

Richard W. Nenno

Managing Director and Trust Counsel

Richard W. Nenno, Esquire, is a Managing Director and Trust Counsel in Wealth Advisory Services at Wilmington Trust Company, Wilmington, Delaware. Dick has over three decades of estate planning experience and is admitted to the practice of law in Delaware and Pennsylvania. He is a Fellow of the American Bar Foundation, a former Commissioner of the American Bar Association Commission on Mental and Physical Disability Law, a Distinguished Accredited Estate Planner, and a Registered Trust and Estate Practitioner. Prior to joining Wilmington Trust in 1982, he was an associate in the Estates Department of the Philadelphia law firm of Ballard, Spahr, Andrews & Ingersoll.

Dick is a cum laude graduate of Princeton University with an A.B. degree from the Woodrow Wilson School of Public and International Affairs, and he earned his J.D. degree from Harvard Law School.

Dick is recognized as a national speaker and published authority on estate planning issues. He has spoken at the University of Miami Institute on Estate Planning, the ALI-ABA Planning Techniques for Large Estates Conference, the IBA/ABA International Wealth Transfer Practice Conference, the Notre Dame Tax and Estate Planning Institute, the AICPA Advanced Estate Planning Conference, the NYU Institute on Federal Taxation, the Southern California Tax and Estate Planning Forum, and the Practising Law Institute Estate Planning Institute. He is a member of the American Bar Association, Section of Real Property, Trust & Estate Law (Member of Council) and Section of Taxation; Delaware State Bar Association (Past Chair: Estates and Trusts Section); Estate Planning Council of Delaware, Inc. (Past President); Philadelphia Bar Association.

Dick is the author or co-author of Delaware Trusts 2012, Asset Protection: Domestic & Int'l Law & Tactics Chap. 14A (2012); Let My Trustees Go!: Planning to Minimize or Avoid State Income Taxes on Trusts, 46 U. Miami Inst. on Est. Plan. ¶ 1500 (2012); 867 T.M., Choosing a Domestic Jurisdiction for a Long-Term Trust (2010); 868 T.M., Domestic Asset Protection Trusts (2010); Proposed New York Fiduciary Income Tax Changes: Let My Trustees Go!, 35 Tax Mgmt. Est., Gifts & Tr. J. 147 (May 13, 2010); The Reinstated Delaware Estate Tax, 34 Tax Mgmt. Est., Gifts & Tr. J. 195 (Sept. 10, 2009); Terrors of the Deep: Tax Dangers When Exercising Powers Over Trusts—The GST Regulations and the Delaware Tax Trap, 34 Tax Mgmt. Est., Gifts & Tr. J. 76 (Jan. 8, 2009); Planning to Minimize or Avoid State Income Tax on Trusts, 34 ACTEC J. 131 (Winter 2008); The Trust From Hell: Can It Be Moved to a Celestial Jurisdiction?, 22 Prob. & Prop. 60 (May/June 2008); Directed Trusts: Can Directed Trustees Limit Their Liability?, 21 Prob. & Prop. 45 (Nov./Dec. 2007); DAPT Lite: A Practitioner-Friendly Guide to the Delaware Asset Protection Trust, 32 Tax Mgmt. Est., Gifts & Tr. J. 227 (Sept. 13, 2007); Choosing and Rechoosing the Jurisdiction for a Trust, 40 U. Miami Inst. on Est. Plan. ¶ 400 (2006); Delaware Asset Protection Trusts Should Survive Bankruptcy, 33 Est. Plan. 31 (Jan. 2006); Delaware Asset Protection Trusts Create Obstacles for Creditors, 32 Est. Plan. 3 (Dec. 2005); Structuring CRTs as Delaware APTs to Provide Protection from Creditors and Surviving Spouses, 31 Tax Mgmt. Est., Gifts & Tr. J. 71 (Mar. 9, 2006); Delaware Asset Protection Trusts: Avoiding Fraudulent Transfers and Attorney Liability, 32 Est. Plan. 22 (Jan. 2005).



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EXPERTISE IN

- Estate planning
- Delaware law
- Asset-protection trusts and dynasty trusts