



Advanced Logic

S Y S T E M S

If You Don't, Who Will?

**take care of your children?
make medical decisions for you?
distribute your assets to your beneficiaries?**

If a situation arises and you are unable to make decisions for yourself, courts and doctors will make them for you, unless you have a will and health care documents. There's an easy, convenient estate planning process that can be completed in the privacy of your own home. It's called YourWebWill.com.

Attorney W. Kendall Brown, an expert in estate planning, tax and business law, has created www.YourWebWill.com – a hassle-free internet site that allows the user to create a will and other key estate planning documents for a nominal fee. No expensive attorney fees, no complex software -- just answer questions that guide the user quickly and easily through the estate planning process.

“Estimates say 85 percent of the general population do not have valid wills”, Brown said. “The choice is yours. You can protect your loved ones in about 30 minutes, or you can keep putting it off until tomorrow.”

Single or married, YourWebWill.com can help create customized, legal, estate planning documents, valid in all 50 states. The secure site stores all information privately and confidentially and can be accessed easily to make changes.

YourWebWill.com help prepare the four key documents necessary for estate planning:

- **Will** -- determines who receives property upon death, who acts as guardian for children, and who is executor of an estate, overseeing the distribution of assets. The will also names a trustee of assets if all assets are not to be distributed to beneficiaries immediately.
- **Living Will** -- specifies wishes, usually pertaining to life-sustaining procedures, if terminally ill or unable to communicate desires personally. Though called different

things in different states, a living will also typically indicates organ donation wishes.

- **Health Care Power of Attorney** -- determines who can make medical decisions on the person's behalf. Without it, these decisions default to the attending physician.
- **Financial Power of Attorney** -- determines who makes decisions with respect to financial affairs if the individual is incapacitated physically or mentally. Without it, the courts will appoint a conservator.

Customized documents are e-mailed to the user in a PDF format, which can be read by Adobe Acrobat (also available on the site). Instructions for properly signing and witnessing the documents are included. Information is stored on the secure site and can easily be retrieved to make new documents, which should be done any time life circumstances change, such as having children, or state of residence changes, according to Brown.

Whether you choose YourWebWill.com, or a more traditional approach to estate planning, what's important is that you have an valid set of estate planning documents. If you don't make your decisions, who will?