

# Grant of Representation

Whether a grant of representation (grant of probate if there is a Will or a grant of letters of administration if there is no Will) is required depends on the size and nature of the estate.

1.



Does the deceased own property in England or Wales in their sole name?

Yes

No



A grant is required to administer the estate

Please send us an enquiry to [enquiries@tvedwards.com](mailto:enquiries@tvedwards.com)



We need more information about the other assets in the estate before we can advise

Please send us an enquiry to [enquiries@tvedwards.com](mailto:enquiries@tvedwards.com)

2.



Have you received correspondence from a financial institution confirming that they require a grant of representation before they can release funds?

Yes

No



Please send us an enquiry to [enquiries@tvedwards.com](mailto:enquiries@tvedwards.com)

including copies of the correspondence you have received if at all possible



Please send us an enquiry to [enquiries@tvedwards.com](mailto:enquiries@tvedwards.com) with further details of the estate

## Glossary:

Grant of Representation – this term covers both a grant of probate (if there is a Will) or a grant of letters of administration (if there is no Will)

Executor – the person/s appointed to administer an estate in a Will

Administrator – the person who elects to administer an estate if there is no Will or the appointed executors in a Will are unable or unwilling to act

Personal Representative – Executor or Administrator

Alternatively, please call us on:

020 3440 8000

Open: Mon-Fri 9:30am-5:30pm