



SOCIAL MEDIA AND DIGITAL ASSETS – WHAT TO DO

1. Nominate a person in your last will and testament (i.e. someone you trust or the executor of your estate) to deal with any social media accounts, emails, cloud storage and digital assets after your death.
2. Make a list of all your social media and email accounts, cloud storage and digital assets with a list of the respective usernames and passwords.
3. Decide on a safe place, an accredited app or an online platform to save the information to be accessed by the nominated person after your death.
4. Write a letter of wishes to the nominated person confirming your wishes per account upon your passing (e.g. Facebook: Should your page be deleted or memorialised? Whatsapp: Should specific people, e.g. important people in your network but not known to the family, be messaged upon your passing?).
5. If any of the above has a setting regarding what you would like to do with your account upon your passing, make the necessary selections and ensure it aligns with your letter of wishes.
6. Remember to specifically bequeath any digital assets of monetary value and/or NFT's in your last will and testament.