Questions and Answers About Wills

A will is a legal document directing the disposition of one's property (estate) after death. The person

whose property is distributed in the will is called the testator of the will. A will has no effect before the death of the testator. At any time before death, the testator may still give away or sell her property. The testator may also amend or revoke her will or put in effect an entirely new will at any time before her death, as long as she is mentally competent to do so.

mentally competent to do so.
Last updated on November 16, 2020.
Probate Wills and Holographic Wills
Files
Q&A_Wills.pdf
Q&A Wills - Spanish.pdf
Wills.brochure format.docx
How helpful do you find the information on this page?
O Not helpful
O Somewhat helpful
O Very helpful Save
Please tell us why this page wasn't helpful N/A
O Not related to my issue
O Not enough information
O Unclear information
Comment
About text formats

About text formats

Plain text

- No HTML tags allowed.
- Lines and paragraphs break automatically.
- Web page addresses and email addresses turn into links automatically.

This question is for testing whether or not you are a human visitor and to prevent automated spam submissions.

Save

Print

Table of Contents

NEWS

News & publications

The news about recent activities for needed peoples.

More News

25 Aug 2017

Court Rules that Same Sex Parent can Move Forward with Discrimination Suit Against the State of Idaho

In an important step in securing equal rights for same-sex couples, a federal court ruled yesterday that an unmarried, lesbian mother can continue her fight to be recognized as the parent daughter.

Continue Reading

17 Jan 2017

ILAS receives funds to help seniors from Idaho National Laboratory

IDAHO LEGAL AID RECEIVES \$1,440 GRANT Idaho National Laboratory, on behalf...

Continue Reading

Our Partners

LSC's support for this website is limited to those activities that are consistent with

