

OUR PEOPLE'S PRESS

A Regular Publication by Wollerman Shacklock
Lawyers



IN THIS ISSUE:

1. WS LEGAL CHARITY
2. WHAT HAPPENS IF AN EXECUTOR CANNOT BE FOUND OR REFUSES TO ACT?
3. MEET KAREN KELLY

Did you know that every month Wollerman Shacklock Lawyers make a donation to a chosen charity?

The month of September held some very important days regarding mental health, including World Suicide Prevention Day and R U OK Day.

R U OK's vision is a world where we're all connected and are protected from suicide. We as a firm are very proud to make a donation to this very worthy charity this month. If anyone is struggling with mental health, please don't be afraid to reach out.



.....

WE ARE STILL WORKING!

Due to current restrictions, we are currently working from home and not in the office.

If you require any documentation to be returned / provided to us, we request that you send the documents to our PO Box via Express Post. We can still be contacted by phone or email.

We apologise for any inconvenience this has caused and appreciate your co-operation.

WOLLERMAN SHACKLOCK LAWYERS

Your voice through our values of equality, respect and integrity.

What Happens if an Executor Cannot Be Found or Refuses to Act?

What is an executor of a will?

An executor is a person named in the will of the deceased and is responsible for the administration of the estate until the final distribution of the estate is made to the beneficiaries. The executor would search for the will, apply to the Supreme Court for a Grant of Probate, lodge taxation returns, collect and transfer assets, keep proper records and finally, distribute assets to the beneficiaries.

The executor can refuse to prove the will or can renounce his or her position as an executor. If this happens, other nominated or substitute executors can apply for probate. If the deceased left a valid will, but the named executor cannot or will not apply for a grant, a party with the greatest proprietary interest under the will may be granted letters of administration with the will annexed. Such application can also be made if an executor cannot be found.

In many cases, especially when spouses appoint each other as executors, one of the sole executors, who may also be primary beneficiary may be too ill to apply. If this is the case, then the persons who would be entitled to share in the estate of the executor if he or she were to die without a will, may apply for administration with the will annexed.

An executor cannot be forced to apply for a grant of probate even if they are named as such in a will. Once appointed, an executor is not able to resign under normal circumstances. An executor can resign if there is a conflict of interest. If an executor resigns, he or she cannot assign another person to act in his or her place. The court would need to make this appointment.

We can provide you with advice regarding Wills, Estates and related matters.

If you would like assistance, please contact Wollerman Shacklock Lawyers on 9707 1155 or admin@wslegal.com.au.

Karen Kelly
Kinesiology
Karen Kelly
0410 422 879
Suite 4/ 1579
Burwood Hwy
Tecoma VIC 3160



What Is Kinesiology How Does It Work?

Kinesiology is the non-invasive art and science of muscle monitoring and it was developed in 1964 by Dr. George Goodheart, an American Chiropractor.

Muscle Monitoring involves applying a gentle pressure to a muscle. If the muscle remains in a locked position this indicates that there is no stress or imbalance within the body's energy system. If the muscle unlocks this indicates a stress or disturbance in the energy flow within the body's system.

Common Conditions That Can Be Treated With Kinesiology

Digestive disorders

Mercury Toxicity

TMJ problems

Chronic Fatigue

Menopause/Hormonal imbalance

Anxiety/Phobias/Fears

Back Problems

Insomnia/Sleeping problems

Headaches/Pain & Discomfort

Learning Disabilities

Candida

Fertility

Allergies/Sensitivities

Weight Loss