

DECISION-MAKING

When your child turns 18, he or she is presumed by law to be capable of making his or her own decisions.

Guardianship / Conservatorship

- Guardianship over the person
 - Where to live & medical decisions
 - Lose right to own firearm, marry, drive, vote
 - May be limited
 - Rights to drive and vote can be retained
 - o Rights can be restored
 - Standby guardians can be appointed
- Conservatorship over finances
 - o Pay bills, open accounts
 - Protect from bad influences
 - o Typically not needed as Representative Payee, you will control income
 - Annual/triennial accounts to Commissioner of Accounts
- Both are court proceedings
 - o Can be combined
- Guardian / Conservator supervised by court

Alternatives

- Advance Directive for Healthcare
 - o Includes medical power of attorney and HIPAA release
 - o Not as certain as guardianship
- Power of Attorney for Education
 - o Make decision at IEP meetings
- Representative Payee
 - o For SSI / SSDI payments
- Durable Power of Attorney (finances)
 - Adult child with capacity
 - Gives you the right to manage finances
 - Takes away no rights
 - o Can monitor spending, get alerts
- Joint accounts
 - o But consider asset limitations for benefits
- Special Needs Trust
 - Trustee manages money left as inheritance

NOTES:

TO LIVE AS INDEPENDENTLY AS POSSIBLE

Although these topics are not part of my presentation, I list them here as other parts of special needs planning that are important considerations.

	Medicaid Waiver Services	Continuing Education
•	Get on the waiting list Key to independent living after you are gone NOTE: same asset limit applies here as with SSI and Medicaid	 ACE-IT at VCU PAVE at J. Sargeant Reynolds Mason LIFE - GMU On-line courses
	Employment Training and Supports	Long-Term Living Arrangements

INCOME SOURCES

Supplemental Security Income (SSI)

- Disabled, blind or age 65 and over
- Low income
- Countable assets < \$2,000
- Parental income and assets deemed to be child's
 - o Deeming ends at age 18
- Maximum monthly benefit of \$771 (2019)
- Meant to pay for room and board
 - Charge rent to avoid SSI reduction
- Unearned income reduces benefit \$ for \$
 - Unexpected inheritance can = ineligibility

Part-Time Work

- Earned income reduces SSI benefit
- BUT exclusions apply to reduce effect
 - \$ 65 earned income exclusion
 - o Then only 1/2 remainder applies
- Result: always make more per month
 - o See column 2 below
- Other work incentive may also apply
 - Impairment Related Work Expenses
 - Subsidies and Special Conditions
 - o Plan to Achieve Self-Support
 - o Student Earned Income Exclusion

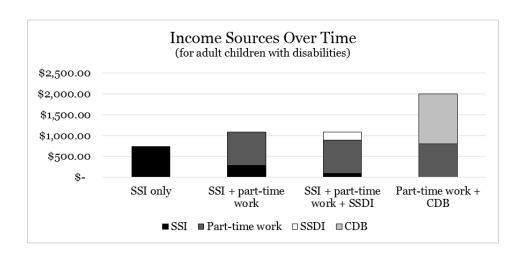
Social Security Disability Insurance (SSDI)

- Same disability criteria as SSI
- Have to be working and paying payroll taxes
- Eligibility based on work history and credits
 - o Annual income of \$5,280 to max credits (4)
 - o Typically eligible after 4 years of p/t work
- Benefit based on adult child's work record
- Considered unearned income for SSI purposes
 - o \$ for \$ reduction in SSI benefit
 - BUT no reduction in overall income
 - See column 3 below

Childhood Disability Benefits (CDB)

- Disabled before the age of 22
- Unmarried
- · Parent becomes disabled, retires or dies
- Benefit based on *parent's* work record
- Considered unearned income for SSI purposes
 - Typically displaces SSI benefit
 - o BUT total income increases
 - See column 4 below

NOTES:



HEALTHCARE SOURCES

Parents' Employer Provided Healthcare	<u>Medicaid</u>
 Until age 26 by law After age 26 for adult children with disabilities Depends on policy Always primary payor 	 Disabled, blind or over age 65 Low income Countable assets < \$2,000 5 year look back period for transfers Transfers for < full value may = period of ineligibility up to 36 months Considered disabled if receiving SSI or SSDI Always payor of last resort
 Medicare Automatically eligible after 2 years of SSDI Automatically eligible with CDB Four parts: A, B, C, and D Secondary payor to private insurance Primary payor to Medicaid NOTE: Medicare does NOT pay for long-term nursing care, Medicaid does. 	 TRICARE (military families) Incapacitated child over 21 Disabled before 21 (23 if full-time student) Depends on you for > 50% of support Adult-child can have Medicare, Medicaid and TRICARE at the same time Medicare typically pays first TRICARE can pay co-pays, deductibles TRICARE pays if services are from a military hospital

NOTES:

SPECIAL NEEDS ESTATE PLANNING

Planning for federal estate and gift tax avoidance is no longer necessary for most people because the individual exemption (unified credit) is \$11.18 million (2108) per person.

Non-Probate Assets

- Investments with beneficiary designations
 - Life insurance policies
 - Retirement accounts
 - Annuities
 - Pensions
 - Brokerage accounts
 - o Stocks / Bonds
- Beneficiary designation takes precedence
 - o Assets transfer automatically upon death
 - o Disruption to SSI/Medicaid eligibility if paid directly to beneficiary
- Name Special Needs Trust as beneficiary
 - Instead of person with disability

Third-Party Special Needs Trust¹

- Created by a parent, grandparent etc.
- Funded by parents, grandparents, family
 - No funds from disabled beneficiary
 - o Typically empty until you pass away
- Protect eligibility for SSI/Medicaid
 - Name as beneficiary on accounts & policies
 - o Name as beneficiary in Will
- Provide supplemental support
 - o For expenses other than room and board
- Trustee manages finances instead of beneficiary
- You decide what happens to assets after the beneficiary passes
- Trust can own real estate and vehicles
- NOTE: most important determination is naming the successor Trustee who takes over after you

Probate Assets

- Personal property
- Accounts without beneficiary designations
 - o Checking, banking etc.
- Real estate (if solely owned)
- Vehicles
- Assets pass by **Last Will & Testament**
 - Make arrangements to pay final debts, taxes
 - Leave inheritance to SSI/Medicaid recipient by naming special needs trust as beneficiary
- If no Will, then assets pass by state law
 - o Problem for SSI/Medicaid eligibility

Pooled Third-Party Special Needs Trust

- Trust Administrators in VA:
 - Commonwealth Community Trust (CCT)
 - o The ARC of Northern Virginia
- Each has hired a professional trust co. to manage funds
- Initial set up fee, annual fees, management fees

ABLE Account

- Not counted as an asset for SSI/Medicaid
 - o \$15.000 (2018) max each yr., all sources
 - o \$100,000 max exclusion
- Similar to 529(b) college savings plans
- Payback provision, so best used as a savings vehicle for SSI/Medicaid beneficiary

Military Survivor Benefit Plan (SBP)

- Service members can elect to provide eligible beneficiaries a percentage of their retirement
- Paid as a monthly annuity; if paid directly to adult-child with a disability, problem for SSI/Medicaid Waiver Services
 - Medicaid probably not an issue due to availability of TRICARE
- Can now direct payment to First-Party Special Needs Trust
 - o Doesn't count as income or assets for eligibility purposes

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¹ As opposed to a First-Party Special Needs Trust, which is funded by the SSI/Medicaid beneficiary's money.