

Law Offices of Howard S. Dymant

ESTATE LAW CHANGES FOR SPOUSES
ARE IN FORCE MARCH 1, 2021



Greetings!

Notwithstanding the Newsletters that I have sent out and the conversations I have had with you throughout my career, some of my clients have yet to complete a Will and Powers of Attorney or failed to revise their Will after Separation and Divorce. I take some solace in the fact that only about 15% of my clients do not have Wills and Powers of Attorney whereas the National Average is almost 68%. That said, as of March 2021 if you die without a Will the Preferential Share your spouse will now receive has been raised to \$350,000.00. I assume with some certainty that should you be separated but not divorced, that you would not want your ex-spouse to receive this sum but rather your children. The only way to prevent this from occurring is a new Will.

All Will and Estate Planning in my Offices are now carried out, including execution, by Zoom™, so revising or preparing your Will and Powers of Attorney with me is a very convenient and a quick process.

To read an article on this issue by a colleague of mine, you

may click [here](#).

If I can help you in any other way, please feel free to contact me at:
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