



THE LEGAL GROWTH AWARDS

Entrepreneur of the Year
Winner 2023

Best Small Business
Winner 2024



WHAT OUR CUSTOMERS SAY

“Very friendly service, understanding and professional. Would definitely recommend!”

“MapleWills have been very good with setting everything up for us. He explained everything in detail and is always reachable on the phone or to meet in person. A highly recommended service.”

“Excellent service backed up with great knowledge. We have no hesitation recommending Bal for all your legacy planning needs.”

Contact us today: info@maplewills.co.uk

Or call us on: 01908 478 988

For more information visit maplewills.co.uk

MapleWills Limited, 25 High Street South,
Olney, Buckinghamshire MK46 4AA

Registered in England and Wales No. 12642976 VAT Reg. No. 390822977
Copyright © 2023 MapleWills Limited. All Rights Reserved.

HOW MAPLEWILLS CAN HELP YOU

At MapleWills we talk you through writing a Will in clear cut, unambiguous language so you can understand your options and make the right choices for you and your loved ones.

We write Wills everyday so are true experts in this important service. We can guide you towards choosing the most appropriate Will for your circumstances.

MapleWills will give you a superior solution to adopting a DIY approach and all the risks of getting it wrong which that route poses. Yet we are considerably more cost-effective than using a solicitor.

MapleWills complies with the strict industry rules and checks required. Alongside professional indemnity insurance, this ensures you receive the trustworthy, professional and confidential service you require when writing your Will.

For your convenience we are happy to visit your workplace or home to discuss your needs and collect the necessary information to write an accurate Will for you.

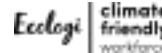


MapleWills

The surprising truths about wills and why you should have one

maplewills.co.uk

‘THE FUTURE CAN BE WRITTEN’



WHAT IS A WILL AND WHY SHOULD YOU HAVE ONE?

A Will is a legal document in which you express your wishes as to how your money, property and assets are administered and distributed after your death. If relevant, you can also specify how minor children should be cared for.

A well written Will can provide clarity after your death:

HOW YOUR MONEY IS ALLOCATED

Your assets go where you wish. Side-stepping problems that might otherwise strike.

WHO ARE THE EXECUTORS?

You can specify who should administer your estate.

CLEAR UP UNCERTAINTY OVER YOUR PARTNER'S FUTURE

Whether married or not, a Will ensures your partner receives what you want to leave them.

YOUR CHILDREN'S GUARDIAN

You can name the people you'd like to care for your minor children in the event of there being no surviving parents.

SECURING YOUR FAMILY HOME

A Will is part of the legal documentation you'll need to protect the family home from being sold to fund long term care for a surviving spouse.

Wills should always be prepared expertly, but they do not need to be disproportionately expensive or time-consuming. MapleWills can help you to choose the most appropriate Will for you.

WHAT DANGERS CAN OCCUR WHEN YOU DO NOT HAVE A WILL?

Your estate - the term given to describe your assets after death - faces numerous threats if you don't have a Will.

SURPRISING INTESTACY RULES

If you die without a Will, intestacy rules apply. These are unlikely to distribute your estate as you'd wish.

CARE COSTS NEEDLESSLY ERODING ASSETS

If your surviving spouse requires long-term care, your family home could be assessed to cover this cost. A Will is part of the solution to protecting against this.

THE BITE OF INHERITANCE TAX

Your estate and the lives of your beneficiaries may be significantly impacted by inheritance tax. Without a Will this risk goes unchecked, endangering what you've worked for during your life.

WHO WILL CARE FOR YOUR CHILDREN?

No surviving parent plus no Will means your children become the responsibility of the court and not necessarily who you would wish to be their guardian.

FUTURE MARRIAGE AND DIVORCE SETTLEMENTS

After you are gone, your loved ones' may in time decide to re-marry. Future marriages and divorces could adversely affect where your money ends up - but a Will can give you more control.

BANKRUPTCY AND CREDITORS

The assets or money you pass on can be at risk of creditor claims if your beneficiaries are subject to bankruptcy. You can manage this risk with a Will.

The correct Will can be a complete or partial solution to these risks. We can ensure your loved ones are adequately protected.

A WILL IS ESSENTIAL IF YOU HAVE MINOR CHILDREN

If no guardian has been declared in a Will, and there is no surviving parent, the appointment of a guardian for your children becomes the responsibility of the courts.

Until they appoint a guardian your children may go into foster care. This will place additional, unnecessary stress on your already vulnerable children.

If you have children under the age of 18, avoiding this is likely to be your number one reason for wanting to write a Will. A simple clause is all it takes. With this you will spare your children further upset and uncertainty when trying to deal with the complete loss of parents.



**If it matters to you,
it matters to us.**