How I’m Changing My Practice, Client Meetings, to Address the Coronavirus

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Introduction and Client Communication

What Can Estate Planners Do During These Trying and Uncertain Times?
Coronavirus: Introduction for Estate Planners

- Coronavirus, novel Coronavirus, or COVID-19 is a novel viral infection that in the worst cases can cause severe pulmonary disease and respiratory failure and death. It may include a lower respiratory tract infection, which means that most of the symptoms are felt in the chest and lungs.
- It has been declared by the WHO to be a Pandemic.
- Its impact on the population and economy remains uncertain.
- The stock market has plunged, but the rollercoaster market performance may rise or drop further. These create incredible uncertainty.
- How can estate planners operate their practices through these trying times? How can they best help their clients?
Client Communications - What to Do?

- Practitioners should consider whether it is advisable to communicate to their clients, via email and/or hard copy mailings, about the impact of Coronavirus and its impact on planning and other matters.
- Consider the impact of work shutdowns on the ability to complete newsletter or paper mailings. An email blast can be orchestrated remotely and with little staff. However, many of our older clients do not use email. Some of our vulnerable clients may not have access to email if they are hospitalized or in self-quarantine.
- Email services like Mailchimp and Constant Contact may be a reasonable solution.
- Also, consider what is appropriate to say in the communication. It would seem the theme of any communication should be founded on: 1) take care of yourself and your loved ones; and 2) we are willing and able to help, perhaps with some limitations.
Client Communications – What Not to Say

- Consider what not to say. “These are challenging, unsettling times. The COVID-19 (coronavirus) pandemic and the fear that accompanies it are equally contagious—affecting each of us, our families, our workplaces, and, indirectly, our sense of financial security. Yet, despite the pervasive uncertainty, of this you can be sure: We will get through this together. [highlights added]”

- The above is a snippet from an email by a financial firm. Is it appropriate to tell a client that is over age 60 living with multiple chronic illnesses that the “fear that accompanies Coronavirus is equally contagious”? Consider the mortality rate of those over 80. Also, is it really the sense of “financial security” that many are worried about? Sure, but that is not the issue. My wife is 63 and living with multiple sclerosis. The medications for her disease modulate or suppress her immune system. Certainly the impact on the stock market is a concern, but an insignificant one relative to her safety and perhaps survival.

- Use sensitivity and compassion in any communication.
Dear client:

We understand that you are concerned about the potential health impact of the coronavirus on yourself and your loved ones.

While health issues are of no doubt of paramount importance for you we did want to take this opportunity to be certain that you were aware of certain legal, tax, financial and other implications that you might also choose to react to.

Living Wills, do not resuscitate orders and other healthcare related documents may be crucial to review for several reasons. Many of these documents missed, and especially standard forms obtained online or elsewhere, may contain language that could be completely contrary to what you might wish to have done during the coronavirus. Some of these documents may prohibit intubation under all circumstances. If you are not presently in a terminal condition and contract coronavirus, since it is a lower respiratory tract infection with symptoms felt in the chest and lungs, it is possible that you would need to be intubated to survive it. Many people who sign such prohibitive forms have in mind an extended stay in a hospital connected to an array of tubes being artificially kept alive.
Many of our staff will be working remotely from home in order to limit social contacts as recommended by the CDC. We will still be reachable at your convenience by email and our office phones will be monitored regularly. Many of our staff have provided their cell phone numbers on email footers and can be reached in that fashion.

The stock market has been adversely impacted. The impact on businesses, especially closely held businesses, could be dramatic and negative for many, although the actual impact will vary significantly by the type and nature of business. These changes might suggest revisiting retirement plans, estate plans, financial models, business succession plans, and much more. We certainly don’t mean to capitalize on the adversity we are all experiencing, but we do want to let you know that we are here to help should you need it.

The present uncertainty creates what could be an invaluable opportunity to pursue estate tax minimization strategies. While again worries of health and financial security matters should be paramount and we feel apologetic to be bringing up this matter, we would be remiss not to do so.
Should there be a Democratic victory in 2020 the proposals of a much harsher estate tax, and a capital gains tax on death (or carryover basis), dramatically change the planning environment. While we prefer to wait for the coronavirus to resolve, that delay may preclude you from being able to take valuable actions.

During this difficult time, we hope that you and your family stay safe and healthy. Please let us know if there is anything we can do to advise or assist.

Sincerely yours,

Doe & Doe, PLLC
To our clients and friends,

We hope everyone is taking care and following all of the recommended precautions during these unprecedented times.

We wanted to let you know that as of Tuesday March 10, our entire firm began to work remotely. Fortunately, we are very experienced with the remote workplace and we are pleased to inform you that we are working regular business hours. Given the situation, however, we do not believe that it is advisable at this time for in-person meetings. Each of our attorneys and staff members are accessible by phone, email, as well as through Zoom, Skype and FaceTime, so we welcome the opportunity to continue to meet with you, albeit virtually. We are following the status in each of our licensed jurisdictions regarding court filings; further, we are determining how best to proceed with document executions.

On a separate note, we wanted to share with you that as of yesterday (March 17, 2020), the Secretary of the Treasury indicated that they are providing income tax payment relief for individuals and corporations in certain circumstances, by deferring up to $1 million (for individuals and $10 million for corporations) of required payments without charging interest and/or penalties for a 90-day period. We understand that the Treasury and IRS are discussing the deferral of the filing of tax returns, however, there is no confirmation of the deferred filing, yet.

If you need us, we are here for you. We’re all in this together and together we will get through this!

Richard, George and Lester, Franklin Karibjanian & Law PLLC
Automatic Email Responses

- Do you need one if staff is working remotely during regular business hours?
- When emailing another law firm, we received the following automated email response:
  “Due to the current national health crisis, the attorneys and staff at Law Firm are working remotely. We continue to service all of our clients. I am responding to all e-mails and may be reached on my mobile phone at Phone Number. Thank you for your patience and understanding.”
- What is the point of this notification if attorneys working remotely are accessing their emails regularly?
Encourage Client Family Communications

- Remind clients about the importance of family connectedness now more than ever.
- If we had a national epidemic of loneliness, anxiety and depression before this thing hit, how much worse is it now? Families of wealth were already 2 to 5 times more likely to have these issues in their family before this hit.
- Encourage clients and family members to view the above webinar.
- Encourage parents to use this time of “Social Distancing” to keep the family together and grow family bonds even stronger.
- Acknowledgements to: Tom Rogerson - President and Chief Learning Officer (CLO) GenLeg Co., Inc. - www.GenLegCo.com
Tech Changes to Address Coronavirus

Take advantage of existing technologies to continue work
Remote Access

- Social distancing, mandated business closure and mandated self-quarantine are all pushing practitioners and staff to work from home, not the office.
- You will remain tethered to the office if all of your client files are analog/paper. Recognize that estate practices necessarily require that certain paper documents are signed, that doesn’t mean that all your files, records and client information must be analog. In fact none of it must be – return all original signed documents.
- Building a complete electronic file and comfortably relying on it to the exclusion of a paper file will give you true practice portability.
- There are many software options to facilitate remote computing and work.
- Cloud based document management systems can be accessed and worked on remotely.
- Office computers can be accessed remotely using gotomypc, and a host of other products. The result is you can be at home on your laptop but working “as if” you are sitting at your office desktop computer.
Remote Access – Technologies to Consider

- Below are just a few different software or hardware packages that could be used to make remote working easier to deal with and more efficient.
- Web-based document/email management systems such as NetDocuments.
- Web-based matter management/accounting systems like Clio, CosmoLex, Actionstep or Centerbase.
- Client portals for securely trading documents electronically without using email – nearly all matter management systems offer this, but the functionality can be separately acquired through services such as ShareFile.
- Document assembly systems for drafting which will allow lawyers who don’t feel tech savvy and/or who don’t type well to draft their own documents without administrative help, e.g. Interactive Legal.
- Hosted VoIP phone systems which will allow your phone system to be wherever you are (for example with certain systems being connected to the internet you can be on your office phone system from anywhere in the world).
- Hosted servers – if the software you run requires a server, hosted servers allow full remote access to all programs – as an example, see www.Procirrus.com.
Remote Access – Technologies to Consider 2

- Hosted applications – for example, if your office uses Outlook, then you *need* Microsoft Exchange to provide full functionality. However, you no longer need to buy a server and Exchange for that. Today, hosted Exchange can be acquired from a variety of vendors, including as part of most Office 365 plans for as low as $5/user/month.

- If you want the ability to print, copy or scan while visiting clients at their homes or offices, there are portable all-in-one devices such as the HP OfficeJet 250. There are also many portable printers like the Canon PIXMA iP110 and portable scanners like the Fujitsu ScanSnap S1300i.

- Administrative documents can be executed by clients without meeting face-to-face by using digital signature services such as RightSignature, DocuSign, or HelloSign.

- Easy to use web-meeting services can be used even with non-tech savvy clients such as Zoom Meetings, or GoToMeeting.
Remote Access - Is It Safe?

- Security issues that should be addressed for remote access:
  - Any laptops, tablets or phones that contain or have access to confidential data must be encrypted.
  - If you transmit confidential information or documents via email, then you must have an email encryption service such as ShareFile, Rmail, zixmail or Trustify.
  - You must have antivirus software, even if you use a Mac.
  - If you’re connecting to ad hoc WiFi and transmitting confidential data, then you should have a virtual private network service such as NordVPN, IPVanish or PureVPN.
  - In order to create and remember/access strong passwords, a password manager is highly recommended such as Dashlane or LastPass.

- Remote computers that are being accessed should not be left fully logged in and running when no one is at the office. They should be at a “lock” screen. For a Windows computer, you get to that by holding down on the Windows logo key on the keyboard and hitting the L key. You have to enter the login password to get back in, but you don’t have to close any programs before you do it. It isn’t like logging out or rebooting. You just want to make sure that if someone broke into your office, they wouldn’t be able to use anyone’s computer. After you’re done using GoToMyPC, you should hit Windows key + L again before you log off.

- From GoToMyPC’s website: Your GoToMyPC remote access sessions are completely private and secure. All data, including screen images, file transfers, keyboard and mouse input and chat text, is fully encrypted from end to end using 128-bit Advanced Encryption Standard (AES) encryption. No unencrypted information is ever stored on your system.
Remote Access- are Employee Laptops Safe?

- It is important not to lose sight of security. This is a vulnerable time, and hackers will try to leverage that.
- Employee computers should have appropriate virus and other protective software. Kaspersky is highly rated. Norton 360 is also good. No Anti-Virus can protect you from everything, but most infections occur because someone got tricked into opening an infected email attachment or clicking on a link in an email. The programs that typically rank the highest in antivirus comparisons are Norton, Kaspersky, McAfee, and Bitdefender.
- Remote computing is safer than permitting staff to save client sensitive documents on unsecured laptops. Be wary of the consequences of that.
Remote Access – Other Issues

- Employee’s home networks should be secured from malware or ransomware attacks. They should have sufficient password protection.
- Consider whether employees working remotely should be prohibited from using public networks.
- Employees should be warned not to use personal email for transferring documents or information.
- No work documents should be on the employee computer as they may be inadvertently synced to cloud based backups for that device.
- If employees take any client sensitive documents home, they should be returned. A better approach may be to have all remote work done in a totally paperless environment working solely on with a service like GoToMyPC.
No or Inadequate Admin Assistance While Remote? Outsource

- Do you face no, or inadequate, administrative assistance while working remotely and staff is on a rotational basis or even more limited? Outsource.
- You can easily email a document overseas, have typing corrections, proofreading and more done without taxing staff that is struggling with the current circumstances.
- Using an outsourcing service in a distant time zone can permit you to email something at the end of the day and have completed documents in your inbox the next morning.
- We use Outsourcing to Israel YFreilich@OutsourcingtoIsrael.com; www.OutsourcingtoIsrael.com
No Secretarial or Typing Staff? Dictate!

- With the growing trend of remote working many practitioners use to dictating or having administrative staff prepare letters will have to do so on their own. There's a very simple, inexpensive, robust solution. Purchase dictation software, as one example Dragon, install it on your laptop and simply dictate emails, letters, memoranda, and other items that you would otherwise have delegated to administrative staff that may not be available.

- Learning all the commands of Dragon, or any other speech recognition software, is quite complex, but there's really no need to. The software is incredibly intuitive and powerful and basic commands like “new paragraph” are obvious and built into the software. You can basically be up and running in 20 minutes and supplant much of your administrative staff that you no longer have available.
Video/Web Conferencing

- One firm’s email communication: “We know that the need for in-person meetings and attorney touchpoints differs from client to client, based on your business and the kinds of service we provide. If you have an in-person meeting scheduled, one of the attorneys involved will reach out to you to discuss arrangements that meet your needs. We would also encourage you to reach out directly if you need to speak sooner about an upcoming meeting. Of course, your relationship partner is available at any time to discuss our business continuity plans, or you can simply email us, and we will get back to you.”

- The circumstances are evolving and in some locations in person meetings may not longer be permitted.

- “In order to combat the spread of the COVID-19 virus, Bergen County [New Jersey] issued an Executive Order that limits most business activity in the county. It exempts law firms …to the degree necessary to participate in Superior Court trials or other ancillary court proceedings or emergent matters or transactions.”

- Web meetings may just be the way to go.
Video/Web Conferencing

- We have made it a policy to have non-essential meetings via web-conference only.
- While a web conference is perhaps not as effective a means of communication as an in-person meeting, it certainly is far better than a phone call. Video conferencing can be used to create a more personal interaction. Documents can be shared and reviewed. While we prefer in-person meetings for new clients, we are simply not doing any until the Coronavirus situation resolves.
- We have used web-conferences for years to review documents with existing clients and have found it more efficient than an in-person meeting where the social formalities, etc. extend the time of the meeting beyond what is required to accomplish the same review via web conference.
Video/Web Conferencing

- We have frequently combined other technology with web conferences for further efficiencies.
- For example, most web conference services readily permit recording the web conference.
- Some of these services also have transcription services. If the web conference service you use does not, there are inexpensive online transcription services that are quick, inexpensive and helpful. [https://scribie.com/transcription/pricing](https://scribie.com/transcription/pricing). You merely email the recording from the web conference to the online transcription services (you need to set up an account first) and in short order receive back an email with a link to the Word document.
- We email the raw transcription overseas for editing and clean up. The resulting document, while still always in need of work, is incredibly informative and less costly to a client than an attorney drafting a memorandum of a conference from scratch. Make sure it’s secure.
With practitioners and clients working from home in light of Coronavirus restrictions this could be a really useful app to have. There are many available. The idea is that you can shoot a photo with your smart phone camera and the app converts the photo/image into a PDF that can then be emailed.

One such app is Digiset LLC. It is available on the App Store at no charge.

A client that is going to have a web meeting needed to get us a completed questionnaire. She had planned on bringing it to the initial meeting, but that will now be a web meeting. She did not have a scanner at home. But the app sufficed to photograph and send us PDFs of her information.

If you are going to convert the PDF to a word document try to shoot directly down on the image and not on an angle. But it is quite remarkable how well the App and Word conversion work even for not such a great shot.
Practice Changes to Address Coronavirus

Take advantage of existing technologies to continue work
Sanitation and Other Obvious Steps

- Only essential client meetings (a will signing or other special circumstance) are permitted in our office.
- Clients that will come in (see above discussion of shift to web meetings) – when confirming the meeting we confirm that no one coming is ill, is under quarantine or self-quarantine, etc.
- Hand soap is available in the kitchen and all employees are encouraged to wash after returning to the office from public areas or meeting with anyone. Hand sanitizers are on all desks and conference room tables.
- No handshaking is permitted, and including no elbow bumping. We focus and encourage that everyone maintain distance, observing the recommended six feet of distancing. We treat this with appropriate seriousness.
- After a meeting we spray sanitizer around the area of the meeting.
Taking credit cards could be vital. If your firm does not already take credit cards for payment consider setting that up immediately.

If you have initial meetings by web conference how will you get paid? Taking a credit card payment in advance assures you get paid.

Processing while working remotely can be an issue. If payments are made by credit card they can flow directly into your firm checking account helping cash flow during what will be a more difficult time.

Clients may not have the facilities to mail and stamp a payment at home, they might be working from home to. A credit card is quick and easy for them as well.
Documents, Letters and Administrative Matters

- With staff working remotely is it feasible to print letters on letterhead and mail them? Is it really necessary?
- We are sending letters as PDFs via email and typing on the top of letters: “Letterhead not used as we are working remotely due to Coronavirus.” I doubt any client or colleague will object, and this avoids the complexity of staff working remotely to print and send letters, or to print sign, scan and email letters on letterhead.
- Letters may also be signed: “/s/Lawyer Name [not signed because of working remotely due to coronavirus]”. No one should raise an issue and it acknowledges the reality we are all dealing with.
Firm Finances

- What will happen with your business? Will client matters decline substantially during the coming months?
- Does the firm have adequate liquidity or resources to get through a possible slowdown for a time period of unknown duration?
- Does the firm have lines of credit or other cash sources to tap?
- If you don’t need these resources now, might you in two months? What if the slowdown persists for four months?
- Might your practice have issues meeting payroll or rent?
- Are there steps you can take to reduce expenses during this period of uncertainty?
Review Insurance Coverage

- Do you have any insurance coverage that may be helpful?
- Will business interruption insurance provide any benefit?
- Pandemic exclusions in insurance policies may be an issue.
Document Signing

How Can You Remote Sign a Document for a Client at Risk?
Uniform Electronic Wills Act (UEWA)

- Will Executions (e.g., Cannot Travel or Enter the Facility Where the Testator Resides).
- Uniform Electronic Will Act.
- Uniform Probate Code Section 2-502.
- Line of Sight v. Physical Presence.
- Telephone communication v. Skype/Zoom presence.
- Through a Looking Glass.
Florida Electronic Wills

- “The bill authorizes and provides oversight for the use of Remote Online Notarizations (RON) by Florida notaries public. Remote Online Notarizations are possible because of audio-video communication technologies, such as FaceTime and Skype, where two or more people may be able to both see and hear one another in real time using a computer or mobile device, even from different states. This also means that a notary public can view the face of the principle signer and any witnesses using audio-video technology while simultaneously reviewing the identification and other credentials of each person.”

Hypothetical: Client with age and health concerns needs to sign a will. Can the lawyer and witnesses stand outside the client’s window, talk through the will signing ceremony while the client is visible through the window and can hear, and pass the document through the front door mail slot for signing? Will this suffice to create a valid will but also protect all that is involved?
• Statutes on lost or stolen wills may provide some guidance.
• The few places electronic wills are permitted the requirements and procedures are stringent. Will those really help in the current environment?
Might NJ Case Law Provide A Framework?

- NJ case where an unsigned copy of a will was admitted to probate. Estate of Ehrlich 47 A.3d 12 (N.J. Super Ct. App. Div. 2012). The unexecuted copy of Decedent's Will, which had purportedly been executed by the Decedent and sent to his attorney-executor for safekeeping, sufficiently represented the Decedent's final testamentary intent allowing the document to be admitted to probate as a writing intended as a Will under N.J.S.A. 3B:3-3.

- The trial court appointed a temporary administrator and ordered a thorough search of Decedent's home and law office for any other Wills of Decedent to no avail. The unexecuted copy proffered by Decedent's nephew was a detailed 14-page document entitled "Last Will and Testament," which was prepared by the Decedent and written on traditional legal paper, with Decedent's name and law office address in the margin of each page. The document did not contain the signature of Decedent. It did, however, include a notation in Decedent's handwriting on the cover page, "Original mailed to H.W. Van Scriver, 5/20/2000," an attorney who was the named executor.

- The trial court admitted the unexecuted Will to probate, finding that Decedent's handwritten notation on the cover page of the Will provided clear and convincing evidence of Decedent's final assent that he intended the original document to constitute his Last Will and Testament.

Might NJ Case Law Provide A Framework?

- Relying on the harmless error doctrine under In re Probate of Will and Codicil or Macool, 416 N.J. Super. 298, 311 (App. Div. 2010), the Appellate Division affirmed the trial court's decision, holding that a writing need not be signed by the testator in order to be admitted to probate. Some states permit oral trusts although with scanning, mail deliveries, etc., using an oral trust may be unnecessary.

- In order to be admitted as a writing intended as a Will under N.J.S.A. 3B:3-3, the proponent must prove by clear and convincing evidence that: (1) the decedent actually reviewed the document in question; and (2) thereafter gave his or her final assent to it.
Modify Self-Proving Affidavit

- Will modifying the affidavit and procedure suffice to make an electronic/remote will valid? What choice might a practitioner have with an at risk client? What choice is there if there is no access to a hospitalized client?
- Reflect Witnessing by web meeting.
- Modify affidavit in will to say in presence of testator via web meeting using Skype, etc. and that this was done because Testator has underlying health risks for Coronavirus [specify them] and deemed it to risky to sign in an in-person meeting.
- Would a recorded web meeting where the client shows the camera each page of the document, confirms that the client read and understood the document and signs it all while recorded, meet the two requirements in Macool (1) the decedent actually reviewed the document in question; and (2) thereafter gave his or her final assent to it.
A Call For Action

- There is an extraordinary need for people to be able to execute legal documents remotely right now, particularly estate and incapacity planning documents. The federal and state legislatures obviously have more pressing matters at hand for the moment, but it seems this is going to be an issue for at least the next few months, and the government will need to address it in some manner, whether it is through legislative or administrative action now, or later in the courts.

- We believe it is imperative that those of us in this profession bring awareness to this issue, and urge the government to address it. Consider being involved in a “call to action” to contact your representatives about the need to provide a mechanism for remote witnessing/notarization, if your jurisdiction does not already permit it.

- Calls have been made and action is starting. See the next slide as an example.
Legislative Changes are Happening

- Iowa attorneys can now rethink document review and signing ceremonies for clients. See https://www.kwqc.com/content/news/iowa-Gov-569012091.html
- REMOTE NOTARIZATION AND WITNESSING
  - SECTION SIXTEEN. Pursuant to Iowa Code § 29C.6(6), I temporarily suspend the personal appearance requirement in Iowa Code § 9B.6, but only to the extent that the notarial act complies with the requirements of section 6 of 2019 Iowa Acts chapter 44 (Senate File 475) and any additional guidance provided by the Iowa Secretary of State regarding approved communication technology.
  - SECTION SEVENTEEN. Pursuant to Iowa Code § 29C.6(6) and Iowa Code § 135.144(3), and in conjunction with the Iowa Department of Public Health, I temporarily suspend the regulatory provisions of Iowa Code §§ 144B.3, 633.279, and 633B.105, to the extent that they require the physical presence of a testator, settlor, principal, witness, or other person, if the person is present in a manner in which the witness or other person can see and hear the acts by electronic means, such as video conference, Skype, Facetime, Zoom, or other means, whether or not recorded.

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Retainers and Retainer Agreements

Web Meetings
Change the Dynamic
Getting Retained and Paid in the Current Environment

- Our practice has been to mail out retainer agreements with a cover letter (proving they were mailed) in advance of an initial client meeting. Then at the meeting a client would sign the documents engaging us and make a payment.

- With the shift to new clients having initial web meetings that opportunity for a physical meeting to sign documents and make a payment is lost. Consider:
  - Emailing and/or mailing retainer agreements in advance and having them signed and mailed or scanned and emailed back.
  - Using e-signature for billing/retainer documents to facilitate signing when a client has no scanner at home and will meet by web.
  - Accepting credit cards to facilitate payments electronically and not by check in person.
  - Exercise caution having a web meeting without having been formally retained. If not, what is your relationship?
Conclusion and Additional Information

The New Normal
Conclusion

- Coronavirus has affected the very fabric of our society. Our lives depend on how we handle the situation.
- Financial impacts are substantial.
- Many critical aspects of estate planning and how planners operate their practices have been impacted.
Additional information

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