

Keana's story (she/her)

Do I need a will?



The **Wills Estates and Succession Act (WESA)** allows a person aged 16 and over, in British Columbia, to make a will if the person has testamentary capacity.

The **Public Guardian and Trustee (PGT)** supports youth in continuing care who require will making support with guidance in identifying the issues, navigating this area of the law and facilitating meetings with lawyers who are willing to draft their wills at low cost or pro bono.

For more information, contact the PGT:

Phone 604.775.3480
Email cys@trustee.bc.ca
Website www.trustee.bc.ca



Keana works 2 jobs and has savings and money being held in trust at the PGT.



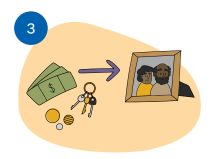
Keana wonders what would happen to her money and belongings if she were to pass away. She and her guardianship worker contact the PGT for help with her estate planning.



Keana wants her sister and best friend to get her things and any money if anything happens to her.



The PGT helps Keana find a lawyer that will help her document her final wishes legally. The PGT connects Keana with a lawyer that will help her make a will and the will making costs can be covered by her trust funds.



The PGT tells Keana that if she passes away without a will and has no spouse or children, all of her money and belongings will be given to her parents.



Keana is happy to know that if she passes away, her wishes will be known and respected.

