

What makes Hurley Elder Care Law Unique



Our approach combines expert legal advice, personalized care coordination and a specialized team of public benefits professionals working together to create the best plan for your care needs.

Our leadership have earned their Certified Elder Law Attorney (CELA) designation. This represents confirmation of a lawyer's exceptional expertise in the practice of elder law. There are only 12 CELAs in the state of Georgia.

We are fierce supporters of our clients and teach them how to advocate for quality care.

We maintain an ongoing relationship with our clients. We are not merely a transactional law firm.



Call today for a complimentary telephone consultation with one of our intake coordinators
404.843.0121

HURLEY
ELDER CARE
LAW

404-843-0121 • HurleyECLaw.com

Dedicated to providing legal solutions for families and individuals as they address the complex process of growing older.

Medicaid Planning
Veterans Benefits
Asset Protection
Estate Planning
Guardianship / Conservatorship
Wills / Trusts / Powers of Attorney
Life Care Planning
Probate
Community Education
Aging Ally

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Hurley Elder Care Law
2727 Paces Ferry Rd SE, Bldg 1, Suite 100
Atlanta, GA 30339

404.843.0121
www.hurleyeclaw.com

Satellite Offices
Duluth • Woodstock • Peachtree City

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How Can an Elder Law Attorney Help Me?



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How will you handle the inevitable financial, legal and complex care issues of aging?

Whether you are planning for the future or the future is now, these decisions can be complex, often faced when we are at our most vulnerable.



A Family Helping Families

We are a dedicated team of professionals helping seniors and their loved ones since 2006

Aging is inevitable

Statistics show you or a close family member will need long term care. Whether you are proactively planning for your own or your loved one's future, or are currently in a crisis, it can be expensive and complex. Navigating available benefits, legal issues and asset protection is overwhelming and not seeking the assistance of a trusted expert can be costly.

**Certified
Compassionate
Competent
Experienced**

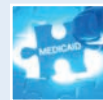
With more than 50 years of combined legal experience and close to 20 years as a law firm dedicated to elder law, our Certified Elder Law Attorneys help clients prepare for what lies ahead. Whether you are creating your first estate plan, caring for an aging parent, or concerned about yourself or spouse, you can feel confident working with Georgia's most respected elder law firm.

DO I NEED A POWER OF ATTORNEY, A WILL—OR BOTH?



Regardless of your health or age, it's important to make sure that you have certain legal documents in place. Estate Planning is for adults of all ages who want to plan for their future. Estate planning includes a properly executed: Will, General Durable Power of Attorney for Financial Matters, Georgia Advance Directive for Healthcare and in some situations establishing a Trust can be helpful. Having these documents in place allows you to plan for a time when you may become incapacitated and to make things easy for your heirs when you pass away.

CAN MEDICAID HELP ME PAY FOR NURSING HOME CARE?



Medicaid pays for more than 70% of the nursing home bills in America. The program has complex income and asset rules to qualify. Even if you have been told that your income is too high or you have too much money, a Certified Elder Law Attorney can help. Learn how you can retain some or all of your assets, protect your home and avoid a Medicaid spend down while still getting the care you need.

WHAT IS A GUARDIANSHIP?



A guardianship may be necessary when a person cannot make or communicate significant, responsible decisions about their health and safety. A conservatorship may be required when a person cannot manage their money or property.

I'M A VETERAN. HOW DO I QUALIFY FOR VA AID AND ATTENDANCE?



Qualifying for the VA Aid and Attendance benefit can be complex. There are service, income and asset requirements that must be met before you can receive the benefit. With proper planning, qualifying war time veterans or their surviving spouses can access extra income to help pay for long-term care, even if they have been told they have too much money to qualify.

What kind of plan(s) do I need?

Use this guide to get familiar with these plans, then call us for a free consultation.

Everyone's situation is unique. Let us help you tailor a plan that meets your needs.

	Who benefits	Helps you...	Ideal for...	For people who are...
Estate Plan	Healthy people of all ages	Get your affairs in order with a comprehensive estate plan	Singles, couples and families	<ul style="list-style-type: none"> • Healthy and active • Living at home • Free of long-term care issues • Caring for children • Caring for a special needs child (of any age)
Asset Protection Plan	Older adults planning for future needs	Get a head start on protecting assets	Older individuals and couples ages 50 and over	<ul style="list-style-type: none"> • Healthy and living at home without assistance • Recently diagnosed with a chronic illness • Concerned about the cost of long-term care
Asset Protection & Life Care Plan	Loved ones in declining health	Protect assets while ensuring the well-being of a loved one facing an illness that may require long-term care	Individuals living with a long-term illness such as dementia	<ul style="list-style-type: none"> • Having difficulty with self-care activities without support • Increasingly reliant on family caregivers • Unable to live at home without help • Concerned about impoverishing a well spouse • Looking for ways to pay for care
Crisis Care Plan	Loved ones in need of immediate care	Make immediate arrangements for a loved one's long-term care	Individuals who can no longer live safely in the home	<ul style="list-style-type: none"> • Completely dependent on others for care • In need of placement assistance in a skilled nursing facility • At risk of substantially impoverishing themselves or a well spouse if they don't act soon

Call Today for a Complimentary Telephone Consultation 404.843.0121

WHAT IF I (OR A LOVED ONE) HAVE RECENTLY BEEN DIAGNOSED WITH A LONG-TERM ILLNESS OR DISABILITY?

A Life Care Plan is a comprehensive approach to managing a life-changing diagnosis or a disability. It combines financial asset protection, long-term care coordination, insurance support, family education and advocacy into a personalized program. A Life Care Plan is customized for your unique needs and designed to increase quality of life and financial security.

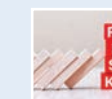


I DON'T HAVE A FAMILY SUPPORT STRUCTURE. HOW CAN I PROTECT MYSELF?



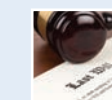
More than one in five Americans over age 65 are aging without family caretakers. Developing a trusted partnership with Hurley Elder Care Law can ensure that you have a team available to handle things like medical decision-making, financial management and long-term care services. Building a support structure when you are independent and functional means your needs can be met if and when you need additional support.

HOW DO I PROTECT MY ASSETS?



Many people have the misconception that in order to benefit from asset protection, they must be wealthy. While some families are seeking to protect assets for their heirs, many want to shield their home and savings from catastrophic nursing home costs. A Certified Elder Law Attorney can help you determine the best way to preserve your assets.

MY LOVED ONE HAS PASSED AWAY. WHAT DO I DO?



The death of a loved one is a traumatic experience. Dealing with insurance companies, debtors and creditors, government agencies and the Probate courts can be overwhelming. Whether there is a valid will in place or your loved one dies intestate (without a will), we will work hand-in-hand to properly distribute the estate.