

WILLS, TRUSTS & LIFE **INSURANCE AFTER A DIVORCE**

Laws Vary by State and can Change at Any Time by Gary Altman, ESQ. & ADAM ABRAMOWITZ, ESQ.

	Maryland	Washington, DC	Virginia
Will	By Statute, upon divorce "all provisions in the Will relating to the spouse, and only those provisions, shall be revoked unless otherwise provided in the will or decree." Md. ESTATES AND TRUSTS Code Ann. § 4-105. This is automatic and requires no further action by the testator.	By Statute and Case law, DC recognizes the concept of implied revocation whereby a final divorce decree implies ones intent to remove their ex-spouse from their Will. See D.C. Code § 18-109 (2011).	By Statute, "the divorce or annulment revokes any disposition or appointment of property made by the Will to the former spouse." Va. Code Annotated § 64.1-59. This is automatic and requires no further action by the testator.
Revocable Trust	Unlike a Will, a Trust distribu- tion to a former spouse survives divorce. A distribution to a former spouse must be actively changed in Trust documents.	A Trust distribution to a former spouse is not automatically revoked upon divorce. The Grantor of the Trust must either amend the Trust, revoke the Trust, or the Divorce Decree or subsequent contract must manifest "clear and convincing evidence of the settlor's intent" to remove the former spouse as beneficiary. D.C. Code § 19-1306.02.	Unlike life insurance (below), Va. Code Ann. § 20-111.1 does not apply automatic revocation to dispositions to a former spouse. In fact, it specifically states that such revocation shall not apply to Trusts. Therefore, a Revocable Trust must be amended to remove the former spouse as beneficiary.
Life Insurance	In Maryland, like the majority of jurisdictions, upon divorce, the ex-spouse listed as beneficiary does not automatically waive their right to claim the insurance benefit if the beneficiary is not changed. See East v. PaineWebber, Inc., 131 Md. App. 302, 311 (Md. Ct. Spec. App. 2000). The only exception is if the Divorce Decree specifically revokes the right to inherit life insurance.	In DC, once a spouse is designated as a life insurance beneficiary, they are deemed to have a vested interest. Therefore, upon divorce, a former spouse is not automatically divested of that interest, unless, there is convincing evidence that the Divorce Decree was intended to deprive the named beneficiary of that interest. See Mayberry v. Kathan, 98 U.S. App. D.C. at 55.	Virginia holds that, upon divorce, "any revocable beneficiary designation contained in a then existing written contract owned by one party that provides for the payment of any death benefit to the other party is revoked." Therefore, upon divorce, the ex-spouse loses their right to inherit any life insurance proceeds on their former spouse. See Va. Code Ann. § 20-111.1.

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