

THE PRESSER LAW FIRM, P.A.

ASSET PROTECTION ATTORNEYS

What happens to your assets if you don't plan your estate?



The first step to protecting any estate is to have a current estate plan. To die without a will only invites legal problems. Everyone needs at least a last will. Most people can probably also benefit from a living trust to pass their estate to their intended beneficiaries without probate. Without a will or trust your assets will pass by intestacy under your state laws, and this may not be in the manner you wish. Without a will you also lose the opportunity to name your executor or guardian for your minor children. You also lose the opportunity to lower your estate taxes if you don't plan

your estate. For those reasons you should review your will and/or living trust annually, upon marriage, divorce, birth of a child, relocation, the death of your spouse, whenever your financial situation changes or wish to change how you want to leave your assets.

Read More [HERE...](#)

Register for Our Complimentary Educational Webinars

Click on the link below to register and then follow the on screen instructions.

[Estate Planning Webinar](#)

March 23, 2016

[Asset Protection Webinar](#)

April 5, 2016

The Approximate Length for the Presentation is One Hour



Read Our Best-Selling Books On Asset Protection!

Contact our law firm today to schedule a complimentary Preliminary Consultation. You will receive a complimentary copy of Financial Self Defense (Revised Edition) and Asset Protection Secrets. Or, click the image to purchase your copy from Amazon today!

Refer a Friend!

If you know anyone that would benefit from this newsletter, please have them contact us at Info@AssetProtectionAttorneys.com

The Presser Law Firm, P.A.
Asset Protection Attorneys

561-953-1050 (w)
(800)999-9992 (tf)

