

ESTATE PLANNING

Why would you need an Estate Plan?

- Without a Will, you have no say in who would care for your minor children if you were gone.
- If you become disabled without a Power of Attorney, your family would have to pay for a Probate Guardianship proceeding.
- Without a Trust, your assets transfer through Probate causing delay and expense for your family.
- Estate Planning protects your family from the certainty of uncertainty.

An Estate Plan may include:

• Will

Appoints a Guardian to care for minor children, nominates an Executor to distribute your assets & ensures those assets go to the right people

• Trust

Avoids Probate, limits expenses, and allows for additional protections

• Durable Power of Attorney

Elects an individual to make financial decisions on your behalf, if you're disabled

• Healthcare Power of Attorney

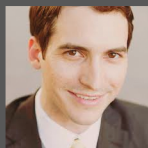
Elects an individual to make medical decisions on your behalf, if you're disabled

• Living Will

Describes your preferences on medical treatment & life support if you are incapacitated

How do I get started and what is the cost?

In your free initial consultation, we would discuss your family's goals, options for achieving those goals, and the flat rates for services.



About Elliott Stapleton

As an attorney, Elliott's focus is on Estate Planning and Probate Administration. He helps clients by drafting their Will, Durable Power of Attorney, Living Will, Trust, as well as representation during Probate Administration.

You can contact Elliott to schedule a free initial consultation.

Elliott Stapleton, Esq.

123 Boggs Lane
Cincinnati, Ohio 45246

Phone: (513) 771-2444

Estapleton@cmrs-law.com

CMRS

CORNETET, MEYER,
RUSH & STAPLETON
ATTORNEYS AT LAW