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Love and Trust -My Family

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Far too many families aren't protected by a living trust. We live in prosperous times, under a system of government that provides strong, fundamental property rights. Even after death, your property is protected if you plan ahead. However, without proper planning, your estate goes through the archaic system called probate. Modern trust laws allows for a better, more efficient way to protect your property for your family or others, including non-profit organizations, you want to leave your property to.

Most people prefer living trusts for many reasons, but primarily because it gives them the most control after death over what is done with their property and how it will provide for their family when gone. No one understands your family's needs better than you. Most people want a system that avoids government involvement as much as possible; the answer to that problem is a properly drafted and funded living trust.

Attorney Matthew K Palfreyman answers two of the most common questions about Trusts:

Are there simpler planning methods than trusts? Yes, but if I am dead I know that my family's needs will be anything but simple. My estate administrator needs more control than those methods provide. The answer to that problem is a properly drafted living trust.

Are there cheaper planning methods than trusts? Yes, but the additional expense paid in advance is peanuts compared to the cost of fixing mistakes, dealing with oversights, or other unique problems that occur in nearly every estate administration when there is no trust or when the trust does not fit the needs of the estate.

If you are looking for the most efficient plan that provides the most flexibility then the answer is a properly drafted and funded living trust created with the assistance of a trusted professional who is familiar with your needs and circumstances.

For more information you can visit our website WINSOR LAW GROUP

or call 480-505-7044 to schedule a *FREE 30 minute Trust Consultation to discuss your needs.