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SOTO Law Group Releases Estate Planning Insights on Avoiding Probate

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SOTO Law Group has published a new article, "How to Avoid Probate in California: 3 Smart Legal Strategies," outlining legally recognized methods individuals and families are using to transfer assets efficiently while minimizing court involvement. The release comes as probate delays and administrative costs continue to draw increased attention among families managing estates across California.

The article explains that probate is a court-supervised process required to validate a will and distribute assets after death, often resulting in delays that can extend from several months to more than a year. In addition to the time involved, statutory probate fees in California are based on the gross value of the estate rather than net value, which can significantly increase costs for estates that include real property or other high-value assets.

Romelia DeDe Soto, Estate Planning Attorney and founder of SOTO Law Group, notes that avoiding probate is often a primary objective in estate planning due to both financial and administrative considerations. "Probate is a public process that can take time and create additional expenses," said DeDe Soto. "With the right legal structures in place, many assets can be transferred outside of the court system."

According to the article, one of the most commonly used strategies to avoid probate is the establishment of a revocable living trust. Assets properly titled in the name of the trust are not subject to probate, allowing for a more direct transfer to beneficiaries. The article emphasizes that proper funding of the trust is essential, as assets left outside the trust may still require probate administration.

The article also highlights the use of beneficiary designations and payable-on-death arrangements for certain financial accounts. Retirement accounts, life insurance policies, and some bank accounts can pass directly to named beneficiaries without court involvement, provided that designations are kept current and aligned with the overall estate plan.

Joint ownership structures are identified as another method for transferring property outside of probate. Assets held in joint tenancy with rights of survivorship may automatically transfer to the surviving owner upon death. However, the article cautions that joint ownership may not be appropriate in all situations, particularly when considering tax implications, creditor exposure, or family dynamics.

DeDe Soto explains that while these strategies are widely used, each carries specific legal and financial considerations. "Estate planning requires a coordinated approach," said DeDe Soto. "The goal is to ensure that each strategy works together to achieve the intended outcome without creating unintended consequences."

The article also addresses the importance of regularly reviewing estate plans. Changes in family structure, asset composition, or applicable laws may affect how an estate is administered. Without periodic updates, previously effective strategies may no longer align with current objectives or legal requirements.

In addition to outlining probate avoidance techniques, the article discusses the broader implications of estate planning, including privacy considerations. Probate proceedings are part of the public record, meaning that details about assets and beneficiaries may become accessible. Planning tools that bypass probate can help maintain confidentiality while facilitating asset transfer.

The release further notes that individuals with complex estates, including real estate holdings, business interests, or blended family structures, may face additional challenges in probate administration. In these cases, tailored planning strategies are often necessary to address competing priorities and ensure clarity in asset distribution.

SOTO Law Group's publication reflects ongoing interest in estate planning as families seek to manage intergenerational wealth transfer more efficiently. The article provides an overview of legally recognized options while emphasizing the importance of aligning planning strategies with individual circumstances.

For more information, visit SOTO Law Group to learn more about probate avoidance strategies.

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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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