Assigning the property of a person who is in a coma

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Assigning the property of a person who is in a coma is so important because it often happens that people suddenly fall into a coma due to illness or accident, and in the meantime, relatives have difficulty in determining the duties of their possession, including property, bank accounts and other things.

You should know that a person who is in a coma is legally excluded. Therefore, in these cases, the prosecutor must appoint a guardian for him.

What do you mean by outcasts in Assigning the property of a person who is in a

coma?

The outcasts are people who, due to dementia, are unable to manage their affairs independently without the interference of another person or persons, and are prohibited by law from personally performing legal acts.

As a result, the relatives of this person must bring their identity documents as well as a picture of the person's medical file, refer to the court affairs of the court and determine a guardian to access the property of the person who is in a coma.

It should be noted that the property of a person in a coma is not given to the heir because the person in a coma is presumed alive and a guardian is installed for him and he takes care of him and his property and pays the expenses and alimony of his family.

In fact, the property cannot be inherited until the person dies completely. Also, a person's spouse in a coma has no right to divorce. This person must prove his or her hardship in court until the court issues a certificate of impossibility of reconciliation and according to the situation of the person, the ruler himself will file for divorce.

For more information you can contact our professional lawyers and benefit from their free consultant.