What Happens When Your Child With A Disability Turns 18?

A Free Seminar for Families

March 26, 2015 7:00pm Cerebral Palsy of North Jersey's Horizon High School 71-77 Okner Parkway, Livingston

By law, any child – regardless of whether the child has a disability or how severe the disability - becomes emancipated upon turning 18. That means parents can no longer make decisions legally for their child – the parent cannot obtain medical information, sign medical consent forms or the paperwork related to an IEP plan or do a number of things that the parents were able to do for their child before the child turned 18.

Learn what you need to do to ensure you can continue to help your child access critical services. We will answer such questions as:

How can I be appointed my child's guardian?

Do I have to wait until my child turns 18?

Should I pursue general or limited guardianship?

Can I appoint a successor guardian if something should happen to me?

Featured Speaker: Raymond J. Falcon, Jr., Esq.

Ray Falcon is a principal of Falcon & Singer P.C., a law firm with offices in offices Montvale, New Jersey and Scarsdale, New York. He advises clients in matters of estate planning and probate and administration of decedents' estates, with a concentration in planning for families with members who have special needs.

<u>Space is limited and reservations are required</u>. Reserve your space today by contacting Carole Ammann at (973) 763-9900, ext. 1160 or at cammann@cpnj.org. We just need your name, the number of guests, your phone number and email.