

MEMPHIS PROBATE LAW

CHASITY SHARP GRICE, ATTORNEY AT LAW

WILL YOUR DEATH KILL YOUR CHILDREN? Why not planning is the worst estate plan.

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Greetings!

Do you have children under the age of 30? If so, let's talk for a second.

What do you think you would have done if you received thousands of dollars at age 18? or 25 even? Do you think that you would still have that money by now?

Tennessee law says that a child becomes an adult at the age of 18, which means that, if you pass away during that time, they would likely get a fat check, right???

People think that estate planning is hard. Wrong!!! The failure to get your estate plan done today could set your child up for an early life of bad judgment. Setting up a proper estate plan, however, could ensure that your legacy lasts much into their adulthood. Trust planning would allow them to learn to budget and, who knows, maybe your legacy could pass even to your grandchildren and beyond!

Learn more by calling us today!

Chasity Sharp Grice, Attorney at Law

Who is your beneficiary?

Naming a minor child as a beneficiary is against the law, literally!

Tennessee law states that a person under the age of 18 cannot receive money without getting the probate court involved, which could cost thousands of dollars. Setting up a plan today could avoid that!



Naming a Guardian for your Children

LET US HELP YOU FIGURE IT OUT

The purpose of estate planning is to allow your loved ones to grieve for their loss without the added headache of having to figure it out. Let us help you figure it out for their sake. Call us today!



Legal Resources



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