Adult Safeguarding:

Multi-agency policy & procedures for the protection of adults with care & support needs in the West Midlands.

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Adult Safeguarding: Multi-agency policy and procedures for the protection of adults with care and support needs in the West Midlands.

Written by the West Midlands Adult Safeguarding Editorial Group.

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Foreword

Living a life that is free from harm and abuse is a fundamental right of every person. All of us need to sign up to this principle and to follow it in acting as good neighbours and citizens. Across the West Midlands, all the organisations involved in adult safeguarding are committed to preventing abuse and harm and putting service users at the centre of our work. The Care Act, which came into force on 1st April 2015, is the most significant legislation on care and support in England for over fifty years. The principle that underlies the Care Act is that of promoting the wellbeing of individuals, and of making sure that professionals always recognise that each person’s needs are different, and respond accordingly.

When abuse does take place, it needs to be dealt with swiftly, effectively and in ways which are proportionate to the issues that have been identified. Although professionals in the West Midlands have a longstanding commitment to making sure that adult service users at kept in the centre of safeguarding processes, the Care Act leaves no doubt that it is the person, not the process, that determines how safeguarding work is taken forward by professionals.

All working in adult safeguarding have the difficult task of understanding risk, assessing the level of this for the individual and constructing a plan to manage this which works for the person concerned and is understood by those around them. This demands a sound grasp of the legal basis for their work, the agency role and function and referencing multi-agency procedures alongside professional judgement. With this in mind, the West Midlands region has produced a policy and procedures aimed at professionals. This is because we believe that adults with care and support needs are best protected when procedures between statutory agencies are consistent across the West Midlands region.

The Policy sets out the approach taken to adult safeguarding in the West Midlands. The Procedures then explain how agencies and individuals should work together to put the West Midlands Adult Safeguarding Policy into practice.1

John Wood
Independent Chair, Staffordshire Safeguarding Adults Board, and Chair of the West Midlands Safeguarding Adults Boards Chairs network.

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1 Local Safeguarding Adults Boards across the West Midlands have been asked to adopt these West Midlands Adult Safeguarding Policy and Procedure, but local variations and supplementary guidance may be in place in your Safeguarding Adults Board area – check your local arrangements.
Adult Safeguarding: Multi-agency policy and procedures for the protection of adults with care and support needs in the West Midlands.

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POLICY.
1. Introduction.

1.1. This resource reflects the commitment of organisations in the West Midlands and allied local authorities to work together to safeguard adults with care and support needs in line with the Care Act. The procedures outlined aim to ensure that:

- all organisations promote the wellbeing of adults with care and support needs;
- the interests of adults with care and support needs are always respected and upheld;
- the human rights of adults with care and support needs are respected and upheld;
- a proportionate, timely, professional and ethical response is made to any adult with care and support needs who may be experiencing abuse;
- all decisions and actions are taken in line with the Mental Capacity Act (MCA) 2005.

The procedures also aim to ensure that for each adult with care and support needs:

- their chosen outcomes are at the heart of safeguarding;
- safeguarding is always more focused on the adult than on processes;
- their dignity, and respect towards them, is central to all professional practice.

1.2. Working together.

The policy in the West Midlands is to:

- work together to prevent and protect adults with care and support needs from abuse;
- empower and support people to make their own choices;
- make enquiries and take action about actual or suspected abuse and neglect;
- support adults with care and support needs and provide a service to those who are experiencing, or who are at risk of, abuse, neglect or exploitation;
- share information in a timely way;
- co-operate with each other to safeguard adults with care and support needs - although the Care Act 2014 is clear that the lead role sits with the local authority, section 6 of the Act is equally clear that the local authority and the other relevant partner agencies have duties to co-operate with each other.

1.3. Local implementation.

Each local Safeguarding Adults Board (SAB) is asked to adopt the policy and procedures so that there is consistency across the West Midlands in the way in which adults with care and support needs are safeguarded from abuse. However, some local SABs may want to adapt certain aspects of the procedures to meet their local needs. Local SABs are therefore welcome to add an appendix to the policy and procedures outlining any local variations.
1.4. **Individual implementation.**

The policy and procedures described in this resource should also be used in conjunction with individual organisations’ adult safeguarding procedures, and policy and procedure on related issues; such as domestic violence and abuse, fraud, disciplinary procedures, and health and safety.

1.5. **Legal framework.**

1.5.1. **The Care Act 2014**

The Care Act 2014 sets out a clear legal framework for how local authorities and other statutory agencies should protect adults with care and support needs at risk of abuse or neglect. New duties include the Local Authority’s duty to make enquiries or cause them to be made, to establish a Safeguarding Adults Board; statutory members are the Local Authority, Clinical Commissioning Groups and the Police. Safeguarding Adults Boards must arrange Safeguarding Adult Reviews (SARs) as per defined criteria, publish an annual report and strategic plan. All these initiatives are designed to ensure greater multi-agency collaboration as a means of transforming adult social care.

1.5.2. **Mental Capacity Act (Including DoLS) 2005**

The Mental Capacity Act 2005, covering England and Wales, provides a statutory framework for people who lack capacity to make decisions for themselves, or who have capacity and want to make preparations for a time when they may lack capacity in the future. These can be small decisions – such as what clothes to wear – or major decisions- such as where to live, or what happens if abuse has occurred. The Act sets out who can take decisions, in which situations, and how they should go about this.

In addition - in some cases, people lack the capacity to consent to particular treatment or care that is recognised by others as being in their best interests, or which will protect them from harm. Where this care might involve depriving vulnerable people of their liberty in either a hospital or a care home, extra safeguards have been introduced in law – Deprivation of Liberty Safeguards - to protect their rights and ensure that the care or treatment they receive is in their best interests.

1.5.3. **Human Rights Act 1998**

The Act applies to all public authorities (such as central government departments, local authorities and NHS Trusts) and other bodies performing public functions (such as private companies operating prisons). These organisations must comply with the Act – and individual’s human rights – when providing a service or making decisions that have a decisive impact upon an individual’s rights. The Care Act (2014) extends the scope of the Human Rights Act (1998). This incorporates registered care providers (residential and non-residential) providing care and support to an adult, or support to a carer, where the care and support is arranged or funded by the local authority (including Direct Payment situations (LGA, 2014)). It does not incorporate entirely private arrangements concerning care and support.

Although the Act does not apply to private individuals or companies (except where they are performing public functions), sometimes a public authority has a duty to stop people or companies abusing an individual’s human rights. For example, a public authority that knows a child is being abused by its parents has a duty to protect the child from inhuman or degrading treatment.

The Human Rights act covers everyone in the United Kingdom, regardless of citizenship or immigration status. Anyone who is in the UK for any reason is protected by the provisions in the Human Rights Act.
1.6. Timescales

The West Midlands adult safeguarding procedures do not set definitive timescales for each element of the safeguarding process; however, target timescales are indicated. In addition, individual local authorities or SABs may make decisions on timescales for their own performance monitoring. Local guidance on timescales should reflect the ethos of the Making Safeguarding Personal agenda.

The approach within the West Midlands procedures is as follows:

*Managing immediate risks-* Some adult safeguarding concerns will require an immediate assessment and response to safeguard the adult. This policy and procedure set out some target timescales for responding to and managing immediate risks.

*Making decisions about safeguarding concerns and undertaking enquiries-* There are some target timescales, however, as with all adult safeguarding work, responses must be timely.

**REMEMBER**- It is important to respond at the pace that is right for the adult, and puts them in greatest control of what happens in their life.
2. Principles and values.

2.1. Introduction.
The West Midlands Policy for Adult Safeguarding is based on a shared view across the region of the principles that underpin the Care Act 2014 - those of promoting wellbeing, and putting service users at the centre of all adult safeguarding by making it personal to each individual.

2.2. Government policy.
The Government policy objective is to prevent and reduce the risk of harm to adults from abuse or other types of exploitation, whilst supporting individuals in maintaining control over their lives and in making informed choices without coercion.

The Government believes that safeguarding is everybody’s business, with communities playing a part in preventing, identifying and reporting neglect and abuse and measures need to be in place locally to protect adults with care and support needs.

The State’s role in safeguarding is to provide the vision and direction and ensure that the legal framework, including powers and duties, is clear, and proportionate, whilst maximising local flexibility.

Local multi-agency partnerships should support and encourage communities to find local solutions. These solutions will be different in different places, reflecting, for example local population, environment, and communities.

Adult safeguarding requires working collaboratively to improve outcomes, rather than duplicating or superseding existing responsibilities for providing safe and effective care. The critical factor is providing care and support, which leads to a positive experience for individuals.

Providers’ core responsibility, across health and social care, is to provide safe, effective and high quality care. Safeguarding concerns will require a variety of responses including a provider or other agency investigation, a disciplinary process, a clinical governance response from within or by external bodies, the involvement of police, regulators, staff training or other activities.

All adult safeguarding work should reflect the following key Principles.
[Note: The Principles are not in order of priority; they are all of equal importance.]

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<th>“I” Statements</th>
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<tr>
<td><strong>Empowerment</strong></td>
<td>I am consulted about the outcomes I want from the safeguarding process and these directly inform what happens.</td>
</tr>
<tr>
<td><strong>Prevention</strong></td>
<td>I am provided with easily understood information about what abuse is, how to recognise the signs and what I can do to seek help.</td>
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2.3. Making safeguarding personal

‘Unless people’s lives are improved, then all the safeguarding work, systems, procedures and partnerships are purposeless. Currently Directors and Safeguarding Adults Boards are faced with a plethora of input/output data but no way of telling from it if they really are making any impact. Directors must have a means of knowing what works and how they are making a difference to people’

Safeguarding Adults: Advice and Guidance to Directors of Adult Social Services’ ADASS; LGA, (March 2013)

Making Safeguarding Personal (MSP) is a shift in culture and practice in response to what we now know about what makes safeguarding more or less effective from the perspective of the person being safeguarded. It is about having conversations with people about how we might respond in safeguarding situations in a way that enhances involvement, choice and control as well as improving quality of life, wellbeing and safety. It is about seeing people as experts in their own lives and working alongside them. It is a shift from a process supported by conversations to a series of conversations supported by a process.
Safeguarding must respect the autonomy and independence of individuals as well as their right to family life. In the context of the Human Rights Act, Article 8, Lord Justice Munby, speaking about people who are vulnerable or incapacitated, states:

‘The fundamental point is that public authority decision-making must engage appropriately and meaningfully both with P and with P’s partner, relatives and carers. The State’s obligations under Article 8 are not merely substantive; they are also procedural. Those affected must be allowed to participate effectively in the decision making process. It is simply unacceptable – and an actionable breach of Article 8 – for adult social care to decide, without reference to P and her carers, what is to be done and then merely to tell them – to “share” with them – the decision.’

What Price Dignity? Keynote address by Lord Justice Munby to the LGA Community Care Conference: Protecting Liberties (14 July 2010)

MSP aims to facilitate a shift in emphasis in safeguarding from undertaking a process, to a commitment to improving outcomes alongside people experiencing abuse or neglect. The key focus is on developing a real understanding of what people wish to achieve, agreeing, negotiating and recording their desired outcomes, working out with them (and their representatives or advocates if they lack capacity) how best those outcomes might be realised and then seeing, and at the end, the extent to which desired outcomes have been realised.

2.4. ‘Wellbeing’ principle
The Care Act 2014 introduces a duty to promote wellbeing when carrying out any care and support functions in respect of a person. This is sometimes referred to as “the wellbeing principle” because it is a guiding principle that puts wellbeing at the heart of care and support.

The wellbeing principle applies in all cases where carrying out any care and support function, or making a decision, or safeguarding. It applies equally to adults with care and support needs and their carers.

“Wellbeing” is a broad concept, and it is described as relating to the following areas in particular:

- personal dignity (including treatment of the individual with respect);
- physical and mental health and emotional wellbeing;
- protection from abuse and neglect;
- control by the individual over day-to-day life (including over care and support provided and the way it is provided);
- participation in work, education, training or recreation;
- social and economic wellbeing;
- domestic, family and personal relationships;
- suitability of living accommodation;
- the individual’s contribution to society.
Promoting wellbeing means actively seeking improvements, at every stage in relation to the adult with care and support needs (regardless of whether they have eligible needs or not) and carers. It is a shift from providing services to the concept of “meeting needs”.

Promoting wellbeing should inform: planning of individual care packages, delivery of universal services and strategic planning. To promote wellbeing it should be assumed that individuals are best placed to judge their own wellbeing, their individual views, beliefs, feelings, wishes are paramount and individuals should be empowered to participate as fully as possible. Promoting the wellbeing of the individual should be balanced with those of their informal carers.

2.5. Adults with care and support needs

- The services provided must be appropriate to the adult with care and support needs and not discriminate because of disability, age, gender, sexual orientation, race, religion, culture or lifestyle.

- The primary focus/point of decision-making must be as close as possible to the adult with care and support needs, and individuals must be supported to make their own choices. Adults with care and support needs must be offered support services as appropriate to their needs.

- There is a presumption that adults have the mental capacity to make informed decisions about their lives. If someone has been assessed as not having mental capacity to make safeguarding decisions, those decisions will be made in their best interests as set out in the MCA 2005 and the MCA Code of practice.

- Adults with care and support needs should be given information, advice and support in a form that they can understand and have their views included in all
forums that are making decisions about their lives.

- All decisions taken by professionals about a person’s life should be timely, reasonable, justified, proportionate, ethical and fully recorded.

2.6. Organisations working with adults with care and support needs.

- Staff have a duty to report promptly any concerns or suspicions that an adult with care and support needs is being, or is at risk of being, abused.
- Actions to protect the adult from abuse should always be given high priority by all organisations involved. Concerns or allegations should be reported without delay.
- Organisations working to safeguard adults with care and support needs should make the dignity, safety and wellbeing of the individual a priority in their actions.
- As far as possible organisations must respect the rights of the person causing, or alleged to be causing, harm. If the person alleged to have caused harm is also an adult with care and support needs they must receive support and their needs must be addressed. Staff should fully understand their role and responsibilities in regard to the policy and procedures.
- Every effort must be made to ensure that adults with care and support needs are afforded appropriate protection under the law.
- Organisations will have their own internal operational procedures which relate and adhere to the West Midlands Adult Safeguarding policy and procedures, including complaints by service users and by staff who raise concerns (‘whistleblowers’), always in compliance with the Public Interest Disclosure Act (PIDA) 1998, the Employment Rights Act 1996 and the Enterprise and Regulatory Reform Act 2013.
- Organisations will ensure that all staff and volunteers are familiar with policies relating to adult safeguarding, that they know how to recognise abuse and how to report and respond to it.
- Organisations will ensure that staff and volunteers have access to training that is appropriate to their level of responsibility and will receive clinical and/or management supervision that allows them to reflect on their practice and the impact of their actions on others.

2.7. Organisations working together

- Partner organisations will contribute to effective inter-agency working, multi-disciplinary assessments and joint working partnerships in order to provide the most effective means of safeguarding adults. Action taken under these procedures does not affect the obligations on partner organisations to comply with their statutory responsibilities, such as notification to regulatory authorities under the Health and Social Care Act (HSCA) 2008, employment legislation or other regulatory requirements.
- Organisations continue to have a duty of care to adults who purchase their own care through personal budgets (PBs) (including direct payments), and/or who fund their own care. Organisations are required to ensure that reasonable care is taken to avoid acts or omissions that are likely to cause harm to adults with care and support needs.
- Partner organisations will have information about individuals who may be at risk from abuse and may be asked to share this where appropriate, with due regard to confidentiality and information sharing protocols.
3. Definitions.

3.1. Introduction.
This section provides commonly and nationally used definitions and should be used to guide all adult safeguarding work across all partner agencies and individuals.

3.2. Adult(s) with care and support needs.
The adult safeguarding duties under the Care Act 2014 apply to an adult, aged 18 or over, who:
- has needs for care and support (whether or not the local authority is meeting any of those needs) and;
- is experiencing, or at risk of, abuse or neglect; and
- as a result of those care and support needs is unable to protect themselves from either the risk of, or the experience of abuse or neglect.

Care and support is the mixture of practical, financial and emotional support for adults who need extra help to manage their lives and be independent – including older people, people with a disability or long-term illness, people with mental health problems, and carers. Care and support includes assessment of people’s needs, provision of services and the allocation of funds to enable a person to purchase their own care and support. It could include care home, home care, personal assistants, day services, or the provision of aids and adaptations².

3.3. Wellbeing.
The Care Act 2014 introduces a duty to promote wellbeing when carrying out any care and support functions in respect of a person. This is sometimes referred to as “the wellbeing principle” because it is a guiding principle that puts wellbeing at the heart of care and support. See Section 2.4 for further detail on wellbeing and what this means.

3.4. Abuse or neglect
Defining abuse or neglect is complex and rests on many factors. The term “abuse” can be subject to wide interpretation. It may be physical, verbal or psychological, it may be an act of neglect, or occur where a person is persuaded to enter into a financial or sexual transaction to which they have not, or cannot consent.

Patterns of abuse vary and include:
- serial abusing in which the perpetrator seeks out and ‘grooms’ individuals. Sexual abuse sometimes falls into this pattern as do some forms of financial abuse;
- long-term abuse in the context of an ongoing family relationship such as domestic violence between spouses or generations or persistent psychological abuse; or
- opportunistic abuse such as theft occurring because money or jewellery has been left lying around.

Incidents of abuse may be one-off or multiple, and affect one person or more. Professionals and others should look beyond single incidents or individuals to identify patterns of harm. Repeated instances of poor care may be an indication of more

² Care and Support statutory guidance 2016.
serious problems and of what we now describe as organisational abuse. In order to see these patterns it is important that information is recorded and appropriately shared.

Abuse or neglect may be the result of deliberate intent, negligence or ignorance. Exploitation can be a common theme in the experience of abuse or neglect. Whilst it is acknowledged that abuse or neglect can take different forms, the Care Act guidance identifies the following types of abuse or neglect:

- Physical abuse;
- Domestic violence;
- Sexual abuse;
- Psychological abuse;
- Financial or material abuse;
- Modern slavery;
- Discriminatory abuse;
- Organisational abuse;
- Neglect and acts of omission;
- Self-neglect.

These types of abuse or neglect are explored in more detail in the following sections.

3.4.1. Physical abuse.
Physical abuse includes assault, hitting, slapping, pushing, kicking, misuse of medication, being locked in a room, inappropriate sanctions or force-feeding, inappropriate methods of restraint, and unlawfully depriving a person of their liberty.

Possible indicators
- Unexplained or inappropriately explained injuries;
- Adult exhibiting untypical self-harm;
- Unexplained cuts or scratches to mouth, lips, gums, eyes or external genitalia;
- Unexplained bruising to the face, torso, arms, back, buttocks, thighs, in various stages of healing. Collections of bruises that form regular patterns which correspond to the shape of an object or which appear on several areas of the body;
- Unexplained burns on unlikely areas of the body (e.g. soles of the feet, palms of the hands, back), immersion burns (from scalding in hot water/liquid), rope burns, burns from an electrical appliance;
- Unexplained or inappropriately explained fractures at various stages of healing to any part of the body;
- Medical problems that go unattended;
- Sudden and unexplained urinary and/or faecal incontinence. Evidence of over/under-medication;
- Adult flinches at physical contact;
- Adult appears frightened or subdued in the presence of particular people;
- Adult asks not to be hurt;
- Adult may repeat what the person causing harm has said (e.g. ‘Shut up or I’ll hit you’);
- Reluctance to undress or uncover parts of the body;
- Person wears clothes that cover all parts of their body or specific parts of their body;
- An adult without capacity not being allowed to go out of a care home when they ask to;
- An adult without capacity not being allowed to be discharged at the request of an unpaid carer/family member.
3.4.2. Domestic abuse.

The cross-government definition of domestic violence and abuse is:

any incident or pattern of incidents of controlling, coercive, threatening behaviour, violence or abuse between those aged 16 or over who are, or have been, intimate partners or family members regardless of gender or sexuality. The abuse can encompass, but is not limited to:

- psychological
- physical
- sexual
- financial
- emotional

Many people think that domestic abuse is about intimate partners, but it is clear that other family members are included and that much safeguarding work that occurs at home is, in fact is concerned with domestic abuse. This confirms that domestic abuse approaches and legislation can be considered safeguarding responses in appropriate cases.

Family members are defined as: mother, father, son, daughter, brother, sister and Grandparents, whether directly related, in-laws or step-family.

Controlling behaviour

Controlling behaviour is a range of acts designed to make a person subordinate and/or dependent by isolating them from sources of support, exploiting their resources and capacities for personal gain, depriving them of the means needed for independence, resistance and escape and regulating their everyday behaviour.

Coercive behaviour

Coercive behaviour is an act or a pattern of acts of assault, threats, humiliation and intimidation or other abuse that is used to harm, punish, or frighten their victim.

Coercive or controlling behaviour offence

A coercive or controlling behaviour offence came into force in December 2015. It carries a maximum 5 years’ imprisonment, a fine or both. Victims who experience coercive and controlling behaviour that stops short of serious physical violence, but amounts to extreme psychological and emotional abuse, can bring their perpetrators to justice.

The offence closes a gap in the law around patterns of controlling or coercive behaviour that occurs during a relationship between intimate partners, former partners who still live together or family members.

The Home Office have published statutory guidance relating to controlling and coercive behaviour in an intimate or family relationship here at www.gov.uk

Forced marriage is a term used to describe a marriage in which one or both of the parties are married without their consent or against their will. A forced marriage differs from an arranged marriage, in which both parties consent to the assistance of their parents or a third party in identifying a spouse.

In a situation where there is concern that an adult with care and support needs is being forced into a marriage they do not or cannot consent to, there will be an overlap

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3 The cross-government definition of domestic abuse is not a legal definition and includes so called 'honour' based violence, female genital mutilation (FGM) and forced marriage, and is clear that victims are not confined to one gender or ethnic group.
between action taken under the forced marriage provisions and the adult safeguarding process. In this case action will be co-ordinated with the police and other relevant organisations. The police must always be contacted in such cases as urgent action may need to be taken.

The Anti-social Behaviour, Crime and Policing Act 2014 means it is now a criminal offence to force someone to marry. In addition, the Forced Marriage (Civil Protection) Act 2007 may be used to obtain a Forced Marriage Protection Order as a civil remedy.

**Honour-based violence** is a crime, and referring to the police must always be considered. It has or may have been committed when families feel that dishonour has been brought to them. Women are predominantly (but not exclusively) the victims and the violence is often committed with a degree of collusion from family members and/or the community. Many of these victims will contact the police or other organisations. However, many others are so isolated and controlled that they are unable to seek help.

Adult safeguarding concerns that may indicate honour-based violence include domestic violence, concerns about forced marriage, enforced house arrest and missing person’s reports. If an adult safeguarding concern is raised, and there is a suspicion that the adult is the victim of honour-based violence, referring to the police must always be considered as they have the necessary expertise to manage the risk.

**Female genital mutilation (FGM)** involves procedures that intentionally alter or injure female genital organs for non-medical reasons. The procedure has no health benefits for girls and women. The Female Genital Mutilation Act (FGMA) was introduced in 2003 and came into effect in March 2004. The Act makes it illegal to practise FGM in the UK or to take girls who are British nationals or permanent residents of the UK abroad for FGM whether or not it is lawful in another country. It also makes it illegal to aid, abet, counsel or procure the carrying out of FGM abroad.

3.4.3. **Sexual abuse.**

Sexual abuse including rape, indecent exposure, sexual harassment, inappropriate looking or touching, sexual teasing or innuendo, sexual photography, subjection to pornography or witnessing sexual acts, indecent exposure and sexual assault or sexual acts to which the adult has not consented or was pressured into consenting.

It includes penetration of any sort, incest and situations where the person causing harm touches the abused person’s body (e.g. breasts, buttocks, genital area), exposes his or her genitals (possibly encouraging the abused person to touch them) or coerces the abused person into participating in or looking at pornographic videos or photographs. Denial of a sexual life to consenting adults is also considered abusive practice.

Any sexual relationship that develops between adults where one is in a position of trust, power or authority in relation to the other (e.g. day centre worker/social worker/residential worker/health worker etc.) may also constitute sexual abuse (see section on position of trust).

**Possible indicators**

- Adult has urinary tract infections, vaginal infections or sexually transmitted diseases that are not otherwise explained;
- Adult appears unusually subdued, withdrawn or has poor concentration;
- Adult exhibits significant changes in sexual behaviour or outlook;
• Adult experiences pain, itching or bleeding in the genital/anal area;
• Adult’s underclothing is torn, stained or bloody;
• A woman who lacks the mental capacity to consent to sexual intercourse becomes pregnant;
• Sexual exploitation.

The sexual exploitation of adults with care and support needs involves exploitative situations, contexts and relationships where adults with care and support needs (or a third person or persons) receive ‘something’ (e.g. food, accommodation, drugs, alcohol, cigarettes, affection, gifts, money) as a result of performing sexual activities, and/or others performing sexual activities on them.

Sexual exploitation can occur through the use of technology without the person’s immediate recognition. This can include being persuaded to post sexual images or videos on the internet or a mobile phone with no immediate payment or gain, or being sent such an image by the person alleged to be causing harm. In all cases those exploiting the adult have power over them by virtue of their age, gender, intellect, physical strength, and/or economic or other resources.

3.4.4. Psychological abuse.
Psychological abuse includes ‘emotional abuse’ and takes the form of threats of harm or abandonment, deprivation of contact, humiliation, rejection, blaming, controlling, intimidation, coercion, indifference, harassment, verbal abuse (including shouting or swearing), cyber bullying, isolation or withdrawal from services or support networks.

Psychological abuse is the denial of a person’s human and civil rights including choice and opinion, privacy and dignity and being able to follow one’s own spiritual and cultural beliefs or sexual orientation.

It includes preventing the adult from using services that would otherwise support them and enhance their lives. It also includes the intentional and/or unintentional withholding of information (e.g. information not being available in different formats/languages etc.).

Possible indicators
• Untypical ambivalence, deference, passivity, resignation;
• Adult appears anxious or withdrawn, especially in the presence of the alleged abuser;
• Adult exhibits low self-esteem;
• Untypical changes in behaviour (e.g. continence problems, sleep disturbance);
• Adult is not allowed visitors/phone calls;
• Adult is locked in a room/in their home;
• Adult is denied access to aids or equipment, (e.g. glasses, dentures, hearing aid, crutches, etc.);
• Adult’s access to personal hygiene and toilet is restricted;
• Adult’s movement is restricted by use of furniture or other equipment;
• Bullying via social networking internet sites and persistent texting.
3.4.5. **Financial or material abuse.**
This includes theft, fraud, internet scamming, coercion in relation to an adult’s financial affairs or arrangements, including in connection with wills, property, inheritance or financial transactions, or the misuse or misappropriation of property, possessions or benefits.

**Possible indicators**
- Lack of heating, clothing or food;
- Inability to pay bills/unexplained shortage of money;
- Lack of money, especially after benefit day;
- Inadequately explained withdrawals from accounts;
- Unexplained loss/misplacement of financial documents;
- The recent addition of authorised signatories on an adult’s accounts or cards
- Disparity between assets/income and living conditions;
- Power of attorney obtained when the adult lacks the capacity to make this decision;
- Recent changes of deeds/title of house or will;
- Recent acquaintances expressing sudden or disproportionate interest in the adult and their money;
- Service user not in control of their direct payment or individualised budget;
- Mis-selling/selling by door-to-door traders/cold calling;
- Illegal money-lending.

**Scams** – Financial scams come in many forms; uninvited contact is received by email, letter, and telephone or in person making false promises to con victims out of money.

There are many of these sorts of scams but some of the most common are fake lotteries, deceptive prize draws or sweep stakes, clairvoyants, computer scams, and romance scams. The criminals attempt to trick people with flashy, official looking documents or websites, or convincing telephone sales patter, with the aim of persuading them to send a processing or administration fee, pay postal or insurance costs, buy an overvalued product or make a premium rate phone call.

Doorstep Scams are crimes carried out by bogus callers, rogue traders and unscrupulous sales people who call, often uninvited, at people's home under the guise of legitimate business or trade⁴.

3.4.6. **Modern slavery.**
Modern Slavery encompasses slavery, human trafficking, forced and compulsory labour and domestic servitude. Traffickers and slave masters use whatever means they have at their disposal to coerce, deceive and force individuals into a life of abuse, servitude and inhumane treatment.

A large number of active organised crime groups are involved in modern slavery. But it is also committed by individual opportunist perpetrators.

There are many different characteristics that distinguish slavery from other human rights violations, however only one needs to be present for slavery to exist.

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⁴ Friends against scams – [www.friendsagainstscams.org.uk](http://www.friendsagainstscams.org.uk)
Someone is in slavery if they are:

- forced to work - through mental or physical threat;
- owned or controlled by an ‘employer’, usually through mental or physical abuse or the threat of abuse;
- dehumanised, treated as a commodity or bought and sold as ‘property’;
- physically constrained or has restrictions placed on his/her freedom of movement.

Contemporary slavery takes various forms and affects people of all ages, gender and races.

**Human trafficking** involves an act of recruiting, transporting, transferring, harbouring or receiving a person through a use of force, coercion or other means, for the purpose of exploiting them.

If an identified victim of human trafficking is also an adult with care and support needs, the response will be co-ordinated under the adult safeguarding process. The Police are the lead agency in managing responses to adults who are the victims of human trafficking.

The Modern Slavery Act 2015 brings together the legislative response to modern slavery. Modern slavery encompasses human trafficking, slavery, servitude and forced or compulsory labour. The Act includes:

- Criminal offences;
- Law enforcement powers in relation to slavery and human trafficking;
- The Independent Anti-Slavery Commissioner;
- Protections for victims of slavery and human trafficking; and
- Transparency in supply chains, which requires businesses above a certain size to report on the steps they are taking to ensure slavery and trafficking does not occur in their supply chain.

There is a national framework to assist in the formal identification and help to coordinate the referral of victims to appropriate services, known as the National Referral Mechanism. Certain public bodies such as local authorities and chief officers of Police have a statutory duty to refer. More information about the National Referral Mechanism can be found [here](http://www.gov.uk) at www.gov.uk

**Possible Indicators:**

Signs of various types of slavery and exploitation are often hidden, making it hard to recognise potential victims. Victims can be any age, gender or ethnicity or nationality. Whilst by no means exhaustive, this is a list of some common signs:

- Adult is not in possession of their legal documents (passport, identification and bank account details) and they are being held by someone else;
- The adult has old or serious untreated injuries and they are vague, reluctant or inconsistent in explaining how the injury occurred.
- The adult looks malnourished, unkempt, or appears withdrawn
- They have few personal possessions and often wear the same clothes
- What clothes they do wear may not be suitable for their work.
- the adult is withdrawn or appears frightened, unable to answer questions directed at them or speak for themselves and/or an accompanying third party speaks for them. If they do speak, they are inconsistent in the information they provide, including basic facts such as the address where they live.
• They appear under the control/influence of others, rarely interact or appear unfamiliar with their neighbourhood or where they work. Many victims will not be able to speak English
• Fear of authorities
• The adult perceives themselves to be in debt to someone else or in a situation of dependence.

**Environmental indicators**

• Outside the property—there are bars covering the windows of the property or they are permanently covered on the inside. Curtains are always drawn. Windows have reflective film or coatings applied to them. The entrance to the property has CCTV cameras installed. The letterbox is sealed to prevent use. There are signs the electricity may have been tacked on from neighbouring properties or directly from power lines?
• Inside the property—access to the back rooms of the property is restricted or doors are locked. The property is overcrowded and in poor repair.

3.4.7. **Discriminatory abuse.**
This includes discrimination on the grounds of race, faith or religion, age, disability, gender, sexual orientation and political views, along with racist, sexist, homophobic or ageist comments or jokes, or comments and jokes based on a person’s disability or any other form of harassment, slur or similar treatment. Hate crime can be viewed as a form of discriminatory abuse, although will often involve other types of abuse as well. It also includes not responding to dietary needs and not providing appropriate spiritual support. Excluding a person from activities on the basis they are ‘not liked’ is also discriminatory abuse.

**Possible Indicators**
Indicators for discriminatory abuse may not always be obvious and may also be linked to acts of physical abuse and assault, sexual abuse and assault, financial abuse, neglect, psychological abuse and harassment, so all the indicators listed above may apply to discriminatory abuse.
• An adult may reject their own cultural background and/or racial origin or other personal beliefs, sexual practices or lifestyle choices
• An adult making complaints about the service not meeting their needs.

3.4.8. **Organisational abuse.**
Including neglect and poor care practice within an institution or specific care setting such as a hospital or care home, or where care is provided within their own home. This may range from one off incidents to on-going ill-treatment. It can be through neglect or poor professional practice as a result of the structure, policies, processes and practices within an organisation.

Organisational abuse is the mistreatment, abuse or neglect of an adult by a regime or individuals in a setting or service where the adult lives or that they use. Such abuse violates the person’s dignity and represents a lack of respect for their human rights.

Organisational abuse occurs when the routines, systems and regimes of an institution result in poor or inadequate standards of care and poor practice which affect the whole setting and deny, restrict or curtail the dignity, privacy, choice, independence or fulfilment of adults with care and support needs.
Organisational abuse can occur in any setting providing health or social care. A number of inquiries into care in residential settings have highlighted that organisational abuse is most likely to occur when staff:

- receive little support from management;
- are inadequately trained;
- are poorly supervised and poorly supported in their work;
- receive inadequate guidance;

or where there is:

- Unnecessary or inappropriate rules and regulations;
- Lack of stimulation or the development of individual interests;
- Inappropriate staff behaviour, such as the development of factions, misuse of drugs or alcohol, failure to respond to leadership;
- Restriction of external contacts or opportunities to socialise.

3.4.9. **Neglect and acts of omission.**

These include ignoring medical, emotional or physical care needs, failure to provide access to appropriate health, social care or educational services, and the withholding of the necessities of life such as medication, adequate nutrition and heating. Neglect also includes a failure to intervene in situations that are dangerous to the person concerned or to others, particularly when the person lacks the mental capacity to assess risk for themselves.

Neglect and poor professional practice may take the form of isolated incidents or pervasive ill treatment and gross misconduct. Neglect of this type may happen within an adult’s own home or in an institution. Repeated instances of poor care may be an indication of more serious problems. Neglect can be intentional or unintentional.

**Possible indicators**

- Adult has inadequate heating and/or lighting;
- Adult’s physical condition/appearance is poor (e.g. ulcers, pressure sores, soiled or wet clothing);
- Adult is malnourished, has sudden or continuous weight loss and/or is dehydrated;
- Adult cannot access appropriate medication or medical care;
- Adult is not afforded appropriate privacy or dignity;
- Adult and/or a carer has inconsistent or reluctant contact with health and social services;
- Callers/visitors are refused access to the person;
- Person is exposed to unacceptable risk.

3.4.10. **Self-neglect.**

Self-neglect covers a wide range of behaviour, neglecting to care for one’s personal hygiene, health or surroundings and includes behaviour such as hoarding. Self-neglect it is also defined as the inability (intentional or non-intentional) to maintain a socially and culturally accepted standard of self-care with the potential for serious consequences to the health and well-being of the individual and sometimes to their community.
Indicators of self-neglect may be:
- living in very unclean, sometimes verminous, circumstances;
- poor self-care leading to a decline in personal hygiene;
- poor nutrition;
- poor healing/sores;
- poorly maintained clothing;
- long toenails;
- isolation;
- failure to take medication;
- hoarding large numbers of pets;
- neglecting household maintenance;
- portraying eccentric behaviour/lifestyles;

NOTE: Poor environments and personal hygiene may be a matter of personal or lifestyle choice or other issues such as insufficient income.

3.4.11. Exploitation
Abuse of adults with care and support needs often occurs within a context of exploitation. Exploitation be seen as an act where someone will use another person for profit, labour, sexual gratification, or some other personal or financial advantage. As such, exploitation can take many forms and result in different forms of harm, such as financial, emotional/psychological or sexual. These types of abuse have been covered in the sections above, but some forms of criminal exploitation are explored below-

Criminal Exploitation
Criminal Exploitation occurs where an individual or group takes advantage of an imbalance of power to coerce, control, manipulate or deceive a child, young person or an adult (including those with care and support needs) into any criminal activity:

(a) In exchange for something the victim needs or wants, and/or

(b) For the financial or other advantage of the perpetrator or facilitator (such as to support serious organised crime and/or terrorism), and/or

(c) Through violence or the threat of violence to ensure compliance.

The victim may have been criminally exploited even if the activity appears consensual. Criminal Exploitation does not always involve physical contact; it can also occur using technology and/or social media.

Because they are more likely to be easily detected, individuals who are exploited are more likely to be arrested and criminalised for criminal behaviour, than those individuals or groups who are exploiting them.

Individuals who are being criminally exploited can be involved, linked to or considered to be (by themselves or others) as part of a “gang”. It is important when children or adults (including those with care and support needs) identify or are identified as being affected or involved with gang-related activity that involves the use of actual or threatened violence and/or drug dealing that professionals also consider that they may be victims of criminal exploitation.

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Criminal exploitation is broader than but often part of organised crime and county lines.

**Organised Crime & County Lines**
Organised Crime is “serious crime planned, coordinated and conducted by people working together on a continuing basis. Their motivation is often, but not always, financial gain.”

Organised crime groups are “organised criminals working together for a particular criminal activity or activities.” County lines is a term used to describe gangs and organised criminal networks involved in exporting illegal drugs into one or more importing areas within the UK, using dedicated mobile phone lines or other form of “deal line”.

They are likely to exploit children and adults (including those with care and support needs) to move, [locally supply] and store the drugs and money. They will often use coercion, intimidation, violence (including sexual violence) and weapons.

**Cuckooing:**
This term is “named after the nest stealing practices of wild cuckoos. It describes the situation where a county lines dealer ‘takes over’ accommodation located in the provincial drugs market, using it as a local dealing base.” (Coomber and Moyle: 2017)

An individual or group can do this by taking over the homes of local adults and families (including children and adults with care and support needs) through an abuse of power or vulnerability by coercion, control and/or force so that they can provide a base for the supply of drugs into the local community. This places the adult and/or families at an increased risk of eviction (if they are in social or privately rented housing) and isolation from their communities due to the anti-social activity it can create. Cuckooing often forms part of wider ‘county lines’ activity and is also a form of criminal exploitation.

**The context of Criminal Exploitation**
Criminal exploitation (including cuckooing) can include several different types of abuse.

The types of abuse that can often be present/relied upon include:
- Modern Slavery and human trafficking
- Domestic Abuse
- Sexual Abuse (including exploitation)
- Physical Abuse
- Psychological Abuse
- Financial Abuse
- Neglect (including self-neglect)
- Emotional Abuse

Criminal exploitation can involve complex and organised abuse involving one or more abusers and several children and/or adults (including those with care and support needs).

Criminal exploitation can take place outside of the family or home environment. It is often a combination of the interplay between the relationships and circumstances both

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6 National Crime Agency: 2018
inside and outside of the family/home environment that can lead to a child or adult (including those with care and support needs) being criminally exploited.

It is therefore important that a multi-agency contextual safeguarding\(^8\) approach is adopted which considers and addresses the individual needs, risks and protective factors within (including the needs and capacity of parents/carers) and outside (including the impact of social conditions) of the family/home. This approach should also be taken when a child or adult (including those with care and support needs) is being considered as a potential perpetrator.

**Vulnerable Groups at Risk**
As with other types of exploitation, individuals (both adults and children) who fall into the following vulnerable groups are more likely to be at risk of being criminally exploited. Individuals or families who fall into more than one of the groups, who have the presence of signs of criminal exploitation or cuckooing as outlined below, should be considered at the greatest risk\(^9\):

- Teenage children and young adults;
- Have previously or are currently experiencing abuse or other Adverse Childhood Experiences (ACEs);
- Have a lack of a safe/stable home environment, now or in the past (for example due to domestic violence or parental substance misuse, mental health issues or criminality);
- Are homeless or have insecure accommodation status;
- Exposed to violent crime, gang-related activity and deprivation;
- Are socially isolated, lonely or experience social difficulties;
- Are economically vulnerable;
- Have a physical or learning disability;
- Experience mental health issues or substance misuse;
- Are or have been in care (particularly those in children’s residential care and those with interrupted care histories).
- Children excluded from school (either permanently or temporarily); or who are not fully engaged/attending their educational provision or those in alternative learning provision (Tapper: 2018)
- Migrants.

**Signs of criminal exploitation**
There are several signs that may indicate that an individual may be subject to criminal exploitation. The more signs outlined below that are present for an individual indicate a greater level of risk. Signs lists at the top of the list are most concerning in respect of risk\(^9\):

- Persistently going missing from school or home and / or being found out-of-area;
- Unexplained acquisition of money, clothes, or mobile phones
- Excessive receipt of texts / phone calls and/or having multiple handsets
- Relationships with controlling / older individuals or groups
- Leaving home / care without explanation
- Suspicion of physical assault / unexplained injuries

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\(^9\) Adapted from *Criminal Exploitation of children and vulnerable adults: County Lines guidance* Home Office:2018.
• Parental concerns
• Carrying weapons
• Significant decline in school results / performance
• Gang association or isolation from peers or social networks
• Self-harm or significant changes in emotional well-being
• Refusal, resistance to or significant reduction in attendance and/or engagement with services or professional sources of support;
• Secretive behaviour

Any sudden changes or presence of the below signs should be discussed with the individual (where possible) in the first instance to explore with them the reasons behind the behaviour and try to improve their own understanding of the potential risks.

Signs of Cuckooing
Cuckooing not only has an impact on the individual or family whose home has been taken over, but also the neighbours and neighbourhood of the property that has been cuckooed. Signs of cuckooing may therefore be more evident to neighbours than professionals in the first instance so comments and reports from them must be noted and considered by professionals working with individual or families.

Cuckooing can take place in rented or social housing, including multiple occupancy housing provision. However, individuals who own their own homes, particularly those in the vulnerable groups listed above may also be targeted.

The following signs may indicate that an individual or family’s property has been cuckooed:

• Unknown people frequently staying at/moving into the property; often described by the individual or families as “friends”;
• The individual or family moving out or regularly staying away from the property while the unknown individuals remain;
• New vehicles regularly parking or remaining outside the property;
• An increase in the number of comings and goings throughout the day and/or night, including people who/vehicles that have not been seen before;
• An increase in anti-social behaviour (such as property damage, littering, regular loud music or ‘parties’ evidence of verbal or physical aggression) in and around the property;
• The individual/family refusing entry to or restricting access to certain parts of the property to neighbours, friends or professionals (particularly if they have allowed it before).

As with all areas of exploitation, referral to the relevant agencies in a timely manner is essential. Such options could include:

• Salvation Army who can provide specialist support including access to confidential legal advice, health care, counselling, educational opportunities, financial support and support with accessing housing and employment
• Police involvement/intervention
• On-going support from Mental Health services.
• Housing
• Any physical health services
• Community services and resources.
• Education services
3.5. **Location of abuse.**  
Abuse can take place anywhere. For example:
- the person’s own home, whether living alone, with relatives or others;
- day or residential centres;
- supported housing;
- work settings;
- educational establishments;
- care homes;
- clinics hospitals;
- prisons;
- other places in the community.

3.6. **Who might abuse?**  
Abuse can occur in any relationship and may result in significant harm to, or exploitation of, the adult with care and support needs. A wide range of people may harm adults. These include:
- a spouse/partner;
- an adult with care and support needs;
- other family members;
- neighbours;
- friends;
- local residents;
- people who deliberately exploit adults they perceive as vulnerable to abuse;
- paid staff or professionals: and
- volunteers and strangers.

A lot of attention can be paid to targeted fraud or internet scams perpetrated by complete strangers, however it is far more likely that the person responsible for abuse is known to the adult and is in a position of trust and power.

3.7. **Mental capacity.**  
The presumption in the Mental Capacity Act 2005 is that adults have the mental capacity to make informed choices about their own safety and how they live their lives. Issues of mental capacity and the ability to give informed consent are central to decisions and actions in adult safeguarding. All interventions need to take into account the ability of adults to make informed choices about the way they want to live and the risks they want to take. This includes their ability:
- to understand the implications of their situation and to take action themselves to prevent abuse.
- to participate to the fullest extent possible in decision-making about interventions.

The MCA 2005 provides a statutory framework to empower and protect people who may lack capacity to make decisions for themselves and establishes a framework for making decisions on their behalf. This applies whether the decisions are life-changing events or everyday matters. All decisions taken in the adult safeguarding process must comply with the Act.

The Mental Capacity Act (MCA) states that if a person lacks mental capacity to make a particular decision then whoever is making that decision or taking any action on that person’s behalf must do this in the person’s best interests.
The person who has to make the decision is known as the ‘decision-maker’, and depending on the decision to be made this may be a carer responsible for the day to day care (including both care staff, relatives or friends), or a professional such as a doctor, nurse or social worker where decisions about treatment, care arrangements or accommodation have to be made.

Under the MCA, people who lack capacity and are currently experiencing or are at risk of abuse or are alleged to be responsible for abuse, are entitled to the help of an Independent Mental Capacity Advocate, to support and represent them in the enquiries that are taking place. This is separate from the decision whether or not to provide the victim of abuse with an independent advocate under the Care Act.

The impact of controlling and coercive behaviours, and application of undue influence, is a factor that needs active consideration for those with or without capacity. Early consultation with legal advisors is recommended in high risk situations where this is indicated.
4. Related issues.

4.1. Introduction.
This section covers a number of issues which may need to be considered when working to safeguard adults if the person affected has care and support needs.

4.2. Deprivation of Liberty Safeguards.
The Deprivation of Liberty Safeguards (DoLS) provides protection to people in hospitals and care homes. DoLS apply to people who have a mental disorder and who do not have mental capacity to decide whether or not they should be accommodated in the relevant care home or hospital to receive care or treatment.

Care homes and hospitals must make requests to their Local Authority supervisory body for authorisation to deprive someone of their liberty if they believe it is in their best interests. Some organisations may operate joint supervisory boards. All decisions on care and treatment must comply with the MCA and the DoLS codes of practice. Be mindful that case law is evolving in this area and there have been some significant cases that have been brought to the attention of the Court of Protection.

In March 2014 a judgment was made in the Supreme Court regarding two cases which have had a significant effect on the application of the Deprivation of Liberty Safeguards. The two cases are-

- "P v Cheshire West and Chester Council and another"
- "P and Q v Surrey County Council"

The full judgments can be found on the Supreme Court website HERE.

The judgment is significant in the determination of whether arrangements made for the care and/or treatment of an individual lacking capacity to consent to those arrangements amount to a deprivation of liberty.

A deprivation of liberty for such a person must be authorised in accordance with one of the following legal regimes: a deprivation of liberty authorisation or Court of Protection order under the Deprivation of Liberty Safeguards (DoLS) in the Mental Capacity Act 2005 or (if applicable) the Mental Health Act 1983.

Key points from the Supreme Court judgment
Revised test for deprivation of liberty

The Supreme Court has clarified that there is a deprivation of liberty for the purposes of Article 5 of the European Convention on Human Rights in the following circumstances:

- The person is under complete or continuous supervision and control and is not free to leave, and the person lacks capacity to consent to these arrangements.

The Supreme Court held that factors which are NOT relevant to determining whether there is a deprivation of liberty include the person’s compliance or lack of objection and the reason or purpose behind a particular placement. It was also held that the relative normality of the placement, given the person’s needs, was not relevant. This means that the person should not be compared with anyone else in determining whether there
is a deprivation of liberty. However, young persons aged 16 or 17 should be compared to persons of a similar age and maturity without disabilities.

Deprivation of liberty in “domestic” settings
The Supreme Court has held that a deprivation of liberty can occur in domestic settings where the State is responsible for imposing such arrangements. This will include a placement in a supported living arrangement in the community. Hence, where there is, or is likely to be, a deprivation of liberty in such placements that must be authorised by the Court of Protection.

Relevant staff should-
• Familiarise themselves with the provisions of the Mental Capacity Act, in particular the five principles and specifically the “least restrictive” principle.

• When designing and implementing new care and treatment plans for individuals lacking capacity, be alert to any restrictions and restraint which may be of a degree or intensity that mean an individual is being, or is likely to be, deprived of their liberty (following the revised test supplied by the Supreme Court)

• Take steps to review existing care and treatment plans for individuals lacking capacity to determine if there is a deprivation of liberty (following the revised test supplied by the Supreme Court)

• Where a potential deprivation of liberty is identified, a full exploration of the alternative ways of providing the care and/ or treatment should be undertaken, in order to identify any less restrictive ways of providing that care which will avoid a deprivation of liberty

• Where the care/ treatment plan for an individual lacking capacity will unavoidably result in a deprivation of liberty judged to be in that person’s best interests, this MUST be authorised.

Local Authorities should in addition
• Review their allocation of resources in light of the revised test given by the Supreme Court to ensure they meet their legal responsibilities

Authorising a deprivation of liberty
The DoLS process for obtaining a standard authorisation or urgent authorisation can be used where individuals lacking capacity are deprived of their liberty in a hospital or care home.

The Court of Protection can also make an order authorising a deprivation of liberty; this is the only route available for authorising a deprivation of liberty in domestic settings such as supported living arrangements. This route is also available for complex cases in hospital and/ or care home settings. Individuals may also be deprived of their liberty under the Mental Health Act if the requirements for detention under that Act are met.
4.3. Consent.
It is always essential in adult safeguarding to consider whether the adult is capable of giving informed consent in all aspects of their life. If they are able, their consent should be sought. This may be in relation to whether they give consent to:

- An activity that may be abusive – if consent to abuse or neglect was given under duress (e.g. as a result of exploitation, pressure, fear or intimidation), this apparent consent should be disregarded;
- An adult safeguarding Enquiry going ahead in response to a concern that has been raised. The person must be given information and have the opportunity to consider all the risks and fully understand the likely consequences of that decision over the short and long term.
- The recommendations of an individual safeguarding plan being put in place.
- A medical examination.
- An interview.
- Certain decisions and actions taken during the adult safeguarding process with the person or with people who know about their abuse and its impact on the adult.

If, after discussion with the adult who has mental capacity, they refuse any intervention, their wishes will be respected unless:

- there is an aspect of substantial public interest (e.g. not acting will put other adults or children at risk).
- there is a duty of care on a particular agency to intervene (e.g. the police if a crime has been or may be committed).

4.4. Hate crime.
A hate crime is any criminal offence that is motivated by hostility or prejudice based upon the victim's:

- disability;
- race;
- religion or belief;
- sexual orientation;
- transgender identity.

Hate crime can take many forms including:

- physical attacks such as physical assault, damage to property, offensive graffiti and arson;
- threat of attack including offensive letters, abusive or obscene telephone calls, groups hanging around to intimidate and unfounded, malicious complaints;
- verbal abuse, insults or harassment taunting, offensive leaflets and posters, abusive gestures, dumping of rubbish outside homes or through letterboxes, and bullying at school or in the workplace.

**Mate crime** is often a form of disability hate crime. It is where someone pretends to be friends with a person who is vulnerable due to disability- but can occur in other contexts such as age or sexuality- but then goes on to take advantage, exploit or abuse them.

Mate crime is sometimes hard to identify because the offender is deemed a friend, carer or family member and is using the relationship for exploitation. The vulnerable person is often unaware of the person's motives.
4.5. **Exploitation by radicalisers who promote violence**

Individuals may be susceptible to recruitment into violent extremism by radicalisers. Violent extremists often use a persuasive rationale and charismatic individuals to attract people to their cause. The aim is to attract people to their reasoning, inspire new recruits, embed their extreme views and persuade vulnerable individuals of the legitimacy of their cause. The Home Office leads on the anti-terrorism strategy. See Prevent Strategy 2011.

4.6. **Abuse by another adult with care and support needs.**

Where the potential source of risk is also an adult with care and support needs, the safety of the person who may have been abused is paramount. Organisations may also have responsibilities towards this person, and certainly will have if they are both in a care setting or have contact because they attend the same place (e.g. a day centre). In this situation it is important that the needs of the adult who is the alleged victim are addressed separately from the needs of the potential source of risk.

It may be necessary to reassess the adult who is the potential source of risk. This may involve a meeting where the following could be addressed:

- the extent to which this person is able to understand his or her actions
- the extent to which the abuse or neglect reflects the needs of this person not being met (e.g. risk assessment recommendations not being met)
- the likelihood that this person will further abuse the adult or others.

The principles and responsibilities of reporting a crime apply regardless of whether this person is deemed to be an adult with care and support needs.

4.7. **Allegations against carers who are relatives or friends.**

There is a clear difference between unintentional harm caused inadvertently and a deliberate act of either abuse or omission, however contact must be made with the police if a crime has been or may be committed.

In cases where unintentional harm has occurred this may be due to lack of knowledge or due to the fact that the carer's own physical or mental health needs make them unable to care adequately for the adult with care and support needs. The carer may also be an adult with care and support needs. In this situation the aim of adult safeguarding work will be to address risk and determine how the adult with care and support needs feels about any risks. It may be appropriate to help the carer to provide support and make changes in their behaviour in order to decrease the risk of further harm to the person they are caring for.

Assessment of both the carer and the adult they care for must include consideration of both their wellbeing. As such, a needs assessment or carer's assessment is an important opportunity to explore the individuals' circumstances and consider whether it would be possible to provide information, or support that prevents abuse or neglect from occurring, for example, by providing training to the carer about the condition that the adult they care for has or to support them to care more safely and take into account the following factors:

- whether the adult for whom they care has a learning disability, mental health problems or a chronic progressive disabling illness that creates caring needs which exceed the carer's ability to meet them;
• the emotional and/or social isolation of the carer and the adult with care and support needs;
• whether there is minimal or no communication between the adult with care and support needs and the carer either through choice, mental incapacity or poor relationship;
• whether the carer is or is not in receipt of any practical and/or emotional support from other family members or professionals;
• financial difficulties;
• whether the carer has an enduring or lasting power of attorney or Appointeeship;
• whether there is a personal or family history of violent behaviour, alcoholism, substance misuse or mental illness;
• the physical and mental health and wellbeing of the carer.

If a carer speaks up about abuse or neglect, it is essential that they are listened to and that where appropriate a safeguarding enquiry is undertaken and other agencies are involved as appropriate.

If a carer experiences intentional or unintentional harm from the adult they are supporting, or if a carer unintentionally or intentionally harms or neglects the adult they support, consideration should be given to:

• whether, as part of the assessment and support planning process for the carer and, or, the adult they care for, support can be provided that removes or mitigates the risk of abuse. For example, the provision of training or information or other support that minimises identified stress experienced by the carer. In some circumstances the carer may need to have independent representation or advocacy; in others, a carer may benefit from having such support if they are under great stress or similar; and
• whether other agencies should be involved; in some circumstances where a criminal offence is suspected this will include alerting the police, or in others the primary healthcare services may need to be involved in monitoring.

Other key considerations in relation to carers should include:

• involving carers in safeguarding enquiries relating to the adult they care for, as appropriate;
• whether or not joint assessment is appropriate in each individual circumstance;
• the risk factors that may increase the likelihood of abuse or neglect occurring; and
• whether a change in circumstance changes the risk of abuse or neglect occurring.

A change in circumstance should also trigger the review of the care and support plan and, or, support plan.

4.8 Abuse by children.
If a child or children is or are causing harm to an adult with care and support needs, this should be dealt with under the adult safeguarding policy and procedures, but will also need to involve the local authority children’s services.

4.9 Preparing for adulthood – transitional safeguarding.
In law a person becomes an adult on their 18th birthday (Age of majority: Family Law Reform Act 1969). The law relating to children (Children Act 2004, amended by the Children and Social Work Act 2017) and adult safeguarding, (Care Act 2014), also
changes the Local Authority safeguarding duties at the point a person turns 18 years old. There is a safeguarding duty to prevent and protect all children from significant harm. Once a person turns 18 years old the safeguarding duty under the Care Act 2014 is to prevent and protect a person from the experience or risk of abuse or neglect if they are considered to have care and support needs, and are unable to protect themselves from abuse or neglect due to those needs for care and support. It is advisable to check the local guidance in your area to understand your local agencies approach transitional safeguarding arrangements.

In reality; becoming an adult is not a single event on one’s 18th birthday. It is a transitional period recognised as adolescence. Latest research proposes the definition of adolescence as 10-24 years. From the age of 16, children are given greater rights and responsibilities relating to consent and capacity and so should be encouraged and supported to have greater independence and control over their own lives in a way which promotes their wellbeing (as outlined in Section 1 Care and Statutory Support Guidance). This time is a significant period of change for a person, which can create many opportunities but also challenges and concerns. Care planning during this period needs to ensure that a person’s safety is not put at risk through delays in providing the services they need to maintain their independence, wellbeing and choice.

Statutory Guidance for both Children’s and Adults Safeguarding (Working Together:2018 and Care and Support:2016) both highlight the importance of agencies, working together with the person, to plan for this transition to adulthood in advance of a person’s 18th birthday. This will ensure that everyone involved is prepared for changes to the care, support and protection they will receive.

Learning from various Safeguarding Adults Reviews “demonstrates the ways in which poor transitional planning can contribute to young adults ‘slipping through the net’, sometimes with tragic consequences”.

Services working with children from the age of approximately 16 years old, who are likely to need ongoing involvement from agencies beyond their 18th birthday, should conduct a transition assessment and plan with the child and their family. This should include consulting with Adult Social Care if it is deemed likely that the child may become an adult with care and support needs as defined in the Care Act 2014. If it is assessed as likely that a child between the ages of 16 to 18 years is likely to remain at risk of or experiencing abuse or neglect when they become an adult; consideration should also be given to raising adult safeguarding concerns at the earliest possible point before the person’s 18th birthday. This is to ensure there is clarity about who could be involved in ensuring the help and protection of the person into their adulthood. If the child is not assessed as having eligible care and support needs on turning 18 years old; it is important that services working with the person across this transitional period, work together before and beyond their 18th birthday to ensure a robust transition plan is in place and implemented. This plan should include and address the identified risk(s) to the person and ensure they are helped and if necessary protected into adulthood.

If a person has received targeted early help or children’s social care and support or protection services prior to their 18th birthday; and adult safeguarding concerns are raised after they turns 18 years old; it is equally important that there is ongoing information sharing and co-operation between services who have and who are working with a person.

The Care Act statutory guidance 2016 formalised the expectations on local safeguarding adults boards to establish and agree a framework and process for how allegations against people working with adults with care and support needs (i.e. those in a position of trust) should be notified and responded to.

The Care Act does not set out any primary legal duties on the local authority associated with managing allegations against people who work in a position of trust with adults with care and support needs, but the statutory guidance sets out the expectation for local authorities and their relevant partners (as described in section 6 (7) of the Care Act) to have clear policies in line with those from the safeguarding adults board for dealing with allegations against people who work, in either a paid or unpaid capacity, with adults with care and support needs.

A Position of Trust (PoT) concern would arise when:

- a person who works with adults with care and support needs in a position of trust, whether an employee, volunteer or student (paid or unpaid); and,

- there are concerns or allegations that indicate the person in a position of trust poses a risk of harm to adults with care and support needs.

These concerns or allegations could include, for example, concerns or allegations that the person in a position of trust has:

- behaved in a way that has harmed or may have harmed an adult or child;

- possibly committed a criminal offence against, or related to, an adult or child;

- behaved towards an adult or child in a way that indicates they may pose a risk of harm to adults with care and support needs.

Interface with this Procedure
The West Midlands has produced a regional Adult Position of Trust Framework. This may have been adopted within your local Safeguarding Adults Board area – check your local arrangements. It is important to note that allegations against people who work with adults should not be dealt with in isolation. Any action necessary to address corresponding welfare concerns in relation to an adult involved, including under this procedure, should be taken without delay and in a coordinated manner.

4.11. Prisoners and persons in approved premises.
Most Care Act duties apply to adults who are prisoners or who live in approved premises, for example, Local Authorities have a duty to undertake Care Act section 9 needs assessments for adults who are prisoners or who live in approved premises. However, the Care Act section 42 duty of enquiry does not apply to adults who are prisoners or who live in approved premises. In these circumstances, prison governors and National Offender Management Service (NOMS) respectively have responsibility.

4.12. Personal budgets (PB) and self-directed care.
Increasingly people are deciding to use less traditional ways of having their eligible social care and health care needs met. Many are taking the opportunity to exercise greater choice and control over what kinds of services they receive, who provides them
and the way in which they are delivered. This revolution brings with it opportunities and challenges from the perspective of risk enablement and safeguarding.

Regardless of the person’s preferred method of managing a PB (e.g. local authority managed account, direct payment, individual service account or a combination of these), the local authority still retains its duty of care with regard to the person and their protection from abuse. However, the balance of power and consequently how risk is managed can be significantly different from previous, traditional models of social care management. This model is more about the co-production of risk enablement, with the person having a greater say and therefore greater control over how risk is managed. This is therefore an inherently less risk adverse arrangement than before.

Throughout the process, from self-assessment (supported or otherwise) through to PB-setting, arranging direct payments or other PB management arrangements, to final sign-off of a support plan, appropriate risk assessment should be taking place with the individual and their supporters.

At the various key stages in the process, risk and safety should be considered:

- Self-assessment: initial identification of any safeguarding issues, either one-off or ongoing. If these needs are being met, how is this being done? If they are not being met, they need to be clearly identified.
- Budget-setting: if significant safeguarding risks are identified as unmet needs, will the amount of the PB be sufficient to reduce or mitigate them?
- Support planning: how will the support plan meet the safeguarding needs in outcome terms? What services are best suited to meet the adult’s needs and how will they be delivered in a person-centred way?
- Sign-off: authorisation of the support to ensure it is legal, cost efficient and safe.

In this arrangement people using PBs, to a greater or lesser degree, are the commissioners of their own services, particularly where they are using direct payments to manage them.

Different arrangements exist to support people through the process of setting up a support package. In some areas this may be the responsibility of local authority adult social care staff, independent brokerage services or user-led organisations (ULOs).

The kinds of support available may include:

- advice about safe recruitment;
- advice about safeguarding and dignity;
- using approved or accredited providers of employment services;
- advice and support in relation to the quality of services;
- contractual issues.

It should be remembered that, where someone has capacity to make their own decisions in these matters, they may choose not to seek or use such advice or support services. This does not necessarily have a detrimental impact on the legality or safety of the support plan.
People with PBs and support plans which utilise direct payments are subject to the same reviewing arrangements as those in receipt other services (i.e. a minimum of once per year).

4.13. Those who fund their own care arrangements.
People who fund their own care arrangements are legally entitled to receive support if subject to abuse or neglect in exactly the same way as those supported or funded by the local authority. They are also entitled to the protections of the Deprivation of Liberty Safeguards process.

4.14 Homelessness
The term ‘homelessness’ is often considered to apply only to people ‘sleeping rough’.
Rough sleepers are defined as:
• people sleeping, about to bed down (sitting on/in or standing next to their bedding) or actually bedded down in the open air (such as on the streets, in tents, doorways, parks, bus shelters or encampments)
• people in buildings or other places not designed for habitation (such as stairwells, barns, sheds, car parks, cars, derelict boats, stations, or ‘bashes’).

Rough sleeping is the most visible form of homelessness but there are a wide range of situations that are also described as homelessness.

The majority of homelessness is not in the literal sense of individuals being without a roof over their heads, but are more likely to be threatened with the loss of, or are unable to continue with, their current accommodation.

Homelessness includes temporary accommodation such as: night/winter shelters; hostels; B&Bs; woman’s refuges; private and social housing.

The majority of homeless people are hidden from statistics and services as they are dealing with their situation informally. This means staying with family and friends, sofa surfing, living in unsuitable housing such as squats or in ‘beds in shed’ situations.

A person is deemed to be experiencing statutory homelessness when they are owed a duty by their local authority to secure a home, in such circumstances, a person may be homeless or threatened with homelessness if:

I. They have no accommodation available for his occupation, in the UK or elsewhere which he is entitled to occupy (by interest, license, right, tenancy, court order etc)

II. They have accommodation but:
   a) cannot secure entry to it
   b) It is a moveable structure used as a home and there is no place where they are entitled to place it and to reside in it

III. The accommodation available is unreasonable for them to continue to occupy.

Statutory homelessness also applies if an individual is experiencing or threatened with domestic abuse by a partner, former partner or family member. Statutory homelessness extends to those experiencing violence or serious threats in their home from someone unrelated to them. This includes: racial abuse; witness intimidation; gang-related violence; serious neighbour nuisance. Violence or abuse could be directed at you personally or anyone in your household (Shelter, 2019).
The Homelessness Reduction Act 2017 reformed England’s homelessness legislation by placing duties on local housing authorities to intervene at earlier stages to prevent homelessness in their areas, and to provide homelessness services to all those who are eligible.

Additionally, the Act introduced a duty on specified public authorities, which includes adult social care services, to refer service users who they think may be homeless or threatened with homelessness to local authority homelessness/housing options teams.

The application of Adult Safeguarding duties are the same for those experiencing homelessness and rough sleeping as for the housed population.

4.15 Social Media and Cyber Bullying

More and more people are using computers, smartphones and tablets to access the internet.

The internet has lots of positive aspects, but there are also potential risks such as online scams (see section 3.4.5) and cyber bullying.

Cyber bullying can be defined as the use of internet and/or mobile technology to harass, intimidate, or cause harm to another.

Cyber bullying can be much more pervasive than traditional bullying and therefore increasingly traumatising. The public nature of it can mean that anyone can view the victim being cyber bullied; adding shame and embarrassment on top of the already painful experience.

Cyber bullying can take many forms. Often it looks like calling people names, cursing them, spreading lies about them, or any other behaviour that can be construed as trying to hurt or bully them.

There are seven typical ways a victim may be bullied online:

- Harassment– repeatedly sending offensive, rude, and insulting messages.
- Denigration – sharing information about another person that is fake, damaging and untrue with the purpose to ridicule them.
- Flaming– purposely using extreme and offensive language to cause reactions of distress in the victim.
- Impersonation– hacking into someone’s email or social networking account to use their online identity to post vicious or embarrassing material.
- Outing and Trickery– sharing personal information about another or tricking them into revealing secrets and forwarding it to others.
- Cyber Stalking – repeatedly sending messages that include threats of harm, harassment or intimidating messages. This may be illegal.
- Exclusion – intentionally leaving someone out of group messages, online apps, gaming sites and other online engagement.

There is a risk of cyber bullying for all who use the internet, but those with learning disabilities are particularly vulnerable due to their social naivety and tendency to misjudge harmful behaviour. They may lack the confidence to report the bullying which prolongs the problem.

11 Content adapted from materials produced by the Ann Craft Trust
A particular issue related to cyber bullying is online grooming. One of the most sinister aspects of grooming is that it mimics genuinely positive relationships and makes it harder for the victim to reject or report seriously abusive behaviour. It often occurs where there is a power differential in a relationship.
5. Roles and responsibilities.

5.1 Introduction
This section describes the roles and responsibility for all agencies and individuals within the adult safeguarding context, specific duties and responsibilities under section 42 of the Care Act, and the different roles and functions key agencies and individuals can play in the Enquiry process.

5.2 General roles and responsibilities within the wider context of adult safeguarding
Adult safeguarding is everyone’s business. The Care and Support statutory guidance states that Adult Safeguarding in its wider sense means “protecting an adult’s right to live in safety, free from abuse and neglect. It is about people and organisations working together to prevent and stop both the risks and experience of abuse and neglect, while at the same time making sure that the adult’s wellbeing is promoted including, where appropriate, having regard to their views, wishes, feeling and beliefs in deciding on any action”.12

All agencies and individuals who work with or support adults with care and support needs have a role to play within this wider context of adult safeguarding. Seen in this way, effective “safeguarding” – supporting the adult to live safely, promoting wellbeing and preventing the risk of abuse or neglect – takes place within the core duties and responsibilities of health, social care, and criminal justice agencies; for example;

- adults can be supported to live safely through good quality assessment and support planning.
- adults’ right to live free from crime can be supported through Police interventions, and to recover from the experience of crime through victim support services.
- adults’ health & wellbeing, and experience of safe services, can be promoted through patient safety approaches in the NHS and good quality responses under Clinical Governance processes.

As a minimum, agencies and individuals who work with adults with care and support needs in the West Midlands should-

- Be alert to the possibility of abuse or neglect, and know how to respond to and report abuse or neglect concerns in line with the procedure outlined in this document; and;
- Ensure that individual and agency practice and policy contributes to promoting adults’ right to live in safety, and does not cause or contribute to the experience of abuse or neglect.

5.3 Roles and responsibilities in Care Act section 42 Adult Safeguarding Enquiries
Section 42 of the Care Act gives Local Authorities the primary duty to make, or cause to be made, whatever enquiries are necessary to enable the Local Authority to decide whether any action should be taken in the adult’s case, and if so, what and by whom.

When “causing” enquiries to be made, the Local Authority may request other agencies or individuals undertake all or part of the enquiries needed in the adults case. Relevant partners (as described under Section 6 of the Care Act) have a legal duty to cooperate

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12 Care and Support Statutory Guidance: Issued under the Care Act 2014 (DoH, 2016), s14.7
with such requests under Section 7 of the Care Act, unless that agency or individual considers that doing so would be incompatible with their own duties, or would otherwise have an adverse effect on the exercise of their functions. If an agency or individual feels these exceptions apply, they are required under the Care Act to provide the reasons for refusal in writing to the Local Authority making the request.

5.4. **Adult(s) with care and support needs**

Adults with care and support needs who are at risk of or are experiencing abuse or neglect should always be involved in activities being taken to safeguard them unless there are exceptional circumstances that would increase the risk of abuse. This includes knowing a concern is being raised, being offered the opportunity to raise the concern themselves, being central to all decisions including how they view the risk, and their opinions and desired outcomes from the Enquiry must be sought. They must be included throughout the process, invited to meetings as appropriate, recognising that in some exceptional circumstances the level of involvement could increase the risks and at the conclusion a check must be made to establish whether their desired outcomes from the Enquiry have been met.

If an adult has substantial difficulty in being involved, and where there is no suitable person to support them, then the local authority must arrange for an independent advocate to represent them for the purpose of facilitating their involvement.

5.5 **‘Carers’ - Family and friends**

The Care Act recognises the key role of informal carers in relation to adult safeguarding. Informal carers may witness or report abuse or neglect, experience intentional or unintentional harm from the adult they are trying to support, or an informal carer may (unintentionally or intentionally) harm or neglect the adult they support.

‘Carers’, relatives and friends are frequently helpful in supporting an adult with care and support needs to participate in the adult safeguarding process when dealing with difficult and distressing issues.

Relatives or friends may have a range of roles depending on the circumstances and the wishes of the adult with care and support needs.

Relatives and friends have a role in:

- Supporting the adult to tell us what their wishes are and to make sure they are heard, or speak on their behalf in their best interest if they do not have mental capacity;
- Supporting them through difficult meetings and interviews about distressing experiences;
- Sharing information and knowledge about the risks their relative/friend is experiencing and their support needs;
- Supporting an assessment of needs, sometimes this may include their needs as a carer;
- Contributing to the Safeguarding Plan to prevent the abuse or reduce the possibility for further abuse.

It is important to view the situation holistically and look at the safety and well-being of both. The Act makes it clear throughout, there is a need for preventing abuse and
neglect wherever possible. Observant professionals and other staff making early, positive interventions with individuals and families can make a huge difference to their lives, preventing the deterioration of a situation or breakdown of a support network.

Further guidance about Carers and adult safeguarding can be found in an ADASS paper; Carers and Safeguarding Adults; Working Together to Improve Outcomes.

5.6 Advocates

Local authorities must involve people in decisions made about them and where there is to be a safeguarding enquiry. The local authority must help people to understand how they can be involved, how they can contribute and take part and sometimes lead or direct the process. People should be active partners in any enquiries in relation to abuse or neglect. No matter how complex a person’s needs, local authorities are required to involve people, to help them express their wishes and feelings, to support them to weigh up options, and to make their own decisions.

Safeguarding situations can be distressing and difficult and safeguarding meetings can be complex and daunting to people who would not normally experience them, advocacy can help people to be involved and in control.

Advocacy services help people – particularly those who are most vulnerable in society – to:

- access information and services
- be involved in decisions about their lives
- explore choices and options
- defend and promote their rights and responsibilities.

The Care Act 2014 requires local authorities to support people to be involved. Where someone has difficulties then the local authority must make reasonable adjustments and provide support.

Where someone has substantial difficulties in being involved the local authority will look to see if there is an ‘suitable person’ – for example, an informal carer or relative who is willing and able to represent the adult. This person must be able to understand the adult safeguarding process, so they can support and represent their relative/friend and help their involvement in the processes. They must not voice or express their own opinions. It is not sufficient for the person to know the adult well; the role is to actively support their participation in the process.

If there is no ‘suitable person’ then the local authority has a duty to arrange for an independent advocate. Sometimes having a relative or friend to act as the advocate is difficult, for example, perhaps because the adult does not wish to discuss the nature of the abuse with them, then the local authority can help and provide an independent advocate.

There are also times when an independent advocate should be provided even where the adult’s family or others are involved. These are:

- when it is suspected that the family member or other person is causing the harm;
- where there is a disagreement, relating to the individual, between the local authority and the suitable person whose role it would be to facilitate the individual’s involvement, and the local authority and the suitable person agree that the involvement of an independent advocate would be beneficial to the individual.
The advocate cannot be someone who is already providing care and treatment in a professional capacity or on a paid basis (regardless of who employs or pays them). That means it cannot be, for example, a GP, or a nurse, a key worker or a care and support worker involved in the adults care or support.

5.7 Local Authorities

The Care Act sets out the local authority's responsibility for protecting adults with care and support needs from abuse or neglect for the first time in primary legislation. Local authorities must make enquiries, or cause another agency to do so, whenever abuse or neglect are suspected in relation to an adult and the local authority thinks it necessary to enable it to decide what (if any) action is needed to help and protect the adult.

The local authority retains the responsibility for ensuring that the Enquiry is referred to the right place and is acted upon. The local authority, in its lead and coordinating role, should assure itself that the Enquiry satisfies its duty under section 42 to decide what action (if any) is necessary to help and protect the adult and by whom and to ensure that such action is taken when necessary. In this role if the local authority has asked someone else to make enquiries, it is able to challenge the body making the Enquiry if it considers that the process and/or outcome is unsatisfactory.

5.7.1 Safeguarding Adult Boards

s 43 of the Care Act 2014 requires each local authority to set up a Safeguarding Adults Board (SAB). The main objective of a SAB is to assure itself that local safeguarding arrangements and partners act to help and protect adults in its area who have a need for care and support (whether or not the local authority is meeting any of those needs) and is experiencing, or at risk of, abuse or neglect; and as a result of those care and support needs is unable to protect themselves from either the risk of, or the experience of abuse or neglect.

The SAB has a strategic role to oversee and lead adult safeguarding across the locality and will be interested in a range of matters that contribute to the prevention of abuse and neglect. The SAB can be an important source of advice and assistance, for example in helping others improve their safeguarding mechanisms. It is important that the SAB has effective links with other key partnerships in the locality.

Also see: SCIE Resources. SCIE has developed resources to help social workers, local authority staff and their partners, chairs and members of Safeguarding Adults Boards, to meet their new safeguarding duties under the Care Act 2014.

5.7.2 Directors of Adult Social Services

The Director of Adult Social Services (DASS) has a particularly important leadership and challenge role to play in adult safeguarding. The DASS is also responsible for promoting prevention, early intervention and partnership working, critical roles in the development of effective safeguarding.

Taking a personalised approach to adult safeguarding requires a DASS to promote a culture that is person-centred, supports choice & control and aims to tackle inequalities
5.7.3 Councillors and Lead Member

The Local Government Association identifies there are crucial roles for councillors in examining how safeguarding is experienced by local people, how people were consulted and involved in developing policies and monitoring services, and how they were involved in their own safeguarding plans and procedures.

Councillors as community leaders, championing the wellbeing of their constituents, are in a key position to raise awareness of adult safeguarding. They may also become aware of individual cases of abuse through their work with constituents and so have a duty to report it.

As part of their governance role, holding council executives and their partners to account, and accounting to their constituents for what has been done, all councillors have a responsibility to ask questions of the executive and other partner organisations about the safety of adults in their area, and about the outcomes of adult safeguarding. Portfolio holders. The lead member in councils with social services responsibilities has responsibility for the political leadership, accountability and direction of the council’s services for adults. The portfolio holder has a role in ensuring that the various departments within a council work together to promote wellbeing, prevent social exclusion and to protect adults from abuse.

Members of Overview and Scrutiny Committee (OSC). Councillors in OSC have a crucial role in ensuring that the system works through holding leaders to account. OSC members need to review the work of safeguarding in the local authority, and to consider the annual report of the Safeguarding Board to find out:

- how abuse is being prevented through good multiagency work and assuring quality care
- how well services work to improve outcomes for people who have experienced harm and abuse
- how far care and protection plans are keeping people safe from abuse
- how agencies are ensuring that people’s human rights are respected
- how agencies are enabling people to make decisions about their lives
- how agencies are ensuring that people who lack capacity are able to have their best interests represented
- how services uphold the right to justice for people who have experienced harm or abuse
- how well services address what happens to the people who have harmed or abused others.

Councillors in other relevant roles.

Councillors who are members of bodies which have a safeguarding remit such as Health and Wellbeing Boards, Crime and Disorder Partnerships, Hate Crime or Domestic Violence Partnerships, Community Safety Partnerships, Community Cohesion bodies, and NHS Trusts will need some knowledge of adult safeguarding in order to fulfil their responsibilities and know what questions to ask. Many of these bodies may be represented on SABs.

Councillors who are portfolio holders for children’s services will need to be aware of the links with adult safeguarding. There may be specific examples where the crossover is particularly clear, for example, the period of transition from children’s to adult services or when an adult may be a risk to children.

*Also see: Local Government Association (LGA) Councillors briefing 2015 - Safeguarding adults*
5.7.4 Managing officers
This is a generic term used to describe the individual responsible for the lead coordinating role in safeguarding cases.

The managing officer has overall responsibility to ensure that:
- the action being taken by organisations is co-ordinated and monitored
- the adult with care and support needs is involved in all decisions that affect their daily life as far as possible
- those who need to know are kept informed
- consultation with relevant people and agencies takes place
- the West Midlands Adult Safeguarding procedure is followed specific to the individual and their situation
- the response of the organisations involved is co-ordinated and information is shared in line with legislation
- if required a safeguarding plan is agreed with the adult if they have mental capacity to participate in this, or in the best interests of the person if they have been assessed not to have mental capacity
- all safeguarding documentation is completed including monitoring information.

5.7.5 Out of hours services and emergency duty teams
Local out of hours teams (social services and health) and emergency duty teams operate out of normal working hours, at weekends and over statutory holidays.

If a safeguarding concern is made to the out of hours service which indicates an immediate or urgent risk, the officer receiving the alert will take any steps necessary to protect the adult including arranging emergency medical treatment, contacting the police and taking any other action to ensure that the adult is safe. Out of hours staff must also be aware that, if responding to emergency, other adults may also be at risk.

A member of the out of hours service would not usually be responsible for an Adult Safeguarding enquiry but it may be necessary to make enquiries or take immediate action where:
- the allegation is serious that is, life-threatening or likely to result in serious injury (in which case action would be co-ordinated with the police to ensure any evidence is preserved),
- the detail of the concern is unclear,
- there is a need to interview the adult to ensure they can be safeguarded against further abuse if necessary (if appropriate this would need to be co-ordinated with the police to ensure the preservation of evidence).

Whether or not any immediate action is necessary the out of hours worker or emergency duty officer will record the facts concerning the alleged abuse or neglect and pass all relevant information to the appropriate safeguarding team, duty team in adult social care or to a mental health team on the next working day. If the case is already allocated the out of hours worker will notify the allocated worker.

In a situation where staff who work for other organisations, including health services and those who work out of hours, become aware that an adult is being abused or neglected, they should call the emergency services if the adult is at serious risk of immediate harm, and the local authority emergency duty team or emergency out of hours service if an immediate safeguarding plan needs to be put in place. If this action
has been taken, the emergency duty team or out of hours service will then deal with the concern as above.

If the situation does not indicate an immediate risk of harm, staff working out of hours will refer to the appropriate local authority point of contact the next working day. They will also pass the information to the appropriate point in their own organisation.

5.8 Commissioners
Health and Social Care commissioners of services should set out clear expectations for provider agencies and monitor compliance. Commissioners have a responsibility to:

- ensure that people who commission their own care are given the right information and support to do so from providers who engage with Adult Safeguarding principles and protocols
- ensure that agencies from whom services are commissioned know about and adhere to relevant registration requirements and guidance
- ensure that all documents such as service specifications, invitations to tender, service contracts and service-level agreements adhere to the West Midlands Adult Safeguarding Policy and Procedures.
- ensure that managers are clear about their leadership role in Adult Safeguarding in ensuring the quality of the service, the supervision and support of staff, and responding to and investigating a concern about an adult with care and support needs
- commission a workforce with the right skills to understand and implement Adult Safeguarding principles
- ensure staff have received induction and training appropriate to their levels of responsibility
- liaise with the local SAB and regulatory bodies and make regular assessments of the ability of service providers to effectively safeguard service users
- ensure that services routinely provide service users with information in an accessible form about how to make a complaint and how complaints will be dealt with
- ensure that commissioners (and regulators) regularly audit reports of risk of harm and require providers to address any issues identified.

5.9 Complaints officers
Local authorities and other bodies including NHS providers have statutory complaints procedures. If a complaint received by a complaints officer indicates safeguarding concerns that meet the conditions stated in this procedure, the officer will consider raising a safeguarding concern to the relevant agency.

If a complaint is made to the local authority that leads to an Adult Safeguarding Enquiry, the local authority can decide not to commence the complaints investigation if this would compromise the Enquiry. The complainant would be informed of this course of action and the reason for it. In other circumstances, the complaint may form all or part of the Adult Safeguarding Enquiry.
5.10 Police and judicial system

5.10.1. Police

The Care Act reinforces the fact that the police play a critical role in safeguarding adults who are at risk of abuse or neglect. The Act places a requirement (schedule 2) upon the local chief officer of police as a statutory core member of the SAB. The police can take direct action to protect adults and bring perpetrators to justice. They also have a role in researching their systems and sharing information about those identified in a safeguarding concern, in order to inform the assessment of risk posed to an adult, and to allow swift and effective single or multi-agency safeguarding action to take place that will protect vulnerable people from harm.

Within the hierarchy of enquiries a criminal investigation will take precedence. It is the responsibility of the police to lead investigations where criminal offences are suspected, although the Local Authority will need to ensure steps are taken to safeguard and support the adult concerned. In conducting an investigation the police will secure and preserve evidence at the earliest opportunity and where necessary will interview the victim (who may well need support), witnesses and suspects. There will be occasions where other enquiries can proceed alongside a criminal investigation to ensure minimum delays.

As the lead investigating agency, the police should work with the local authority and other partner agencies to ensure that all relevant information is identified and shared, and a risk management or safeguarding plan is agreed at an early stage. In cases where criminal proceedings are deemed inappropriate, the police should agree a course of action with partner agencies to protect the adult/s concerned.

Police Officers and Staff leading adult safeguarding police investigations must be up to date with their legal powers and duties, including their responsibilities in relation to the Mental Capacity Act and Mental Health Act. They must also take into consideration that the adult may have difficulty in engaging due to learning difficulties or other disabilities as well as cultural, language or other communication difficulties.

Not every case with a criminal offence will result in a full police investigation. Each case will be considered individually and, as part of multi-agency discussions that take into account the needs and wishes of the adult concerned, it may be agreed that an alternative course of action is the most appropriate way to protect them from harm. Such cases are likely to be few in number and relate to only the least serious offences, but it is important to recognise that in some circumstances the best course of action for the adult concerned may be an alternative to pursuing a formal criminal prosecution.

5.10.2 Witness support and special measures

If there is a police investigation, the police will ensure that any interviews with the adult at risk are conducted in accordance with Achieving Best Evidence (ABE) guidance. This includes consideration of the use of an appropriate Intermediary where necessary.

Intermediaries play an important role in improving access to justice for some of the most vulnerable people in society, giving them a voice within the criminal justice process. They help children and adults who have communication difficulties to understand the questions that are put to them and to have their answers understood, enabling them to deliver their best evidence for the police and the courts.
In all cases 'special measures', as specified in the Youth Justice and Criminal Evidence Act 1999, must be considered by the police and Crown Prosecution Service. These measures can be used to assist eligible witnesses during the judicial process and can include the use of screens in court proceedings, the removal of wigs and gowns, the sharing of visually recorded evidence-in-chief (the evidence given by a witness for the party who called him or her), directions about cross-examination and re-examination, and the use of intermediaries and other aids to communication within the court.

Adults should be supported to access relevant national and local services to support them through the judicial process. This includes access to the Witness Service, which is free and independent of the police or courts and provides practical and emotional support to victims and witnesses (either for the defence or the prosecution). The support from the Witness Service is available before, during and after a court case to enable the witness, their family and friends to have information about the court proceedings, and can include arrangements to visit the court in advance of the trial.

5.10.3 Victim support
Victim support is a free service for anyone who has been a victim of any crime or have been affected by a crime committed against someone they know, and can help people to find the strength to deal with what they have been through. It is available whether or not the crime has been reported and regardless of when it happened. Victim support can provide emotional support, practical help and information.

5.10.4 Crown Prosecution Service
The Crown Prosecution Service (CPS) is the principal public prosecuting authority for England and Wales and is headed by the Director of Public Prosecutions. The CPS has produced a policy on prosecuting crimes against older people which is equally applicable other adults with care and support needs, who may also be vulnerable witnesses. They also have a policy on prosecuting disability hate crime.

Support is available within the judicial system for those at risk to enable them to bring cases to court and to give the best evidence. If a person has been the victim of abuse that is also a crime, their support needs can be identified by the police, the CPS and others who have contact with the adult at risk. Witness Care Units exist in all judicial areas and are run jointly by the CPS and the police.

The CPS has a key role to play in making sure that special measures are put in place to support vulnerable or intimidated witnesses. Special measures were introduced by the Youth Justice and Criminal Evidence Act (YJCEA) 1999 and are available in both Crown and the magistrates’ courts. They include the use of screens, trained intermediaries to help with communication and arrangements for evidence and cross-examination to be given by video link.
5.11 The NHS

The main purpose of this document is to set out clearly the safeguarding roles, duties and responsibilities of all organisations commissioning NHS and social care whilst recognising the responsibilities set out in the Care Act 2014. The following section draws directly from this document in explaining the roles and responsibilities of NHSE, Clinical Commissioning Groups, NHS provider organisations and others working from the NHS.

5.11.1 NHS England
NHS England’s safeguarding role is discharged through the Chief Nursing Officer (CNO), who has a national safeguarding leadership role. The CNO is the Lead Board Executive Director for Safeguarding and has a number of forums through which assurance and oversight is sought. The system wide National Safeguarding Steering Group (NSSG) coordinates these forums and gains assurance on behalf of the CNO.

5.11.2 NHS Improvement
NHS Improvement (NHS I) is responsible for overseeing foundation trusts and NHS trusts, as well as independent providers that provide NHS-funded care. Providers are supported to give patients consistently safe, high quality, compassionate care within local health systems that are financially sustainable. By holding providers to account and, where necessary, intervening, NHS I helps the NHS to meet its short-term challenges and secure its future.

At the time of writing the Safeguarding Assurance and Accountability Framework, NHS England and NHS Improvement are transitioning to come together to act as a single organisation.

5.11.3 Clinical Commissioning Groups (CCGs) and other place-based system leadership
Under the Care Act 2014, CCGs are a statutory member of their local Safeguarding Adults Board.

Currently, CCGs are responsible in law for the safeguarding element of services they commission. As commissioners of local health services, CCGs need to assure themselves that organisations from which they commission have effective safeguarding arrangements in place. It is worth acknowledging the changing landscape of place-based system leadership with the introduction of Integrated Care Systems (ICSs) and Primary Care Networks (PCNs). Safeguarding must be considered in these new integrated systems, however, currently the responsibility to provide safeguarding services still sits with CCG’s.

CCGs need to demonstrate that their designated clinical experts (for children, children in care and adults), are embedded in the clinical decision-making of the organisation, with the authority to work within local health economies to influence local thinking and practice and the capacity to do so.
The Long Term Plan states that ICSs will have a key role in working with Local Authorities at ‘place’ level. Through ICSs, commissioners will make shared decisions with providers on population health, service redesign and Long Term Plan implementation. Primary Care Networks will be at the centre of these ICSs; building on the core of current primary care services enabling greater provision of proactive, personalised, coordinated and more integrated health and social care systems.

Integral to the development of these networks is the support, guidance and peer review that can be provided for safeguarding children, young people, adults at risk and for the development of robust Mental Capacity Act processes. Local safeguarding leaders must work in collaboration with their local ICS, PCN and GPs to ensure safeguarding and Mental Capacity Act legal requirements are integral to their networks.

CCGs are required to undertake regular capacity reviews to ensure that there is sufficient safeguarding expertise available via the designated professionals. The requirements for CCG designated capacity are outlined in the Intercollegiate Documents which are built upon the legislative requirements for safeguarding.

It is crucial that designated safeguarding professionals play an integral role in all parts of the commissioning cycle, from procurement to quality assurance, if appropriate services are to be commissioned that support children, young people and adults at risk of abuse or neglect, as well as effectively safeguarding against abuse and neglect.

Safeguarding forms part of the NHS Standard Contract (Service Condition 32) and commissioners will need to agree with their providers, through local negotiation, what contract monitoring processes are used to demonstrate compliance with safeguarding duties. These will be measured using the Safeguarding Commissioning Assurance Toolkit (Safeguarding CAT) which is due to be prototyped in specific regions by August 2019.

CCGs are also required to demonstrate that they have appropriate systems in place for discharging their statutory duties in terms of safeguarding. These include:

- A clear line of accountability for safeguarding, properly reflected in the CCG governance arrangements, i.e. a named executive lead to take overall leadership responsibility for the organisation’s safeguarding arrangements.
- Clear policies setting out their commitment, and approach, to safeguarding, including safe recruitment practices and arrangements for dealing with allegations against people who work with children and adults, as appropriate.
- Training their staff in recognising and reporting safeguarding issues, appropriate supervision, and ensuring that their staff are competent to carry out their responsibilities for safeguarding.
- Equal system leadership between LA children’s services, the police and the CCG is now required under the Working Together to Safeguard Children Statutory Guidance 2018.
- Effective inter-agency working with LAs, the Police and third sector organisations, including appropriate arrangements to co-operate with LAs in the operation of safeguarding children’s partnerships, Corporate Parenting Boards, SABs and Health and Wellbeing Boards.
- Ensuring effective arrangements for information sharing.
- Employing the expertise of designated professionals for safeguarding children, children in care, safeguarding adults and a designated paediatrician for Sudden Unexpected Deaths in Childhood (SUDIC).
- Effective systems for responding to abuse and neglect of adults.
- Supporting the development of a positive learning culture across partnerships for safeguarding adults, to ensure that organisations are not unduly risk averse.
- Working with the Local Authority to ensure access to community resources that can reduce social and physical isolation for adults.
- CCGs need to demonstrate that their designated professionals are involved in the safeguarding decision-making of the organisation, with the authority to work within local health economies to influence local thinking and practice.
- For children in care, CCGs have a duty to cooperate with requests from LAs to undertake health assessments and help them ensure support and services to looked-after children are provided without undue delay.
- CCGs should ensure that adult and children’s services work together to commission and provide health services that ensure a smooth transfer for young people and children in care, including a planned period of overlap to avoid the abruptness of a sudden change in clinicians, culture, frequency of appointments and environment.

5.11.4 General Practitioners

GPs have a significant role in Safeguarding Adults. They have a responsibility to ensure they have robust systems in place for adult safeguarding within their practices and that all of their staff have received adequate training and supervision. They must work in partnership with the local authority and other agencies where there is a section 42 enquiry.

This includes:
- Raising safeguarding concern should they suspect or know of abuse;
- Playing an active role in Enquiry Discussions or Meetings and Safeguarding Plan Meetings;
- Undertaking relevant Enquiries where the Local Authority requests these are made;
- Providing professional evaluation of health information about an adult with care and support needs where appropriate.

GP’s should make sure that effective training and reporting systems are in place to support GPs and GP practices in this work.

5.11.5 Patient Advice and Liaison Service (PALS)

The Patient Advice and Liaison Service (PALS) offers confidential advice, support and information on health-related matters. They provide a point of contact for patients, their families and their carers.

PALS provides help in many ways. For example, it can:
- help with health-related questions
- help resolve concerns or problems when using the NHS
- tell people how to get more involved in their own healthcare

PALS can give information about:
- the NHS
- the NHS complaints procedure, including how to get independent help if a person wants to make a complaint
- support groups outside the NHS.
5.11.6 Ambulance services
There are a number of ways in which Ambulance staff may receive information or make observations, which suggest that an adult with care and support needs is experiencing, or is at risk of, abuse or neglect. Ambulance staff will often be the first professionals on the scene and their actions and recording of information may be crucial to subsequent enquiries. Ambulance staff have the responsibility to ensure any information taken and recorded is factually accurate, is based on fact not assumption, and that, wherever possible, concerns are discussed at the time with the relevant people.

It is also the responsibility of ambulance staff to talk to the adult if they think a safeguarding concern needs to be raised, unless their medical condition prevents this or raising the concern will increase the risk to the adult.

If the patient is conveyed to hospital, the ambulance staff should inform a senior member of the Accident & Emergency staff, or nursing staff if conveying to another department, of their concerns about possible abuse or the risk of harm.

Ambulance staff will follow local procedures for contacting the Single Point of Referral and raising Adult Safeguarding concerns.

5.12 Public Health
Under the health reforms there are significant changes to arrangements for the provision and commissioning of public health services. At a national level, Public Health England (PHE) supports people to make healthier choices and provides expertise, information and intelligence to public health teams based in local authorities and the NHS. PHE also provides national leadership to support delivery of the public health outcomes framework. This includes tackling health inequalities, health improvement and the delivery of health protection services, including emergency planning and resilience. It also includes the development of national programmes and cross-government and international leadership.

At the local level, public health is now the responsibility of local government, which provides local leadership to health and wellbeing boards, leads the development of the Joint Strategic Needs Assessment and commissions a range of services – including the 5 to 19 Healthy Child Programme (0 to 19 from 2015), school health services, drugs and alcohol services and sexual health services. Public health teams in local authorities will also provide public health advice to CCGs locally.

5.13 Housing
Housing commissioners and providers have a key role in adult safeguarding, particularly as their staff may be in the best position to spot signs of abuse or neglect at an early stage, especially where other services are not involved. While the Supporting People Programme regulates providers and builds safeguarding standards into its contracts, there are many other landlords outside these regulations who house adults with care and support needs.

5.14 Care Quality Commission (CQC)
The Care Quality Commission (CQC) roles and responsibilities for safeguarding children and adults are to monitor, inspect and regulate services to make sure they meet the fundamental standards of quality and safety. For safeguarding, they will do this by:
• Checking that care providers have effective systems and processes to help keep children and adults safe from abuse and neglect.

• Using intelligence monitoring of information they receive about safeguarding (intelligence, information and indicators) to assess risks to adults and children using services and to make sure the right people act at the right time to help keep them safe.

• Acting promptly on safeguarding issues they discover during inspections, raising them with the provider and, if necessary, referring safeguarding concerns to the local authority – who have the local legal responsibility for safeguarding – and the police, where appropriate, to make sure action is taken to keep children and adults safe.

• Speaking with people using services, their carers and families as a key part of their inspections so they can understand what their experience of care is like and to identify any safeguarding issues. They also speak with staff and managers in care services to understand what they do to keep people safe.

• Holding providers to account by taking regulatory action to ensure that they rectify any shortfalls in their arrangements to safeguard children and adults, and that they maintain improvements. Regulatory action includes carrying out comprehensive and follow-up inspections, requiring providers to produce action plans, taking enforcement action to remedy breaches of fundamental standards, and taking action against unregistered providers.

• Publishing their findings about safeguarding in inspection reports, and awarding services an overall rating within the key question ‘Is the service safe?’ which reflects their findings about the safety and quality of the care provided.

• Supporting the local authority’s lead role in conducting enquiries regarding safeguarding children and adults. They do this by co-operating with them and sharing information where appropriate from their regulatory and monitoring activity. CQC will also assist the police in a similar way.

• Explaining their role in safeguarding to the public, providers and other partners so that there is clarity about what they are responsible for and how their role fits with those of partner organisations.

Health and Safety Executive (HSE) responsibilities for service users injured in regulated services now falls to the CQC. Examples include scalding, someone falling from a window, serious injury as a result of neglect. For more information refer to Memorandum of Understanding between the Care Quality Commission, the HSE and Local authorities in England.

Although they do not have a formal role on Safeguarding Adults Boards or Local Safeguarding Children Boards, the CQC work closely with the fora, sharing information and intelligence where appropriate to help them identify risks to children and adults.

See Care Quality Commission website – www.cqc.org.uk

5.15 Court of Protection

The Court of Protection deals with decisions and orders affecting people who lack capacity. The Court can make major decisions about health and welfare, as well as property and financial affairs. The Court has powers to:
• decide whether a person has capacity to make a particular decision for themselves,
• make declarations, decisions or orders on financial and welfare matters affecting people who lack capacity to make such decisions,
• appoint deputies to make decisions for people lacking capacity,
• decide whether a lasting power of attorney or an enduring power of attorney is valid,
• remove deputies or attorneys who fail to carry out their duties.

5.16 Office of the Public Guardian (OPG)
The Public Guardian has a statutory duty to safeguard:
• any person who has a deputy appointed by the Court of Protection
• the donor of any registered enduring power of attorney (EPA) or lasting power of attorney (LPA)
• anyone for whom the Court of Protection has authorised someone else to carry out a transaction on their behalf, under s16 (2) of the Mental Capacity Act 2005 (single orders).

This includes some children and young people where the Court of Protection has appointed a deputy because the child or young person is likely to still lack capacity to make financial decisions when he or she turns 18.

Their areas of responsibility are:
• To ensure their policy that relates to all forms of abuse and is up to date.
• Where allegations of abuse relate to a child or young person, OPG will raise the issue with the police and/or the local authority children’s services department. Most of OPG’s clients are adults. Allegations of abuse of vulnerable children (or young people aged up to 21 in some circumstances) will usually be dealt with by local authority children’s services.
• To also raise concerns and allegations about people who are not covered by their policy to the police, local authorities and/or children’s services.

See also: Office of the Public Guardian – Safeguarding Policy 2015

5.17 The Coroner
Coroners are independent judicial officers who are responsible for investigating violent, unnatural deaths, sudden deaths of unknown cause and deaths in custody, which must be reported to them. The coroner may have specific questions arising from the death of an adult with care and support needs. These are likely to fall within one of the following categories:
• where there is an obvious and serious failing by one or more organisations
• where there are no obvious failings, but the actions taken by organisations require further exploration/explanation
• where a death has occurred and there are concerns for others in the same household or other setting (such as a care home)
• where a death falls outside the requirement to hold an inquest but follow-up enquiries/actions are identified by the coroner or his or her officers
In the above situations the local SAB should give serious consideration to instigating an SAR (Safeguarding Adults Review) where an adult with care and support needs is involved, and the review procedure should be agreed with the coroner.

5.18 Healthwatch

Healthwatch is the national consumer champion in health and care with significant statutory powers to ensure the voice of the consumer is strengthened and heard by those who commission, deliver and regulate health and care services.

Healthwatch has potentially a central role to play, not least in empowering people to speak out on their own behalf and wherever they see signs that others’ right to safety and protection are being breached. Healthwatch organisations have “Enter and View” powers in accordance with regulations so they can observe matters in relation to health and social care services.

They are active members of Safeguarding Adult Boards and have to receive copies of Board Annual reports and have to be consulted in relation to the Boards Strategic Plan.

5.19 Fire and Rescue Service

Fire Service personnel visit people in their homes when carrying out home fire safety visits. In cases where they have a concern about an adult they will inform their line manager who will then take appropriate action, which may involve referral to another agency.

The Fire Service has officers who are trained to recognise, report and respond to concerns that an adult may be at risk of harm, in line with the local Adult Safeguarding procedures and their powers.

5.20 Probation

In 2013 the Government transformed Probation services resulting in the majority of it work transferring into the private sector. High risk Cases are now managed by the National Probation Service (statutory criminal justice service) and low and medium risk cases are managed by the Community Rehabilitation Company (CRC) (private company).

The National Probation Service is responsible for court work, MAPPA and deciding which cases go to the CRC.

The Community Rehabilitation Company (CRC) is responsible for the Community Payback Programme and from 1st May 2015 the Re-settlement Service.

The Probation Services should be included in improving safeguarding locally. They work in partnership with other agencies through the Multi-Agency Public Protection Arrangements (MAPPA). They have a remit to be involved with victims of serious sexual and other violent crimes and are in a position to identify and help offenders who are at risk of abuse. They aim to reduce the re-offending behaviour of sexual and violent offenders in order to protect the public and previous victims from serious harm.

5.21 Prisons

Prisons and approved premises have their own safeguarding duties to prisoners with needs for care and support. The National Offender Management Service is working with a range of bodies in developing improved safeguarding arrangements that will offer equivalent protection to other adults with care and support needs. Prison
Governors, or their senior representatives, are able to attend SABs with the agreement of the core partners. They are able to seek and share information to improve adult safeguarding when required. Additionally, prison staff may request help or advice from the local authority in a particular situation where they feel the need for more expertise or a different perspective.

Local Authorities’ section 42 duties to make enquiries and section 44 duties (to carry out a SAR) do not apply to prisons and approved premises.

5.22 Community and faith groups

It is expected that these groups have in place safeguarding systems, guidance and policies that are proportionate to the scale and nature of their organisation.

5.23 Providers of Health and Social Care Services (including the voluntary sector and educational establishments)

Where any user of the service is at risk of abuse or neglect, the first responsibility to act is with the employing organisation as provider of the service. When a provider/employer is aware of abuse or neglect in their organisation, then they are under a duty to correct this and protect the adult from harm as soon as possible, and may need to inform the local authority, the regulator, and the CCG where the latter is the commissioner.

All providers should expect that a local authority may cause them to undertake an enquiry in line with the West Midlands Policy and Procedure. Providers should ensure that there are appropriate arrangements in place to be able to respond to the requirement to undertake adult safeguarding enquiries, and that staff have the right levels of knowledge and skills to undertake enquiries.

The provider / employer should investigate any concern (and provide any additional support that the adult may need) unless there is compelling reason why it is inappropriate or unsafe to do this. For example, this could be a serious conflict of interest on the part of the provider, concerns having been raised about non-effective past enquiries or serious, multiple concerns, or a matter that requires investigation by the police.

An example of a conflict of interest where it is better for an external person to be appointed to investigate may be the case of a family-run business where organisational abuse is alleged, or where the manager or owner of the service is implicated. All those carrying out such enquiries should have received appropriate training.

If someone is removed by being either dismissed or redeployed to a non-regulated activity, from their role providing regulated activity (as defined by the Disclosure and Barring Service) for harming or posing a risk of harm, satisfied the harm test; or received a caution or conviction for a relevant offence for example following a safeguarding incident, or a person leaves their role (resignation, retirement) to avoid a disciplinary hearing following a safeguarding incident and the employer/volunteer organisation feels they would have dismissed the person based on the information they hold, the regulated activity provider has a legal duty to refer to the Disclosure and Barring Service.

Employers must ensure that staff, including volunteers, are trained in recognising the symptoms of abuse or neglect, how to respond and where to go for advice and assistance. These are best written down in shared policy documents that can be easily understood and used by all the key organisations.
Employers must also ensure all staff keep accurate records, stating what the facts are and what are the known opinions of professionals and others and differentiating between fact and opinion. It is vital that the views of the adult are sought and recorded. These should include the outcomes that the adult wants, such as feeling safe at home, access to community facilities, restricted or no contact with certain individuals or pursuing the matter through the criminal justice system.

It is considered best practice for employers/providers to record their rationale when not raising an adult safeguarding concern. This should include a summary of discussions with the adult and/or their representative about what has happened to them, an outline what has been done to make the adult safe (including care plan and risk management changes if relevant) and an explanation of why it is felt the abuse will not continue.

6.1. Information sharing and confidentiality

Sharing the right information, at the right time, with the right people, is fundamental to good practice in adult safeguarding but has been highlighted as a difficult area of practice.

The Care Act 2014, section 45 ‘supply of information’ covers the responsibilities of others to comply with any requests for information from the Safeguarding Adults Board for the purposes of progressing an enquiry. Sharing information between organisations as part of day-to-day safeguarding practice is already covered in the common law duty of confidentiality, the Data Protection Act 2018, the General Data Protection Regulation (GDPR) the Human Rights Act and the Crime and Disorder Act. The Mental Capacity Act is also relevant as all those coming into contact with adults with care and support needs should be able to assess whether someone has the mental capacity to make a decision concerning risk, safety and sharing information.

Organisations need to share safeguarding information with the right people at the right time to:

- prevent death or serious harm;
- coordinate effective and efficient responses;
- enable early interventions to prevent the escalation of risk;
- prevent abuse and harm that may increase the need for care and support;
- maintain and improve good practice in adult safeguarding;
- reveal patterns of abuse that were previously undetected and that could identify others at risk of abuse;
- identify low-level concerns that may reveal people at risk of abuse;
- help people to access the right kind of support to reduce risk and promote wellbeing;
- help identify people who may pose a risk to others and, where possible, work to reduce offending behaviour; and
- reduce organisational risk and protect reputation.

Adults have a general right to independence, choice and self-determination including control over information about themselves. In the context of adult safeguarding these rights can be overridden in certain circumstances which may warrant the sharing of relevant information without consent, such as emergency or life-threatening situations.

The law does not prevent the sharing of sensitive, personal information within organisations. If the information is confidential, but there is a safeguarding concern, sharing it may be justified. In addition, the law does not prevent the sharing of sensitive, personal information between organisations where the public interest served outweighs the public interest served by protecting confidentiality – for example, where a serious crime may be prevented.

The Data Protection Act 2018 and the General Data Protection Regulation (GDPR) enables the lawful sharing of information.

There should be a local agreement or protocol in place setting out the processes and principles for sharing information between organisations.

An individual employee cannot give a personal assurance of confidentiality.

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13 Content drawn from SCIE Adult safeguarding: sharing information guide, last updated January 2019
Frontline staff and volunteers should always report safeguarding concerns in line with their organisation’s policy – this is usually to their line manager in the first instance except in emergency situations. However, it is good practice to try to gain the person’s consent to share information and as long as it does not increase risk, practitioners should inform the person if they need to share their information without consent.

Organisational policies should have clear routes for escalation where a member of staff feels a manager has not responded appropriately to a safeguarding concern. All organisations must have a whistleblowing policy.

The management interests of an organisation should not override the need to share information to safeguard adults at risk of abuse. All staff, in all partner agencies, should understand the importance of sharing safeguarding information and the potential risks of not sharing it. All staff should understand who safeguarding applies to and how to report a concern.

The six adult safeguarding principles (Empowerment, Protection, Prevention, Proportionality, Partnership and Accountability) should underpin all safeguarding practice, including information-sharing.

6.2. Duty of Candour.
The statutory duty of candour was introduced for providers of health and social care services under Regulation 20 of the Health and Social Care Act 2008: Regulations 2014. The regulation applies to registered persons when they are carrying on a regulated activity.

The intention of this regulation is to ensure that providers are open and transparent with people who use services and other ‘relevant persons’ (people acting lawfully on their behalf) in general in relation to care and treatment. It also sets out some specific requirements that providers must follow when things go wrong with care and treatment, including informing people about the incident, providing reasonable support, providing truthful information and an apology when things go wrong.

6.3. Record Keeping
Good record-keeping is an essential part of the accountability of organisations to those who use their services. Maintaining proper records is vital to an individual’s care and safety. If records are inaccurate, future decisions may be wrong and harm may be caused to the individual. Where an allegation of abuse is made all agencies have a responsibility to keep clear and accurate records. It is fundamental to ensure that evidence is protected and to show what action has been taken and what decisions have been made and why.

It is equally important to record when actions have not been taken and why e.g. an adult with care and support needs with mental capacity may choose to make decisions professionals consider to be unwise.

Staff should be given clear direction as to what information should be recorded and in what format. The following questions are a guide:

- What information do staff need to know in order to provide a high quality response to the adult concerned?
• What information do staff need to know in order to keep adults safe under the service’s duty to protect people from harm?
• What information is not necessary?
• What is the basis for any decision to share (or not) information with a third party?

6.4. Cooperation
It is important within adult safeguarding for all partners to cooperate and work in a joined-up way, to eliminate the disjointed care that is a source of frustration to adults with care and support needs, other individuals, and staff, and which often results in poor care, with a negative impact on health and wellbeing.

All organisations should work together and co-operate where needed, in order to ensure the wellbeing and safety of adults with care and support needs (including carers’ support).

Co-operation between partners should be a general principle for all those concerned, and all should understand the reasons why such co-operation is important. The Care Act sets out five aims of co-operation between partners which are relevant to care and support, although it should be noted that the purposes of co-operation are not limited to these matters:
• promoting the wellbeing of adults needing care and support and of carers;
• improving the quality of care and support for adults and support for carers (including the outcomes from such provision);
• smoothing the transition from children’s to adults’ services;
• protecting adults with care and support needs who are currently experiencing or at risk of abuse or neglect;
• identifying lessons to be learned from cases where adults with needs for care and support have experienced serious abuse or neglect.

6.5. Risk assessment and management
Achieving balance between the right of the individual to control his or her care package and ensuring adequate protections are in place to safeguard well-being is a very challenging task.

The assessment of the risk of abuse, neglect and exploitation of people using services should be integral in all assessment and planning processes, including assessments for self-directed support and the setting up of Personal Budget arrangements. Assessment of risk is dynamic and ongoing, especially during the adult safeguarding process, and should be reviewed throughout so that adjustments can be made in response to changes in the levels and nature of risk.

Risk is often thought of in terms of danger, loss, threat, damage or injury, although in addition to potentially negative characteristics, risk taking can have positive benefits for individuals and their communities. As well as considering the dangers associated with risk, the potential benefits of risk-taking should therefore also be identified; a process which should involve the individual using services, their families and health or social care practitioners.

Positive risk taking is a process which starts with the identification of potential benefit or harm. The desired outcome is to encourage and support people in positive risk taking to achieve personal change or growth. This involves:
• assuming that people can make their own decisions (in line with the Mental Capacity Act) and supporting people to do so;
• working in partnership with adults with care and support needs, family carers and advocates and recognising their different perspectives and views;
• developing an understanding of the responsibilities of each party;
• empowering people to access opportunities and take worthwhile chances;
• understanding the person’s perspective of what they will gain from taking risks; and understanding what they will lose if they are prevented from taking the risk;
• promoting trusting working relationships;
• understanding the consequences of different actions;
• making decisions based on all the choices available and accurate information;
• being positive about risk taking;
• understanding a person’s strengths and finding creative ways for people to be able to do things rather than ruling them out;
• knowing what has worked or not in the past;
• where problems have arisen, understanding why;
• supporting people who use services to learn from their experiences;
• ensuring support and advocacy is available;
• sometimes supporting short-term risks for long-term gains;
• ensuring that services provided promote independence not dependence.


6.6. Whistleblowing
The Public Interests Disclosure Act 1998 provides a framework for whistleblowing across the private, public and voluntary sectors. Each member organisation of the SAB will have its own whistleblowing policy. These policies should provide people in the workplace with protection from victimisation or detriment when genuine concerns have been raised about malpractice. The aim is to reassure workers that it is safe for them to raise concerns, and partner organisations should establish proper procedures for dealing with such concerns.

6.7. Complaints
Complaints received from any source about adult safeguarding practice or arising from the adult safeguarding process should be handled by the relevant complaints procedures of the organisation about which the complaint has been made. See local guidance for details.

6.8. MARAC (Multi Agency Risk Assessment Conference)
A MARAC is a meeting where information is shared on the highest risk domestic abuse cases between representatives of the local police, probation, health, children and Adults Safeguarding bodies, housing practitioners, substance misuse services, independent domestic violence advisers (IDVAs) and other specialists from the statutory and voluntary sectors.

The four aims of a MARAC are as follows:
• to safeguard adult victims who are at high risk of future domestic violence;
• to make links with other public protection arrangements in relation to children, people causing harm and adults with care and support needs;
• to safeguard agency staff;
• to work towards addressing and managing the behaviour of the person causing harm.

6.9. Domestic homicide reviews (DHRs).
Domestic Homicide Reviews were established on a statutory basis under Section 9 of the Domestic Violence, Crime and Victims Act (DVCVA) 2004. For further guidance see - Home Office – Multi-Agency Statutory Guidance for the Conduct of Domestic Homicide Reviews.

A Domestic Homicide Review would be required when the definition in section 9 of the Domestic Violence Crime and Victims Act (2004) is met in that:

…the death of a person aged 16 or over has, or appears to have, resulted from violence, abuse or neglect by –
(a) a person to whom he was related or with whom he was or had been in an intimate personal relationship, or
(b) a member of the same household as himself.

This provision came into force on 13 April 2011 and the purpose is to:
• establish what lessons are to be learned from the domestic homicide regarding the way in which local professionals and organisations work individually and together to safeguard victims.
• identify clearly what those lessons are, both within and between agencies, how and within what timescales they will be acted upon, and what is expected to change as a result.
• apply these lessons to service responses including changes to policies and procedures as appropriate.
• prevent domestic homicide and improve service responses for all domestic violence victims and their children through improved intra- and inter-agency working.

DHRs are not enquiries into how the victim died or into who is culpable and are not specifically part of any disciplinary inquiry or process. The rationale for the review process is to ensure agencies are responding appropriately to victims of domestic violence by offering and putting in place:
• appropriate support mechanisms procedures
• resources and interventions with the aim of avoiding future incidents of domestic homicide and violence.

A DHR will also assess whether agencies have sufficient and robust procedures and protocols in place, which were in turn understood and adhered to by staff. The DHR process is similar to that of Safeguarding Adults Reviews (SAR’s) and children’s serious case reviews (SCRs). The main purpose is to learn lessons.

6.10. MAPPA (Multi-Agency Public Protection Arrangements)
The purpose of the multi-agency public protection arrangements (MAPPA) framework is to reduce the risks posed by sexual and violent offenders in order to protect the public, including previous victims, from serious harm. The responsible authorities in respect of MAPPA are the Police, Prison and Probation Services who have a duty to ensure that MAPPA is established in each of their geographic areas and to undertake the risk assessment and management of all identified MAPPA offenders (primarily violent offenders on licence or mental health orders and all registered sex offenders).
The Police, Prison and Probation Services have a clear statutory duty to share information for MAPPA purposes.

Other organisations have a duty to co-operate with the responsible authority, including the sharing of information. These include:
- local authority children, family and adult social care services
- NHS CCG’s, other health trusts and the National Health Service Executive;
- Jobcentre Plus
- youth offender teams
- local housing authorities
- registered social landlords with accommodation for MAPPA offenders.

6.11. Child protection
The Children Act (CA) 1989 provides the legislative framework for agencies to take decisions on behalf of children and to take action to protect them from abuse and neglect.

Everyone must be aware that in situations where there is a concern that an adult with care and support needs is or could be being abused or neglected and there are children in the same household, they too could be at risk. Reference should be made to the local child protection procedures, the local Safeguarding Children Board, inter-agency guidelines and internal protocols dealing with cross-boundary working if there are concerns about abuse or neglect of children and young people under the age of 18. Referral must be made to the relevant children and families department and any multi-agency safeguarding children policy and procedures.

Professionals should be alert to the possibility of child sexual exploitation and must report any such concerns to local authority childrens services and/or the police. Child sexual exploitation (CSE) is a crime that can affect any child, anytime, regardless of their social or ethnic background. It is child abuse and involves perpetrators grooming their victims in various ways, such as in person, via mobiles or online, to gain their trust before emotionally and sexually abusing them. It can take place in many forms, whether through a seemingly consensual relationship, or a young person being forced to have sex in return for some kind of payment, such as drugs, money, gifts or even protection and affection.

The MCA 2005 applies to young people aged 16 years and over apart from the following aspects:
- only people aged 18 or over can make a lasting power of attorney
- the law generally does not allow anyone below the age of 18 to make a will
- DOLS authorisations under the MCA apply only to people aged 18 or over.

Information on decisions to refuse treatment made in advance by young people under the age of 18 is available at www.dh.gov.uk/consent.

Community safety partnerships (CSPs) are made up of representatives from the ‘responsible authorities’, which are the:
- police
- local authorities
- fire and rescue authorities
- probation service
- health
The responsible authorities work together to protect their local communities from crime and to help people feel safer. They work out how to deal with local issues like antisocial behaviour, drug or alcohol misuse and reoffending. They annually assess local crime priorities and consult partners and the local community about how to deal with them.

6.13. Harm Reduction Forums and Anti-Social Behaviour processes
Such forums are also known as VARMS - Vulnerable Adult Risk Management Strategy and many were set up in response to the Stephen Hoskins and Fiona Pilkington Serious Case Reviews to effectively case manage and provide a multi-agency response to vulnerable individuals who may be victims of hate crime, anti-social behaviour and repeat callers to emergency services and partner agencies.

The purpose of the Forums is to coordinate services in response to the identified needs of individuals in order to prevent, protect and address behaviour affecting the individuals and/or to address their needs.

6.14. Children’s Serious Care Review and Child Death Overview Processes
Regulation 5 of the Local Safeguarding Children Boards Regulations 2006 sets out the requirement for LSCBs to undertake reviews of serious cases in specified circumstances. For further guidance see – HM Government - Working Together to Safeguard Children - A guide to inter-agency working to safeguard and promote the welfare of children 2013.

A serious case review would be undertaken when abuse or neglect is known - or suspected - and either:
- a child dies
- a child is seriously harmed and there are concerns about how organisations or professionals worked together to protect the child

Child Death Overview Process (CDOP). The Local Safeguarding Children’s Board (LSCB) is responsible for ensuring that a review of each death of a child normally resident in its area is undertaken by a Child Death Overview Panel (CDOP). The purpose of this review is to conduct a comprehensive, multidisciplinary review of child deaths, to better understand how and why children die, and use the findings to take action that can prevent other deaths and improve the health and safety of children.

6.15. Multi Agency Public Protection Arrangements (MAPPA) Serious Case Review
A MAPPA SCR is required when the main purpose is to examine whether the MAPP arrangements were effectively applied and whether the agencies worked together to do all they reasonably could to manage effectively the risk of further offending in the community.

6.16. Serious Further Offending (SFO) Notification and Review Procedures
SFO Notification and Review Procedures are intended to ensure rigorous scrutiny of those cases where offenders under the management of the NPS or a CRC have been charged with a specified violent or sexual offence in order that:-
- the public may be reassured that the NPS, CRCs and all other providers of probation and community services are committed to reviewing practice in cases where offenders managed by them are charged with certain serious offences;
• areas of continuous improvement to risk assessment, risk management and offender management practice and policy within the NPS, CRCs and all other providers of probation and community services (together with other parts of the NOMS Agency or beyond as appropriate) are identified and disseminated locally and nationally, as appropriate; and

• Ministers, the NOMS Chief Executive, other senior officials within NOMS and the wider Ministry of Justice (MoJ), where appropriate, can be informed of noteworthy cases of alleged serious further offences committed by offenders whilst under supervision. The responsibility for this currently sits in the NOMS Offender Management and Public Protection Group (OMPPG).

6.17. NHS Serious Incidents

Serious incidents are events in health care where the potential for learning is so great, or the consequences to patients, families and carers, staff or organisations are so significant, that they warrant using additional resources to mount a comprehensive response. Serious incidents can extend beyond incidents which affect patients directly and include incidents which may indirectly impact patient safety or an organisation’s ability to deliver ongoing healthcare (NHSE, 2015).

Serious incidents are often triggered by events leading to serious outcomes for patients, staff and/or the organisation involved. (NHSE, 2015). They may be identified through various routes including, but not limited to, the following:

• Incidents identified during the provision of healthcare by a provider e.g. patient safety incidents or serious/distressing/catastrophic outcomes for those involved;

• Allegations made against or concerns expressed about a provider by a patient or third party;

• Initiation of other investigations for example: Serious Case Reviews (SCRs), Safeguarding Adult Reviews (SARs), Safeguarding Adults Enquiries (Section 42 Care Act), Domestic Homicide Reviews (DHRs) and Death in Custody Investigations (led by the Prison Probation Ombudsman). NB: whilst such circumstances may identify serious incidents in the provision of healthcare this is not always the case and SIs should only be declared where the definition above is fulfilled;

• Information shared at Quality Surveillance Group meetings;

• Complaints;

• Whistle blowing;

• Prevention of Future Death Reports issued by the Coroner

Serious Incidents include acts or omissions in care that result in; unexpected or avoidable death, unexpected or avoidable injury resulting in serious harm - including those where the injury required treatment to prevent death or serious harm, abuse, Never Events, incidents that prevent (or threaten to prevent) an organisation’s ability to continue to deliver an acceptable quality of healthcare services and incidents that cause widespread public concern resulting in a loss of confidence in healthcare services.

Serious Incidents in healthcare settings will usually be reported and investigated retrospectively, with the incident itself and resultant risk having been already managed. However, in some circumstances, the serious incident will indicate that an identified
adult with care and support needs is experiencing or is at ongoing risk of abuse or neglect. In such cases, the Care Act section 42 duty of Enquiry may be triggered, and the Serious Incident investigation process may form all or part of the Enquiry process to decide what action is required in the adult’s case.

The needs of those affected should be the primary concern of those involved in the response to and the investigation of serious incidents. Patients and their families/carers and victims’ families must be involved and supported throughout the investigation process.

There is no definitive list of events/incidents that constitute a serious incident and lists should not be created locally as this can lead to inconsistent or inappropriate management of incidents. Where lists are created there is a tendency to not appropriately investigate things that are not on the list even when they should be investigated, and equally a tendency to undertake full investigations of incidents where that may not be warranted simply because they seem to fit a description of an incident on a list.

Serious Incidents must be declared internally as soon as possible and immediate action must be taken to establish the facts, ensure the safety of the patient(s), other services users and staff, and to secure all relevant evidence to support further investigation. Serious Incidents should be disclosed as soon as possible to the patient, their family (including victims’ families where applicable) or carers. The commissioner must be informed (via STEIS and/or verbally if required) of a Serious Incident within 2 working days of it being discovered. Other regulatory, statutory and advisory bodies, such CQC, Monitor or NHS Trust Development Authority, must also be informed as appropriate without delay. Discussions should be held with other partners (including the police or local authority for example) if other externally led investigations are being undertaken. This is to ensure investigations are managed appropriately, that the scope and purpose is clearly understood (and those affected informed) and that duplication of effort is minimised wherever possible (NHSE 2015).

Serious Incidents should be closed by the relevant commissioner when they are satisfied that the investigation report and action plan meets the required standard.

Healthcare providers must contribute towards safeguarding reviews (and enquiries) as required to do so by the Local Safeguarding Board. Where it is indicated that a serious incident within healthcare has occurred the necessary declaration must be made.

Whilst the Local Authority will lead Safeguarding Adults Reviews and initiate Safeguarding Enquiries, healthcare must be able to gain assurance that, if a problem is identified, appropriate measures will be undertaken to protect individuals that remain at risk and ultimately to identify the contributory factors and the fundamental issues (in a timely and proportionate way) to minimise the risk of further harm and/or recurrence. Providers and commissioners must liaise regularly with the local authority safeguarding lead to ensure that there is a coherent multi-agency approach to investigating and responding to safeguarding concerns, which is agreed by relevant partners. Partners should develop a memorandum of understanding to support partnership working wherever possible.

Incidents can be closed before all actions are complete but there must be mechanisms in place for monitoring on-going implementation. This ensures that the fundamental purpose of investigation (i.e. to ensure that lessons can be learnt to prevent similar incidents recurring) is realised.
6.18. **Responding to organisational failure and abuse.**

The Care and Support statutory guidance clarifies that the Adult Safeguarding duties under the Care Act are not a substitute for-

- providers’ responsibilities to provide safe and high quality care and support;
- commissioners regularly assuring themselves of the safety and effectiveness of commissioned services;
- the Care Quality Commission (CQC) assuring that regulated providers comply with the fundamental standards of care or by taking enforcement action; and
- the core duties of the police to prevent and detect crime and protect life and property.

Local areas will generally have arrangements and systems in place that are designed to respond to quality and safety concerns in provider services. In most areas there will be regular information sharing meetings between commissioners and regulators, for example, the Local Authority, the CQC, Clinical Commissioning Groups, NHS England, or there will be frameworks in place that can call such meetings as and when required. The West Midlands region have produced a “*Framework and Guidance for Responding to Organisational Failure or Abuse*” that is available to be adopted or adapted by local Safeguarding Adults Boards - check your local arrangements.

Local quality surveillance/quality escalation frameworks will often need to interface closely and work alongside responses under this procedure. This will need to reflect the individual circumstances of individual cases, but could be, for example, to pass information arising from adult safeguarding concerns and enquiries to commissioners and regulators to inform quality monitoring and regulatory processes, to help to address concerns raised that relate to service quality but that do not meet the criteria for the Section 42 duty of Enquiry, or to seek to address and remedy underlying service quality concerns that are leading to risk of abuse of neglect in identifiable cases.

It is recognised that in a critical few cases where the service quality and safety issues are so great and pose such a high risk to users of that service that consideration of the duty of Enquiry applying to all or groups of individuals may apply. However, it is expected that such circumstances would be rare, and that the statutory principles of proportionality and protection should be balanced carefully when considering extending the Care Act section 42 duty of Enquiry to all or groups of individuals in organisational settings.
PROCEDURE.
7. **Introduction.**

7.1. The West Midlands adult safeguarding procedures are the result of a collaboration between the local authorities within the region.

7.2. This procedure is governed by a set of key principles and themes, so as to ensure that people who are at risk of abuse, neglect and exploitation experience the process in such a way that it is sensitive to individual circumstances, is person-centred and is outcome-focused. It is vital for successful safeguarding that the procedures in this section are understood and applied consistently by all organisations.

7.3. Although the responsibility for the coordination of adult safeguarding arrangements lies with local authorities, the implementation of these procedures is a collaborative responsibility and effective work must be based on a multi-agency approach.

7.4. The key principles which govern this procedure are set out in the **Statement of Government Policy on Adult Safeguarding** (DoH, May 2013):

- **empowerment:** presumption of person-led decisions and informed consent; consulting the person about their desired outcome throughout the safeguarding process
- **protection:** ensuring that people are safe and that they have support and representation as necessary during the process
- **prevention:** minimising the likelihood of repeated abuse and recognising the person’s contribution to this in safeguarding plans
- **proportionality:** the ways in which the safeguarding procedure is used are proportionate, as unintrusive as possible and appropriate to the risk presented
- **partnership:** people can be satisfied that agencies are working constructively to make them safe
- **accountability:** the way in which the safeguarding process is conducted should be transparent and consistent; it should always be borne in mind that safeguarding procedures may be subject to external scrutiny (e.g. the courts).

7.5. The procedures are a framework. Adult safeguarding is a dynamic process that must be undertaken with people and not to people. The following key themes run throughout the adult safeguarding process:

- **User outcomes:** at the beginning and at every stage of the process what the individual wants to achieve must be identified and revisited. To what extent these views and desired outcomes have been met must be reviewed at the end of the safeguarding process regardless of at what stage it is concluded.

- **Risk assessment and management:** these are central to the adult safeguarding process. Assessments of risk should be carried out with the individual at each stage of the process so that adjustments can be made in response to changes in the levels and nature of risk. Risks to others must also be considered.

- **Mental capacity:** the MCA 2005 requires an assumption that an adult (aged 16 or over) has full legal capacity to make decisions unless it can be shown that they lack capacity to make a decision for themselves at the time the decision needs to be made. Individuals must be given all appropriate help and support to enable them to make their own decisions or to maximise their participation in any decision-making process.
Unwise decisions do not necessarily indicate lack of capacity. Any decision made, or action taken, on behalf of someone who lacks the capacity to make the decision or act for themselves must be made in their best interests. It is important that an individual’s mental capacity is considered at each stage of the adult safeguarding process.

- **Safeguarding planning**: in response to identified risks a safeguarding plan can be developed and implemented at any time in the adult safeguarding process. The multi-agency plan aims to:
  - prevent further abuse or neglect;
  - keep the risk of abuse or neglect at a level that is acceptable to the person being abused or neglected and the agencies supporting them;
  - support the individual to continue in the risky situation if that is their choice and they have the capacity to make that decision.

Safeguarding planning also involves promoting wellbeing and supporting anyone who has been abused or neglected to recover from that experience.

- **Information sharing**: this is key to delivering better and more efficient services that are coordinated around the needs of the individual. It is essential to enable early intervention and preventative work, for safeguarding, for promoting welfare and for wider public protection. Information sharing is a vital element in improving outcomes for all. Nevertheless, it is important to understand that most people want to be confident that their personal information is kept safe and secure and that practitioners maintain their privacy, while sharing appropriate information to deliver better services.

- **Recording**: good record-keeping is an essential part of the accountability of organisations to those who use their services. Maintaining proper records is vital to individuals’ care and safety. If records are inaccurate, future decisions may be wrong and harm may be caused to the individual. Where an allegation of abuse is made all agencies have a responsibility to keep clear and accurate records. It is fundamental to ensure that evidence is protected and to show what action has been taken and what decisions have been made and why.

- **Feedback**: at each stage of the adult safeguarding process it is important to ensure feedback is given to the adult, people raising the concern and partners. People who raise adult safeguarding concerns are entitled to be given appropriate information regarding the status of the referral they have made. The extent of this feedback will depend on various things (e.g. the relationship they have with the victim, confidentiality issues and the risk of compromising an enquiry). At the very least it should be possible to advise people raising the concern that their information has been acted upon and taken seriously. Partners in provider organisations require feedback to allow them to continue to provide appropriate support, fulfil employment law obligations and make staffing decisions.

7.6 Finally, it is equally important that these procedures are managed and administered in such a way as to comply with all the articles of the Human Rights Act (HRA) 1998 (in particular Articles 5 and 8). What this means is that both the process and the outcome must be the least restrictive, proportionate and enable risk where appropriate. In addition, any actions falling under these procedures should be consistent with current legislation as it relates to social care, health, housing and education.
WEST MIDLANDS ADULT SAFEGUARDING PROCEDURES – OVERVIEW

<table>
<thead>
<tr>
<th>Safeguarding Concern</th>
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<tbody>
<tr>
<td>Identification of abuse or neglect.</td>
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<tr>
<td>Immediate safety needs are met.</td>
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<tr>
<td>Concern is referred into the local Adult Safeguarding process.</td>
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<tr>
<th>Concern Decision-Making</th>
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<tbody>
<tr>
<td>Check actions taken to address immediate risks.</td>
</tr>
<tr>
<td>Checks made &amp; additional information gathered.</td>
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<tr>
<td>Provision of Information &amp; Advice.</td>
</tr>
<tr>
<td>Decision made whether Care Act s42 Duty of Enquiry triggered.</td>
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<tr>
<th>Safeguarding Enquiry</th>
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<tr>
<td>Gain views, consent &amp; desired outcomes of adult.</td>
</tr>
<tr>
<td>Duty to refer to advocate if required (Care Act s68)</td>
</tr>
<tr>
<td>Gather &amp; share information.</td>
</tr>
<tr>
<td>Agree what enquiries are needed &amp; who will do this.</td>
</tr>
<tr>
<td>Risk assess &amp; plan interim safeguarding plan.</td>
</tr>
<tr>
<td>Make enquiries or cause them to be made.</td>
</tr>
<tr>
<td>Identify what actions should be taken in the adults case.</td>
</tr>
<tr>
<td>The enquiries made and actions taken are lawful &amp; proportionate.</td>
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<tr>
<th>Safeguarding Plan</th>
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<tr>
<td>Plan is person-centred &amp; outcome-focused.</td>
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<tr>
<td>Plan is proportionate &amp; least restrictive.</td>
</tr>
<tr>
<td>Timescales for review &amp; monitoring of plan are agreed.</td>
</tr>
<tr>
<td>All involved are clear about their roles &amp; responsibilities.</td>
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</tbody>
</table>

I am asked my opinion if people around me think I am at risk.
I get help and support to report abuse or neglect.
I know that professionals treat my personal & sensitive information in confidence, only sharing what is helpful and necessary.
Wherever it is safe to do so, I am spoken to and am able to discuss what information about me is shared, who with, and why.

People ask what I want to happen and things move at a pace I am happy with.
The people I want are involved.
People & services understand me - recognise and respect what I can do, and what I need help with.
People listen to me & explain things to me in a way I can understand.
I am given all the support I need to help me to make my own decisions where I can.

I get clear & simple information about what abuse is, how to recognise the signs and what I can do to seek help.
I am given the information I need; in the way that I need it.
I am asked what I want as the outcomes from the safeguarding process and these directly inform what happens.
I am given what I want as the outcomes from the safeguarding process and these directly inform what happens.
I am asked what I want as the outcomes from the safeguarding process and these directly inform what happens.

I understand the reasons when decisions are made that I don't agree with.
I get the help I need by those best placed to give it.
I can live the life I want and I am supported to manage the risks I choose to take.
The help I receive makes my situation better.
I feel safe and in control.
### WEST MIDLANDS ADULT SAFEGUARDING PROCEDURES – DETAILED FLOWCHART

#### RESPONDING & REPORTING (TARGET TIME SCALE - Same Day)

- **CONCERN:** Abusive act is witnessed
- **CONCERN:** Active disclosure made by adult or third party
- **CONCERN:** Suspicion or concern that something is not right
- **CONCERN:** Evidence of possible abuse or neglect.

**URGENT ACTIONS TAKEN TO SAFEGUARD ANYONE AT IMMEDIATE RISK OF HARM**

The person alerted to the concern takes any immediate actions required (e.g. arranging medical attention, early referral to Police as appropriate)

**Referral made to Children’s Services if a child is identified at being at risk of harm**

(Applicable at all stages of the Safeguarding Process)

**REPORTING OF CONCERN:**

Concerns reported into the local Adult Safeguarding process

(See Local Guidance for referral pathways and how to make a referral)

**INFORMATION GATHERING / LATERAL CHECKS:**

- Check actions have been taken to address immediate safety needs- e.g. medical attention, Police.
- Checks made with referee, internal information sources and partner agencies to provide additional background information.
- Contact made with person/s referred (unless doing so would place the person/s referred or others at further risk of harm, or contaminate evidence).

**CONCERN DECISION-MAKING:**

Concern is screened to establish if the adult-

(a) has needs for care & support
(b) is experiencing, or is at risk of, abuse or neglect,
(c) as a result of those needs is unable to protect himself or herself against the abuse or neglect or the risk of it.

**PLANNING-**

- Gain views, consent & desired outcomes of adult.
- Duty to refer to advocate if required (CA2014 s68).
- Gather and share information (report criminal activity to Police, service quality issues to CQC and Commissioners as appropriate)
- Agree what enquiries needed and who will do this.
- Risk assess & plan interim safeguarding plan / safety measures while enquiries are undertaken.

**ENQUIRIES-**

- Make enquiries or cause them to be made- e.g. Focused assmt of vulnerability & risk, Care Act s9 Needs assessment, mental capacity assessments, criminal investigation complaints investigation, internal Provider investigation
- Enquiry could range from a conversation with the individual to a much more formal multi-agency arrangement.

**EVALUATE & PROTECT-**

- Evaluate outcomes of enquiries with the adult, and involved others.
- Review desired outcomes and what action the adult wishes to be taken.
- Identify ongoing risks, specifically risk of harm through abuse/neglect
- Evaluate if Local Authority must undertake needs assessment despite refusal (CA2014 s11(2)(b))
- Feedback to relevant people.
- Identify what actions should be taken in an adults case.

**Conclusion of Safeguarding Adults Enquiry**

- Safeguarding Plan required
- Safeguarding Plan not required

**Monitor & Review Plan**

- Plan is person-centred & outcome focussed.
- Plan is proportionate & least restrictive.
- Timescales for review & monitoring of plan are agreed.
- Lead professional responsible for monitor & review of plan agreed.
- All involved are clear about their roles and actions.

**Review of Safeguarding Plan**

Evaluate effectiveness of the Safeguarding Plan, of outcomes achieved, and levels of current/ongoing risk
8. Adult Safeguarding Concerns: Responding & Reporting-

An abusive act is witnessed  
Adult makes a disclosure  
Disclosure from a third party  
Suspicion or concern that something is not right  
Evidence of possible abuse or neglect

Anyone can become aware of Abuse or Neglect of an Adult with Care & Support needs

Unless it is not safe, speak to the Adult concerned to get their views on the concern or incident and what they would like to see happen next

Is the Adult in immediate danger?

Yes

Take any immediate actions to safeguard anyone at immediate risk of harm, including calling emergency services or summoning medical assistance

No

Has a criminal offence occurred, or be likely to occur?

Yes

Contact the Police immediately

No

Refer the concern to your local Lead Agency (see Local Guidance)

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8.1 Definition

An “adult safeguarding concern” describes the process where someone is first alerted to a concern or incident that indicates an adult with care & support needs-

(i) is experiencing or is at risk of abuse or neglect, and

(ii) as a result of their care & support needs, is unable to protect themselves against abuse or neglect, or the risk of it,

and takes action to respond, and to report the concern.

8.2 Purpose

The steps to be taken when responding to a concern are-

- To ensure that immediate actions are taken to safeguard anyone at immediate risk of harm.
- Wherever it is safe to do so, to speak to the adult and get their views on the concern or incident,
- To report the concern to the local Lead Agency, (and to the Police where a criminal offence has occurred or will occur),
- To report concerns to Children’s Services if a child is identified as being at risk of harm.

REMEMBER- follow good practice under the Mental Capacity Act when speaking to the adult. Assume the adult has capacity unless proven otherwise. If the person is proven to lack capacity, speak to the person’s representative/s and always act in best interests.

8.3 Roles and responsibilities

A concern can be identified and reported by anyone, including the adult, a carer, family, friends, professionals or other members of the public.

Any individual or agency can respond to an adult safeguarding concern raised about an adult. This can include reporting the concern and seeking support to protect individuals from any immediate risk of harm (e.g. by contacting the police or emergency services).

Individual agencies should have internal procedures and guidance for responding to and reporting concerns.

8.4 Timeliness & risk

- Immediate actions may be required to safeguard the adult, when they request this or when they cannot safeguard themselves. An evaluation of the risk of harm to the adult must take place on the same day as the concern is identified.

- Adult safeguarding concerns should be reported to the lead agency for safeguarding without delay. See local guidance for how to report concerns in your Local Authority area. The target timescale for reporting the concern is within the same working day.

REMEMBER- see also the policy section for guidance on timescales.

This procedure outlines target timescales to guide timeliness of response to adult safeguarding concerns. However, it is also important to respond at the pace that is right for the adult, and puts them in greatest control of what happens in their life.
8.5 Process

The following is primarily intended for people working (paid and/or unpaid) with adults who have care & support needs, but anyone may use it as guidance to respond to concerns of abuse or neglect.

REMEMBER- unless it is not safe or will increase the risk to the adult, it is always best practice to speak to the adult involved at as early a stage as possible to get their views and wishes on the concerns. This should help to guide what next steps should be taken and whether the concern should be reported as an adult safeguarding concern or should be dealt with by another means. See Section 8.5.6 for guidance.

8.5.1. Responding to disclosures

The possibility of abuse can come to light in various ways, for example:

- an active disclosure of abuse by the adult;
- a passive disclosure of abuse where someone’s attention is drawn to the signs of abuse or neglect;
- an allegation of abuse by a third party;
- a complaint or concern raised by an adult or a third party who doesn't perceive that it is abuse or neglect.

Good Practice Guide – Responding to Disclosures

It is often difficult to believe that abuse or neglect can occur. Remember, it may have taken a great amount of courage for the person to tell you that something has happened and fear of not being believed can cause people not to tell.

- Accept what the person is saying – do not question the person or get them to justify what they are saying – reassure the person that you take what they have said seriously.
- Don’t ‘interview’ the person; just listen carefully and calmly to what they are saying. If the person wants to give you lots of information, let them. Try to remember what the person is saying in their own words so that you can record it later.
- You can ask questions to establish the basic facts, but try to avoid asking the same questions more than once, or asking the person to repeat what they have said - this can make them feel they are not being believed.
- Don’t promise the person that you’ll keep what they tell you confidential or “secret”. Explain that you will need to tell another person but you’ll only tell people who need to know so that they can help.
- Reassure the person that they will be involved in decisions about what will happen.
- Do not be judgemental or jump to conclusions.
- If the person has specific communication needs, provide support and information in a way that is most appropriate to them.
8.5.2. **Acting to protect the adult, identified others, and dealing with immediate needs**

- Make an immediate evaluation of the risk and take steps to ensure that the adult is in no immediate danger. Where appropriate, call 999 for emergency services if there is a medical emergency, other danger to life or risk of imminent injury, or if a crime is in progress.

- Summon urgent medical assistance from the GP, or other primary healthcare service if there is a concern about the adult's need for medical assistance or advice. You can call the NHS 111 service for urgent medical help or advice when it's not a life-threatening situation.

- Consider if there are other adults with care & support needs who are at risk of harm, and take appropriate steps to safeguard them.

- Consider supporting and encouraging the adult to contact the Police if a crime has been or may have been committed.

- Take steps to preserve any physical evidence if a crime may have been committed, and preserve evidence through recording.

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**Good Practice Guide – Preserving Physical Evidence**

**What to do?**

In cases where there may be physical evidence of crimes (e.g. physical or sexual assault), **contact the Police immediately.** Ask their advice about what to do to preserve evidence.

As a guide-

- Where possible leave things as and where they are. If anything has to be handled, keep this to an absolute minimum;
- Do not clean up. Do not touch anything you do not have to. Do not throw anything away which could be evidence;
- Do not wash anything or in any way remove fibres, blood etc;
- Preserve the clothing and footwear of the victim;
- Preserve anything used to comfort or warm the victim, e.g. a blanket;
- Note in writing the state of the clothing of both the victim and person alleged to have caused the harm. Note injuries in writing. As soon as possible, make full written notes on the conditions and attitudes of the people involved in the incident;
- Take steps to secure the room or area where the incident took place. Do not allow anyone to enter until the Police arrive.

In addition, in cases of sexual assault –

- Preserve bedding and clothing where appropriate, do not wash;
- Try not to have any personal or physical contact with either the victim or the person alleged to have caused the harm. Offer reassurance and comfort as needed, but be aware that anyone touching the victim or source of risk can cross contaminate evidence.
8.5.3. *Making a written record*

It is vital that a written record of any incident or allegation of crime is made as soon as possible after the information is obtained. Written records must reflect as accurately as possible what was said and done by the people involved in the incident or concern.

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**Good Practice Guide – Recording**

As soon as possible on the same day, make a written record of what you have seen, been told or have concerns about. Try to make sure anyone else who saw or heard anything relating to the concern also makes a written report.

The written report will need to include:

- the date and time when the disclosure was made, or when you were told about / witnessed the incident/s,
- who was involved, any other witnesses including service-users and other staff,
- exactly what happened or what you were told, in the person’s own words, keeping it factual and not interpreting what you saw or were told,
- the views and wishes of the adult,
- the appearance and behaviour of the adult and/or the person making the disclosure,
- any injuries observed,
- any actions and decisions taken at this point,
- any other relevant information, e.g. previous incidents that have caused you concern.

Remember to:

- include as much detail as possible,
- make sure the written report is legible, written or printed in black ink, and is of a quality that can be photocopied,
- make sure you have printed your name on the report and that it is signed and dated,
- keep the report factual as far as possible. However, if it contains your opinion or an assessment, it should be clearly stated as such and be backed up by factual evidence. Information from another person should be clearly attributed to them.
- keep the report/s confidential, storing them in a safe & secure place until needed.

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8.5.4. *Reporting to your line manager*

For people who work in a paid and/or unpaid role within organisations-

- If you are concerned that a member of staff in your organisation has abused an adult with care & support needs, you have a duty to report these concerns. You *must* inform your line manager immediately.

- In situations where informing a manager will involve delay in a high-risk situation you should report the concern to external agencies immediately.
• If you are concerned that your line manager has abused or neglected an adult with care & support needs, you must inform a senior manager, or another Adult Safeguarding lead, in your organisation. In exceptional circumstances where you do not feel safe or comfortable reporting the matter within your own organisation, or if you have already raised concerns with your managers but no action has been taken, you can report the concern to the local Lead Agency in your area.

• If you are concerned that an adult with care & support needs may have abused another adult, inform your line manager.

REMEMBER- the law gives protections to workers who have a reasonable belief there is wrongdoing at work, and who report it. See policy section on Whistle-blowing.

8.5.5. **Taking management action to respond to the concern**

8.5.5.1. The line manager or the adult safeguarding lead within the organisation identifying the concern should then decide on the most appropriate course of action without delay. This should include-

• Check & review actions already taken and decisions made.

• If not already done so-
  - Make an evaluation of the risk to the adult.
  - Wherever it is safe, speak to (or decide who is the best placed person to speak to) the adult to gain their views about the concern and what they would like to happen next,
  - Take reasonable and practical steps to safeguard the adult.
  - Consider referring to the police if the suspected abuse is a crime.
  - If the matter is to be referred to the police, discuss risk management and any potential forensic considerations with the police.
  - Arrange any necessary emergency medical treatment. Note that offences of a sexual nature will require expert advice from the police.

• If the person alleged to have caused the harm is also an adult with care & support needs, arrange for a member of staff to attend to their needs.

• Make sure that other people are not at risk.

• Take action in line with the organisation’s disciplinary procedures, as appropriate, if a member of staff is alleged to have caused harm.

• Ensure that records are made of any concerns, and that decisions are clearly recorded with the rationale for the decisions explained.

8.5.5.2. Organisations should ensure that they have procedures in place to provide appropriate line manager cover to respond to such concerns, despite leave or where services operate extended or 24-hour cover.

8.5.5.3. NHS staff will need to refer to their trust’s procedures on clinical governance and Adult Safeguarding as well as their Adult Safeguarding policy and procedures.
8.5.6. **Speaking to the adult who is experiencing, or is at risk of, abuse or neglect**

8.5.6.1. Integral to effective person-centred approaches to adult safeguarding is engaging the adult in a conversation about how best to respond to their situation in a way that enhances involvement, choice and control as well as improving quality of life, wellbeing and safety. Engaging with the adult in a meaningful way, at as early a stage as possible, is key to promoting good person-centred practice.

8.5.6.2. From the very first stages of concerns being identified, the views of the adult should be gained. This will enable the person to give their perspectives about the potential abuse or neglect concerns that have been raised, and what outcomes they would like to achieve. These views should directly inform what happens next.

8.5.6.3. There will be occasions where speaking to the adult could put them at further or increased risk of harm. This could be, for example, due to retaliation, or a risk of fleeing or removal of the adult from the local area, or an increase in threatening or controlling behaviour if the person causing the risk of harm were to know that the adult had told someone about the abuse or neglect, or that someone else was aware of it.

The safety of the adult and the potential for increasing the risk should always be considered when planning to speak to the person. Any such situations where there is the potential for endangering safety or increasing risk should be assessed carefully and advice taken from your management, or from an external agency as appropriate.

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**CASE STUDY – Gaining the views of the adult at the concern stage**

Mrs A is in her eighties and lives alone with her husband, Mr A. Mr A is also in his eighties and cares for his wife, with the support of three visits per day from a homecare agency. Mrs A has high physical care needs and she can be forgetful at times.

After a morning call, the homecarer reports to her line manager that she has witnessed Mr A shouting and verbally abusing Mrs A. The carer said there was no sign of any injury or harm and Mrs A did not seem distressed. The homecare manager decides it is safe to visit Mr and Mrs A with the lunchtime carer. The homecare manager was able to speak to Mrs A alone and discuss the concerns. Mrs A said that she remembered the incident, but that her husband had “blown up” because he is tired from doing things for her. She doesn’t feel that what happened was “abuse”, but said that he could probably do with more help. The homecare manager talked to Mrs A about the adult safeguarding process. Mrs A stated clearly that she did not wish for this to happen and that she was not afraid of her husband. The homecare manager then spoke to Mr and Mrs A about having more help. Mr A did not want this but said he would think about it.

After speaking to Mrs A, the homecare manager decided not to refer the issue as a safeguarding concern, but discussed the incident with the duty social worker from the Local Authority and agreed that the homecare agency will monitor the situation, and refer again if more help is asked for at a later point, or if repeated or more serious concerns arise.
8.5.6.4. When speaking to the adult -

- Speak to the adult in a private and safe place and inform them of the concerns. The person alleged to be the source of the risk should not be present in all but the most exceptional of circumstances,

- Get the adult’s views on the concern and what they want done about it,

- Give the adult information about the adult safeguarding process and how that could help to make them safer,

- Explain confidentiality issues, how they will be kept informed and how they will be supported,

- Identify communication needs, personal care arrangements and access requests,

- Discuss what could be done to make them safer.

8.5.7. Capacity & consent.

8.5.7.1. Capacity- Anyone who acts for, or on behalf of, a person who may lack capacity to make relevant decisions has a duty to understand and always work in line with the Mental Capacity Act (MCA) and MCA Code of Practice.

8.5.7.2. Consent- All adults have the right to choice and control in their own lives. As a general principle, no action should be taken for, or on behalf of, an adult without obtaining their consent.

8.5.7.3. At the concern stage, the most common capacity & consent issues to consider will usually be-

- whether the adult has the mental capacity to understand & make decisions about the abuse or neglect related risks, & any immediate safety actions necessary, and;

- whether the adult consents to immediate safety actions being taken, & whether the adult consents to information being referred / shared with other agencies.

If it is felt that the adult may not have the mental capacity to understand the relevant issues and to make a decision, it should be explained to them as far as possible, given the person’s communication needs. They should also be given the opportunity to express their wishes and feelings.

It is important to establish whether the adult has the mental capacity to make decisions. This may require the assistance of other professionals. In the event of the adult not having capacity, relevant decisions and/or actions must be taken in the person’s best interests. The appropriate decision-maker will depend on the decision to be made.
8.5.8. Reporting without consent

Wherever it is safe and possible to do so, consent from the adult to share their information should always be gained. However, the Data Protection Act 2018 does allow for information to be shared without consent if there is a substantial public interest – this includes adult safeguarding situations[^14].

Where an individual or agency has reasonable cause to suspect that an adult with care and support needs is at risk of abuse or neglect - and is unable to protect themselves from that abuse/neglect due to their needs for care and support - then the information can be shared without consent if -

- the person is unable to give consent,
- the person/organisation cannot reasonably be expected to obtain consent, or
- trying to gain consent would work put the person at further risk of harm.

This could include situations where:

- the person lacks the mental capacity to make that decision – this must be properly explored and recorded in line with the Mental Capacity Act,
- other people are, or may be, at risk, including children,
- sharing the information could prevent a crime,
- the alleged abuser has care and support needs and may also be at risk,
- a serious crime has been committed,
- staff are implicated,
- the person has the mental capacity to make that decision, but they may be under duress or being coerced,
- the risk is unreasonably high and meets the criteria for a multi-agency risk assessment conference referral (See Section 6.8- MARAC),
- a court order or other legal authority has requested the information.

If none of the above apply and the decision is not to share safeguarding information with other safeguarding partners, or not to intervene to safeguard the person:

- support the person to weigh up the risks and benefits of different options,
- ensure they are aware of the level of risk and possible outcomes,
- offer to arrange for them to have an advocate or peer supporter,
- offer support for them to build confidence and self-esteem if necessary,
- agree on and record the level of risk the person is taking,
- record the reasons for not intervening or sharing information,
- regularly review the situation,
- try to build trust and use gentle persuasion to enable the person to better protect themselves.

If it is necessary to share information outside the organisation:

- explore the reasons for the person’s objections – what are they worried about?,
- explain the concern and why you think it is important to share the information,
- tell the person who you would like to share the information with and why,
- explain the benefits, to them or others, of sharing information – could they access better help and support?,
- discuss the consequences of not sharing the information – could someone come to harm?.

[^14]: See Data Protection Act 2018. Schedule 1, Part 2, Section 18.
• reassure them that the information will not be shared with anyone who does not need
to know,
• reassure them that they are not alone, and that support is available to them.

If the person cannot be persuaded to give their consent then, unless it is considered
dangerous to do so, it should be explained to them that the information will be shared
without consent. The reasons should be given and recorded. The safeguarding principle
of proportionality should underpin decisions about sharing information without consent,
and decisions should be on a case-by-case basis.¹⁵

If any person is unsure whether to report, they should contact the relevant local Lead
Agency for advice.

Disclosure without consent needs to be justifiable and the reasons recorded by
professionals in each case.

REMEMBER- see also policy section for further detail on information-sharing.

8.5.9. Reporting Adult Safeguarding concerns

• Refer any safeguarding concern that meets the criteria at Section 8.1 to the Lead
Agency in your locality. The Local Authority will usually be the lead agency, but
some local authorities may ask other agencies to do this on their behalf. Information
on how to make an adult safeguarding referral will be published by your Local
Authority or local Safeguarding Adults Board – check their website/s.
  • In addition, if a criminal offence has occurred or may occur, contact the Police
force where the crime has / may occur.
  • If a crime is in progress or life is at risk, dial emergency - 999.

• You must contact the Local Authority Children’s Services if a child is identified as
being at risk of harm.

• If you are a paid employee, inform your manager. Report the matter internally
through your internal agency reporting procedures (e.g. NHS colleagues may still
need to report under clinical governance or serious incident processes, report to HR
department if an employee is the source of risk).

• If your service is registered with the Care Quality Commission, and the incident
constitutes a notifiable event, complete and send a notification to CQC.

¹⁵ SCIE Adult safeguarding: sharing information guide, last updated January 2019
8.5.10. **Anonymous reporting & protecting anonymity**

8.5.10.1. **Anonymous reporting**- It is preferable to know who is reporting a concern. It can make it more difficult to follow up concerns if the identity or contact details of the referrer are not known. Workers in paid or unpaid positions should always be expected to state who they are when reporting concerns. However, if the identity of the referrer has been withheld, the adult safeguarding process will proceed in the usual way. This will include information being recorded as an adult safeguarding concern.

8.5.10.2. **Protecting anonymity**- While every effort will be made to protect the identity of anyone who wishes to remain anonymous, the anonymity of people reporting concerns cannot be guaranteed throughout the process. It is particularly important to remember the following:

- In cases where the police are pursuing a criminal prosecution, people reporting concerns may be required to give evidence in court.

- All information from adult safeguarding enquiries and disciplinary investigations will be shared with the person identified as causing harm where a referral to the DBS is made.

- There is a possibility that workers raising concerns may be asked to give evidence at an employment tribunal.

- Anybody can be requested to give evidence when the employer has referred a member of staff to a professional body such as the Health Care Professionals Council (HCPC), the Nursing and Midwifery Council (NMC), or the General Medical Council (GMC).

  - The person causing harm may request to see information held about them under the Data Protection Act (DPA) 2018.

8.5.11. **People causing harm who are employed in paid or unpaid Positions of Trust**

Proportionate action should be taken to ensure the immediate protection of the adult(s) with care and support needs.

Check your local Safeguarding Adults Board or individual agency arrangements for responding to concerns or allegations relating to people who work in a position of trust with adults with care and support needs.

If the concerns require Police involvement, wherever possible liaise with the Police prior to speaking or communicating with the person who works in a Position of Trust.

If the person is a member of staff in your organisation, HR advice should be sought, an immediate decision may have to be made to take action to protect the adult or other service users against any potential risk of harm (e.g. suspension without prejudice, supervised working). Actions taken will need to be compliant with employment law and the employee will have a right to know in broad terms that allegations or concerns have been raised about them.
9. Adult Safeguarding Concerns: Decision Making-

**ADULT SAFEGUARDING CONCERN IS RECEIVED:**
Concerns reported into the local Adult Safeguarding process and received by the local Lead Agency

**ASSESS & ADDRESS ANY IMMEDIATE SAFETY & PROTECTION NEEDS:**
(Target timescale- within 2 working days of receiving the concern)
The local Lead Agency will-
- Check actions have been taken to address immediate safety needs- e.g. medical attention, Police.
- Take any further actions required to address immediate safety & protection needs.

**INFORMATION GATHERING / LATERAL CHECKS:**
The local Lead Agency will-
- Make checks with person/s raising concern, internal information sources and partner agencies to provide additional background information.
- Make contact with the adult/s (unless doing so would place them or others at further risk of harm, or contaminate evidence).

**CONCERN DECISION-MAKING:**
Concern is screened to establish if the adult-
(a) has needs for care & support
(b) is experiencing, or is at risk of, abuse or neglect,
(c) as a result of those needs is unable to protect himself or herself against the abuse or neglect or the risk of it.

**ALTERNATIVE RESPONSES:**
CONSIDER WHAT OTHER ADVICE / ACTION OR INFORMATION IS NEEDED.
For example-
- Referral for a needs assessment under s9 of the Care Act.
- Referral for a carers assessment under s10 of the Care Act.
- Referral for DOLS assessment.
- Referral for Mental Health Act assessment.
- Referral to other risk management processes, e.g. MARAC, MAPPA, local harm reduction processes, local service escalation processes.
- Referral or signposting to other agencies or support services, e.g. Police, victim support, domestic abuse support services, counselling services, GP.
- Written information and advice on how to keep safe, or how to raise a concern in the future.
- Information about how to make a formal complaint, for example, about substandard care or treatment.
- Information sharing with regulatory agencies (e.g. CQC) and commissioners to address service quality concerns.
- Service Provider required to undertake appropriate internal responses, e.g. internal investigation, training, disciplinary process, audit & assurance activity.
- Concern is passed into other incident management processes, e.g. NHS Serious Incident process.
- Utilisation of POT process to address concerns about people in a position of trust who may pose a risk of harm to adults with care and support needs.
- Referral for Safeguarding Adults Review (Care Act s44).
9.1 Definition

The “concern decision-making” stage refers to the actions taken by the lead agency, and the decision whether the concern meets the criteria for progression to a statutory Care Act s42 Enquiry, or whether other types of action, or provision of information & advice, are required to respond to the concern.

9.2 Purpose

When receiving a referral relating to an Adult Safeguarding Concern, the local Lead Agency will-
- Check actions have been taken to address immediate safety needs- e.g. medical attention, Police. If necessary, take action to address safety needs.
- Make checks with person raising the concern, internal information sources and partner agencies to provide additional background information.
- Make contact with the adult referred to understand their views and wishes about the concern (unless doing so would place them or others at further risk of harm, or contaminate evidence).

The purpose of making checks and gathering more information at this stage is (i) to assess/address any immediate safety & protection needs, and to gain the views of the adult, and (ii) to ascertain if the concern meets the criteria for a statutory enquiry under s42 of the Care Act, or if other action is required to respond to the concern.

The Local Authority statutory duty of enquiry applies where it has reasonable cause to suspect that an adult, aged 18 or over, in its area-

(i) has **needs for care & support** (whether or not the authority is meeting any of those needs),

(ii) is **experiencing, or is at risk of, abuse or neglect**, and

(iii) as a result of those needs **is unable to protect himself or herself** against the abuse or neglect or the risk of it.

9.3 Roles and responsibilities

The relevant local process for reporting adult safeguarding concerns should be followed. The local “Lead Agency” will be responsible for undertaking the necessary checks and making a decision about the adult safeguarding concern. In most circumstances, the Local Authority is the “Lead Agency” and will receive and deal with Adult Safeguarding concerns directly. In some circumstances the Local Authority may have arrangements where it asks other agencies to undertake the Concern Decision Making checks and actions on its behalf, e.g. Mental Health services or Care Trusts.
9.4 Timeliness & risk

Managing immediate risks- Some adult safeguarding concerns will require an immediate response to safeguard the adult. As a target, an assessment of immediate risks and action needed should be undertaken by the lead agency within 2 working days of receiving the adult safeguarding concern.

Making the decision- This procedure does not outline any specified target timescale to complete checks and make the decision about how the concern should be responded to. However, as with all adult safeguarding work, responses should be timely. Local guidance may outline specific timescales.

REMEMBER- It is important to respond at the pace that is right for the adult, and puts them in greatest control of what happens in their life.

9.5 Process

In some cases, the referral information may indicate clearly that immediate risks are managed, and that the criteria are met for a formal s42 enquiry. If so, the concern decision making stage will consist only of reviewing the referral information. However, in most cases a level of additional information gathering will be required in order to assess whether the criteria for s42 enquiry are met.

9.5.1. Check actions have been taken to address immediate safety needs

- Where appropriate, call 999 for emergency services if there is a medical emergency, other danger to life or risk of imminent injury, or if a crime is in progress.

- Summon urgent medical assistance from the GP, or other primary healthcare service if there is a concern about the adult’s need for medical assistance or advice.

Good Practice Guide – Medical treatment and examination

In some cases of abuse (e.g. physical or sexual) it may be unclear whether injuries have been caused by abuse or some other means (e.g. accidentally). Medical or specialist advice should be sought immediately.

- If medical treatment is needed, an immediate referral should be made to the person’s GP, A&E or a relevant specialist health team.

- If forensic evidence needs to be collected, the Police should always be contacted. They will normally arrange for a police surgeon (forensic medical examiner) to be involved.

- Consent of the adult should be sought. Where the person does not have capacity to consent to a medical examination, a decision should be made on the basis of whether it is in the person’s best interests for a possibly intrusive medical examination to be conducted.

- Should it be necessary to arrange for a medical examination, the following points should be considered:
  - the rights of the adult
  - issues of consent and ability to consent
  - the need to preserve forensic evidence
  - the involvement of any family members or carers
  - who should accompany the adult and provide support & reassurance.
9.5.2. Make checks with person raising the concern, internal information sources and partner agencies

- Clarify basic facts, including who is involved in the concern. Practitioners must be aware that this is not a formal s42 enquiry, but that facts are being collected and/or clarified to enable decisions to be made about the level of risk, whether the s42 enquiry criteria are met, and the process to be followed.
- If the concern relates to a potential crime there should be early liaison with the police to agree next steps, and to avoid contamination of evidence.
- Previous contacts and history should be checked for both the adult and the person alleged to have caused harm, including any information about possible risks to workers visiting.

REMEMBER – involvement & engagement with the adult throughout is key to promoting personalised approaches to adult safeguarding. Speak to the adult and get their views as early in the process as it is possible and safe to do so.

Once you have clarified the issues with the person raising the concern, it is good practice to speak to the adult and gain the adult’s consent before speaking to other agencies and individuals.

9.5.3. Make contact with the adult referred

9.5.3.1. From the very first stages of concerns being identified, the views of the adult should be gained. This will enable the person to give their perspectives about the potential abuse or neglect concerns that have been raised, and what outcomes they would like to achieve. These views should directly inform what happens next.

9.5.3.2. There will be occasions where speaking to the adult could put them at further or increased risk of harm. This could be, for example, due to retaliation, or a risk of fleeing or removal of the adult from the local area, or an increase in threatening or controlling behaviour if the person causing the risk of harm were to know that the adult had told someone about the abuse or neglect, or that someone else was aware of it.

The safety of the adult and the potential for increasing the risk should always be considered when planning to speak to the person. Any such situations where there is the potential for endangering safety or increasing risk should be assessed carefully and advice taken from your management, or from an external agency as appropriate.

9.5.3.3. Where access to the adult is being denied for any reason (for example, as a result of a third party denying access to premises, or access to premises can be gained but a third party is insisting on being present and the adult cannot be spoken to alone), you should seek urgent line management advice, and legal advice where appropriate. Consider liaison with the Police, and consider the best practice guidance on Gaining access to an adult suspected to be at risk of abuse or neglect (SCIE, 2014).

REMEMBER- follow good practice under the Mental Capacity Act when speaking to the adult. Assume the adult has capacity unless proven otherwise. If the person is proven to lack capacity, speak to the person’s representative/s and always act in best interests.
Good Practice Guide – Information gathering

What information do I need to gather?
As a guide, the following sorts of information may be needed to enable effective decision-making:

Details of the person raising the concern / making the referral-
- Name, address and telephone number.
- Relationship to the adult.
- Name of the person raising the concern if different.
- Name of the organisation, if the concern is made from a care setting.
- Anonymous alerts will be accepted and acted on. However, the person raising the concern should be encouraged to give contact details.

Details of the adult
- Name, address and telephone number.
- Date of birth, or age.
- Details of informal carer/s.
- Details of any other members of the household including children.
- Information about the primary care needs of the adult (i.e. disability or illness).
- Funding authority, if relevant.
- Ethnic origin and religion.
- Gender (including transgender and sexuality).
- Communication needs due to sensory or other impairments (including dementia), including any interpreter or communication requirements.
- Whether the adult knows about the referral.
- Whether the adult has consented to the referral and, if not, on what grounds the decision was made to report the concern.
- What is known of the person’s mental capacity.
- What are their views about the abuse or neglect.
- What they want done about it (if that is known at this stage).
- Details of how to gain access to the person and who can be contacted if there are difficulties.

Information about the abuse or neglect
- How and when did the concern come to light?
- When did the potential abuse or neglect occur?
- Where did the potential abuse or neglect take place?
- What are the details of the potential abuse or neglect?
- What impact is this having on the adult?
- What is the adult saying about the abuse or neglect?
- Are there details of any witnesses?
- Is there any potential risk to anyone visiting the adult?
- Is a child (under 18 years) at risk?

Details of the person alleged to have caused the harm (if known)
- Name, age and gender.
- What is their relationship to the adult?
- Are they the adult’s main carer?
- Are they living with the adult?
- Are they a member of staff, paid carer or volunteer?
- What is their role?
- Are they employed through a Personal Budget / Direct Payment?
- Which organisation are they employed by?
- Are there other people at risk from the person causing the harm?
9.5.4. Dealing with historic allegations of abuse or where the adult is no longer at risk.

9.5.4.1. One of the criteria for undertaking statutory enquiry under the Care Act s42 duty is that the adult is “experiencing, or is at risk of, abuse or neglect”. Therefore, the duty to make enquiry under the Care Act relates to abuse or neglect, or a risk of abuse or neglect, that is current. Concerns relating to historic abuse or neglect where the person is no longer at risk will not be the subject of statutory enquiry under these procedures, but further action under different processes may be needed.

9.5.4.2. All such historic concerns will be considered to determine whether they demonstrate a potential current risk of harm to other adults and also whether they require criminal or other enquiry through parallel processes (e.g. complaints, inquests, regulatory, commissioning, health and safety investigations).

9.5.4.3. Where an adult safeguarding concern is received for an adult who has died the same considerations will apply and an enquiry will only be made where there is a clear belief that other identifiable adults are experiencing, or are at risk of, abuse or neglect.

9.5.4.4. In cases where an adult has died or suffered serious abuse or neglect, and where there is concern that agencies should have worked more effectively to safeguard the adult, there is a statutory requirement for the Safeguarding Adults Board to undertake a Safeguarding Adults Review under section 44 of the Care Act.
9.5.5. Making a decision

9.5.5.1. Once all relevant information has been gathered— including the views of the adult in all circumstances where it is possible and safe to ask— the local Lead Agency should be in a position to make a decision about how the concern should be addressed and whether the criteria for statutory s42 duty of enquiry is met— i.e. where the Local Authority has reasonable cause to suspect that an adult aged 18 or over in its area—

(i) has needs for care & support (whether or not the authority is meeting any of those needs),
(ii) is experiencing, or is at risk of, abuse or neglect, and
(iii) as a result of those needs is unable to protect himself or herself against the abuse or neglect or the risk of it.

9.5.5.2. Where the above criteria are met, the case will progress to the Enquiry stage of this procedure.

9.5.5.3. Where the above criteria for statutory enquiry are not met, for example in circumstances where…

- The adult is at risk of abuse or neglect but does not have care & support needs,
- The adult has care & support needs, may have experienced abuse or neglect in the past, but is no longer experiencing or is at risk of abuse or neglect,
- The adult has care & support needs, is at risk of abuse or neglect, but is able to protect themselves from abuse or neglect should they choose to,

…the Lead Agency will consider what other action, or provision of advice/information, is required to respond to the concern.

REMEMBER- Adult Safeguarding in its wider sense means “protecting an adult’s right to live in safety, free from abuse and neglect. It is about people and organisations working together to prevent and stop both the risks and experience of abuse and neglect, while at the same time making sure that the adult’s wellbeing is promoted including, where appropriate, having regard to their views, wishes, feeling and beliefs in deciding on any action”.  

Viewed in this way, even when the criteria for statutory Adult Safeguarding Enquiry under section 42 of the Care Act is not met, effective “safeguarding” can happen within other different processes and services, for example:

- people can be supported to live safely through good quality assessment and support planning.
- people’s right to live free from crime can be supported through Police interventions, and to recover from the experience of crime through victim support services.
- people’s health & wellbeing, and experience of safe services, can be promoted through patient safety approaches in the NHS and good quality responses under Clinical Governance processes.

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16 Care and Support Statutory Guidance: Issued under the Care Act 2014 (DoH, 2016), s14.7
9.5.5.4. If the criteria for statutory enquiry are not met, when deciding what other action is required, the Lead Agency should work in partnership with the adult affected, and the agreed actions should reflect the views and wishes of the adult wherever possible.

**Good Practice Guide – other types of advice / action or information.**

Where the criteria for statutory enquiry are not met, alternative responses, could be, for example-

- Referral for a needs assessment under s9 of the Care Act.
- Referral for a carers assessments under s10 of the Care Act.
- Referral for DOLS assessment.
- Referral for Mental Health Act assessment.
- Referral to other risk management processes, e.g. MARAC, MAPPA, local harm reduction processes.
- Referral or signposting to other agencies or support services, e.g. Police, victim support, domestic abuse support services, counselling services, GP.
- Written information and advice on how to keep safe, or how to raise a concern in the future.
- Information about how to make a formal complaint, for example, about substandard care or treatment.
- Information sharing with regulatory agencies (e.g. CQC) and commissioners to address service quality concerns.
- Service Provider to undertake appropriate internal responses, e.g. internal investigation, training, disciplinary process, audit & assurance activity.
- Concern is passed into other incident management processes, e.g. NHS Serious Incident process.
- Utilisation of the POT process to address concerns about people in a position of trust who may pose a risk of harm to adults with care and support needs.
- Referral for Safeguarding Adults Review (Care Act s44).

Actions taken, or information and advice provided, should aim to promote the adult’s wellbeing, prevent harm and reduce the risk of abuse or neglect, and promote an approach that concentrates on improving life for the adults concerned, including enabling the adult to achieve resolution and recovery.
9.5.5.5. When deciding what other advice/action or information is required, the Lead Agency has a responsibility to ensure the actions decided are appropriate, and are satisfied that actions will be taken. For example, ensuring other agencies agree to & accept any referrals made, that the person has the ability and means to contact other sources of support if giving signposting advice, or that other agencies or provider services are willing and able to address concerns appropriately through their internal processes. If the Lead Agency has concerns that the issue will not be dealt with appropriately, internal management and local inter-agency escalation processes should be followed.

9.5.6. Notifications / information sharing with other agencies -

The Lead Agency will consider what feedback and information needs to be shared with other agencies. General information sharing principles apply – consent of the adult involved should be gained; if information is to be shared without consent, the adult should be informed what information will be shared, with whom, and why.

- In cases involving service quality concerns in regulated and/or commissioned services, information about the quality concern must be shared with the CQC and relevant commissioners of services (e.g. Local Authority, CCG’s, NHS England).

- In cases where a crime has been committed or may be committed, the Police should be informed.

- The person or agency who raised the concern should be notified of the decision and outcome wherever appropriate and safe to do so.

9.5.7. Recording –

The decision, and the rationale for the decision, should be recorded by the Lead Agency in each individual case.

9.5.8. Supporting an adult who makes repeated allegations

An adult who makes repeated allegations that have been looked into and are unfounded should be treated without prejudice.

• Each allegation must be risk assessed and reviewed to establish if there is new information that requires action under these procedures.

• A risk assessment must be undertaken and measures taken to protect staff and others, where appropriate.

• Each incident must be recorded.

• Organisations should have procedures for responding to such allegations that respect the rights of the individual, while protecting staff from the risk of unfounded allegations.

9.5.9 Responding to family members, friends and neighbours who make repeated allegations

Allegations of abuse or neglect made by family members, friends or neighbours should be responded to without prejudice. However, where repeated allegations are made and there is no foundation to them and further enquiries are not in the best interests of the adult, then local procedures apply for dealing with multiple, unfounded complaints.
10. Adult Safeguarding Enquiries-

**PLANNING**
- Gain views, consent & desired outcomes of adult.
- Duty to refer to advocate if required (CA2014 s68).
- Gather and share information (report criminal activity to Police, service quality issues to CQC and Commissioners as appropriate).
- Agree what enquiries needed and who will do this.
- Risk assess & plan interim safeguarding plan / safety measures while enquiries are undertaken.

**ENQUIRIES**
- Make enquiries or cause them to be made - e.g. Focussed assessment of vulnerability & risk, Care Act s9 Needs assessment, mental capacity assessments, criminal investigation, complaints investigation, internal Provider investigation.
- Enquiry could range from a conversation with the individual to a much more formal multi-agency arrangement.

**EVALUATE & PROTECT**
- Evaluate outcomes of enquiries with the adult, and involved others.
- Review desired outcomes and what action the adult wishes to be taken.
- Identify ongoing risks, specifically risk of harm through abuse/neglect.
- Evaluate if Local Authority must undertake needs assessment despite refusal (CA2014 s11(2)(b)).
- Feedback to relevant people.
- Identify what actions should be taken in an adults case.

**Conclusion of Adult Safeguarding Enquiry**
- Safeguarding Plan required
  - Progress to the Safeguarding Plan stage of this procedure.
- Safeguarding Plan not required
  - Other actions decided, or information & advice provided.
10.1. Definition

A formal adult safeguarding Enquiry (Care Act s42) is the range of actions undertaken or instigated by the Local Authority in response to an abuse or neglect concern in relation to an adult with care and support needs who is unable to protect themselves from the abuse or neglect or the risk of it.

The Care Act requires the Local Authority to make enquiries, or cause enquiries to be made, in cases where the Local Authority has reasonable cause to suspect that an adult in its area:

• has needs for care and support (whether or not the authority is meeting any of those needs),
• is experiencing, or is at risk of, abuse or neglect, and
• as a result of those needs is unable to protect himself or herself against the abuse or neglect or the risk of it.

Local Authorities may choose to undertake safeguarding enquiries for people where there is not a section 42 duty, if the local authority believes it is proportionate to do so, and will enable the local authority to promote the person’s wellbeing and support a preventative agenda. 17

An Enquiry should be proportionate to the situation and the level of risk involved. This could be a conversation with the adult, or representative if they lack capacity, right through to a much more formal multi-agency plan or course of action.

There may need to be several different enquiries that would form part of the overall formal adult safeguarding Enquiry.

10.2. Purpose

The purpose of a Care Act s42 Adult Safeguarding Enquiry is to enable the Local Authority to decide whether any action is required in the adult’s case, and if so, what and by whom.

The objectives of an Enquiry are to:

• establish facts;
• ascertain the adult’s views and wishes;
• assess the needs of the adult for protection, support and redress and how they might be met;
• protect from the abuse and neglect, in accordance with the wishes of the adult;
• make decisions as to what follow-up action should be taken with regard to the person or organisation responsible for the abuse or neglect; and
• enable the adult to achieve resolution and recovery.

What happens as a result of an Enquiry should reflect the adult’s wishes wherever possible, as stated by them or by their representative or advocate. If they lack capacity it should be in their best interests if they are not able to make the decision, and be proportionate to the level of concern. 18

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17 Paragraph 14.44 Care and Support Statutory Guidance 2016
18 Paragraph 14.79 Care and Support Statutory Guidance 2016
10.3. Roles and responsibilities

The Local Authority cannot delegate its duty to conduct a formal s42 Enquiry, but it can cause others to make enquiries. This means that the Local Authority may ask a provider or partner agency to conduct its own enquiries, and report these back to the Local Authority in order to inform the Local Authority decision about whether and what action is required in the adult’s case.

Where a crime has or may have been committed the Police are responsible for conducting a criminal investigation.

While the Local Authority has overall responsibility and the duty to conduct Enquiries, this does not absolve other agencies of safeguarding responsibilities. Relevant partner agencies involved in providing services to adults who may have care and support needs have a legal duty to cooperate in formal adult safeguarding Enquiries 19, unless doing so is incompatible with their own duties or would have an adverse effect on their own functions. This includes sharing information to enable the Enquiry to be made thoroughly, participating in the Enquiry planning processes, and undertaking enquiries when they have been ‘caused’ by the Local Authority to do so.

10.4. Timeliness & risk

Initial risk assessment and interim safeguarding plan- The target timescale for undertaking an initial assessment of risk, and for deciding what safety and protection actions need to be put in place while enquiries are undertaken (i.e. the interim safeguarding plan) is within 5 days of deciding a formal adult safeguarding Enquiry needs to take place. Some cases may have more immediate risks and need a swifter response.

Completing enquiries- This procedure does not outline any specified target timescale to complete enquiries. However, as with all adult safeguarding work, responses should be timely. Local guidance may outline specific timescales.

REMEMBER- It is important to respond at the pace that is right for the adult, and puts them in greatest control of what happens in their life.

10.5. Process

10.5.1. Overview

The process of undertaking enquiries should be tailored to the individual needs and circumstances of the adult. It should be proportionate to the level of risk involved, and take account of the adult’s ability and capacity to make decisions for themselves. All enquiries undertaken must be lawful and take full account of the consent and wishes of the adult.

Enquiries will follow the model outlined in the diagram on the next page, and will generally move between Planning, Enquiry and Evaluation phases. Enquiries will need to be flexible and be able to move fluidly between planning, enquiry, and evaluation as the circumstances of the case require.

19 Care Act 2014 sections 6&7
The Aims of Adult Safeguarding are to:
• stop abuse or neglect wherever possible;
• prevent harm and reduce the risk of abuse or neglect to adults with care and support needs;
• safeguard adults in a way that supports them in making choices and having control about how they want to live;
• promote an approach that concentrates on improving life for the adults concerned;
• raise public awareness so that communities as a whole, alongside professionals, play their part in preventing, identifying and responding to abuse and neglect;
• provide information and support in accessible ways to help people understand the different types of abuse, how to stay safe and what to do to raise a concern about the safety or well-being of an adult;
• address what has caused the abuse or neglect.

Enquiries should:
• usually start with asking the adult their views and wishes, and what should happen next;
• keep the adult and their wishes at the centre of the safeguarding process;
• support people to stay in control of what happens in their life, and focus on improving the adult’s well-being;
• provide a framework to enable agencies & people to work together;
• be flexible and move fluidly between planning, enquiry and evaluation as needed;
• be timely but move at the pace that is right for the adult;
• be a series of conversations supported by a process-conversations that ask people how we can respond in a way that enhances involvement, choice & control;
• be lawful and be proportionate to the level of risk involved.

PLANNING-
- Gain views, consent & desired outcomes of adult.
- Duty to refer to advocate if required (CA2014 s68).
- Gather and share information (report criminal activity to Police, service quality issues to CQC and Commissioners as appropriate)
- Agree what enquiries needed and who will do this.
- Risk assess & plan interim safeguarding plan / safety measures while enquiries are undertaken.

ENQUIRIES-
- Make enquiries or cause them to be made-
  e.g. Focussed assessment of vulnerability & risk, Care Act s9 Needs assessment, capacity assessments, criminal investigation, complaints investigation, internal Provider investigation.
- Enquiry could range from a conversation with the individual to a much more formal multi-agency arrangement.

EVALUATE & PROTECT-
- Evaluate outcomes of enquiries with the adult, and involved others.
- Review desired outcomes and what action the adult wishes to be taken.
- Identify ongoing risks, specifically risk of harm through abuse/neglect
- Evaluate if Local Authority must undertake needs assessment despite refusal (CA2014 s112(2)(b))
- Feedback to relevant people.
- Identify what actions should be taken in an adults case.
10.5.2. **Planning**

10.5.2.1. All enquiries need to be planned and coordinated. No agency should undertake enquiries prior to a planning discussion or meeting unless it is necessary for the protection of the adult or others or unless a serious crime has taken place or is likely to.

10.5.2.2. Planning should be seen as a process, not a single event. The planning process can be undertaken as a series of telephone conversations, or meeting/s with relevant people and agencies. In some cases the complexity or seriousness of the situation will require a Planning process to include a formal meeting/s. Urgency of response should be proportionate to the seriousness of the concerns raised, and the level of risk.

10.5.2.3. Planning processes should be tailored to the individual circumstances of the case, but should cover the following aspects:
- gaining the views, wishes, consent, and desired outcomes of the adult (or planning how these views and wishes will be gained);
- deciding if an independent advocate is required (or planning how information will be gained to enable this decision to be made);
- gathering and sharing information with relevant parties;
- agreeing what enquiries are needed and who will do these;
- assessing risks, and formulating an interim safeguarding plan to promote safety and wellbeing while enquiries are undertaken.

10.5.2.4. The Planning process will be led and coordinated by a Managing Officer from the local Lead Agency. Appropriate levels of information should be shared with, and involvement gained from, relevant partners.

10.5.3 **Information sharing and who should be involved.**

10.5.3.1. Who is involved in planning will be dependent on the individual situation, and will be decided by the Managing Officer / Lead Agency. As a general principle, and as long as this does not cause undue delays, all relevant agencies and individuals who have a stakeholder interest in the concerns should be involved in the process in the most appropriate way (taking into consideration issues of consent, risk, and preserving evidence).

10.5.3.2. Deciding the most appropriate method of involvement for different stakeholders needs careful consideration, as not all stakeholders will need to be involved in all aspects of the Enquiry. In circumstances, for example, where an Enquiry relating to an adult also raises concerns about a service provider, the adult referred or their family have a right to be involved in all discussions and decisions relating to that adult, but it may not be appropriate for them to be involved in all discussions relating to the concerns in the service. Vice versa, commissioning and regulatory bodies need to be involved in discussions relating to the concerns in the service, but may not need to know all the details relating to the adult.

10.5.3.3. As a result, a face-to-face meeting with all concerned may not be the best approach, and separate meetings/contacts discussing different aspects of the concerns may be appropriate.
10.5.3.4. Information sharing between organisations is essential to safeguard adults at risk of abuse or neglect. Decisions about what information is shared and with whom will be taken on a case-by-case basis. Whether information is shared with or without the adult’s consent, the information shared should be:

- necessary for the purpose for which it is being shared
- shared only with those who have a need for it
- be accurate and up to date
- be shared in a timely fashion
- be shared accurately
- be shared securely

10.5.3.5. There are some key partner agencies and individuals that should always be notified of concerns, and be involved where appropriate, in the following circumstances—

<table>
<thead>
<tr>
<th>Where it is suspected that a crime has been or might be committed</th>
<th>Police</th>
</tr>
</thead>
<tbody>
<tr>
<td>Where quality and safety concerns arise about a service registered under the Health and Social Care Act 2008.</td>
<td>Care Quality Commission</td>
</tr>
<tr>
<td></td>
<td>Local Authority Contract and Commissioning service.</td>
</tr>
<tr>
<td></td>
<td>Local Clinical Commissioning Group if there is a health funded contract.</td>
</tr>
<tr>
<td>Where quality and safety concerns arise about a NHS service or an Independent hospital.</td>
<td>Care Quality Commission</td>
</tr>
<tr>
<td></td>
<td>Local Authority Contract and Commissioning service.</td>
</tr>
<tr>
<td></td>
<td>Local Clinical Commissioning Group if there is a health funded contract.</td>
</tr>
<tr>
<td>Where disciplinary issues are involved</td>
<td>Manager of relevant agency.</td>
</tr>
<tr>
<td>Where there has been a sudden or suspicious death</td>
<td>The local Coroner’s office.</td>
</tr>
<tr>
<td>Concern occurred in a health / social care setting, and involved unsafe equipment or systems of work.</td>
<td>Health and Safety Executive (HSE)</td>
</tr>
</tbody>
</table>

10.5.3.6. Local Authorities have a duty to involve the adult in a safeguarding Enquiry\(^\text{20}\). The adult (or their representative or advocate where indicated) must be involved in Enquiry processes, including in Planning the Enquiry, wherever this is appropriate and safe.

\(^{20}\) Paragraph 7.6, 7.7. Care and Support Statutory Guidance 2016
10.5.4. **Making safeguarding personal- focusing on the adult and their outcomes.**

**Involvement, empowerment and personalisation.**

10.5.4.1. Practice approaches to adult safeguarding should be person-led and outcome-focused. The Care Act ethos and statutory guidance emphasise a personalised approach to adult safeguarding that is led by the individual, not by the process. It is vital that the adult feels that they are the focus and they have control over the process.

This is not simply about gaining an individual’s consent, although that is important, but also about hearing their views about what they want as an outcome. This means, in essence, that they are supported and given an opportunity at all stages of the safeguarding process to say what they would like to be different and change; this might be about not having further contact with a person who poses risk to them, changing an aspect of their care plan, asking that someone who has hurt them apologises, or pursuing the matter through the criminal justice system.

10.5.4.2. Personalised practice approaches to adult safeguarding should seek to engage the person in a conversation about how best to respond to their safeguarding situation in a way that enhances involvement, choice and control as well as improving quality of life, well-being and safety.

10.5.4.3. Planning adult safeguarding enquiries should always start with gaining the views and wishes of the adult, unless there are reasons why doing this would cause increased risk of harm. In some circumstances, gaining the views and wishes of the adult will be the only enquiry needed to enable the local authority to decide what actions are required in that adult’s case. In other circumstances, gaining the views and wishes of the adult will be the starting point to determine and undertake a much wider range of enquiries.

10.5.4.4. The adult’s views, wishes and desired outcomes may change throughout the course of the Enquiry process. There should be an ongoing dialogue and conversation with the adult to ensure their views and wishes are gained as the process continues, and enquiries re-planned should the adult change their views.

10.5.4.5. Sometimes, people may have unrealistic expectations of what can be achieved through the safeguarding procedures, and they should be supported to understand from the outset how their desired outcomes can be met.

10.5.4.6. The views, wishes and desired outcomes expressed by the adult are important in determining the appropriate and proportionate response to the concerns raised, and what enquiries may be needed. The person’s wishes and desired outcomes, however, are not the only consideration as sometimes actions are required without a person’s consent, particularly where there are overriding public interest issues, or risk to others. In these circumstances, the practitioner will need to ensure that a sensitive conversation takes place with the adult to explain how and why their wishes have to be over-ruled, listening to their feelings and the impact this action will have on them, and seeking to provide them, wherever possible, with reassurance.

10.5.4.7. The views, wishes and desired outcomes of the adult are equally important should the adult lack mental capacity to make informed decisions about their safety and
protection needs, or have substantial difficulty in making their views known and participating in the Enquiry process. Personalised practice approaches should still be taken in such cases, including engaging with the persons representative/s, any best interest consultees, appointing an independent advocate where appropriate, using what information is known and finding out what the adult would have considered important in decisions about their life, and by following best practice as laid out in the Mental Capacity Act Code of Practice 2007.

10.5.5. Independent advocacy and “substantial difficulty”.

10.5.5.1. Local Authorities have a duty to involve the adult in a safeguarding Enquiry. Involvement requires supporting the adult to understand how they can be involved, how they can contribute and take part, and lead or direct the process. As part of the Planning process, the Lead Agency must consider and decide if the adult has “substantial difficulty” in participating in the adult safeguarding Enquiry. The Lead Agency should make all reasonable adjustments to enable the person to participate before deciding the person has “substantial difficulty”.

10.5.5.2. “Substantial difficulty” does not mean the person cannot make decisions for themselves, but refers to situations where the adult has “substantial difficulty” in doing one or more of the following:

- understanding relevant information,
  Many people can be supported to understand relevant information, if it is presented appropriately and if time is taken to explain it.

- retaining that information,
  If a person is unable to retain information long enough to be able to weigh up options, and make decisions, then they are like to have substantial difficulty in participating.

- using or weighing that information as part of the process of being involved,
  A person must be able to weigh up information, in order to participate fully and express preferences for or choose between options.

- communicating their views, wishes or feelings.
  A person must be able to communicate their views, wishes and feelings whether by talking, writing, signing or any other means, to aid the decision process and to make priorities clear.

10.5.5.3. Where an adult has “substantial difficulty” being involved in the adult safeguarding Enquiry, the Lead Agency must consider and decide whether there is an appropriate person to represent them. This would be a person who knows the adult well, and could be, for example, a spouse, family member, friend, informal carer, neighbour, Power of Attorney. The identified person will need to be willing and able to represent the adult.

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21 Paragraph 7.6, 7.7. Care and Support Statutory Guidance 2016
22 Equality Act (2010)
10.5.5.4. An appropriate person to represent the adult cannot be a person who is involved in their care or treatment in a professional or paid capacity. Where the adult has capacity to consent to being represented by that person, the adult must consent to being represented by them. If the adult lacks capacity to consent to being represented by that person, the Lead Agency must be satisfied that being represented by that person is in the adult’s best interests.

10.5.5.5. The person who is thought to be the source of risk to the adult may be the most readily identifiable person to represent them, for example, if the person thought to be the source of risk is a spouse, next of kin, or person closest to the adult in their social network. In such circumstances, careful thought needs to be given to who is appropriate to represent the adult, but it is unlikely that the Lead Agency would consider that it is in the adult’s best interests to be represented by a person who may pose a risk of harm to them.

10.5.5.6. Where an adult has “substantial difficulty” being involved in the adult safeguarding Enquiry, and where there is no other appropriate person to represent them, the Lead Agency must arrange for an independent advocate to support and represent them. See Fig 10c below. The Care and Support Statutory Guidance states that where the need for an independent advocate has been identified, the local authority must arrange for one to be provided.

Fig. 10c. **Is there a duty to provide an Independent Advocate?**

10.5.5.7. If a safeguarding Enquiry needs to start urgently then it can begin before an advocate is appointed but one must be appointed as soon as possible.

10.5.5.8. If an independent advocate is appointed, they must be included fully in Enquiry planning and evaluation processes to represent the views and wishes of the adult in any decisions that are made.

10.5.6. **Risk assessment and interim safeguarding plans**

10.5.6.1. The first priority in any Enquiry process should be the safety and wellbeing of the adult. The Enquiry Planning process should consider the support and safety needs of the adult during the period of time it will take to carry out the necessary enquiries. The plan of safety measures and support provided for the adult at this stage of the process is called the **interim Safeguarding Plan**.

10.5.6.2. For further information on Safeguarding Plans and the different types of actions and safety measures that can be considered, see Adult Safeguarding Plan section of this procedure.

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10.5.7. **Making enquiries or causing enquiries to be made**

10.5.7.1. The Planning process will determine the scope and nature of the enquiries needed, and who should do these. Some situations require multiple enquiries to take place concurrently. Where several types of enquiries are proceeding simultaneously it is essential that the staff leading them keep in regular contact and that one enquiry process does not contaminate, obstruct or interfere with any other. It will be for the Managing Officer to ensure that this communication and co-ordination takes place.

10.5.7.2. An adult safeguarding Enquiry will need to establish the facts to an extent that decisions and plans for the adult's wellbeing and protection can be fully informed and take account of the context of the situation. An adult safeguarding Enquiry is not in itself an investigative process - the overall focus of a safeguarding Enquiry will be on the impact, & the current and future wellbeing of the adult, and less on proving whether abuse or neglect took place or not- but different formal assessments and investigations may need to take place as part of the overall enquiries needed. These should take account of the adults consent to the process, views and wishes. See Fig 10d below.

**Fig. 10d. Examples of assessments and investigations that may form part of adult safeguarding Enquiries.**
10.5.7.3. Adult safeguarding Enquiries are undertaken in accordance with statutory duties but do not have any statutory powers to compel, enforce or sanction. Where this becomes necessary this will be the responsibility of those agencies that do have relevant powers (e.g. arrest; interview under caution; issue penalties and prosecute).

### Good Practice Guide – Types of enquiries and who should do them.

<table>
<thead>
<tr>
<th>Establishing the views, wishes and desired outcomes of the adult.</th>
<th>The most appropriate person in the situation. This could be the professional who knows the adult best and who the adult trusts- for example, GP, District Nurse, care worker, housing support worker, PCSO, CPN- or it could be a practitioner from the Lead Agency- for example, social worker. Where an adult has substantial difficulty in being involved in the adult safeguarding Enquiry, an appropriate person should be identified to represent them, and if no appropriate person, an independent advocate must be appointed.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access to health and social care services to reduce the risk of abuse or neglect</td>
<td>Social services / NHS CCG / mental health team / care trust</td>
</tr>
<tr>
<td>Criminal (including assault, theft, fraud, hate crime, domestic violence, and abuse or wilful neglect)</td>
<td>Police</td>
</tr>
<tr>
<td>Domestic violence – serious risk of harm</td>
<td>Police coordinate the MARAC process</td>
</tr>
<tr>
<td>Antisocial behaviour (e.g. harassment, nuisance by neighbours)</td>
<td>Community safety services / local Policing (e.g. Safer Neighbourhood Teams).</td>
</tr>
<tr>
<td>Breach of tenancy agreement (e.g. harassment, nuisance by neighbours)</td>
<td>Landlord / registered social landlord / housing trust / community safety services</td>
</tr>
<tr>
<td>Bogus callers or rogue traders</td>
<td>Trading Standards / Police</td>
</tr>
<tr>
<td>Complaint regarding failure of service provision (including neglect of provision of care and failure to protect one service user from the actions of another)</td>
<td>Manager / proprietor of service / complaints department Ombudsman (if unresolved through complaints procedure)</td>
</tr>
<tr>
<td>Breach of contract to provide care and support</td>
<td>Service commissioner (e.g. local authority, NHS CCG)</td>
</tr>
</tbody>
</table>
10.5.7.4. Where a crime is suspected and referred to the Police, then the Police must lead the criminal investigations, with the local authority’s support where appropriate, for example by providing information and assistance. The local authority has an ongoing duty to promote the wellbeing of the adult in these circumstances.

10.5.7.5. A criminal investigation by the police takes priority over all other enquiries, although a multi-agency approach should be agreed to ensure that the interests and personal wishes of the adult will be considered throughout, even if they do not wish to provide any evidence or support a prosecution. The welfare of the adult and others, including children, is paramount and requires continued risk assessment to ensure the outcome is in their interests and enhances their wellbeing.

10.5.7.6. Although the local Lead Agency (who are responsible for discharging the local authority s42 duty) has the lead role for making Enquiries, it may require others to undertake enquiries (i.e. cause enquiries to be made). The local Lead Agency retains the responsibility for ensuring that the Enquiry is referred to the right place and is acted upon.

### Table: Fitness of registered service provider and resolution of complaints

<table>
<thead>
<tr>
<th>Fitness of registered service provider</th>
<th>CQC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serious Incident (SI) in NHS settings</td>
<td>Root cause analysis investigation by relevant NHS Provider</td>
</tr>
<tr>
<td>Unresolved serious complaint in health care setting</td>
<td>CQC, Health Service Ombudsman</td>
</tr>
<tr>
<td>Breach of rights of person detained under the MCA 2007 Deprivation of Liberty Safeguards (DoLS)</td>
<td>CQC, Local Authority, OPG/Court of Protection.</td>
</tr>
<tr>
<td>Breach of terms of employment / disciplinary procedures</td>
<td>Employer</td>
</tr>
<tr>
<td>Breach of professional code of conduct</td>
<td>Professional regulatory body</td>
</tr>
<tr>
<td>Breach of health and safety legislation and regulations</td>
<td>HSE / CQC / Local Authority Link to - <a href="#">2017 MoU</a>.</td>
</tr>
<tr>
<td>Misuse of enduring or lasting power of attorney or misconduct of a court-appointed deputy</td>
<td>OPG / Court of Protection / police</td>
</tr>
<tr>
<td>Inappropriate person making decisions about the care and wellbeing of an adult who does not have mental capacity to make decisions about their safety and which are not in their best interests</td>
<td>OPG / Court of Protection</td>
</tr>
<tr>
<td>Misuse of Appointeeship or agency</td>
<td>DWP</td>
</tr>
<tr>
<td>Safeguarding Adults Review (Care Act s44)</td>
<td>Local Safeguarding Adults Boards</td>
</tr>
</tbody>
</table>
10.5.7.7. When causing an Enquiry to be made the Managing officer will identify the timescale within which the Enquiry should be completed, how the Enquiry outcomes will be feedback to the local Lead Agency (e.g. by written report, verbal account, or meeting), and to whom.

10.5.7.8. The local Lead Agency, in its lead and coordinating role, should assure itself that the enquiry satisfies the duty under section 42 to decide what action (if any) is necessary to help and protect the adult and by whom, and to ensure that such action is taken when necessary. In this role, if the local Lead Agency has asked someone else to make enquiries, it is able to challenge the body making the Enquiry if it considers that the process and/or outcome is unsatisfactory.

10.5.7.9. Where an Enquiry is to be undertaken by a relevant partner agency, this must be clearly communicated to an accountable person in the organisation, laying out the legal context of the request and the statutory nature of the duty to enquire.

10.5.7.10. There is a statutory duty of co-operation and in most cases there will be an expectation that Enquiry will be made as requested. The statutory duty does not apply if co-operation would be incompatible with its own duties or would have an adverse effect on its own functions.

10.5.7.11. If an organisation declines to undertake an Enquiry or if the Enquiry is not done, local escalation procedures should be followed. The key consideration of the safety and wellbeing of the adult must not be compromised in the course of any discussions or escalation and it is important to emphasise that the duty to co-operate is mutual.

10.5.7.12. In many cases the organisation charged with an Enquiry will be a care provider service and it is essential that Managing Officers are satisfied that the provider has the skills and resources to undertake the Enquiry in a manner that will satisfy the statutory requirements in accordance with the Safeguarding Principles and in a manner that will promote the adult’s wellbeing and independence.

10.5.8. **Adult Safeguarding Enquiries in regulated care settings.**

10.5.8.1. Where abuse or neglect is carried out by employees or in a regulated setting, such as a care home, hospital, or college, the first responsibility to act must be with the employing organisation as provider of the service. However, social workers or counsellors may need to be involved in order to support the adult to recover.

10.5.8.2. When an employer is aware of abuse or neglect in their organisation, then they are under a duty to correct this and protect the adult from harm as soon as possible and inform the local authority, CQC and CCG where the latter is the commissioner.

10.5.8.3. Where a local Lead Agency has reasonable cause to suspect that an adult may be experiencing or at risk of abuse or neglect, then it is still under a duty to make (or cause to be made) whatever enquiries it thinks necessary to decide what if any action needs to be taken and by whom. The local Lead Agency may well be reassured by the employer’s response so that no further action is required, or it may cause the provider service to undertake further internal enquiries or investigations. The local Lead Agency would have to satisfy itself that a provider’s response has been sufficient to deal with the safeguarding issue and, if not, to undertake any enquiry of its own and any appropriate follow up action (e.g. referral to CQC, professional regulators).
10.5.8.4. The provider service should investigate any concern (and provide any additional support that the adult may need) unless there is compelling reason why it is inappropriate or unsafe to do this. This could be, for example, due to:

- a serious conflict of interest on the part of the employer,
- concerns having been raised about non-effective past enquiries or serious, multiple concerns,
- a matter that requires investigation by the police.

10.5.8.5. Concerns relating to services registered under the Health and Social Care Act 2008, and subsequent outcomes from adult safeguarding Enquiries, should be shared with the Care Quality Commission, the host local authority contract and commissioning service, and with the NHS CCG where there are health funded contracts.

10.5.9. **Evaluate and protect**

10.5.9.1. Throughout adult safeguarding Enquiry processes, information and risk should be evaluated regularly, and the Enquiry plans adapted or changed as new information becomes available or if circumstances change. However, at some point, all necessary enquiries will have been made and the Lead Agency will be in a position to decide what action is required in the adult’s case.

10.5.9.2. As with planning processes, evaluating the outcomes of Enquiries, and deciding what action is needed in the adult’s case, should be done with the full participation of the adult, or their representative or advocate as appropriate.

10.5.9.3. When considering the management of any enquiry and evaluating what action is required in the adult's case, the following factors should be considered:

- the adult’s needs for care and support;
- the adult’s risk of abuse or neglect;
- the adult’s ability to protect themselves or the ability of their networks to increase the support they offer;
- the impact on the adult, their wishes;
- the possible impact on important relationships;
- potential of action increasing risk to the adult;
- the risk of repeated or increasingly serious acts involving children, or another adult at risk of abuse or neglect;
- the responsibility of the person or organisation that has caused the abuse or neglect; and
- research evidence to support any intervention25.

10.5.9.4. If the adult has the mental capacity to make informed decisions about their safety and they do not want any action to be taken, this does not preclude the sharing of information with relevant professional colleagues. This is to enable professionals to assess the risk of harm and to be confident that the adult is not being unduly influenced,

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coerced or intimidated and is aware of all the options. This will also enable professionals to check the safety and validity of decisions made. It is good practice to inform the adult that this action is being taken unless doing so would increase the risk of harm.

10.5.9.5. When evaluating the adult’s needs for care and support, if a needs assessment under section 9 of the Care Act 2014 has not already taken place, it will be necessary to evaluate whether a needs assessment should be offered, and in certain cases, undertaken despite refusal where it may appear that the adult has needs for care and support, and is experiencing or is at risk of abuse or neglect.26

10.5.9.6. In some cases, evaluating the outcomes of enquiries and deciding what action is needed will be straightforward. However, there will be complex cases that will require careful consideration and negotiation amongst involved parties to enable the Lead Agency to come to a decision about the action required in the adult’s case. This could be, for example, due to conflicting views between involved people and agencies, finely balanced or high risk situations, outcomes the person wants that could interfere with the rights and freedoms of others.

10.5.9.7. A meeting may be required in order to gather relevant people together to discuss the outcomes of the enquiries and gain views on what actions are required in the adult’s case. Meetings should be organised and planned carefully to promote meaningful involvement of the adult.

**Good Practice Guide – Involving adults in safeguarding meetings.**

Effective involvement of adults and / or their representatives in safeguarding meetings requires professionals to be creative and to think in a person-centered way. Bear in mind these questions when planning the meeting:

- **How should the adult be involved?** Is it best for the adult to attend the meeting, or would they prefer to feed in their views & wishes in a different way, e.g. a written statement? Is it best to hold one big meeting, or a number of smaller meetings?

- **Where is the best place to hold the meeting?** Where might the adult feel most at their ease and able to participate?

- **How long should the meeting last?** What length of time will meet the adult’s needs and make it manageable for them?

- **What is the timing of the meeting?** When should breaks be scheduled to best meet the adult’s needs?

- **What time of the day would be best for the adult?** Consider the impact of a person’s sleep patterns, medication, condition, dependency, care and support needs;

- **What will the agenda be?** Is the adult involved in setting the agenda?

- **What preparation needs to be undertaken with the adult?** How can they be supported to understand the purpose and expected outcome of the meeting?

- **Who is the best person to chair?** What can they do to gain the trust of the adult?

- **Will all the meeting members behave in a way that includes the adult?** in the discussion? How can meeting members be encouraged to communicate and behave in an inclusive, non-jargonistic way?

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10.5.10. **Deciding what action is required in the adult’s case, and concluding the adult safeguarding Enquiry.**

10.5.10.1. The adult safeguarding Enquiry will conclude when the local Lead Agency has made a decision about-
- whether any action is required in the adult's case, and if so,
- what action and by whom.

As part of the decision making process to conclude the adult safeguarding Enquiry, the Lead Agency will also make a decision about whether a safeguarding plan is required, or not.

10.5.10.2. A safeguarding plan may not always be required, for example, the outcome of the Enquiry may be that no action is required in the adult's case, or that ongoing risks can be managed or monitored through single agency processes, e.g. assessment and support planning processes, community policing responses, health service monitoring.

10.5.10.3. Where no safeguarding plan is required in order to manage ongoing risk of abuse or neglect to the adult, this procedure will end. However, provision of information & advice and/or other actions may need to continue under other processes, for example, addressing potential risks from people who are employed in Positions of Trust, referrals to the DBS, ongoing contract compliance or regulatory inspection/action.

10.5.10.4. A safeguarding plan will usually be required where the risk of abuse or neglect is, for example:
- ongoing,
- complex,
- unstable,
- risk of harm to the adult or others is significant,
- other factors such as coercion, undue influence, or duress add to the complexity and uncertainty of the risk,

and that the risk cannot be managed appropriately or adequately by other processes. These types of situations will require a greater level of scrutiny and review, usually within a multi-agency context.

10.5.10.5. Decisions about actions required should always be made with the full participation of the adult, or their representative or advocate if the adult has substantial difficulty or lacks mental capacity to participate in the decision making process.

The adult’s desired outcomes should directly inform the decision making process, and wherever possible, decisions about actions should be led by and be designed to achieve these outcomes. Sometimes adults can express unrealistic outcomes, and there should be negotiation with the adult throughout the Enquiry process to support the adult to understand what outcomes are achievable, and fit with their views and wishes.

However, there will be occasions where the desired outcomes of the adult cannot be met or where doing so would cause unacceptable risk of harm to the adult or others. The duty of care to safeguard the adult will always need to be balanced with their right to self-determination. Such situations will require careful negotiation with the adult and involved others, and all decisions should be discussed and explained to the adult in a way they can understand.

I understand the reasons when decisions are made that I don’t agree with.
In cases where the adult is not able to understand and make safe decisions, restrictions on the adult’s choices and lifestyle may need to be considered. Any support or decision that is designed to restrict unsafe choices or behaviour needs to be lawful, proportionate, and the least restrictive. Positive risk taking frameworks and theory should be applied. For further information see Chapter 11- Adult safeguarding plans.

10.5.10.6. Conclusions of the adult safeguarding Enquiry and decisions about action required should be recorded clearly and be defensible. Defensible decision making means providing a clear rationale based on legislation, policy, models of practice or recognised tools utilised to come to an informed decision based on the information known at that time. Accurate, timely, concise, specific, appropriate recording will support your decision making and provide justification for actions taken.

10.5.10.7. When the adult safeguarding Enquiry is concluded, feedback on the outcomes should be shared with the following agencies/individuals as appropriate:

- The adult.
- Their representative or advocate.
- The person / agency who raised the adult safeguarding concern.
- The person / agency who were identified as the potential source of risk.
- Key partner agencies as outlined in Fig 10b above.
- Any other involved stakeholder agency/individual.

The consent of the adult to share information should be gained, and usual information sharing rules apply.
11. Adult Safeguarding Plans-

**Safeguarding Plan**
Adult safeguarding plan is formulated and agreed-
- Plan is person-centred & outcome focussed.
- Plan is proportionate & least restrictive.
- Timescales for review & monitoring of plan are agreed.
- Lead professional responsible for monitor & review of plan agreed.
- All involved are clear about their roles and actions.

**Review of Safeguarding Plan**
Adult safeguarding plan is reviewed to evaluate-
- effectiveness of the plan,
- of outcomes achieved, and
- levels of current/ongoing risk

- Continue/revise Plan
- New s42 Enquiry needed
  Review identifies issues that require Enquiry
  Return to Enquiry stage of this procedure.
- Safeguarding Plan no longer required
  Other actions decided, or information & advice provided.
11.1. Definition
An adult safeguarding plan is the agreed set of actions and strategies that are designed to support and manage ongoing risk of abuse or neglect for an adult with care and support needs.

11.2. Purpose
The purpose of an adult safeguarding plan is to formalise and coordinate the range of actions to protect the adult, and to support the adult to recover from the experience of abuse or neglect.

Adult safeguarding plans should be individual, person-centred and outcome-focused.

In relation to the adult this should set out27:

• what steps are to be taken to assure their safety in future;
• the provision of any support, treatment or therapy including on-going advocacy;
• any modifications needed in the way services are provided (e.g. same gender care or placement; appointment of an OPG deputy);
• how best to support the adult through any action they take to seek justice or redress;
• any on-going risk management strategy as appropriate; and,
• any action to be taken in relation to the person or organisation that has caused the concern.

11.3. Roles and responsibilities
The local Lead Agency will take responsibility for organising and coordinating the formulation of the adult safeguarding plan. Care Act statutory guidance does not specify who or which agency should be responsible for monitoring and reviewing adult safeguarding plans. However, for all adult safeguarding plans, a lead professional should be identified who will monitor and review the plan. In most cases this will be the Managing Officer from the local Lead Agency.

The adult safeguarding plan should identify who is involved in the plan, and outline individual roles and responsibilities in relation to the plan.

Following an adult safeguarding Enquiry, where the Local Authority has decided that it should itself take further action, then it will be under a duty to do so28.

11.4. Timeliness and risk
Formulating the plan: The adult safeguarding plan should follow naturally from concluding the adult safeguarding Enquiry and decisions on what actions are required in the adult’s case. There should be no delay between concluding the Enquiry and formulating the plan.

Monitoring and reviewing the plan: This procedure does not specify specific timescales for monitor and review of the plan. Timescales for monitoring and review of the plan should be set individually when formulating the plan, and should reflect the circumstances and level of risk involved. Local guidance may outline more specific timescales.

11.5. Process

11.5.1. Formulating the plan

11.5.1.1. In most cases there will be a natural transition between deciding what actions are needed in the adult’s case at the end of the Enquiry episode, into formalising what these actions are and who needs to be responsible for each action- this is the adult safeguarding plan. The plan should outline the roles and responsibilities of all individuals and agencies involved, and should identify the lead professional who will monitor and review the plan, and when this will happen.

11.5.1.2. Adult safeguarding plans should be person-centred and outcome-focused. Adult safeguarding plans should be made with the full participation of the adult, or their representative or advocate as appropriate. Wherever possible, adult safeguarding plans should be designed to reflect and aim to achieve the desired outcomes of the adult.

11.5.1.3. Adult safeguarding plans should not be paternalistic or risk averse. Plans should reflect a positive risk taking approach and be clear how the plan will promote the wellbeing of the adult.

11.5.1.4. The Mental Capacity Act directs that agencies must presume that an adult has the capacity to make a decision until there is a reason to suspect that capacity is in some way compromised; the adult is best placed to make choices about their wellbeing which may involve taking certain risks.

Where the adult may lack capacity to make decisions about arrangements for enquiries or managing any abusive situation, then their capacity must always be assessed and any decision made in their best interests. If the adult has the capacity to make decisions in this area of their life and declines assistance, this can limit the intervention that organisations can make. The focus should therefore be on harm reduction. It should not however limit the action that may be required to protect others who are at risk of harm.

11.5.1.5. As outlined in Chapter 10.5.10, there will be occasions where the desired outcomes of the adult cannot be met or where doing so would cause unacceptable risk of harm to the adult or others.

Adult safeguarding plans will need to balance the duty of care to safeguard the adult with their right to self-determination. In cases where the adult is not able to understand and make safe decisions, the adult safeguarding plan may need to include restrictions on the adult’s choices and lifestyle. Any support or decision that is designed to restrict unsafe choices or behaviour needs to be lawful, proportionate, and least restrictive.

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Good Practice Guide –
Positive risk taking and personalising choice & control

See: A positive approach to Risk and Personalisation: A Framework. West Midlands IEP

Risk is the probability that an event will occur with beneficial or harmful outcomes for a particular person or others with whom they come into contact.

Positive risk taking is a process which starts with the identification of potential benefit or harm. The desired outcome is to encourage and support people in positive risk taking to achieve personal change or growth.

Positive risk management does not mean trying to eliminate risk. It means managing risks to maximise people’s choice and control over their lives.

Positive risk taking recognises that in addition to potentially negative characteristics, risk taking can have positive benefits for individuals, enabling them to do things which most people take for granted. In the right circumstances, risk can be beneficial, balancing necessary levels of protection with preserving reasonable levels of choice and control. A balance has to be achieved between the wishes of adults at risk of abuse or neglect, and the common law duty of care.

Risk Assessment and Identification-
Risk should be considered and assessed before it occurs. This should include identifying the probability of the risk occurring and the impact if it does. It should be remembered that the impact of a risk can be positive and that not all risks will require management.

Risk assessment practice is dynamic and flexible and should respond to change. Therefore it will:

- Include the views of individuals and those of their families/carers which should have prominent focus in the assessment, identification and management of risk.
- Have a focus on a person’s strengths to give a positive base from which to develop plans that will support positive risk-taking. The strengths and abilities of the person, their wider social and family networks, and the diverse support and advocacy services available to them should inform a balanced approach.
- Be proportionate to the risk identified, potential impact and subject to ongoing monitoring and review.
- Use the principles of multi-agency working in proportion to risk and the impact on self and others.
- Use a person-centred approach to assess, identify and manage risk.
- Ensure that staff have access to appropriate training to support them to promote positive risk taking.
- Ensure that written assessments identify a review date and include the signatures of everyone involved in the assessment.
- Include historical information which is of value in the assessment and management of risk. Historical information should not prejudice a positive approach to risk taking in the future.
Risk management and personalising choice & control-

The goal is to manage risks in ways which improve the quality of life of the person, to promote their independence or to stop these deteriorating if possible. Not all risks can be managed or mitigated but some can be predicted.30

Risk management entails broad range of responses and may involve preventative, responsive and supportive measures to reduce the potential negative consequences of risk, and to promote the potential benefits of taking agreed risks. These will occasionally involve more restrictive measures and crisis responses where the identified risks have an increased potential for harmful outcomes.

Risk management strategies and measures should be personalised to the individual circumstances and context of the adult. Personalisation is not about maximising freedom. As the term implies it is primarily concerned with how to design support arrangements so they are more "personal" - which means they need to fit the person, and be suitable for them.

One of things you can personalise is control itself. Not only can you personalise control but personalised control is sometimes the key to excellent support.

Control can be personalised, just like any other aspect of a support service. But it must be justified with due regard for (a) mental capacity, (b) effectiveness, and (c) proportionality31.

Personalised approaches to adult safeguarding are not just about gaining and focusing on the desired outcomes of the adult, although this is important. It is also about ensuring any support the adult needs to manage risk of abuse or neglect- including measures that may need to restrict or control an adult’s choices and freedoms- is tailored to their individual circumstances, and takes account of their history, preferences, culture and values.

11.5.2. Interface between adult safeguarding plans and care & support plans.

11.5.2.1. An adult safeguarding plan is not a care & support plan, and it will focus on care provision only in relation to the aspects that provide protection against abuse or neglect, or which offer a therapeutic or recovery based resolution. In many cases the provision of care and support may be important in addressing the risk of abuse or neglect, but where this is the intention the adult safeguarding plan must be specific as to how this intervention will achieve this outcome.

11.5.2.2. Where the adult requires assessment and provision of care and support services by the local authority, they must also have a care and support plan in line with the requirements of the Care Act 2014 (sections 24 & 25).

30 Nothing Ventured, Nothing Gained: risk guidance for people with dementia, Department of Health, November 2010
31 Content adapted from Safeguarding and Personalisation, v1.1, Jan 2009. Simon Duffy and John Gillespie.
11.5.3. **What sort of actions should be included adult safeguarding plans?**

11.5.3.1. Adult safeguarding plans can cover a wide range of interventions and should be as innovative as is helpful for the adult. Care Act statutory guidance states that in relation to the adult, safeguarding plans should set out:

- what steps are to be taken to assure their safety in future;
- the provision of any support, treatment or therapy including on-going advocacy;
- any modifications needed in the way services are provided;
- how best to support the adult through any action they take to seek justice or redress;
- any on-going risk management strategy as appropriate; and,
- any action to be taken in relation to the person or organisation that has caused the concern.

11.5.3.2. Outcomes for adult safeguarding plans can be as high level or detailed as the circumstances require, and as the law allows. Actions should aim to be S.M.A.R.T. -

- **Specific** - try to be very clear about exactly what action is going to be taken. Name the person/people responsible for each action.
- **Measurable** - you should be able to clearly quantify or demonstrate that the action or outcome has been achieved.
- **Achievable** - you need to make sure that you are able to attain the action or outcome.
- **Realistic** - try to make sure that the action you are planning is the most practical way to achieve the improvement you want.
- **Time constrained** - make sure you state the time period in which each action will be accomplished.

11.5.3.3. The adult safeguarding plan should include, relevant to the individual situation:

- Positive actions to promote the safety and wellbeing of an adult, and for resolution & recovery from the experience of abuse or neglect; and,
- Positive actions to prevent further abuse or neglect by a person or an organisation. (See Good Practice Guide on the next page).

The Safeguarding Plan should also include consideration of what triggers or circumstances would indicate increasing levels of risk of abuse or neglect for individual/s, and how this should be dealt with (e.g. who to contact or how to escalate concerns).

11.5.3.4. Support measures for adults who have experienced abuse or neglect, or who are at risk of abuse or neglect, should be carefully considered when formulating the adult safeguarding plan. Mainstream support service provision (e.g. mainstream Domestic Abuse support services, Victim Support) should be considered as well as specialist support services (e.g. specialist psychology services).

11.5.3.5. The role of Police and related support measures should be considered where an adult may be going through the criminal justice process, including use of Intermediaries, Independent Domestic Violence Advocates (IDVA), and Independent Sexual Violence Advisors (ISVA).
11.5.3.6. Where there is a potential for criminal prosecution it is important to ensure that support provided to the adult (some types of counselling or psychology support in particular) will not interfere with criminal processes and evidence. This should be discussed as part of planning processes, and guidance can be obtained from the Crown Prosecution Service on a case by case basis should this be a possibility.

### Good Practice Guide –
**Examples of positive actions for adult safeguarding plans**

<table>
<thead>
<tr>
<th>Actions to promote the safety and wellbeing of an adult, and for resolution &amp; recovery from the experience of abuse or neglect.</th>
<th>Actions to prevent further abuse or neglect by a person or an organisation.</th>
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</thead>
<tbody>
<tr>
<td>• Provision of care and support services to promote safety and wellbeing (e.g. homecare, telecare).</td>
<td>• Reassessing and changing support provision for an adult with care &amp; support needs who poses a risk of harm to other service user/s.</td>
</tr>
<tr>
<td>• Security measures e.g. door locks and entry devices, personal alarms, telephone or pager, CCTV.</td>
<td>• Carrying out a carers assessment and providing services to decrease risk of harm</td>
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<tr>
<td>• Formalised arrangements for monitoring safety and wellbeing (e.g. Keeping in Touch plans- usually used where an adult with capacity will not accept any other form of support).</td>
<td>• Change of support services provided to an adult to decrease carer stress.</td>
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<td>• Flags on agency systems.</td>
<td>• Increased observation of and appropriate interventions to prevent harmful behaviour by other service users</td>
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<tr>
<td>• Activities / personal development / awareness raising that increase a person’s capacity to protect themselves</td>
<td>• Meeting with an individual who poses a risk of harm, and negotiating changes to their behaviour.</td>
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<tr>
<td>• Support or activities that increase self-esteem and confidence.</td>
<td>• Family group conferencing to agree changes to behaviour that harms.</td>
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<tr>
<td>• Advocacy services.</td>
<td>• Criminal prosecution.</td>
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<td>• Counselling and therapeutic support.</td>
<td>• Enforcement action by CQC, including cancellation of registration</td>
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<tr>
<td>• Mediation or family group conferencing.</td>
<td>• Application for a Court Order e.g. restraining contact or an anti-social behaviour order.</td>
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<td>• Domestic abuse support services.</td>
<td>• Application to the Court of Protection to change/remove a Lasting Power of Attorney</td>
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<td>• Restorative justice.</td>
<td>• Application to the Department of Work and Pensions to change / cancel appointeeship.</td>
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<tr>
<td>• Circles of support.</td>
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</table>
11.5.4. Monitoring and reviewing the plan.

11.5.4.1. The identified lead professional should monitor the plan on an ongoing basis, and lead review processes within the timescales agreed on the plan. The purpose of the review process is to-
- evaluate the effectiveness of the adult safeguarding plan;
- evaluate whether the plan is meeting/achieving the adult’s outcomes;
- evaluate levels of current and ongoing risk.

The local Lead Agency should be involved in any review of adult safeguarding plans, and decisions about plans should be communicated and agreed with the Lead Agency.
11.5.4.2. Following review processes, it may be determined that-

- **the adult safeguarding plan is no longer required**; or,
- **the adult safeguarding plan needs to continue**. Any changes or revisions to the plan should be made, new review timescales set and who will be the lead professional to monitor and review the plan; or,
- **a new adult safeguarding s42 Enquiry is needed**. This will usually be when new information comes to light that significantly changes the circumstances and risks, or introduces new risks. New adult safeguarding Enquiries will only be needed when the local Lead Agency determines that new enquiries are necessary to enable it to decide what action is needed in the adults case. If the local Lead Agency is satisfied that, despite new or changed risks, further enquiries are not necessary to enable it to decide what action is needed, then new or changed risks can still be managed through revision and monitoring of safeguarding plans.

11.5.5. **Closing the adult safeguarding procedure.**

11.5.5.1. The adult safeguarding procedure can be closed following review or any time where the adult safeguarding plan is no longer required. The adult safeguarding plan will no longer be required when the adult is no longer at risk of abuse or neglect, or risks have reduced to the level that they can adequately and appropriately be managed or monitored through single agency processes, e.g. assessment and support planning processes, community policing responses, health service monitoring.

11.5.5.2. Decisions about concluding the adult safeguarding procedure should be made by, or in agreement with, the local Lead Agency, and should be clearly recorded with the rationale for the decision.

11.5.5.3. When the adult safeguarding procedure is concluded, feedback on the outcomes should be shared with the following agencies/individuals as appropriate:

- The adult.
- Their representative or advocate.
- The person / agency who raised the adult safeguarding concern.
- The person / agency who were identified as the potential source of risk.
- Key partner agencies as outlined in Fig 10b above.
- Any other involved stakeholder agency/individual.

The consent of the adult to share information should be gained, and usual information sharing rules apply.
GLOSSARY AND ABBREVIATIONS.

**A&E (accident & emergency)** a common name in the UK and Ireland for the emergency department of a hospital.

**Abuse:** The Care Act Statutory guidance does not provide a general definition of what constitutes abuse or neglect so as not to limit thinking in this area. It is recognised that abuse or neglect can take many forms and the circumstances of the individual should always be considered. The following are identified as common types of abuse or neglect - physical, sexual, emotional, psychological, financial, material, neglect, acts of omission, discriminatory, organisational, domestic abuse, modern slavery and self-neglect (this list is not exhaustive).

**ACPO (Association of Chief Police Officers):** an organisation that leads the development of police policy in England, Wales and Northern Ireland.

**ADASS (Association of Directors of Adult Social Services):** the national leadership association for directors of local authority adult social care services.

**Adult Safeguarding:** the term used to cover all work undertaken to support adults with care and support needs to maintain their own safety and well being. It describes the preventative and responsive actions undertaken to support adults who are experiencing, or at risk of experiencing abuse or neglect.

**Adult safeguarding process** refers to the decisions and subsequent actions taken on receipt of a concern. This process can include safeguarding meetings or discussions, enquiries, a safeguarding plan and monitoring and review arrangements.

**Adult with care and support needs:** someone 18 or above who has needs for care and support (whether or not the local authority is meeting any of those needs) and; is experiencing, or at risk of, abuse or neglect; and as a result of those care and support needs is unable to protect themselves from either the risk of, or the experience of abuse or neglect.

**Advocacy:** taking action to help people who experience substantial difficulty contributing to the safeguarding process to say what they want, secure their rights, represent their interests and obtain the services they need.

**Assessment and support planning:** the process of assessment of need, planning and co-ordinating care for adults with care and support needs to meet their long-term care needs, improve their quality of life and maintain their independence for as long as possible.

**Care and Support needs:** The mixture of practical, financial and emotional support for adults who need extra help to manage their lives and be independent – including older people, people with a disability or long-term illness, people with mental health problems, and carers. Care and support includes assessment of people’s needs, provision of services and the allocation of funds to enable a person to purchase their own care and support. It could
include care home, home care, personal assistants, day services, or the provision of aids and adaptations.

Carer refers to unpaid carers for example, relatives or friends of the adult with care and support needs. Paid workers, including personal assistants, whose job title may be ‘carer’, are called ‘staff’.

Clinical Commissioning Group (CCG) NHS organisations set up by the Health and Social Care Act 2012 to organise the delivery of NHS services in their area.

Clinical governance the framework through which the National Health Service (NHS) improves the quality of its services and ensures high standards of care.

Consent the voluntary and continuing permission of the person to the intervention based on an adequate knowledge of the purpose, nature, likely effects and risks of that intervention, including the likelihood of its success and any alternatives to it.

CPS (Crown Prosecution Service) the government department responsible for prosecuting criminal cases investigated by the police in England and Wales.

CQC (Care Quality Commission) responsible for the registration and regulation of health and social care in England.

DH (Department of Health) the government strategic leadership for public health, the NHS and social care in England.

DHR (domestic homicide review) a review of the circumstances in which the death of a person aged 16 or over has, or appears to have, resulted from violence, abuse or neglect by (a) a person to whom she or he was related or with whom she or he was or had been in an intimate personal relationship, or (b) a member of the same household as herself or himself. A DHR is held with a view to identifying the lessons to be learned from the death.

DBS (Disclosure and barring service) is a non-departmental public body of the Home Office of the United Kingdom. It supports organisations in the public, private and voluntary sectors to make safer recruitment decisions by identifying candidates who may be unsuitable for certain work, especially that involve children or adults, and provides wider access to criminal record information through its disclosure service for England and Wales.

DoLS (Deprivation of Liberty Safeguards): is an amendment to the MCA (2005) and provides safeguards for people who lack capacity specifically to consent to treatment or care in either a hospital or care home that, in their own best interests can only be provided in circumstances that amount to a deprivation of liberty. In March 2014 a judgment was made in the Supreme Court regarding two cases which have had a significant effect on DOLS work. The two cases are-

- “P v Cheshire West and Chester Council and another”
- “P and Q v Surrey County Council”

The full judgment can be found on the Supreme Court’s website at the following link: http://supremecourt.uk/decided-cases/docs/UKSC_2012_0068_Judgment.pdf
**Domestic Abuse** is any incident or pattern of incidents of controlling, coercive, threatening behaviour, violence or abuse between those aged 16 or over who are, or have been, intimate partners or family members regardless of gender or sexuality. The abuse can encompass, but is not limited to: psychological, physical, sexual, financial, emotional

**DPA (Data Protection Act 2018)** an Act to make provision for the regulation of the processing of information relating to individuals, including the obtaining, holding, use or disclosure of such information.

**DVCVA (Domestic Violence, Crime and Victims Act 2004)** is an Act of the Parliament of the United Kingdom. It is concerned with criminal justice and concentrates upon legal protection and assistance to victims of crime, particularly domestic violence. It also expands the provision for trials without a jury, brings in new rules for trials for causing the death of a child or vulnerable adult (also known as an adult with care and support needs) and permits bailiffs to use force to enter homes.

**DWP (Department for Work and Pensions)** government department responsible for welfare and employment issues.

**Emergency duty officer** the social worker on duty in the emergency duty team (EDT) or out of hours service.

**Emergency duty team** a social services team that responds to out-of-hours referrals where intervention from the council is required to protect a vulnerable child or adult with care and support needs, and where it would not be safe, appropriate or lawful to delay that intervention to the next working day.

**Enquiry** is a range of actions undertaken or instigated by the Local Authority under S42 of the Care Act in response to an abuse or neglect concern of an adult with care and support needs. As S42 requires the adult to have both care and support needs, the duty to undertake enquiries will not typically extend to carers unless they have care and support needs in their own right.

**FGM (female genital mutilation)** is defined by the World Health Organisation (WHO) as ‘all procedures that involve partial or total removal of the external female genitalia, or other injury to the female genital organs for non-medical reasons.’

**FGMA (Female Genital Mutilation Act 2003)** An Act to restate and amend the law relating to female genital mutilation.

**GP (general practitioner)** A general practitioner is a doctor who is responsible for diagnosing and treating a variety of injuries and diseases that fall under the general practice category. General practitioners (GPs) work in primary care. They are usually commissioned by primary care organisations, such as primary care trusts or clinical commissioning groups to deliver services.

**Healthwatch** is the independent consumer champion for health and social care, and the organisation has significant statutory powers to ensure the voice of the consumer is strengthened and heard by those who commission, deliver, and regulate health and social care services.
HR (human resources) The division of an organisation that is focused on activities relating to employees. These activities normally include recruiting and hiring of new employees, orientation and training of current employees, employee benefits, and retention. Formerly called personnel.

HRA (Human Rights Act 2000) legislation introduced into domestic law for the whole of the UK in October 2000, in order to comply with the obligations set out in European Convention of Human Rights. S73 of the Care Act 2014 extends the provisions of the Human Rights Act to protect people who are in receipt of personal care in the place where they reside at the time under the following circumstances. The care is arranged, or commissioned (partly or wholly) by a relevant Authority (public body currently covered by the Act).

HSCA (Health and Social Care Act 2012) provides legislative changes to the health and care system including giving GPs and other clinicians the primary responsibility for commissioning health care.

HSE (Health and Safety Executive) a national independent regulator that aims to reduce work-related death and serious injury across workplaces in the UK.

IDVA (independent domestic violence adviser) a trained support worker who provides assistance and advice to victims of domestic violence.

Inherent jurisdiction: Adults who have mental capacity are outside the jurisdiction of Mental Capacity Act 2005. The High Court can use its inherent jurisdiction in specific circumstances to intervene to protect adults with care and support when it is evidenced the adult is unable to make a decision that is free from influence or coercion from a third party.

Intermediary someone appointed by the courts to help a vulnerable witness give their evidence either in a police interview or in court.

Making safeguarding personal: is a shift in culture and practice in response to what we now know about what makes safeguarding more or less effective from the perspective of the person being safeguarded. It is about having conversations with people about how we might respond in safeguarding situations in a way that enhances involvement, choice and control as well as improving quality of life, wellbeing and safety. It is a shift from a process supported by conversations to a series of conversations supported by a process.

Managing officer a professional or manager (usually in a social work or mental health team) suitably qualified and experienced who has received adult safeguarding training. Managing officers are responsible for co-ordinating all adult safeguarding enquiries by organisations in response to an allegation of abuse.

MAPPA (multi-agency public protection arrangements) statutory arrangements for managing sexual and violent offenders.

MARAC (multi-agency risk assessment conference) the multi-agency forum of organisations that manage high-risk cases of domestic abuse, stalking and ‘honour’- based violence.

Mental capacity refers to whether someone has the mental capacity to make a decision.
MCA (Mental Capacity Act 2005) The Mental Capacity Act 2005 provides a statutory framework to empower and protect people aged 16 and over who lack, or may lack, mental capacity to make certain decisions for themselves because of illness, a learning disability, or mental health problems. The act was fully implemented in October 2007 and applies in England and Wales.

Mental health team a team of professionals and support staff who provide specialist mental health services to people within their community.

National Health Service (NHS) the publicly funded health care system in the UK.

OPG (Office of the Public Guardian) established in October 2007, the OPG supports the Public Guardian in registering enduring powers of attorney, lasting powers of attorney and in supervising Court of Protection appointed deputies.

PALS (Patient Advice and Liaison Service) a body created to provide advice and support to National Health Service (NHS) patients and their relatives and carers.

Personal budget (PB) is money allocated for social care services, allocated based on the needs of the individual following an assessment. They could be managed by councils or another organisation (such as a Primary Care Trust or PCT) on behalf of individuals. They could also be paid as a direct payment, or a mixture of both.

PIDA (Public Interest Disclosure Act 1998) An Act to protect individuals who make certain disclosures of information in the public interest; to allow such individuals to bring action in respect of victimisation; and for connected purposes.

PoT (Position of trust) someone in a position of trust who works with or cares for adults with care and support needs in a paid or voluntary capacity. This includes ‘shared lives’ carers (previously known as adult foster carers).

Police the generic term used in this document covering the following forces: West Midlands, Warwickshire and West Mercia.

Potential Source of Risk the term used to describe the person or adult who is alleged to have caused abuse or harm.

Public interest a decision about what is in the public interest needs to be made by balancing the rights of the individual to privacy with the rights of others or society as a whole to protection.

Review the process of re-examining a safeguarding plan and its effectiveness.

SAB (Safeguarding Adults Board) the SAB represents various organisations in a local authority who are involved in adult safeguarding.

Safeguarding Plan a risk management plan aimed at removing or minimising risk to the person and others who may be affected if it is not possible to remove the risk altogether. It will need to be monitored, reviewed and amended/revised as circumstances arise and
SAR (Safeguarding Adults Review) a review of the practice of agencies involved in a safeguarding matter. An SAR is commissioned by the Safeguarding Adults Board (SAB) when a serious incident(s) of adult abuse takes place or is suspected. The aim is for agencies and individuals to learn lessons to improve the way they work.

Staff paid workers, including personal assistants, whose job title may be ‘carer’, are called ‘staff’. Volunteers are also classed as staff. See also carer.

ULO (user-led organisation) an organisation that is run and controlled by people who use support services including disabled people, mental health service users, people with learning difficulties, older people, and their families and carers.

Volunteer a person who works unpaid in a care setting/service.

Wellbeing The Care Act 2014 states “Wellbeing” is a broad concept, and it is described as relating to the following areas in particular: personal dignity (including treatment of the individual with respect); physical and mental health and emotional wellbeing; protection from abuse and neglect; control by the individual over day-to-day life (including over care and support provided and the way it is provided); participation in work, education, training or recreation; social and economic wellbeing; domestic, family and personal relationships; suitability of living accommodation and the individual’s contribution to society.

YJCEA (Youth Justice and Criminal Evidence Act) an Act to provide for the referral of offenders under 18 to youth offender panels; to make provision in connection with the giving of evidence or information for the purposes of criminal proceedings; to amend section 51 of the Criminal Justice and Public Order Act 1994; to make pre-consolidation amendments relating to youth justice; and for connected purposes. This includes special measures directions in case of vulnerable and intimidated witnesses.