

Meeting Date	04 August 20		Agenda Item	3.1
Report Title	Update position on Mental Capacity Act (MCA), Deprivation of Liberty Safeguards (DoLS) and proposed Liberty Protection Safeguards (LPS) for Quarter 1, April to June 2022			
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Report Sponsor		Is, Executive Dir		
Presented by	Tanya Spriggs, Nurse Director Primary Community & Therapy Service Group			
Freedom of Information	Open			
Purpose of the Report	To provide an update and assurance around the management of Deprivation of Liberty Safeguards (DoLS), MCA update and proposed new Liberty Protection Safeguards (LPS).			
Key Issues	 DoLS performance in Quarter 1 Update on Welsh Government funding for DoLS/MCA training and DoLS breaches Update on proposed new LPS 			
Specific Action	Information	Discussion	Assurance	Approval
Required (please choose one only)				
Recommendations	 Members are asked to: 1. Note the performance data for Quarter 1 – April to June 2022 together with cumulative information for year to-date. 			

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 Note that there is a further delay on the implementation date for LPS. Suggested proposed time scale is likely to be Oct 2023/April 2024. LPS Code of Practice and Guidance has been disseminated for a 16-week consultation period (17th March 2022 until 14th July 2022).
 Note the work relating to the DoLS backlog utilising funds from Welsh Government.
 Note that further Welsh Government funding to manage the DoLS backlog and DoLS/MCA Training is to be made available. Proposals for this funding are to be submitted by 1st August 2022.

Update position on Deprivation of Liberty Safeguards and MCA

1. INTRODUCTION

The purpose of this report is to provide an update on Quarter 1 in relation to Deprivation of Liberty Safeguards (Appendix 1).

2. BACKGROUND

The Mental Capacity Act, Deprivation of Liberty Safeguards provides a legal framework to protect vulnerable adults, who may become, or are being deprived of their liberty in a care home or hospital setting. These safeguards are for people who lack capacity to decide where they need to reside to receive treatment and/or care and need to be deprived of their liberty, in their best interests, other than under the Mental Health Act 1983 (MCA Code of Practice). The safeguards came into force in Wales and England on the 1st April 2009.

The Mental Capacity Act 2005 (MCA) came into force in October 2007, SBU HB supports a significant number of patients with impaired decision-making, therefore this report aims to provide assurance of awareness and the use of MCA throughout the Health Board, via training and the use of the Independent Mental Capacity Advocacy Service (IMCAs). The Mental Capacity Amendment act received royal assent on the 16th May 2019, introducing the new Liberty Protection Safeguards to replace the Deprivation of Liberty Scheme. The Draft COP and Draft regulation for LPS and the MCACOP was published on the 17th March 2022 for 16-week consultation date. This has now been extended until 14th July 2022.

3. PERFORMANCE, GOVERNANCE AND RISK ISSUES

Referrals received	April 2022	May 2022	June 2022	Total 173
Urgent Standard	62 2	36 6	48 16	146 24
Review	1	1	1	3
Breaches from previous months	63	58	29	

Referrals

Status	April 2022	May 2022	June 2022	Total
Granted	20	20	12	52
Not granted *	68	51	40	159
Ongoing**	7	2	38	47

Please note – the numbers will not correlate each month as there is a rolling backlog each month, in this case, there were 179 cases carried over into April

*Rationale for not granted

159 patients had been discharged before assessments were completed (24 deaths, 135 discharged/had capacity).

**Ongoing – awaiting assessments from BIAs

Breaches

Breaches are recorded in accordance with Welsh Government guidance;

- Standard Authorisation: 21 days from allocation to the second assessor until sign off by the Supervisory Body.
- Urgent Authorisations: 7 days from the date the Managing Authority sign the form to allocation and sign off by the Supervisory Body.

It is important to note that figures for activity in each quarter will not equate as some assessments would have been received in the previous quarter, while some assessments whilst allocated will not be authorised until following quarter.

If the Heath Board is unable to undertake timely completion of DoLS authorisations the Health Board will be in breach of the legislation and claims may be persued as a result. This is noted both on the Corporate Risk Register and the PCT Group Risk Register with a score of 12.

	Breaches carried over & Longest breach time	Referrals received	Assessments granted/not granted	Breaches
April 2022	179 October 2021	68	Granted 20 Refused 66	63
May 2022	68 January 22	45	Granted 20 Refused 50	58
June 2022	42 January 22	65	Granted 12 Refused 35	29

Please note, the longest breaches are associated with the backlog of assessments that the external BIA's are completing. Whilst there is a significant number breaching, it is important to note that the number of breaches are reducing month on month and there is a focus on reducing the length of time of breach. The HB have procured 250 assessments, the performance by the company was slow in Q1. As a result, performance management meetings are in place with the external company to improve timescales for completion and have agreement over the number of assessments expected each month.

Approximately 65 referrals are received on a monthly basis. We have set the external provider a target of 35 assessments each month. On the basis of accrued assessments, this funding takes us through to December. The additional 30 cases per month will be undertaken by the newly appointed HB BIA and independent BIAs

Although the number of breaches have reduced considerably to 29 for Q1, most breaches are due to a continuing lack of BIA Assessors – both internal and external, along with the fact that 84% of all referrals received for Q1 were for urgent authorisations and the timescale to complete those specific authorisations is challenging

Workforce

- 1 WTE Team Leader/Best Interest Assessor band 7
- 1 WTE Best Interest Assessor band 6 (commence 1st August 2022).
- 1 WTE Administrator band 4
- External Best Interest Assessors commissioned at a standard rate per assessment. Number of BIA's undertaking assessments has reduced dramatically possibily due to recruiting agencies offering a higher remuneration reward.

Funding

The Health Board received additional funding from WG in 2021 to address the DoLS backlog (£232,917) and to support training delivery (£94,813)

An additional £102,000 of Welsh Government funding has been awarded to the Health Board for 2022/23 to help manage the ongoing DoLS breaches and provide additional training in preparation of LPS which predicted to be implemented between October 2023/April 2024.

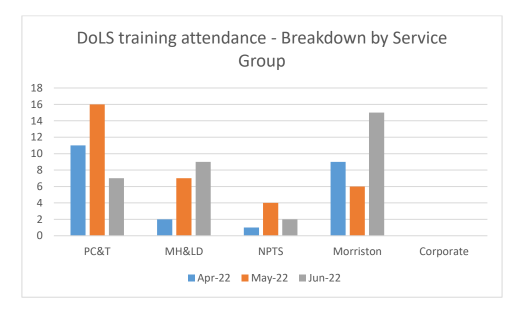
A further opportunity to bid for £152,000 is to be submitted to Welsh Government by 1st August 2022 to support workforce development plans and can be used to support:

- Development of data capacity
- Additional DoLS backlog work
- Additional advocacy arrangements
- Additional training needs identified through development of local workforce and training plan

DoLS Training

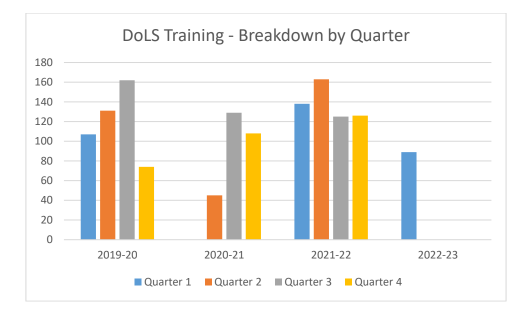
DoLS training delivery continues via virtual platforms, and incorporates links between theory and practice in an aim to increase staff confidence and improve standards in practice.

Swansea University Health Law Department has developed and recorded a webinar to provide training on the application of DoLS for 16 and 17 year olds. This webinar can be accessed at any time and provides an additional resource for staff who may be involved with young people as part of their role. This training has been promoted via the Health Board intranet and can be accessed either through the Corporate Safeguarding SharePoint or the DoLS/MCA page.



Staff attendance at DoLS Training is demonstrated in the Tables below.

The below table shows a comparison of training data for 2019/20, 2020/21, 2021/22 2022/23 across each Quarter.



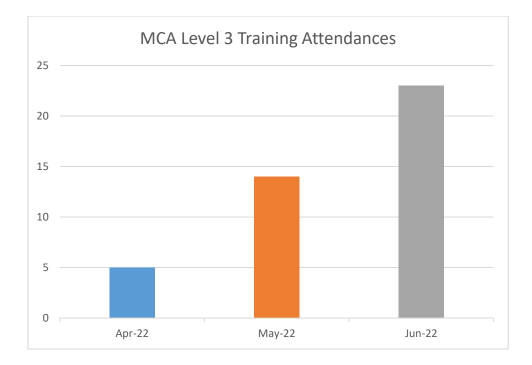
MCA Training

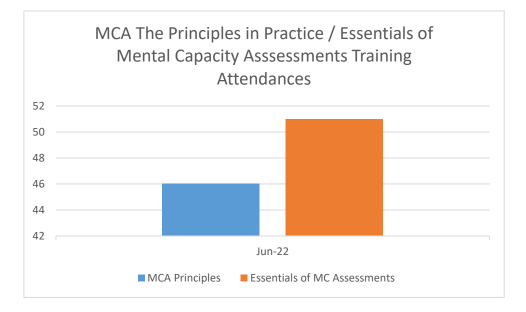
MCA Level 1 & 2 training is delivered as e-learning packages for all SBUHB staff. MCA Level 3 training is directed at ward managers, senior nurses and senior clinicians. MCA Level 3 training continues to be delivered remotely via Microsoft Teams.

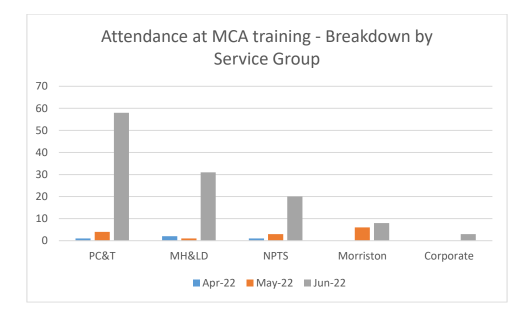
In addition to formal training, learning from Safeguarding cases, including MCA/DoLS, is disseminated widely across the Health Board. As with DoLS, MCA support continues to be provided by the BIAs.

In preparation for the introduction of Liberty Protection Safeguards, additional funding for specialist training has been received from Welsh Government. For the period June 2022 to March 2023, 4 MCA Principles and 4 MCA Essentials of Mental Capacity Assessments virtual training sessions have been arranged by Swansea University Law lecturers. The MCA Principles session sets out the aim and purpose of the Mental Capacity Act 2005, with particular emphasis on the application of the principles set out in section 1 to practice. MCA Essentials of Mental Capacity Assessment training introduces staff to the essential evidence which will enable them to undertake Mental Capacity Assessments in the course of their practice.

The tables below indicate MCA training attendances during the reporting period.

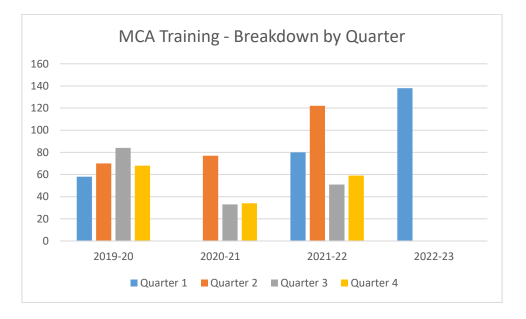






The below tables shows a comparison of training data for 2019/20, 2020/21 and 2021/22 across each Quarter. MCA Training compliance has been identified as an area that requires prioritising across all Service Groups and Health Boards in Wales, and it has been recommended nationally that MCA training is given priority.

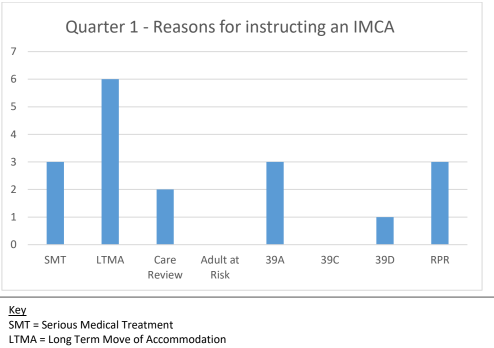
MCA is imperative to underpinning the preparation for the transition to Liberty Protection Safeguards (LPS). To ensure LPS implementation remains a priority for the Health Board the Corporate Safeguarding Team continue to raise Safeguarding training compliance during the completion of Ward/Department Safeguarding Assurance Audits across all Service Groups. Safeguarding Training compliance is also reported by the Service Groups in their Performance Reports to Safeguarding Committee. There has been an increase in staff attendance at MCA training.



INDEPENDENT MENTAL CAPACITY ADVOCATES (IMCAs)

The Independent Mental Capacity Advocate (IMCA) service is a statutory service implemented in Wales 1st October 2007. IMCAs are independent advocates who represent people who lack capacity, in order to support them in making important decisions, which must comply with the MCA 2005. An IMCA must be appointed for anyone aged 16 or over who has been deemed as lacking capacity and are unfriended; they can also be appointed for Care Reviews or Adult Protection cases.

Mental Health Matters Wales provides the IMCA service for the Health Board and quarterly monitoring reports are provided. The below table indicates the number of new IMCA instructions from the Health Board during Quarter 4 together with the reasons for instruction.



39A = Where a request has been made for a Standard Authorisation, the 39A IMCA's role is to represent the person in the assessments to be carried out.
39C = Role can be understood as covering gaps in the appointments of relevant person's representatives. The role ends when another relevant person's representative is appointed.
39D = Only available when a standard authorisation is in place and the person has an unpaid relevant person's representative. Both the person who is deprived of liberty under a standard authorisation and their unpaid representative (RPR) have a statutory right of access to an IMCA.
RPR = Paid Relevant Person Representative where the assessors have not identified someone to

represent the person.

The advocates are continuing to carry out their role using technology, in combination with meeting patients face-to-face where able. The IMCA quarterly

monitoring reports continue to be shared via the Safeguarding Committee and include case scenarios.

COURT OF PROTECTION (CoP)

The Court of Protection (CoP) updates are now reported separately on the Mental Health Legislation In-Committee agenda due to the sensitivity of the information.

Ongoing Identified Risks

COVID-19

There have been no adjustments to Mental Capacity Act and Deprivation of Liberty Safeguards Legislative responsibilities during COVID pandemic, any deprivation of liberty needs to be authorised. There are ongoing risks to the Health Board in relation to compliance with legislation:

- Lack of availability of BIA's to undertake the assessments. Currently the health board are relying on BIAs from a number of sources due to paucity of substantive BIA's in post. DoLS assessments are being undertaken by an External Provider, external BIA and BIA's within the health board.
- Restrictions on visiting patients to carry out assessments on COVID positive wards.
- Limited ability to undertake remote assessments (time for front line staff to support the patient with the assessment).
- There is a back log of cases awaiting assessment with 38 outstanding assessments, this is due to COVID restrictions, reduced footfall on the ward areas and limited BIA availability.

Mitigation for Covid restrictions:

- BIAs have been undertaking both remote and face-to-face assessments on the acute sites.
- A telephone triage and support service is available Monday to Friday 8am to 5pm.
- BIAs will work with staff in the acute settings to ensure robust care plans are in place to manage DoLS.
- For patients with existing DoLS the review will be undertaken remotely where possible and the previous Section 12 Doctors report will be used.
- Admin support is still available.
- BIAs have been supporting acute staff with complex cases and to ensure patients are not delayed in hospital for concerns related to best interest decisions.

In addition:

- As part of triage BIAs have put in place 'traffic light' prioritisation for transparency and consistency.
- All local guidance has been updated in line with government's updated guidance and widely circulated to relevant staff.

High Risk

 The substantive band 6 BIA post has been vacant since 1st April 2022. A newly appointed BIA will commence 1st August 2022. The DoLS team are now heavily reliant on assessment's being undertaken by external BIA's.

Mental Capacity Act

MA compliance: Evidence of inconsistent understanding and implementation of MCA/DoLS across the service areas, observations are that compliance and application is significantly better where ward leads have an interest in MCA/DoLS and have attended training or are BIA trained. In other areas there is a clear deficit where frontline staff are not confident or are lacking the skills and knowledge in undertaking mental capacity assessments and completing best interest meetings. This is a concern particularly for the future in relation to LPS as there is likely to be greater responsibilities on MA's when LPS is implemented.

Breaches – The actions taken to reduce breaches include encouraging MAs to submit a Form 1a (providing a further 7-day extension) after an urgent request is received by the Supervisory Body.

Theme: There is a common misunderstanding that a patient has to have a DoLS authorisation in order for MAs to access additional support (1:1) or access support from onsite security services. This triggers inappropriate referrals and evidences the lack of knowledge and application of the use of the MCA without the need for DoLS. This issue has been addressed by providing staff and security services with additional training.

Liberty Protection Standards (LPS)

The implementation date for legislative changes from Deprivation of Liberty Safeguards to Liberty Protection Safeguards is now predicated to be between October 2023 – April 2024. The aim of this longer period is to allow health boards to have sufficient time to implement these changes. LPS Code of Practice and Guidance has now been disseminated for a 16-week consultation period (17th March 2022 until 7th July 2022) This has now been extended to 14th July 2022. In the interim, MCA and DoLS will remain core business, there has

been no change to SBU HB's statutory obligations during the pandemic. Representatives from the DoLS Team and Corporate Safeguarding Team attend the NHS Wales Review of DoLS/MCA/LPS Network Task & Finish Groups and dedicated workstreams that feed into the Welsh Government National Steering Implementation Group. Head of LPS has been appointed on a fixed term contract for 15hrs per week to help steer the transition from DoLS to LPS.

Annual Monitoring Report 2020-21

The annual monitoring report of Care Inspectorate Wales (CIW) and Healthcare Inspectorate Wales (HIW), on the implementation of Deprivation of Liberty Safeguards (DoLS) in Wales covering the period April 2020 until the end of March 2021 has been received and accepted in the Health Board.

The key highlights were:

- SBU had the greatest proportion of standard applications taking over 28 days to process (74%) (The next nearest was 67%)
- SBU had the greatest proportion of urgent applications taking over 28 days to process (76%) (The next nearest was 72%)
- SBU processed the greatest proportion of applications with duration of over 3 months (62%) (The next nearest was 59%). It was highlighted in Q4 report that SBUHB has 7 long stay assessment units (Cefn Coed Hospital, Tonna Hospital and Neuro Rehab Unit) which accounted for 92.5% of applications with a duration of over 3 months due to residing in a long stay assessment unit.

Actions progressing as a result of the report and from Q4 report include:

- External company retained to support ongoing back log issues
- Ongoing work to identify required workforce for LPS
- Additional training for MCA/DoLS being provided to relevant professionals in anticipation for LPS.
- Learning from other Health Boards for the management of DOLs and their prep for LPS being considered.

RECOMMENDATIONS

Members are requested to:

- 1. Note the performance data for Quarter 1 April to June 2022 together with cumulative information for year to-date.
- Note that there is a further delay on the implementation date for LPS. Suggested proposed time scale is likely to be Oct 2023/April 2024. LPS Code of Practice and Guidance has been disseminated for a 16-week consultation period (17th March 2022 until 14th July 2022).

- 3. Note the work relating to the DoLS backlog utilising funds from Welsh Government
- 4. Note that further Welsh Government funding to manage the DoLS backlog and DoLS/MCA Training is to be made available. Proposals for this funding are to be submitted by 1st August 2022.

Governance and Assurance				
Link to	Supporting better health and wellbeing by actively	promoting and		
Enabling	empowering people to live well in resilient communities			
Objectives (please choose)	Partnerships for Improving Health and Wellbeing			
	Co-Production and Health Literacy			
	Digitally Enabled Health and Wellbeing			
	Deliver better care through excellent health and care servic	es achieving the		
	outcomes that matter most to people			
	Best Value Outcomes and High Quality Care			
	Partnerships for Care			
	Excellent Staff			
	Digitally Enabled Care			
	Outstanding Research, Innovation, Education and Learning			
Health and Car	re Standards			
(please choose)	Staying Healthy			
	Safe Care	\boxtimes		
	Effective Care			
	Dignified Care			
	Timely Care			
	Individual Care	\boxtimes		
	Staff and Resources			
	Quality, Safety and Patient Experience			
Report highlight	s the importance of safe and timely assessment			
Financial Impli	cations			
Report identifies the current financial challenges and lack of funding for Supervisory				
Body Function.				
Legal Implicati	Legal Implications (including equality and diversity assessment)			
Report reference the legal framework which is current and the future LPS				
implementation				
Staffing Implications				
Report outlines the current staffing capacity issues and identifies the potential for				
future staffing model to become compliant.				
	plications (including the impact of the Well-being of	f Future		
	Vales) Act 2015)			
	ference to future legislation.			
Report History				
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Appendices	Appendix 1 provides performance information for Q4, together with cumulative totals for period 01.04.2021 to 31.04.2022.
	Quarter 4 and Cummulative Depriv