Did you know?
Non-Attorney Medicaid Planners Cannot Give Legal Advice

What to do?

LEGALLY Protect Your Assets
Hire an Elder Law Attorney

THE FLORIDA BAR
ELDER LAW SECTION

AFELA
The Academy of
FLORIDA ELDER
LAW ATTORNEYS
Why you should hire an Elder Law Attorney

ONLY A LICENSED ATTORNEY CAN GIVE YOU ALL THE LEGAL OPTIONS FOR MEDICAID PLANNING AND ASSET PROTECTION. THE FLORIDA SUPREME COURT IN 2015 ADVISED THAT ANYONE OTHER THAN A LICENSED ATTORNEY WHO PROVIDES LEGAL ADVICE ABOUT MEDICAID PLANNING IS ENGAGING IN THE UNLICENSED PRACTICE OF LAW. ACCORDING TO FLORIDA STATUTE §454.23, THE UNLICENSED PRACTICE OF LAW IS A THIRD DEGREE FELONY.

This means that only a licensed Attorney can give advice about Medicaid restructuring strategies.

The 2015 Florida Supreme Court Advisory Opinion (No. SC 14-211) states that a non-attorney:

- **May not** recommend or prepare a Personal Service Contract.
- **May not** recommend or prepare a Qualified Income Trust including gathering the information necessary to complete the Trust.
- **May not** sell Personal Service Contracts or Qualified Income Trust forms or kits in the area of Medicaid Planning.
- **May not** give legal advice about spending down and restructuring assets for Medicaid.
Elder law attorneys consider and discuss legal issues during the Medicaid planning process that non-lawyers are not allowed to address. These include:

- Income or other tax consequences.
- Estate Planning (Wills and Trusts).
- Protecting the client’s home.
- Future planning for the community spouse.
- Pros and cons of each planning strategy.

What if you hire a non-attorney planner and your Medicaid case is denied?

As a non-attorney does not have a license to practice law, or carry malpractice insurance, you have no recourse if your Medicaid case is denied due to the fault of the non-attorney Medicaid planner. As the Florida Supreme court noted, non-attorney Medicaid planners are unregulated and have no licensing, education or advertising requirements.

Important reasons why you should hire an Elder Law Attorney for Medicaid planning:

- Licensed attorneys are law school trained, pass a state bar exam and undergo a character and background investigation.
- Attorneys need to have continuing education credits.
- Attorneys must follow rules of ethics which require diligence.
- Most attorneys carry malpractice insurance.
- Attorneys are regulated by The Florida Bar.
The Elder Law Section of the Florida Bar and the Academy of Florida Elder Law Attorneys maintain a list of its members who are in good standing with the Florida Bar. They can be found at:

www.eldersection.org & www.afela.org

What is Medicaid?

Medicaid is a government insurance program which provides health insurance and long term care (LTC). It is paid for by federal as well as state funds. In Florida, the Agency for Health Care Administration (AHCA) administers the Medicaid program, and the application process for benefits is filed with the Department of Children & Families (DCF).

Since each state administers its own Medicaid programs, the law is different from state to state. Accordingly, the information needed to plan legal strategies and apply for the LTC Medicaid in Florida is state specific.