WHY SHOULD I DRAFT A WILL?

If you have a will

- You can make provision for your choice of funeral rites, organ donation and who will look after your minor children when you die.
- You can also make provision for who will receive specific assets from your estate.

If you already have a will, you have recently separately, you have remarried or your family circumstances have changed you should consider updating your will.

If you don't have a will

- Your assets are divided according to the Administration Act 1903 (WA).
- If the family home is in your name only, your spouse will not automatically inherit the family home.
- If you are separated from your spouse, they can benefit from your estate.
- Your de facto spouse, stepchildren and same sex partners are excluded from benefiting from your estate.
- You have no choice of executor.
- You have no say in what happens to your hard-earned assets.
- It is likely to cause hardship for those you leave behind.

If you don't have a will, contact us today for assistance.

Important information and disclaimer

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