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## Whirligig questions and answers

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It makes us uncomfortable, a little superstitious and maybe even a little dizzy. So we dodged the subject left and right and posed doing a will once again. But here you are, reading about wills (even though it gives you a disturbing feeling in the hole in your stomach). You've come this far and we're proud of you. So take a deep breath: we're about to respond to everything you wanted to know (but were afraid to ask) about the wills. 1. What is a will? Simply put, a will is a legally binding document that explains exactly how you want your property and other belongings to be handled after your death. We know, it's not comfortable talking about this kind of thing. But however creepy you feel, doing a will is one of the most important things you can do for yourself and your family. 2. What is the difference between a living trust and a will? A living trust and a will may seem similar in the way you work, but they are different. A will tells everyone how you want the things you own to be handled after you die. A living trust keeps your assets while you're still alive. Not sure how to talk about your wishes at the end of life? Use this free guide. A living trust never becomes a public document as a will does after it dies. So if you want to keep everything private, a live trust protects that information, even after you're gone. It can also help you skip will costs (that's the legal court process that takes care of giving everything in the will). Any property given through a will has to go through will, but not if it is given through a trust! Keep in mind, however, that a living trust cannot a guardian for your children (in other words, someone who will take care of them if you die), only a will can do that. 3. Why do I need an allah? You might think you don't need a will because you're not a millionaire, you're not sitting on a huge piece of land, or you don't have members who are vultures and want to claw their way on their farm. But guess what? You need one by will, no matter who you are. If you have children under the age of 18, then you really need one at will. Your will is where you will have all the information about who your guardians will be. If you don't do a will, who will take care of your children if something happens to you and your spouse? Don't leave a decision like that in anyone else's hands, except you (especially not the state!). What about that one-of-a-kind watch your great-grandfather gave you? You want to make sure something like that stays in the family. Having a will in place allows you to tell exactly who gets what. If you don't take care of it now, someone else can decide where your children, pets, and family heirlooms end up. 4. What if I haven't had children yet? So you think since you don't have kids yet, it's not important to do a will? False. We just said it, but it's worth repeating: everyone needs a will! Even if it's just you and your dog living in a one bedroom. Who would take Rover if anything happened to you? And if you have kids later along the way or a niece you love, you can update your willingness to include them. Make these 7 decisions before creating your will and get the headache out of the process. 5. Do I have to make a new will if I move between states? Lol Most U.S. states will honor a signed will in a different state. But if you plan to move, it's smart to review the laws in your new state and update your will if necessary. 6. Do I have to get a notarized will? You always need two witnesses to do a valid will, but you don't always need it notary (see the laws of your state). Getting a notarized document only means that a public officer (called a notary public) will make sure that the person who signs the document is who they claim to be. Some states want a document (called affidavit of self-proof) from witnesses who say they saw you sign the lightning or saw someone sign it for you at your request. This document also shows that he was in his right mind and signed everything voluntarily. Having this in place saves a lot of time in will (remember, this is just the legal cutting process that takes care of giving everything in the will). A little note about your witnesses, however, make sure you're not leaving anything to them in your will (because they won't get anything!). A witness cannot receive anything of the will he is witnessing. So don't ask your child (who's getting your house in the anga) to be your witness and instead ask a trusted co-worker or family friend. 7. Can I change or cancel my will? Absolutely! This thing is not in Nothing is permanent until you're dead. You can add or remove things at any time. Once you do, you'll sign a new who says the old man is no longer valid. After signing the new will, be sure to safely get rid of your old will (smashed the sucker). And if you gave copies to someone else, make sure you destroy them too. In this way, there will be no confusion as to what the right will is. And if you want to cancel your will, you can. All that means is that you're destroying your old will (you know, destroying it) and making a new one. 8. When should I update my will? You need to update your will anytime your desires change or after some kind of life event (such as getting married, bringing home a new baby, etc.). And you may need to update your will after any kind of unpleasant life change as well (as in the case of the death of a family member or a divorce). When life changes, your will must also change. 9. After making a sweepstakes, who should I give copies to? After signing a sweepstakes, keep a copy for yourself (duh) and deliver a copy of the person you named as your personal representative (it is someone you trust who will make sure your wishes are fulfilled after you die). If you decide not to give them a physical copy of the will, at least let them know where you keep your will so they can reach it if necessary. If you ever update your will, be sure to get rid of the copies others have, and do it yourself! If you trust them with your will, then you probably trust them very much. Still, it's a good idea to go ahead and smash the old document yourself. 10. What happens to my things if I have no will? Whether you know it or not, you already have a will instead . . . Kind of. Even if you've never signed an elliler, there are laws in your state that handle how to order your property if you don't have a will. This kind of thing is called an intestacy law. And that's basically an elegant way of saying that the state will fix things for you if you don't have a will. But then your family is in trouble. They're going to the succession court for a while, and that's a real headache! When you die without a will, the court of succession will decide things like which of your family members will get your property, belongings, and even your children under the age of 18 (yikes!). Don't let that happen. Creating an allah is one of the most important and loving things you can do for your family. Believe it or not, it's easy to do your own online will in less than 20 minutes! All you have to do is connect your important information, and the rest is made for you. Best of all, this process won't jam you with a lot of legal jargon nonsense. Take this step today! Gintuit is the first FDA-approved cell-based product, made allogenic human cells and bovine collagen, indicated for topical (un submerged) application to a surgically created vascular wound bed in the treatment of mucogingival conditions in Mucogingival defects are soft tissue defects that involve both the attached gingiva (gums) and other oral tissue at the juncture with the gingiva. Conditions can be caused by anatomical, traumatic, or infection-related factors. These conditions are generally associated with a loss of sufficient amounts of gingival tissue attached to cause inflammation of soft tissues that is not resolved by oral hygiene procedures alone. GINTUIT is not intended to provide dental root coverage. Note: The term allogenic refers to cells derived from a donor source that is not related to the intended receptor. The term mucogingival refers to the oral mucosa and gingival tissues (gums) of the mouth. The treatment regimen is a single application of GINTUIT on a surgically created vascular wound bed in the mouth. Additional information on GINTUIT administration can be found in the Dosage and Management section of approved labeling (see product link below). What are the ingredients of GINTUIT? GINTUIT is a cell foil consisting of two layers, a top layer composed of living human ratinocytes (the primary cell type in the outer layer of the skin) and a constructed lower layer of bovine-derived collagen, human extracellular matrix proteins, and living human dermal fibroblasts (skin cells that generate connective tissues). The mechanism of action by which GINTUIT works to increase ratinized tissue has not been identified. In vitro studies have shown that GINTUIT secretes human growth factors and cytokines, and contains extracellular matrix proteins. These factors are known to be involved in wound repair and regeneration. How was safety and efficacy demonstrated? The efficacy of GINTUIT was evaluated in two clinical studies in adults with insufficient gingival tissue. In each of the two studies, GINTUIT was associated with an increase of at least 2 mm of gingival tissue in at least 50% of the study subjects. General safety data from GINTUIT clinical trials included 121 subjects from both studies. What are the common adverse reactions observed with GINTUIT? Common adverse reactions observed during clinical trials with GINTUIT included sinusitis (breast inflammation), nasopharyngitis (inflammation of the upper throat, upper respiratory tract infection, foot-and-mouth stomatitis (canker sores) and local reactions at the site of surgery, such as pain and redness. Additional information on adverse reactions can be found on approved labelling. Who should not receive GINTUIT? GINTUIT should not be used in patients with oral infections or in patients with known to bovine collagen. Where can I find additional information about GINTUIT? GINTUIT?

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