Lindstrom Estate & Trust

Probate Avoidance

PROBATE ADVOIDANCE

Although probate is not always the nightmare process that some believe it to be, it is often worthwhile to take actions to avoid a Probate proceeding when possible. Generally, having a Living Trust / Revocable Trust is the most common method used to avoid a Probate proceeding. However, there are numerous other methods that can be used to avoid a Probate proceeding.

A probate asset is an asset that does not have a beneficiary designation or is not held in a trust. Thus, by adding POD (payable-on-death) or TOD (transfer-on-death) designations to your assets along with having beneficiaries listed for retirement-type accounts and life insurance, a probate can be avoided. (There are situations when this does not make sense, such as when your children are minors and you desire that payments be deferred to later ages (beyond age 18)). However, if you are leaving assets directly / outright to your children or other beneficiaries then a little effort can eliminate the time and expense of a Probate proceeding. I have seen many situations where a few hours of planning would have saved the time and expense of a Probate proceeding including legal fees and Court costs. Often times, a little planning can save as much as \$5,000 - \$10,000 or more, in fees and costs. The following is a common scenario:

A parent with two adult children has a few accounts worth \$500,000, a home worth \$400,000, and is leaving those assets outright to their children via a Will and through a Probate proceeding. In such case, the legal fees and Court costs could be \$5,000 - \$10,000 or more.

In contrast, assuming there are no issues between the children, that same parent could leave assets outright to their children by adding beneficiaries or payable-on-death designations to their accounts and have a TOD (transfer-on-death) Deed prepared for their home. In such case, a few hours of legal time would eliminate the legal fees of a Probate proceeding, eliminate the Court costs, and eliminate unnecessary delay in distribution. Overall, this allows for a much more efficient and economical distribution to their children.

That is just one example of where a few probate avoidance techniques can be very valuable!

Accordingly, based on the above, if probate avoidance is a desire, a little planning can go a long way towards eliminating the time and expense of a Probate proceeding whether it is done through a trust or through other processes such as adding proper POD, TOD, or beneficiary designations to assets. This is especially true when the parent has real estate in multiple States where a Probate proceeding would be required in each State where real estate is owned (i.e. home in Minnesota, cabin in Wisconsin, winter home in Florida).