

Have You Made one of These 6 Mistakes That Could Place 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 guardian. What if something happens to this first choice?
- 3.** Only have a Will, which means the Court will distribute your money, it's totally public and doesn't protect your money from your guardian's divorce or lawsuit.
- 4.** Have not 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.
- 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?

Discover How You Can Fix These Mistake and Make Sure Your Children, Your Family and Your Money Are Protected With a Planning Session With an Experienced Lawyer.

We understand that meeting with a lawyer isn't high on your list of fun things to do. Many of our clients felt the same way before their planning session, but absolutely LOVE it after they've experienced our different approach to estate planning. They love the peace of mind that comes with knowing everything is set up the right way for themselves, their future and loved ones.

**Pinney Law Firm, PC
(281) 425-1300
www.pinneylawfirm.com**