**Drawing up of a new will is particularly recommended in the following situations:**

1.    You have minor or disabled children (mainly to appoint a guardian and create some sort of long-term financial provision for them).

2.    You have children (including adult children) to different marriages and/or domestic relationships.

3.    You have step-children who are or have been dependent on you in the past.

4.    You have children who have died, leaving children of their own.

5.    You are still technically married, but are separated and in another relationship. Your Will automatically lapses when you divorce. So, if divorce is being contemplated, it would be wise to get a new will drafted.

6.    You have assets likely to be affected by Capital Gains Tax on your death and you wish to postpone your estate’s tax liability at your death.

7. You wish to benefit your de facto partner in your will but your relationship is less than 2 years and you do not have children with your de facto partner.