

UPGRADED WILL PACKAGE

The Upgraded Will Package includes two complete sets of documents to accommodate couples. The cost of the Upgraded Will Package is \$650.00.

Additional estate planning services are available at an hourly consultation rate.

Call for a Free Consultation
Evening and Weekend Appointments
House and Office Calls Available

My goal is to provide my clients with personalized high quality legal services, in a realistic, timely, and cost effective manner.

Wills/Probate	Cohabitation Agreements
Real Estate Law	Prenuptials
Condominium	Landlord/Tenant
Consumer Law	Mortgage Assistance
Contracts	Business Law
Partnerships	Limited Liability Co.
Insurance Claims	Tax Credits
Child Custody	Dog Bites
Veterinary Malpractice	Products Liability
Accidents	Slip & Fall
Nursing Home Neglect	Business Startups

If you need legal advise, I am here to provide a straight forward assessment of your case and courses of action.

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Basic Will Package and Upgraded Will Package cost is subject to change without notice.

The Hajek Firm, PLLC

YOUR PERSONAL LEGAL ADVISORS

LAST WILL &
TESTAMENT
ADVANCE
DIRECTIVES
POWERS OF
ATTORNEY



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EVERYONE NEEDS A WILL!

Your Will is your last opportunity to protect your loved ones, your minor children, your spouse, or your partner.

The primary point of a will is to wrap up your affairs, distribute your property and to identify who you want to take your place in the role of parent, once you are gone. If you do not have a will, you are leaving these decisions to the state, a judge, or someone you may not trust.

I believe that making a will is so important that I am offering a simple and affordable way to make a will. I am including the related documents that will protect and express your desires both during and at the end of your life.

Here's what you get: A Last Will and Testament, plus the advance directives you may need including a Durable Power of Attorney for Health Care and a Durable Power of Attorney for Mental Health Treatment. Plus, you also get two Financial Powers of Attorney—one effective on signing and one effective if you become incapacitated. In addition, you get an Authorization to Disclose Health Information and Mental Health Treatment Information.

The cost is \$450.00 for this Basic Will Package, flat fee, payable in advance. That is all you need to spend. There are no hidden charges.

Health Care Power of Attorney

The Health Care Power of Attorney identifies the person (“Agent”) you trust to make healthcare decisions for you in the event you become incapacitated or are unable to make or communicate your decisions to others. It explains the decisions your Agent can make on your behalf, your preferences regarding treatments and end of life decisions you want, depending upon your condition. It includes decisions to be made if you become mentally incapacitated due to an accident, illness or substance abuse. It becomes effective when your doctors examine you and determine you are not able to make decisions on your own behalf. The Healthcare Power of attorney provides the opportunity to identify the person you trust to make quality decisions regarding your medical treatment. It also provides directions as to the types of treatments you want to receive at the end of your life. For example, it expresses your decision that if your heart or breathing stops, you do not want emergency medical providers to take steps to get your heart or lungs working again.

Authorization to Disclose Health Information.

The Health Insurance Portability and Accountability Act of 1996 (HIPAA) complicates the use of a patient advocate designations contained in Health Care Powers of Attorney. The Authorization to Disclose Healthcare Information gives your selected patient advocate the right of access to your medical information effective upon execution, although, the patient advocate will not be able to act until it is determined that you can no longer participate in medical and mental health care decisions.

Financial Powers of Attorney

A Financial Power of Attorney identifies the person you trust to make financial decisions. It is similar to Healthcare Power of Attorney but rather than dealing with decisions about medical care, the Financial Power of Attorney provides a mechanism for managing the financial affairs of a living person, even if that person later becomes incapacitated. Under a Financial Power of Attorney, the Agent can perform any act that the principal could do with regard to the principal's property and affairs.

There are two types of Financial Power of Attorney, each serving different situations:

Authority Effective on Execution—This power of attorney is used in situations where the client is elderly, ill, or in the event that the person cannot be present to act in person. It grants the agent immediate power to make financial decisions on behalf of the person.

Authority Effective on Disability—This power of attorney is used in the event that the client wants to retain full control over the conduct of his or her affairs and only wants the power to be used in the event of disability or incapacity. When a power of attorney is effective upon disability, it generally requires a determination by two physician that the client is unable to attend to financial matters.

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