



Our reference: BVFOI/117/16 re Violet Richards

### Freedom of Information Act 2000 Request

You asked for the following information from the Government Legal Department ("the Department"):

If you could shed light on why The Treasury Solicitor's grant was revoked and in particular who requested this, if you have contact details for the person seeking to extract a new grant of probate then I would be pleased to receive them.

Your request will be dealt with by the Bona Vacantia Division ("the Division") under the Freedom of Information Act 2000.

Where you have requested contact details for the person seeking to extract a new Grant I have interpreted your request to mean that you require details of the administrator.

The Division holds all the information that you have requested.

We revoked our Grant of Letters of Administration as a successful claim was admitted from an entitled relative and, in such circumstances the Treasury Solicitor has no further interest in the estate.

I have withheld certain information from the file, namely the administrator's details, as it is exempt from disclosure under section 41 of the Act as the Division considers that the information was received in confidence, and that to reveal the information would constitute an actionable breach of the duty of confidence

In considering whether disclosure would be an actionable breach of confidence the Division has considered whether there is a public interest in disclosing the information that would outweigh the public interest in keeping the information confidential.

There is a strong public interest in keeping confidential information that has been disclosed in confidence, and in this case there is no specific reason in favour of disclosure of the information. Disclosure would not protect public safety, nor would it expose wrongdoing such as misfeasance, maladministration, negligence or other iniquity on the part of the Division. In this case the Division considers that the public interest in keeping the information confidential outweighs the public interest in disclosing it.

This information may also be exempt from disclosure under section 40(2) of the Act. The information is exempt from disclosure because it constitutes the personal data of a living individual as defined in section 1(1) of the Data Protection Act 1998 and disclosure of the information would be in breach of the data protection principles set out in Schedule 1 of that Act. In particular, disclosure of the information would contravene the first data protection principle, which requires that personal data be processed fairly and lawfully.