



Make Their Future Your Legacy

Including the SPCA of North Brevard in your will or trust is an effective way to support our mission of providing care, protection and a better future for abused and abandoned animals.

Many of our current programs and services have been made possible by individuals who had the foresight to include the SPCA in their estate plans.

Ways You Can Give Through a Will or Trust

- Leave a specific dollar amount or asset to the SPCA.
- Designate a percentage of your estate to be given through your will or living trust.
- Give only the remainder, or residue, of your estate, or that which remains after bequests to loved ones have been made.

A legacy to the SPCA may take different forms, including:

- An outright gift of cash
- Stocks, Bonds or CDs
- Personal property
- Real Estate



Example of suggested language to include in your will/trust:

“I give and bequeath to the SPCA of North Brevard, Inc, a not-for-profit corporation, with principal offices presently located at 455 Cheney Highway, Titusville, FL, 32780, the sum of \$_____, or _____% of my estate, to be used for the accomplishment of its general purpose (or for a specific purpose as indicated)”.

You may designate your bequest in two ways:

1. For the general purposes of the SPCA (an unrestricted bequest)
2. To be used for a specific purpose (a restricted bequest)

For more information, please contact our Executive Director at 321-267-8221, ext 224 or via email at spcaadopt@spcanorthbrevard.com

The material presented here is intended as general educational information and should not be interpreted as legal, financial or tax advice. Please seek the specific advice of your tax advisor, attorney, and/or financial planner to discuss the application of these topics to your individual situation.