

PRACTICE AREAS

Accidents and Injuries
Alternative Dispute Resolution
Bad Faith Insurance Law
Business Organizations Law
Commercial Transactions Law
Construction Law
Corporate General Counsel Services
Employment Law
Enterprise Risk Management Services
Estate Planning Services
Family Law
Health and Health Care Law
Insurance Law
Intellectual Property Law
Litigation
Medical Malpractice Law
Personal Injury Law
Probate and Estate Administration
Products Liability Law
Professional Malpractice Law
Real Estate Law
Transportation Law
Workers' Compensation Law
Wrongful Death

FIRM PROFILE

If you are looking for attorneys that understand the needs of businesses and individuals who have been harmed by the negligent acts, errors and omissions of others or who have been harmed by the breach of a duty by others then MCLAIN LAW FIRM, LLC is the firm for you.

We are a general practice firm that focuses on business law, insurance law, family law, personal injury and accident law, medical malpractice, workers' compensation, and employment law.

Our services are responsive, cost effective, and personal to our clients. We use our knowledge to research and interpret the intent of the law and apply it to the unique circumstances facing our clients.

As a MCLAIN LAW client, you are involved and engaged in identifying and choosing the best approach or combination of approaches to protect and prosecute your interests. First, we devote the right amount of time to understand the cause and extent of the harm that you are experiencing at the hands of others. We then explore with you the courses of action that have the best chance of creating financial and emotional recovery from that harm. Next, we make a decision with you on the best course of action to take and on when and how to implement the recovery plan. Finally, we implement the plan in an efficient and cost effective manner.



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MCLAIN LAW FIRM, LLC



Legal Representation and Counsel
for Businesses and Individuals

Estate Planning Services

ESTATE PLANNING

Estates consist of property that is owned prior to distribution through a trust or a will. An estate plan ensures that your family and financial goals are met after you die. If you do not make a will before your death, state law will determine who gets your property, and it may not be the person you would have chosen. Additionally, a judge will decide who will raise your children. In estate planning you make these decisions yourself. We work with you to make a will, consider trust options, direct your health care, make a power of attorney, protect the guardianship of your children, transform probate assets into non-probate assets, understand estate taxes, insure the value of estimated estate tax liability, protect your business, and keep your estate plan current.



Wills

Property needs to be distributed as you wish it to be upon your death. A will is a written document that disposes of a person's property at death and directs responsibility to others for distribution of your business assets, for guardianship of your minor children, and for management of your pets. Wills formalize distribution of your property to those whom you nominate as entitled to receive it under probate, but not all property needs to pass under a will. Will substitutes are exceptions to probate. We help you to identify and manage probate assets and non-probate or will substitute assets.



Trusts

Dependents, pets, and charities need to be provided for upon your death. A trust is a non-probate asset that bestows benefits on worthy individuals, pets, or charities to receive equitable interest in property held in trust for them. Trusts provide for and protect financial assets for minor children, individuals who lack skills to manage money, and those or who are susceptible to influence from persons that mean to cause them financial harm. We help you to balance the benefits of trust creation, administration requirements, and transfer costs.



Health Care Directives

Comfort in a time of sickness is essential. A health care directive is a durable power of attorney that permits and directs the person of your choosing to make health care decisions concerning you if you are unable to do so. This document becomes active only when you become incapacitated. Your health care directive extends beyond your death for purposes of authorizing the disposition of your remains, autopsy, organ donations, and so on. We help you to plan for end of life directives in health and hospice care.



Powers of Attorney

Bills need to be paid. A power of attorney gives a person of your choosing authority to act as your agent in matters involving your real and personal property. A power of attorney should be durable and spring into action when you become physically or mentally incapable of making financial decisions for yourself. We help you to authorize a person of your choice to manage your daily affairs until you are able to do so for yourself again.

Contact us today to plan for carrying out your wishes during life and for the transfer of your wealth at death.

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