same thing as Executor/trix.

**WHO IS A GUARDIAN?** One who is responsible for caring for the person and/or property of a minor child. Individuals serving in this capacity serve subject to court approval. While most courts follow the desires of the Testator/trix in his/her will, they are not bound to do so. Courts can require guardians to post a bond.

**WHO IS THE TESTATOR/TESTATRIX?** You, the person making the will. A Testator is male; a Testatrix is female.

WHAT IS PERSONAL AND TANGIBLE PROPERTY? Property which is moveable.

**WHAT IS A PROBATE?** A court proceeding where the Executor/trix seeks to establish a will as genuine, settle all the debts of an estate, and distribute the property in the estate to the heirs according to the wishes of the will maker as expressed in the will.

WHAT IS A PROBATE ESTATE? The portion of an estate that requires court supervised administration to effect transfer of title. It does not include property transferred at the time of a person's death by other means, such as property held as joint tenants with right of survivorship or life insurance paid to a designated beneficiary. For tax purposes, all property which the decedent owned or in which he/she had an interest may be included in the taxable estate, although some of it is not within the probate estate.

**WHAT IS REAL PROPERTY?** Property that has a fixed location, such as land or a house.

## Your Personal Information

Military S	Status:		
	_Active Duty or Reservist		
	_Retired		
	_Spouse or Dependent of Active I	Duty	
	_Spouse of Dependent of Retiree		
	Other (e,g, deploying civilian)		
Are you?:			
	_Single		
	_Divorced		
	_Separated from your spouse/part	ner	
Gender: _			
Your Pref	ferred Pronouns:		
	(he/him)		
	(they/their)		
	Other preference (please state):		
Are you a	U.S. Citizen?: Yes	No	
Full Legal	l Name:		
Street Add	dress:		
City:	State:	Zip Code:	
Contact P	hone Number:	Email:	
Residency	y Information		
In what st	tate do you claim residency?		
Do you pa	ay state income tax?	For what state?	

## **Do You Want to Disinherit Anyone?**

Relationship To You:	
Relationship To You:	
Relationship To You:	
eir children, for example)? Yes	No
No	
n of flags to certain individuals? Yes	No
	<u> </u>
and scattered	
by my Executor	
•	Relationship To You:

## **Prior Marital Information**

Were you previously marrie	d? Yes No	How did that ma	rriage end?		
Do you have any continuing (If yes, please describe; for requirement.)	example, child su	-	rt, life insurance	om a prior relati	onship?
Prior Estate Planning					
Do you have a Last Will &	Testament? Yes	No	If yes, <u>r</u>	olease attach.	
Do you have a Trust, Revo	cable Trust, or Re	evocable Living Trus	st? Yes No		
Property Information		-441-4111-1		<b>A</b>	
Real Property (house and/o				periy. A	
legal description is found or		ncludes property that	you are buying.	T	<b>-</b>
	Titled in whose name	Purchase Price	Fair Market	Outstanding mortgage	

Description and Location	Titled in whose name Indicate if Sole, Joint or Beneficiary and name	Purchase Price	Fair Market Value	Outstanding mortgage
		_		

- 1					
_					
١X	Tho do you want these prop	erties to go to?			
٠,	no do you want mese prop	crues to go to.			

## **Other Titled Property**

#### Do you own any other titled property such as a car, boat, etc.?

Description And where titled	Titled in whose name Indicate if Joint or Beneficiary and name	Market Value	Mortgage	Equity

## Financial Accounts

Please identify all financial accounts; examples include checking accounts, savings accounts, money market, and education savings accounts.

1. Do you have any checking accounts?

Name of Bank	Titled in whose name Indicate if Joint or Beneficiary and name	Approx. Balance

### 2. Do you have any interest bearing accounts (savings, money market) and/or CD's?

Name of Bank	Titled in whose name Indicate if Joint or Beneficiary and name	Approx. Balance

	Name of Business			Owners & Ownersh	ip Interest	Val	lue of your interest
4. Do you o	own any stocks, bor held in a brokerage.	nds, or mutua List only the	Il funds	(including company sto f the financial institution	ck)? (You do ı	not nee	d to list individu
Name o	of Security/Brokerage		Indi	Titled in Whose Name cate if Joint or Beneficiary and	I name	С	urrent Value
5. Do you ha	ave any profit sharin	g, IRAs, 401K	ís or per	nsion plans?			
	Description/Location			Beneficiary		Current Value	
6. Do y	ou have any life ins	urance policie	es and/o	r annuities?			
ame of ompany GLI	Insured	Policy C	Owner	1 <sup>st</sup> Beneficiary	2 <sup>nd</sup> Benef	iciary	Death Bene
7. Does	s anyone owe you m	oney?		_			
		Description				,	Approx. Value

Description	Approx. Value

Description	Value

Do you have any special items of value such as coin collections, antiques, jewelry, etc.?

## If there is additional property, please list it on a separate sheet of paper.

8.

Is your C	OMBINED total estate, including life insurance, financial accounts, real
property,	motor vehicles, and personal property worth more than \$12.9 million dollars?
Yes	No

Your total estate includes all assets, financial accounts, stocks, bonds, mutual funds, IRA's, real property, personal property, etc. There can be serious tax consequences and issues for estates over the estate tax limit and may need to consult a private attorney, tax attorney, and/or a financial planner in such a circumstance.

## The next section tells us about your goals and any concerns you may have about your estate plan.

Your Last Will and Testament tells the Court and your Executor who should get your probate property when you die. You can give your property to anyone you choose. You can give your property to a single person – for example – everything to my wife. You can give your property to a group of people – for example – everything to my grandchildren. You can also give your property in percentages – for example – 50% to my niece, 25% to my nephew, and 25% to my neighbor. You can also choose alternates to receive your property in case the primary person(s) you want to inherit passes away before you.

You are not bound by your responses in this section. Your attorney will discuss your choices with you and make changes, if needed.

nat is your primary goal or objective with your I	ast Will and Testament?
What are your primary concerns with your Last W	ill and Testament or your estate plan?

## **Specific Bequests**

You may make separate gifts of cash, specific investments, real estate, or personal property to specific people or charities in your will. These bequests will be distributed first and reduce the amount of property left for your other beneficiaries. Specific bequests (and trusts) are appropriate methods of setting aside money and property for children of prior relationships. If you make no specific bequests, all of your property will pass to your primary beneficiaries listed below in the Residuary Estate. Do you wish to make any specific bequest in your will?

If Yes, please list your specific bequest(s) and who you want to receive it (them):

Name	Relationship	Item or Dollar Amount

### Disposition of Tangible Personal Property

"Tangible" personal property are non-monetary items such as furniture, collectibles and personal	l effects.
Who do you want to receive your personal property?	

Your state of residence may permit the use of a separate "personal property memorandum" (a separate writing giving certain items to certain people.) For example, "my pocket watch to my nephew, John Smith." Do you want to create a personal property memorandum if permitted by your state? Yes

No

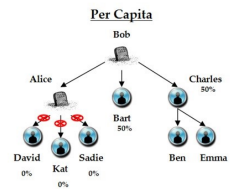
Who Do You Want To Receive the Remainder Your Property (i.e., "Residuary Estate")? NOTE: You may have more than one person as a primary beneficiary or alternate beneficiary. Example: All to my spouse (primary beneficiary) and then to my 4 children (1st alternate beneficiary). You are NOT REQUIRED to have alternates.

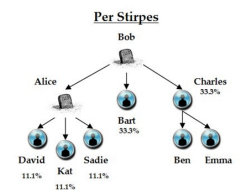
Beneficiaries Name	Relationship	Percentage	Alternate Beneficiary (yes / no)	1 <sup>st</sup> , 2 <sup>nd</sup> , or 3 <sup>rd</sup> Alternate

## "Per Stirpes" vs. "Per Capita"

In case any of the beneficiaries listed above dies before you and leaves children, you must decide if you want the share of the deceased beneficiary to go to their children, or to pass only to your beneficiaries that survive (live longer than) you. This is best illustrated by an example:

Assume you leave your estate to your three children in equal shares, but one of your children dies before you. You must decide if you want the share of your deceased child to pass to your grandchildren (the deceased child's children), which is called "per stirpes" (per stirpes is Latin for "by the roots"), or to be divided equally between your surviving children, which is called "per capita" (per capita is Latin for "by the head"). If any of your beneficiaries dies before you and leaves children, do you want the share to pass to those children per stirpes or per capita?





If a beneficiary does not survive you, do you want your property to go to the other named beneficiaries? (Per capita) Yes No

If a beneficiary does not survive you, do you want your property to go to the benfeiciary's surviving children? (Per stirpes) Yes No

### Trusts for Children and Others

If any of your beneficiaries are minors, or incapable of managing money you may want to create a Testamentary Trust to hold money on that person's behalf until they reach the age you select.

### Are any of your beneficiaries under the age of 18 and need a trust?

Yes No

If yes, please provide the names of these beneficiary(ies) and their relationship to you:

BeneficiaryName	Relationship

If yes, at what age do you want them to receive the principal balance of the trust funds from your estate?

18 21 25 other

If "other," please explain:

Do you want a single trust for all beneficiaries? Yes No

Who do you wish to name as Trustee (the person responsible to manage the money for and support your beneficiaries)?:

	Name
1 <sup>st</sup> Choice	
2 <sup>nd</sup> Choice (optional)	
3 <sup>rd</sup> Choice (optional)	

## **Appointment of Fiduciaries**

You need to choose people to serve as the executor of each will and the trustee/custodian of any property that will go to a minor child, and/or the guardian of your minor children (if any). These positions require a significant amount of trust, therefore you should not choose someone if you do not believe they will honor your wishes or may mismanage your property. The appointments can be the same or different people. We STRONGLY encourage you to discuss the appointment with the person you are selecting BEFORE doing your Last Will and Testament and confirm that the person is willing and able to serve in the selected role.

## **Executor/ Personal Representative**

The Executor/Personal Representative is the person you choose to manage the probate of your estate. List the Executors **in the order** that you would like them to serve.

Executor's Name	Relationship to You	Age	Order of Executor (1st,2nd,3rd)	Is the Person a Convicted Felon?	State where the person lives?

## **Digital Assets**

Do you wa	nt your Executor/P	ersonal Represe	entative to have	access to digital	assets (website	es, email etc.)?	
Yes	No						

#### **No-Contest Provision**

Do you want a provision	revoking	the inheritance of any beneficiar	Ty .	
who contest your will?	Yes	No		
If Yes, do you want to in	clude co	ntesting children of any beneficia	ries? Yes	No

## **Powers of Attorney**

We recommend that, in addition to wills, clients execute statutory durable powers of attorney (for property and health care), and directives to physicians (about the use of life support).

A durable power of attorney grants an agent broad powers to act and make decisions on your personal and financial matters. In executing a statutory durable power of attorney you select the powers and authorities that you want to give to your agent. A medical power of attorney grants an agent the ability to make medical decisions for you. This power can be effective either immediately or when a doctor determines you are unable or incompetent to make medical decisions. With both types of powers of attorney the agent is not allowed to act against your wishes or override your decisions. A directive to physicians and surrogates, often called a living will, states your wishes regarding lifesustaining procedures if you have a terminal condition or irreversible condition (as determined by your doctor). This document is very important because it take the burden and distress of this decision from your family.

Do you want a Durable Power of Attorney?	Yes	No
Who would you like to make financial decisions f	for you if you are	e not able to:
First Choice:	Second Choic	e:
Name:	Name:	
Address:	Address:	
Telephone:	Telephone:	
If you are on active duty or deploying, do you want the declared "missing", "missing in action" or "prisoner or		· ·
Do you want your agent(s) to be able to make gifts? If Yes, do you want (select any that apply):	Yes	No
Gifts to specific individuals of any of the pro Name(s): Outright gifts for estate planning purposes to		r individuals.

Make gifts, grants, or transfers to persons or organizations as the Agent may select.

Do you want your agent(s) to be able to (select all that apply):
request, receive, and review any information regarding physical or mental health, including but not limited to, medical and hospital records, and to consent to the disclosure of the information.
act as the principal's personal representative to obtain access to the principal's health care information and communicate with the principal's health care providers
None.
Do you want your agent(s) to have access to digital assets (websites, email etc.)? Yes No
If for any reason, a court needed to appoint a guardian to handle your financial affairs, who would you like that person to be?
Same as agent #1 above
Same as agent #2 above
Other:
Name:
Address:
City/State/Zip:
Telephone:

## Medical Power of Attorney

First Choice	Second Choice
Name:	Name:
Address:	Address:
Telephone:	
	ed/not authorized:
Any special instructions in case of delivered safely")	f pregnancy; (for example "I wish to be kept alive until th
Do you wish to appoint an agent for If Yes:	or donation of anatomical gifts? Yes No
Do you wish your spouse/p	-
If No, please designate another:	