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Soto Law Group Releases In-Depth Article on Probate Timelines and Costs in Newport Beach

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Soto Law Group has published a comprehensive new article, "Newport Beach Probate: How Long It Takes and What It Really Costs," offering a detailed look into the probate process in Orange County, California. The article breaks down the steps involved, explains potential delays, and outlines the true costs that families in Newport Beach, Irvine, and Huntington Beach may face when navigating probate proceedings in the state's complex legal system.

Authored by Romelia DeDe Soto, an estate planning attorney with extensive experience in Southern California, the article notes that probate in Orange County can take over a year even in straightforward cases, with more complex estates taking two to four years to resolve. Backlogs in the court system, particularly in high-demand regions like Newport Beach, add further delays. Self-represented individuals are especially at risk for missteps that can cause additional time and expense, such as filing incomplete petitions or distributing assets prematurely.

Financial implications are another central focus. The article outlines how statutory attorney and executor fees alone can reach \$40,000 to \$50,000 or more for typical local estates, especially those that include real estate.

Under California law, statutory fees are based on the fair market value of the estate and escalate depending on its size?beginning at 4% of the first \$100,000 and adjusting on a tiered scale up to 0.5% for estates valued at \$15 million. In addition to these fees, families may face court filing costs, publication fees, and potential litigation expenses if disputes arise.

Real estate often complicates probate matters in California. The article explains how property transfers during life may trigger capital gains taxes, while transfers upon death qualify for a step-up in basis that may significantly reduce tax liability. However, families must also be aware of property tax reassessment rules under Proposition 13 and Proposition 19. To qualify for a parent-child exemption from reassessment, the inheriting child must move into the property, and any co-heirs must be bought out or agree to an equal distribution. Failing to meet these requirements can result in higher annual property taxes.

The article also identifies frequent pitfalls that delay probate, including family disagreements over executorship, improper handling of real estate, or a lack of clear documentation. Reverse mortgages can further complicate matters, as properties cannot be sold until Letters of Administration are issued. Locating hidden or forgotten assets, especially digital accounts or safe deposit boxes, is another challenge that families may not anticipate. These complexities highlight the importance of early planning and legal guidance.

To help families avoid probate entirely, the article outlines five essential documents: a revocable living trust, pour-over will, durable financial power of attorney, advance healthcare directive, and HIPAA authorization. These estate planning tools can allow assets to transfer outside of court, streamline management during incapacity, and reduce the likelihood of family conflict. Naming legal guardians for minor children and organizing financial records in advance are also emphasized as critical steps in avoiding unnecessary court involvement.

The article concludes with guidance on what to do immediately after a loved one passes away. Recommendations include waiting at least 45 days before transferring any assets, creating an inventory of all accounts and properties, assessing family dynamics, and consulting with an estate planning attorney to determine whether probate is necessary. Early legal support can prevent costly mistakes and ensure a smoother process.

Soto Law Group provides legal services in estate planning, probate litigation, and trust administration throughout Newport Beach, Irvine, and Huntington Beach. The firm draws on in-depth knowledge of California probate law and local court procedures to support clients during some of life?s most difficult transitions.

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The Soto Law Group

The Soto Law Group serve the needs of our clients in Estate Planning, Special Needs, Conservatorships, Trust Administration, Probate or Trust and Wills disputes in Newport Beach and surrounding California communities.

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