## LEGAL ASSISTANCE OFFICE - WILL WORKSHEET

PRIVACY ACT STATEMENT				
1. AUTHORITY: United States Code, Title 10, S	Section 3012.			
<ol><li>PRINCIPAL PURPOSE: Information requested consulted.</li></ol>	is to establish your entit	lement to this free serv	vice and properly identify y	you and the attorney you
<ol><li>ROUTINE USES: Access to this information is sale, tax returns, marital forms, change of name</li></ol>			ey and derivative use ther	eof, e.g., leases bills of
<ol> <li>MANDATORY OR VOLUNTARY DISCLOSURE information is voluntary. However, refusal to do invalid in some states.</li> </ol>				
FILE NAME	DRAFTER		ATTORNEY	
Welcome to the Legal Assistance Office. This worksheet will answer common questions concerning Wills, prepare you to discuss your needs and desires with an attorney, and provide a convenient form on which to record important information. This worksheet starts the Will preparation process. After you complete it you must return it to the Legal Assistance Office. You will receive a phone call telling you when you can come back to execute your Will. IF YOU HAVE ANY QUESTIONS WHICH ARE NOT ANSWERED BY THIS WORKSHEET, PLEASE DISCUSS THEM WITH YOUR LEGAL ASSISTANCE OFFICER.				
WHAT IS A WILL? A Will is a legal document wh contains other specific directions from you conce may leave behind.				
WHY SHOULD I MAKE A WILL? If you die without a valid Will, the distribution of your property will be government by the laws of your state of legal residence, and perhaps by the laws of the state in which you die. Your wishes usually won't be considered.				
IS ALL OF MY PROPERTY CONTROLLED BY MY WILL WHEN I DIE? No. For example, proceeds of insurance policies are distributed as you have designated in the insurance policy, and property which you own jointly with another person will, normally, go to the other joint owner.				
WHAT IS PROBATE? Probate is a court procedure by which a Will is proved to be valid or invalid. Probate proceedings also address the administration of your estate, taxes, the guardianship of children, etc.				
PRINT YOUR FULL NAME (FIRST, MIDDLE, LAST):     DUTY PHONE:				
NO     YES:       SOCIAL SECURITY NUMBER:     DO YOU CURRENTLY HAVE A WILL?				
STATUS: BRANCH OF SERVICE				
UNIT/PLACE OF DUTY:				
MARRIED? SPOUSE'S NAME:				
CHILDREN? CHILD(REN) NAME:				
NO YES (ADOPTED, NATURAL, STEPCHILDREN) CHILD(REN) SEX:				
COUNTY & STATE OF LEGAL RESIDENCE: WHERE ARE YOU NOW LIVING:				
WHAT IS A PERSONAL REPRESENTATIVE? A Pering your Will, and to settle your estate. Settlement their spouse as Personal Representative. Often a Will that you want the fee waived for your Person with care, and discuss the matter with him or her	nt includes paying, from y security fee, or bond, is nal Representative. Your	our estate, any taxes a required of this person Personal Representation	and debts you may owe. i; however, most states al ve will have an important	Many married people name low you to specify in your role; choose him or her
with Alt named nar	E: <i>(Check one)</i> e as Pers Rep me 1st Alt me 2nd Alt	Name a Pers Ro no Alt named		ame a Pers Rep vith Alt named
NAMES OF PERS REPS (Give Relationship to you)				
1st Alt to Spouse		Pers Rep		
Presently of		Presently of		
2nd Alt to Spouse		Alt Pers Rep		
Presently of		Presently of		

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HOW SHOULD I LEAVE MY PROPERTY? Generally speaking, you may sta although there are laws in some states which may give your spouse and/o leave all their property to their spouse, and, if their spouse does not outliv	r your children a right to a portion of your property. Most married persons				
WHAT IF I WANT SOMEONE TO MANAGE MY CHILDREN'S MONEY AND be a Financial Custodian to manage any money or property that you leave appointing some adult to be the custodian for a child's property. If you ar person who you want to name as custodian and then discuss it with your	e interested in this sort of an arrangement, you should discuss it with the				
want to give and the person who is to receive it. You should be careful al	d <b>Specific Bequests</b> and you may make them by fully describing what you bout Specific Bequests. If you dispose of the property that you describe, or your Will, you may be creating difficulties for your Personal Representative.				
WHAT IS A SPECIFIC BEQUEST? A specific bequest is a gift by will of a specific article or part of testator's estate, which is identified and distinguished from all of the same kind and which may be satisfied only by delivery of particular items.					
HOW DO YOU WANT TO LEAVE YOUR PROPERTY WHEN YOU DIE? (Given the second s	ve Relationship to you)				
1. ALL TO YOUR SPOUSE? ALL TO:	POUSE? ALL TO: Presently of:				
2. IF THE PERSON(S) NAMED IN #1 DOES NOT OUTLIVE YOU, THEN WHO DO YOU WANT TO HAVE YOUR PROPERTY?					
YOUR CHILDREN OTHER: Presently of:					
3. IF THE PERSON(S) NAMED IN #2 DOES NOT OUTLIVE YOU, THEN WHO DO YOU WANT TO HAVE YOUR PROPERTY?					
YOUR GRANDCHILDREN OTHER:	Presently of:				
SPECIFIC BEQUESTS?					
WHAT IS A TRUST? A trust is a fiduciary relationship with respect to property, subjecting the person by whom the title to the property is held to equitable duties to deal with the property for the benefit of another person, which arises as a result of a manifestation of an intention to create it.					
TRUST? NO YES Age of Distribution?					
TRUSTEE: Presently of	of:				
Alt TRUSTEE: Presently of	of:				
WHAT IS A GUARDIAN? A Legal Guardian is the person who will act as parent for any of your children who are minors at the time of your death. Normally, if you are survived by your spouse, he or she becomes the children's guardian if he or she is the biological or adoptive parent of the children. However, it is recommended that you name a <i>guardian</i> and an alternate <i>guardian</i> in the event that both you and your spouse die. If you or your spouse have children not born of your current marriage, you should discuss the situation in detail with an attorney to determine the most appropriate way to provide for the children.					
APPOINT GUARDIAN FOR CHILDEREN?					
Spouse as Guardian Name an alternateSpouse as Guardian Name a 1st and 2nd AltName a Guardian No AlternateName a Guardian Name an Alternate					
NAMES OF GUARDIANS (Give relationship to you)					
1st Alt to Spouse	2nd Alt to Spouse				
Presently of	Presently of				
Guardian	Alt Guardian				
Presently of	Presently of				
MAKE NOTES BELOW ABOUT ANYTHING ELSE ABOUT YOUR WILL THA	T YOU WANT TO DISCUSS WITH YOUR ATTORNEY:				