



What to do when someone dies

A Guide



DOWN'S
SOLICITORS AND NOTARIES

What to do when someone dies



First steps

Within a few days after a death, someone will need to:

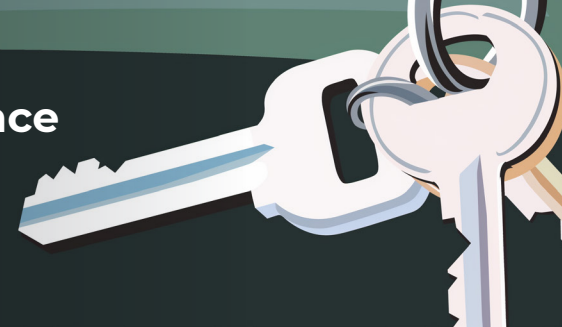
- Make sure that the home and possessions of the person who has died are secure.
- Register the death.
- Start arranging the funeral.

You will find guidance on these matters in this note. It also has answers to questions that people often ask after a death, such as:

- Where can we get money to pay for the funeral?
- Can I still use the joint account I had with the person who has died?
- How can we pay bills without access to the person's bank account?
- What happens if the death is reported to the coroner?
- Who should we tell about the death?
- What happens if there is no will?
- Do we need a solicitor?
- What should we look for when going through the papers of the person who has died?

If a word is in **bold** when it is first used in this note, then its meaning is given at the end.

Securing and insurance the home and possessions



Are the home and possessions safe?

You need to read this section only if the person who has died lived alone in a private home. Otherwise, go straight to the section below on insurance.

If the person who has died lived alone, someone should go to their home on the day of the death. Take the security precautions that you would take when leaving your own home empty for a while, such as locking all doors and windows, stopping deliveries of papers and milk and moving valuable items so that passers-by cannot easily see them.

Everything that is in the home of the person who has died should remain there. This makes it easy to arrange for all the person's property to be valued. (It has to be valued for inheritance tax purposes.) If there are very valuable items and you believe they are not adequately insured, consider moving them to a more secure place but consult the **executors** or close relatives of the person who has died or the person's solicitors before you do this.

If you know that the person who has died had a gun licence and kept firearms at the property, report the death to the police so that they can make arrangements for the guns to be kept safely. The British Association for Shooting and Conservation has

Who does what?

The family and friends of the person who has died can usually deal with most of the practical things that need doing immediately after a death. Solicitors normally get involved a little later, when the **personal representatives** ask for their advice about the **estate**. If there is no family member or friend to deal with the practical matters, then solicitors can help with some or all of these too.

What are the priorities?

The things that have to be done immediately after a death can be done in the order in which they appear in this note but this is just a suggested order. It is not inflexible and in particular cases it may not be possible to follow it rigidly.

Security and insurance for the property of the person who has died

You can skip this part of the note and go straight to the section below on registering the death if the person who has died lived in a residential or nursing home and no longer had a private home.

guidance on dealing with firearms when someone dies (see British Association for Shooting and Conservation: Bereavement and unlicensed firearms).

If the person had a pet, make temporary arrangements for it to be looked after by family or friends or through an animal rescue charity.

Insurance

On your first visit to the home of the person who has died, look for papers relating to the insurance of the property and its contents, even if you do not have time to look for other important papers at this stage. Then ring the insurers, tell them about the death and make sure that there is adequate home and contents cover in place. Keep a note of your conversation with the insurers and put it with the papers relating to the insurance. Hand all these papers over to the executors or their solicitors as soon as possible.

Registering the death

When someone dies, a doctor issues a medical certificate which states the cause of death. The death then needs to be recorded formally on the register for births, deaths and marriages. See the section below on deaths reported to the coroner and inquests for what happens if the doctor is uncertain about the cause of death.

When to register the death

A death must be registered within five days after the date of the death, (this includes weekends and bank holidays), unless it is referred to a coroner.

Who can register the death?

If the death was in hospital or in a private home (including a nursing or residential home), the following people can register the death:

- A relative.
- Someone who was present at the death but who is not a relative.
- Someone representing the "occupier" of the building where the death occurred (for example, the warden of a block of sheltered flats, the manager of a residential home).
- An official from the hospital.
- Anyone who has taken responsibility for arranging the funeral.

If the death was not in a public building or a private home, the following people can register it:

- A relative.
- Anyone present at the death.
- Anyone who has taken responsibility for arranging the funeral.

A relative should, if possible, register the death but the registrar allows non-relatives if no relative is available.

Where is the register office?

The death must be registered at the register office for births, deaths, marriages and civil partnerships for the district where the person died. If you do not know where this is, contact the local authority or visit its website or the GOV.UK website listed in the Further help section at the end of this note.

Ring the register office first to find out if it has an appointment system.

What to take to the register office

Whoever registers the death should take to the register office:

- The medical certificate from the doctor.
- The following information:
 - date of death;
 - place of death;
 - full name of the person who has died;
 - any former names;
 - occupation;
 - last address;
 - name, date of birth and occupation of the person's spouse (including a same-sex spouse for marriages on or after 13 March 2014) or civil partner (whether living or dead); and
 - information about any state benefits the person was receiving.

Where to find the information you need

If you do not know all the details about the person who has died that you need for the registrar, you should be able to find them in their birth certificate, marriage or civil partnership certificate and state pension or allowance book.

Death certificates

The registrar issues an official copy of the register, called a certified copy death certificate, after the person registering the death signs the register.

You can obtain any number of certified copy death certificates. You have to pay for them; the price varies from one local authority to another. You can claim back the cost from the estate in due course.

You need several copy certificates to send out when giving notice of the death to banks, insurance companies and so on. You can estimate how many to buy if you know roughly what the person who has died owned. For example, if the person had three bank accounts with three different banks and two share holdings with different companies, it is best to have five copy certificates, one for each separate institution. You will also need a copy for the person's pension provider and it is sensible to get one or two spare copies while you are at the register office, since it is less convenient to order additional copies later.

Certificate for burial or cremation

The registrar also issues a certificate for burial or cremation. Give this to the funeral director who is making the funeral arrangements.

Form relating to social security benefits

The registrar will give you a form (form BD8) to complete. This is used to tell the **DWP Bereavement Service** of the death so that it can deal with the pensions and benefits arrangements of the person who has died. You can complete this form yourself or ask either the personal representatives or their solicitors to complete it and send it to the DWP.

If your local council offers the DWP's "Tell us once" service, you can use that to deal with the deceased's pension and benefits (see the section below "Tell us once" service).

“Tell us once” service

A number of local councils offer the DWP’s “Tell us once” service which is a way of letting a number of government departments know that someone has died by just making one contact. If this is available in your area, the registrar will either use the service for you or give you a unique service reference number so that you can use the service over the telephone or online. The service can be used to contact the government departments that deal with the deceased person’s benefits, state pension, tax, passport and driving licence. The web address for this service is in the section Further help at the end of this note.

What if the death is reported to the coroner?

If the death is reported to the coroner and the coroner is satisfied that the death is natural, then the coroner notifies the registrar and the death is registered in the usual way. However, if the coroner decides that an inquest is necessary, the registrar cannot issue a death certificate or a certificate for cremation (see the section below Deaths reported to the coroner and inquests).

Deaths reported to the coroner and inquests

Unexpected deaths are reported to the coroner, sometimes by the police but usually by the doctor who was called when the person died. A death is regarded as unexpected in any of the following circumstances:

- The person who has died was not seen by a doctor in the 14 days before death or during their final illness.
- The doctor does not know the cause of death and so cannot issue a medical certificate.
- The person died within 24 hours of being admitted to hospital or during an operation.
- The medical certificate suggests that the cause of death was due to industrial disease or industrial poisoning.

When a death is reported to the coroner, the coroner usually arranges for a post mortem. This normally establishes the cause of death. If the death is from natural causes, it can be registered and the funeral can go ahead. There is an inquest only if the cause of death is in doubt, even after the post mortem, or the post mortem shows that death was not from natural causes. Even if there is to be an inquest, the coroner usually allows the funeral to be held after the post mortem (see the section below What if the death is reported to the coroner?).

The will



Is there a will?

It is not essential to find the will before the funeral. However, it is best to find it (or at least a copy) as soon as possible after the death because:

- The person who has died may have said in the will what kind of funeral they wanted (see the section below What kind of funeral did the person who has died want?).
- The administration of the estate goes more smoothly if the executors are involved from the outset (see the section below Telling the executors about the death).

People who get solicitors to make their wills for them often keep a copy of the will with their important papers. The original is usually kept by the solicitors’ firm: the address and phone number of the firm is often on the cover of the copy will.

If you cannot find a will (or a copy) in the home of the person who has died, we can assist with further searches.

Do you have a right to see the will?

Only the executors appointed in a will are entitled to see the will before probate is granted. If you are not an executor, the solicitors of the person who has died or the person’s bank, if it has the will, cannot allow you to see

it or send you a copy of it, unless the executors agree. However, they can tell you who the executors are. They can also let you know what the will, or a note kept with it, says about the kind of funeral the person wanted.

What kind of funeral did the person who has died want?

Many people leave notes saying what kind of funeral they would like, or they express their wishes in their wills. You are not legally obliged to follow the wishes of a person who has died but usually relatives and friends prefer to do so. It can be distressing to discover after the funeral that it was not arranged as the person wished, so look as soon as possible for a note and for the will.

Medical research and organ donation

If you know that the person who has died wanted to leave their body for medical research, look for the relevant consent form. The form may be stored with the person’s important papers or with the will. The form will have details of the relevant research institution: contact it and follow the procedure it recommends.

A person’s organs may be used for transplant. Donated organs have to be removed within 48 hours of the death.

From 20 May 2020, the law on organ donation in England changed to an opt-out system. This means that in most cases, adults who die in England will be treated as having agreed to be an organ donor. The opt-out system does not apply:

- Where the person who died made a decision on consent before their death (either by recording their decision to give or refuse consent or naming someone to make that decision for them).
- To persons falling within one of the following excluded groups:
 - people under the age of 18;
 - people who lack mental capacity;
 - visitors to England, and those not living there by choice;
 - people who have lived in England for less than 12 months before their death.
- Where a person such as a partner, certain family members or a friend of long standing, provides information that would lead a reasonable person to decide that the person who died would not have consented to be a donor.

From December 2015, the law in Wales is that if the person who died had not registered an organ and tissue donation decision (opt in or opt out), they will be treated as not objecting to becoming a donor.

For further information on the law on organ donation in England and Wales, see the web links in the section Further help at the end of this note.

Telling the executors about the death

If the person who has died left a will which does not appoint you as an executor but you know the people who are appointed executors, make sure they know about the death. You and the executors can then decide who is to register the death, if this has not already been done, and who is to arrange the funeral.

If you have registered the death and obtained copy death certificates but you are not an executor, hand the copy certificates over to the executors or to their solicitors.

If you are not going to deal with the DWP, hand over the form relating to social security benefits too (see the section above Form relating to social security benefits).

If the executors are arranging the funeral, give them the certificate for burial or cremation (see the section above Certificate for burial or cremation).

If, because you cannot find a will, you do not know who the personal representatives are, you can still arrange and hold the funeral.

The funeral



Arranging the funeral and paying the funeral expenses

When you have confirmed that the body is to be buried or cremated rather than given for medical research, give the certificate for burial or cremation to the funeral director. The funeral director will discuss the arrangements with you and guide you through the process leading up to the funeral and the burial or cremation.

Paying for the funeral

By taking on the responsibility for arranging the funeral, you are also taking on the responsibility of paying for it. You will eventually be able to reimburse yourself from the estate of the person who has died, if there is enough money in the estate to cover the funeral expenses.

You, or other family members, may be willing to pay the funeral expenses, on the basis that you will claim repayment from the estate later. However, there are other ways of paying for the funeral:

- Look through the papers of the person who has died for anything relating to a pre-paid funeral plan. If you find that the person subscribed to a plan, contact the provider and follow the procedure it recommends.
- A bank where the person who

has died had an account may be prepared to release money from the account. The bank “freezes” an account when it learns about the account-holder’s death, making no further payments out. However, it may make an exception for funeral expenses. Contact the bank to ask whether it will release money to pay for the funeral.

- Look through the papers of the person who has died for anything relating to life insurance or pensions and contact the providers. If the person had a job at the time of the death, contact the employer’s HR department. Lump sum payments can often be made from life insurance policies and pension schemes very soon after a death. However, you should, if possible, consult the solicitors advising the personal representatives before using lump sums of this type to pay funeral expenses: there may be a more tax-efficient way to use the money.
- If you are arranging a funeral for a partner or close relative and you are on a low income, you may qualify for help in paying for it. You may have to repay some or all of it from the estate of the person who has died. For more information, see the government websites listed in the section Further help at the end of this note.



Getting help with the estate

■ If there is a will.

The executors can ask us to assist them with dealing with the estate.

■ If there is no will.

If the person who has died seems not to have left a will, then we can help with further searches for any possible will, (see the section above Is there a will?) or explain what to do if the person is **intestate**.

Telling people about the death

Generally speaking, if you would like our assistance with dealing with the estate we recommend that you allow us to contact third parties so that we can obtain the information required.

Bank accounts and bills

Joint accounts

If you had a joint bank or building society account with the person who has died, then from the time of the death you automatically own the money in the account. The account is not “frozen” after the death and you do not need a **grant of probate** or any authority from the personal representatives to access it. You should, however, tell the bank about the death of the other account holder.

Paying bills

Bank accounts and other assets in the sole name of the person who has died are usually “frozen” from the death until the personal representatives obtain a grant of probate or letters of administration. If the person who has died paid household bills, then the other members of the household may be worried about how to manage between the death and the grant. There are however various ways of dealing with this problem, which we can advise on if instructed to assist with the estate administration.

The next step: gathering information

If you are an executor appointed in the will of the person who has died, or the person is intestate and you are entitled to be appointed an administrator, then in the months following the death you will be involved in the **administration of the estate**.

Even if you are not the personal representatives, they may ask for your help in assembling the information.

Estate Administration Questionnaire

Along with this guide you will find an estate administration questionnaire which will assist us with the administration of the estate. Please either complete this as fully as possible, or pass it on to the personal representatives to complete.

Words used in this guide

Administrator	The personal representative of an intestate.
Administration of the estate	This is the task carried out by the executors or administrators of a person who has died. It involves assembling all the person's assets, paying the person's debts and any tax due, and handing over whatever remains to the people who are entitled to it under the will or the statutory rules that apply when an intestate dies.
DWP	The Department of Work and Pensions.
Estate	Everything that belonged to a person who has died and all the person's debts.
Executor	A personal representative appointed in a will.
Grant of probate	A document issued by a probate registry to the executors of a person who has died confirming that they have authority to deal with the person's estate.
HMCTS	HM Courts and Tribunals Service.
Intestate	A person who dies without making a will.
Personal representatives	The people who have the legal authority to deal with the estate of a person who has died. They are often, but not always, members of the person's family. If there is a will, the personal representatives are named in the will and called the executors. If there is no will, a solicitor whose practice includes wills and probate can tell you who the personal representatives are.
Probate registry	A government office that deals with probate matters.

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