

Contested Probate & Trust Disputes

Lyons Law Group safeguards your loved one's legacy and ensures fair estate distribution through contested probate and trust litigation in Florida.

Contested probate and will-and-trust litigation in Florida covers a wide range of disputes that can stall an estate's administration and strain family relationships. Common will contests argue that the testator lacked mental capacity, was unduly influenced, or signed under fraud or coercion. Beneficiary fights over asset valuations, unclear trust language, or misinterpretation of distribution terms often follow. Lyons Law Group steps in early to untangle these conflicts and preserve the decedent's true intentions.

Disputes against personal representatives and trustees are equally complex. You might face claims for breach of fiduciary duty, mismanagement of estate or trust assets, or failure to follow court-approved distribution plans. Co-owners can seek partition when they cannot agree on selling joint property, while creditors may challenge the priority or validity of estate debts. Our Florida litigators handle every facet—from removing an executor or trustee to defending against mechanic's liens and creditor suits—so your loved one's legacy is honored and assets flow as intended.

At Lyons Law Group, we blend compassionate counsel with aggressive advocacy to resolve contested probate and trust matters efficiently. Whether you're an heir challenging a will, a trustee needing guidance, or a creditor asserting a valid claim, our experienced Florida probate attorneys protect your rights and secure fair, transparent outcomes.

Contact us today for a focused strategy tailored to Florida's probate and trust laws.