

### **WE PROVIDE:**

#### **Business Services**

- Corporate
- Commercial
- Commercial Property
- Debt Collection Services
- Dispute Resolution
- Employment
- Licensing
- Aviation

### **Individual Services**

- Employment
- Dispute Resolution
- Private Family Law
- Divorce
- Financial arrangements
- Children and domestic violence
- Public Family Law
- Wills, Trusts and Probate
- Residential Conveyancing

Machins Solicitors LLP 28 Dunstable Road Luton LU1 1DY

T: 01582 514000 F: 01582 535000

E: enquiries@machins.co.uk

Machins Solicitors LLP Lockhart House 295-299 High Street Berkhamsted HP4 1AJ

T: 01442 872311 F: 01442 872643

E: berkhamsted@machins.co.uk



in machins-solicitors-llp



For all your legal needs

## MAKING A WILL



Innovative legal solutions all under one roof



Whatever stage in life you have reached there is almost always a good reason to make a will; this can be to ensure your assets pass to people or organisations of your choice, or it may be to ensure that proper arrangements are made for the care of young children. A well-drafted will gives you choice, control and peace of mind.

Wills are not just lists dictating where money should go, they are tools to protect you and your family in the future. A will can appoint guardians for your children and provide support and assistance to your family.

A will can be tailored to provide the most appropriate framework for the gift of your



assets. In order to ensure your wishes are followed, it is important that your will is drafted properly. A will also allows you to choose who will look after your affairs.

### What happens if you don't have a will?

Under the current law, without a will, your estate will be distributed according to a legal formula based on your family circumstances. If you are married with children, then your estate will pass to your spouse and children in shares determined by the value of your estate. The surviving spouse does not necessarily inherit everything. If you are unmarried (regardless of whether or not you cohabit) your estate will be divided between those relatives who are deemed closest to you under statutory

rules. These people may not be closest to you in reality.

# Why should you instruct a solicitor to draft your will?

For a will to be valid and effective, it must be clearly drafted and it must conform with the law. Those who make wills without expert guidance often fail to meet the required standard, and the problems which follow can be difficult and expensive to resolve; even worse, the will may be wholly invalid. This may also lead to a dispute over your estate due to uncertainty over what you intended.

Wills can also be as simple or complicated as your wishes dictate. You may wish to leave a sum of money for the benefit of a child, allow your partner to live in your home but pass the ownership of the house to your children or have beneficiaries with special needs. In each of these cases,

and in countless others, expert guidance and drafting will help ensure your wishes are correctly expressed, and meet the legal requirements for the arrangement you intend. A will can also enable you to distribute your estate in a more tax efficient manner.

There are many organisations offering will writing services. We believe, as solicitors, we are best placed to advise, being wholly independent with qualified and experienced staff and rigorous oversight of all that we do to ensure that the highest possible standards are maintained. A professionally drawn will is much less likely to be successfully challenged.

Simple wills can be achieved on a fixed fee basis, more complex wills are charged on a time-spent basis. Our policy of transparency means that you will be advised of the likely costs before we commence work on your behalf.

For more information please contact our Private Client team or visit our website – www.machins.co.uk