



Greetings!

Personally, I cannot think of a more stressful thought, than that of leaving your Children behind, alone, without Guardians in the case of your accidental death. Who is going to care for your Children? I think it unimaginable that one has not named and/or reviewed your Guardian Choices in your Will.

My Friends at [Hull & Hull LL.P.](#) in a recent [post](#), detailed, the nuances of appointing a Guardian for your Children in your Will. Should you have Children under the age of 18 or you are planning to have Children, a Guardian for them in case of your untimely demise can only be made in a Will. If these circumstances apply to you, please [contact](#) me to discuss writing or re-writing your Will to name a Guardian.

At the [Offices of Howard S Dyment](#), I can guide you through the intricacies of estate planning and ensure that your most precious assets, your Children, are provided for both physically and financially in accordance with your wishes, in the most prudent manner possible.

I invite you to [set up a Zoom](#) appointment with me to discuss your Estate Planning and drawing your Will to make certain that your Children are cared for.

[Schedule A Consultation](#)

Visit My
Website

Tailor Made Therapy For You

Law Offices of Howard S. Dymant | 2300 Yonge Street, Suite 1600 | Toronto, ON M4P 1E2 CA

[Unsubscribe](#) | [Update Profile](#) | [Constant Contact Data Notice](#)



Try email marketing for free today!