

There are a great many reasons why more people choose to make a gift in their will than any other form of planned gift. It's inexpensive, flexible and available to everyone. But there's one catch: to make a bequest you must have a will.

For many of us, a visit to a lawyer ranks close to seeing a dentist for a root canal. There are many decisions to be made, decisions that we'd sooner avoid. We may worry about the size of the legal fee. Some of us may fear that making estate plans will somehow hasten our end.

However, the consequences of *not* having a will are even more horrible to contemplate. If you die without a will (known as dying "intestate"), the province has a law that determines how your affairs are administered. So you either have your own will, or a will-by-default that may not decide things the way you would.

Not making your own will is, in effect, saying the following:

- Article I I authorize the province to determine what portion of my property shall go to my spouse and what portion shall go to my children.
- Article IIIf my spouse should remarry, that
second mate (rather than our
children) shall be entitled to any
property I leave to my spouse.Article IIIIn the event that my spouse and I
die leaving minor children, I

Are You Willing to Leave a Mess for Your Family?

	authorize the court to appoint a guardian. I have no opinion as to who would best care for our children. The Court is free to appoint a stranger as guardian.
Article IV	I realize that charitable giving is a
	legitimate way to reduce income tax payable by my estate.
	However, I direct that no attempt
	be made to reduce taxes or
	otherwise maximize my estate.
Article V	I do not wish to appoint an
	individual whom I trust to
	administer my estate. The Court is
	authorized to appoint anyone it
	wishes. That person shall post a
	bond to assure performance, and
	my estate shall pay all expenses for
	the bond.
Article VI	I realize that Court proceedings
	may cause delays in winding up my
	estate, making my heirs wait
	longer to receive my property.

However, I authorize the Court to take as long as it needs.

Experts in the field estimate that half of all Canadian adults do not have a valid will. And of those who do, only a small percentage have made a charitable bequest.

Don't be a person whose estate gets the onesize-fits-all treatment from the province and the courts. Make a will that expresses your values, priorities and beliefs. And when you do, will you remember the charities that are important to you?

To make a will consult your lawyer. For samples of bequest clauses or accurate names of Lutheran institutions, call Lutheran Planned Giving at 1-888-308-9461.