



Wealth Insights

TD Wealth Private Investment Advice
Summer 2026



Keep Time On Your Side

It's been a seemingly endless flurry of geopolitical and economic disruptions: war in the Middle East, a Venezuela intervention, tariff disputes, the Ukraine/Russia conflict, soaring inflation and a global pandemic — all within five years. As the saying goes, "history is just one (darned) thing after another."

With summer vacation season upon us, many are taking a well-deserved break from work, business or the relentless flow of headlines. But what about your funds?

One of the more notable statistics to recently cross our desks is the growing pool of capital sitting on the sidelines. In the U.S., highly liquid, low-risk cash-equivalent holdings have doubled in less than five years, rising from \$4 trillion during the pandemic to roughly \$8 trillion today, even as equity markets have advanced.¹

Some have parked funds on the sidelines, perhaps waiting for more attractive entry points, whether due to extended market gains, lingering macroeconomic uncertainty or geopolitical risk. Yet, as our opening reminds us, disruptive events are often more common than we recognize. Meaningful disruptions occur roughly every two years, on average. Taken to the extreme, investors could wait forever for the "right" time to invest, as there will always be reasons for caution.

Another important consideration is preserving hard-earned capital. While cash on the sidelines may appear protective, it is vulnerable to the insidious effects of inflation. Over time, it quietly erodes purchasing power, often without immediate notice. In recent years, those effects have become much harder to ignore. Consider the impact of inflation over 30 years: if you held \$1 million entirely in cash since 1996, its purchasing power today would be equivalent to roughly \$528,600 in 1996 dollars. This is based on an average annual rate of inflation of 2.15 percent over that period, which seems rather modest when compared to the inflation experienced more recently. It is a sobering figure, given that retirement planning horizons today often extend 30 years or longer.

In this industry, we are constantly searching for the best investment opportunities for clients, measured by factors such as rate of return, upside potential, tax efficiency, risk management and more. Yet, it is easy to forget that **time** is one of the most valuable assets any of us possesses — and the factor that makes most other investment attributes meaningful. We often point out to younger investors just beginning their financial journeys that there can be a remarkable difference in wealth accumulation between two investors starting at age 25 and age 45, even if the

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To Our Clients:

The spring was yet another reminder to expect the unexpected, a familiar theme in investing, but one we are encountering more frequently amid persistent geopolitical disruption. Change happens quickly; blink, and the narrative shifts. The summer offers an opportunity to reset and embrace slower moments with friends and family. We remain focused on managing your wealth so you can prioritize what matters most. Enjoy the summer and, as always, please call if you require support.

Doug, Kiel, Azusa & Vivian

45-year-old enjoys better rates of return or contributes more.²

Inaction can be one of the greatest obstacles to wealth creation. Yet paradoxically, it is also one of the easiest obstacles to overcome. Even the best investment opportunities are worthless unless we actually make use of them and allow time to amplify their benefits. Continue to keep your assets as productive as possible. Through thoughtful investing, we can share meaningfully in all the growth that lies ahead. Keep time on your side.

1. www.apolloacademy.com/understanding-demand-for-treasuries-and-why-the-yield-curve-is-steepening/; 2. At a 5.5% annual return, investing \$5,000/year at age 25 would yield -\$720,000 by age 65; at age 45, you'd need almost \$20,000/year for a similar result.

Wealth Insights

■ Be Aware of the Implications

Inheritance & the Family Home: Separate Property May Become Shared

Keeping an inheritance separate may be challenging when it comes to the family home.

With the summer housing market in full swing, despite muted sales growth and stagnant national prices, it's worth understanding how inherited or gifted funds are treated when used to purchase a home.

Inheritances are generally treated as excluded ('exempt') property under provincial family law. This means they are not automatically subject to division upon separation. However, this protection is conditional and can be lost in certain circumstances, including:

- i) Commingling** — how money is handled, such as when inherited funds are deposited into a joint account or mixed with shared savings.
- ii) Use in shared assets** — how funds are used, such as when they are applied toward jointly owned property or shared investments.
- iii) Loss of traceability** — where the recipient cannot clearly demonstrate where inherited funds went.

Once funds are mixed or can no longer be traced back to the original inheritance, they may be treated as shared ("family") property for the purposes of division.

The Family Home: A Special Case

One often misunderstood area of family law involves the family home, which is treated differently than other assets. In most provinces, the family home is subject to specific rules that can override the usual treatment of excluded property. Generally, both spouses may have rights in relation to it, regardless of legal title. This applies not only at the time of purchase, but throughout ownership. Using inherited funds toward a family home, including for mortgage payments, may result in those funds becoming part of the property's divisible value.

For unmarried (common-law) relationships, the rules differ significantly by province. Unlike married spouses, in many provinces (such as Ontario), there is no automatic property division regime (notably, provinces like British Columbia extend automatic property

division rights to qualifying common-law couples). Yet, this doesn't mean inherited funds are fully protected. Claims may still arise depending on the contributions of each partner or the circumstances of the relationship, so being unmarried doesn't automatically protect an inheritance.



This issue is equally relevant when parents gift funds to a child for a home purchase. If the child is in a relationship that later breaks down, gifted funds (or the property purchased with them) may be subject to division or legal claims, depending on how the gift is documented, how funds were used and applicable provincial law.

Because of these risks, proactive planning can help avoid unintended family law consequences. Potential planning strategies may include entering into contractual agreements, such as cohabitation agreements (for unmarried, common-law partners), marriage contracts or post-nuptial agreements. While protection may be supported by careful tracing and ownership arrangements, depending on the province of residence, these are less certain in the context of a family home. Contractual agreements can provide greater clarity by defining in advance how inherited funds and property will be treated in the event of separation or death.*

Inheritances and gifts are often intended to benefit a specific individual. However, relationship circumstances and financial choices can affect how those assets are treated in the future, and this is often misunderstood when it comes to the family home. Before using inherited funds, it's important to understand how easily separate property can become shared — and to plan accordingly.

*This article is for general information only and is not intended to be a definitive analysis of law. Individuals should consult legal and tax professionals to understand the implications of any strategy based on their specific circumstances and province of residence.

Spring Recap From Doug and Kiel

Doug's Notes: It's been a great and hectic spring. The kids are busy, and with all our work schedules, it's getting harder to make time together, though we managed to squeeze in a couple of trips with them over the past two months.

Anthea and I made it up to our property in the Cariboo a couple of times. It's such an adventure exploring new parts of the province. On our last trip, we took an alternative route, traveling up Highway 99 to Pavilion, then taking a back road to Clinton (photo). It was a beautiful but steep drive — best done with the right vehicle. While hiking through the forests of the Cariboo, grouse are a common sight, but seeing a nest full of eggs was something new.

No doubt the next newsletter will include some fishing stories — with pictures for proof. I hope you all have a wonderful summer.



Kiel's Notes: Here are some highlights from our lively late spring and early summer. Justine ran her first half marathon in six years, achieving a personal best — quite the accomplishment, especially two kids later! Crew reached a milestone of his own, turning three in May and celebrating with a race car birthday bash. He's now convinced he's officially a big boy, and we're all cheering him on.

Cali had her "Welcome to Kindergarten" orientation, which was a wonderful experience. Times sure have changed since we were kids; instead of trekking five kilometers uphill both ways through the snow, Cali will simply hop, skip, and jump a couple of blocks through our neighborhood to get to school. It's great to see her excitement for this new chapter.

For the summer, we're keeping things mostly local but have a couple of long weekend getaways in the works. We might even finally tackle some much-needed landscaping. Wishing you a fantastic summer!



■ **Helping the Next Generation Achieve Home Ownership**

In the Lifecycle of Intergenerational Support: The FHSA Opportunity

For many high-net-worth (HNW) families, intergenerational support evolves alongside key life milestones.

Planning often begins with education savings, starting with a Registered Education Savings Plan (RESP). As children reach adulthood, families turn to the next milestone: the first home. Gifting to a child so they can contribute to a First Home Savings Account (FHSA) may be a natural step in intergenerational support.

Despite the current slowdown, rising home prices have made financial support increasingly meaningful. According to the Canada Mortgage and Housing Corporation, in 2025, 35 percent of first-time home buyers received gifts averaging \$74,570.¹

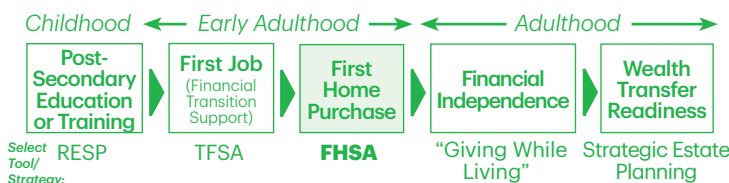
While a gift for a down payment is straightforward, it may not be the most tax-efficient approach. The FHSA offers a tax-smart alternative. Eligible Canadian residents aged 18 and over (or 19, based on age of majority) can contribute up to \$8,000 per year, to a lifetime maximum of \$40,000, with the opportunity for compounded growth over time. Contributions are tax-deductible, similar to a Registered Retirement Savings Plan (RRSP), and qualifying withdrawals are tax free, similar to a Tax-Free Savings Account (TFSA). The FHSA can generally remain open for 15 years (or the year following a qualifying withdrawal). If opened at age 18, it could remain open until around age 33, broadly aligning with the first-time homebuyer age range.

Why the FHSA may be an attractive planning option:

Opportunity for compounded growth — The FHSA provides meaningful tax-free growth potential. For example, if contributions are maximized from the outset, at an annual return of five percent, it could grow to \$75,606 after 15 years (chart). This can then be withdrawn completely tax free for a qualifying first home purchase, in addition to the tax deductions received on contributions.

Creating a substantial down payment — Couples who are both first-time home buyers may each hold an FHSA and can also access

Illustrative: A Lifecycle of Intergenerational Support



the Home Buyers' Plan (HBP) through their RRSP. The HBP allows withdrawals of up to \$60,000, subject to available funds and repayment rules. Together, these tools could provide a significant down payment — using the example above, over \$270,000.

Carrying forward the tax deduction

— The tax deduction does not need to be claimed in the year contributions are made. It can be carried forward and used in future years, even after the account is closed, allowing for more efficient tax planning as income increases.

Flexibility if plans change

— While the FHSA is designed to support the purchase of a first home, it remains flexible. If a qualifying purchase is not made within 15 years, the balance can be transferred to an RRSP or RRIF without affecting RRSP contribution room. Non-qualifying withdrawals are subject to withholding tax and are considered taxable income.

To learn more about how the FHSA can provide support, please call. [1. cmhc.ca/2025MCS](http://1.cmhc.ca/2025MCS); www.forbes.com/advisor/ca/mortgages/gifted-down-payment/

Example: FHSA Potential Growth at 5% Annual Return

Year	Contribution	End of Year
1	\$8,000	\$8,400
2	\$8,000	\$17,220
3	\$8,000	\$26,481
4	\$8,000	\$36,205
5	\$8,000	\$46,415
...10	—	\$59,239
...15	—	\$75,606

Adverse Global Shocks: What History Reminds Us

Markets have had quite the ride this year, and we're only halfway through. It's worth repeating: while it may feel tempting to exit the markets during volatile periods, doing so can come at a cost. Some of the best-performing days often follow the worst, and exiting after a decline may mean missing these gains. Over three decades, major shocks have led to average U.S. equity drawdowns of roughly six to seven percent, with markets typically bottoming within three weeks, then recovering over the following month.¹ We saw this in April: after the S&P 500 declined by almost 10 percent by late March, it took just 11 trading sessions to fully recover its losses. Markets often don't wait for adverse events to be resolved as they are forward looking.

Disruptive events also occur more frequently than we may recognize. On average, a major disruption occurs every couple of years. Given this frequency, waiting for clarity before investing can result in more time on the sidelines than in the markets.

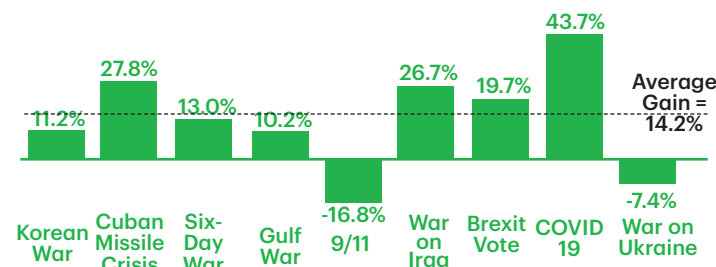
One deliberate action investors can take is to remain committed to a well-constructed investment plan. Portfolios built with diversification across sectors, geographies and asset classes, with a focus on quality, are intended to provide resilience and reduce the likelihood of being forced into reactive decisions. Equally important is the discipline to remember that, despite short-term declines in portfolio

values, these periods pass and recoveries follow. In the year after some of the most significant events, the S&P 500 posted an average gain of 14.2 percent (chart).

Time and again, we're reminded that you can't keep the markets down for too long. Even the darkest nights eventually give way to dawn, and patience remains one of an investor's great allies.



S&P 500 One-Year Forward Returns After Major Geopolitical Events²



1. www.rbcwealthmanagement.com/en-ca/insights/then-and-now-market-reactions-to-military-conflicts-and-what-they-mean-today; 2. "Ignoring the Noise is Impossible," March 20, 2026, A Wealth of Common Sense.

■ Administrative Convenience Can Create Other Issues

Estate Planning & Joint Ownership: Don't Overlook the Many Pitfalls

Owning assets jointly has grown in popularity — between spouses, and increasingly between parents and children. For many, joint tenancy* (with the right of survivorship) has become a go-to estate planning tool because it can allow for a smooth and simple transfer of assets. Upon the death of one owner, the surviving owner(s) automatically take ownership with few legal or administrative hurdles. It is also commonly used to minimize probate or estate administration fees in provinces where applicable, since jointly held assets can pass outside the will.

Yet, the potential pitfalls are often overlooked. Here are six:

1. Immediate tax consequences. Transferring an asset to joint ownership, where beneficial ownership changes, may constitute a disposition for income tax purposes and trigger any unrealized capital gains. While assets can generally be rolled over on a tax-deferred basis to a spouse, this treatment generally does not apply to others (with limited exceptions, such as farm properties). Adding a joint owner to real property may also trigger land transfer tax, where applicable.

2. Future tax implications. Joint ownership can create ongoing tax consequences. If real estate is owned jointly between a parent and a child who already owns a principal residence, there may be a proportionate loss of the principal residence exemption. For jointly-owned investment accounts, even if tax slips are issued in the names of the joint owners, the *Income Tax Act* may require income to be attributed back to the original owner for tax purposes, based on who provided the capital.

3. Loss of control. Transferring assets to joint ownership means giving up a degree of control by the original owner, which can create conflict. A new joint owner of a bank account may have signing authority and the ability to withdraw funds that may not be used as intended. For real property, decisions must generally be made jointly and may not align with the original owner's intentions.

4. Estate liquidity risk. If substantial assets are held in joint ownership and outside of the estate, there may be insufficient estate assets to fund gifts set out in the will or to satisfy outstanding tax liabilities arising on death.

Bare Trust Reporting Relief for Some Joint Ownership Structures

Recent federal legislation confirms relief from annual trust reporting requirements for certain arrangements that may be considered "bare trusts" for tax purposes. This may be particularly relevant for some joint ownership structures. In general, reporting may not be required in situations, including:

- Where legal and beneficial ownership are the same (e.g., many jointly held bank accounts);
- Where all legal owners of a home are related, and the property may qualify as a principal residence of one of the owners;
- Trusts holding assets with a total fair market value (FMV) that does not exceed \$50,000 throughout the year.

While this relief reduces administrative burden, it does not change the underlying legal or tax treatment of joint ownership or beneficial ownership arrangements.

5. Estate equalization issues. Where an estate is intended to be divided among multiple beneficiaries, jointly-owned assets that have not been properly accounted for may distort equalization. This can lead to divisive or costly legal disputes. It may also be unclear whether a joint tenancy arrangement was intended for ease of administration or to transfer beneficial ownership.

6. Exposure to creditors or matrimonial claims. Jointly held assets may be exposed to claims by a joint owner's personal or business creditors, or a former spouse, potentially forcing the sale of the asset to cover the payment of debts or claims of the joint owner.

These are just a handful of the implications to consider. While joint ownership may offer administrative convenience and probate savings, it can also give rise to financial, legal, estate planning and relationship consequences that should not be overlooked.

As always, seek the advice of legal and tax advisors as it relates to your situation.

*Not applicable in Quebec, where an automatic right of survivorship does not exist. There are two forms of joint ownership. This article focuses on "joint tenancy" (with the right of survivorship). Under the alternative "tenants in common" arrangement, owners each hold separate ownership interests in the asset that can generally be sold, transferred, or bequeathed without the consent of the other owners.

Sage Wealth Management — TD Wealth Private Investment Advice

700 West Georgia Street, Suite 1000, Vancouver, BC V7Y 1A2

TF: 1 833 676 1815 | Web: sagewealthmanagement.ca



Doug Milne, CIM®, CFP®
Senior Portfolio Manager
Senior Investment Advisor
604 659 7482
doug.milne@td.com



Kiel Landrigan, CIM®, CFP®
Senior Portfolio Manager
Senior Investment Advisor
604 482 2517
kiel.landrigan@td.com



Azusa Morita, B.Econ, CFP®
Associate Investment Advisor
604 482 2438
azusa.morita@td.com



Vivian Chang, B.Sc. (Hons)
Client Service Associate
604 482 2411
vivian.chang@td.com

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