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Eliminate the Agony of Probate and Estate Planning

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Guard Your Assets and Enjoy Peace of Mind

Yes, you can avoid the high cost and distasteful probate process. A Revocable Living Trust allows you to control your assets as circumstances change during your life.

Contrary to popular belief a Will, Living Will, or a Loving Will does not avoid, but does guarantee probate. And your lawyer's counting on that—for a fat paycheck.

It gets worse, let me explain...

The Truth About Probate and Wills

If the value of your gross assets exceeds your State's Probate limit, it is automatically subject to probate. A Will is usually only valid in the state in which it was prepared and signed. Worse still, it's part of the public record.

The AARP states the average cost of probate in Washington State is 6—10% of your gross estate. These fees gobble up your assets you intended to leave to your heirs, and proceedings can last from months to years.

“Trusts Are Just For Rich People”

Not true! No matter the size of your estate, a Revocable Living Trust (RLT) lays a solid foundation for a comprehensive estate preservation program.

This adjustable document gives you *complete control* of your assets

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during your life—and control of distribution upon your death, virtually *eliminating* all family disputes and disagreements.

The disposition of an RLT is completed quickly--within weeks to two months, giving you and your heirs' peace of mind. There are no probate fees, no court costs involved, and best of all...**no surprises**.

Why a Revocable Living Trust?

- No burden on your family, the estate is settled and they don't have to deal with it
- No red tape, fees, or embarrassment by avoiding the probate ruse
- Determine division of your estate, cut the court out of the equation
- Eliminate or reduce the need for a court-appointed conservator should you become incapacitated
- Choose your own Successor

...and much more.

Remember...the courts and lawyers, want to get their sticky fingers on your estate. They all want their cut of your assets through probate.

But now you can easily sidestep them and let your chosen heirs benefit from your hard work.

The AARP estimates probate fees will consume \$2 billion dollars over the next ten years, and as much as 10% of your estate could be swiped by the probate system. Don't let this happen to you.

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Protect your estate and your chosen heirs with a Revocable Living Trust.

Documents included with Revocable Living Trusts:

- Pour-Over Will
- Living Will
- Durable Power of Attorney for Assets
- Durable Power of Attorney for Health Care (Advance Directive/Health Care Proxy)
- Nomination of Conservator
- Appointment of Guardian for Minor or Disabled Children
- Assignment of Furnishings and Personal Effects
- Trust Certification

...and more.

To claim your free report, “What The IRS and Most Attorneys Don't Want You To Know,” simply choose one of three fast ways to contact me without obligation:

1. Pick up the phone and call me: 509.586.7777 or 509.586.8017
2. Email: rick.woods@charter.net
3. Drop me a quick note: P.O.Box 6093 Kennewick, WA 99336

Your partner in estate planning,

Rick Woods
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