

# Have You Made one of These 6 Common Mistakes That Could Leave Your Kids in the Care of Someone You Would Never Choose?

## 6 COMMON MISTAKES MOST PARENTS (AND THEIR LAWYERS!) MAKE WHEN NAMING GUARDIANS:

- 1. Named a couple to act as guardians** when you don't really want both people in the couple and you haven't said **what should happen if the couple broke up** or one of the partners in the couple died.
- 2. Only named one possible guardian. What if something happens to your first choice?**
- 3. Considered financial resources** when deciding who should raise your children. Your **guardians do not have to (and often should not) be financial decision makers** for your kids.
- 4. Only have a Will, which means the Court will distribute your money and** it's totally public. Your children **receive inheritance at age 18 with no protection** against your childrens' divorces and lawsuits.
- 5. Did not exclude anyone who might challenge your guardian decisions or who you know you'd never want to care for your kids.**
- 6. Only named guardians for the long-term and did not make any arrangements for the short term** if you were in an accident. **What would happen in those immediate hours** until your permanent guardians could arrive?

**If you've made one of these 6 common mistakes, not to worry; we have solutions!  
Look below to see what you can do to make sure your kids  
would always be taken care of by people you know, love and trust.**

**Discover How You Can Fix These Mistakes and  
Make Sure Your Children, Your Family and  
Your Money Are Protected with A FREE  
Family Wealth Planning Session**

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