West of Scotland Inter Agency
Adult Support and Protection
Practice Guidance

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West of Scotland Inter Agency
Adult Support and Protection Practice Guidance

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INTRODUCTION

Most adults, who might be considered to be at risk of harm, manage to live their lives without experiencing harm. Often this is with the assistance of caring relatives, friends, paid carers, professional agencies or volunteers. However, some people will experience harm such as physical harm, psychological harm, sexual harm or exploitation of their finances or property. The Adult Support and Protection (Scotland) Act 2007 was introduced to maximise the protection of adults at risk of harm.

The West of Scotland Inter Agency Support and Protection Practice Guidance provides an overview of the process to support and protect when harm happens to an adult at risk. It details the action to be taken by agencies when harm is identified; the timescales for referrals; the process of inquires and investigations through to outcomes. This guidance does not place any governance expectations on agencies in the same way as local procedures agreed by the multi agency Adult Protection Committees. However, what it does do is bring together in one document, a process that follows the legislation, the relevant Code of Practice, and the actions that should be taken by the public agencies to meet their duties under the 2007 Act. It can be used by all agencies, especially the voluntary and private sector agencies, knowing that each Adult Protection Committee who signed up, has agreed in principle that it reflects local practice and local procedures.

The document:

- Recognises existing legislation to protect adults
- Focuses on the 2007 Act
- Contains information on the definition of harm and common indicators
- Outlines guidance for intervention
- Sets out guidance for, and emphasises the importance of, review of actions taken, indicators of good practice and final outcomes.
- Recognises existing systems to protect ‘at risk’ adults, such as the national Care Standards, sound recruitment practices and appropriate training and support of staff


There are other relevant pieces of legislation designed to support and protect adults at risk of harm such as the:

- Adults with Incapacity (Scotland) Act 2000 (the 2000 Act) click here

- Mental Health (Care & Treatment) (Scotland) Act 2003 (the 2003 Act) click here

The addition of the Adult Support and Protection (Scotland) Act 2007 (the 2007 Act) click here now means we have a concise legal framework to facilitate further the protection of adults at risk of harm through the measures contained in Part 1 of the Act.

A number of reports have identified and promoted the development of adult protection issues or have relevance to people who lack capacity, these include:

- Report on Adults with Incapacity (No 240) (October 2014): Scottish Law Commission. click here

- No Secrets Report: Department of Health (2000) (which was replaced by the Care Act 2014 introduced in April 2015) and brought new guidance on Dementia and Compassionate Care in the NHS.

The 2004 report into the Scottish Borders Council/NHS Borders Services for Learning Disability highlighted the need for procedures and guidance for interagency responses to adults at risk of harm to be in place. click here This was to emphasise that the protection of adults at risk is the responsibility of all the statutory agencies, voluntary and private providers and that good communication is key to prevention. This report is still as relevant in 2015 as it was in 2004. The Mental Welfare Commission report, Justice Denied, provides further detail. The full report can be obtained from the Mental Welfare Commission

National and Scottish Government has introduced legislation and guidance on forced marriage. Forced marriage is a marriage in which one or both parties do not (or, in the case of some adults with learning or physical disabilities, cannot) consent to the marriage, and duress is
involved. From 30th September 2014 forcing someone into marriage was made a criminal offence in Scotland. While not all people forced into marriage will meet the criteria to be adults at risk of harm under the Adult Support and Protection (Scotland) Act 2007, but some will, and all do need support and assistance. Links to Forced Marriage legislation and statutory guidance are available. click here

Our responsibilities
We all have responsibilities to ensure that adults who may be at risk of harm in our communities are safe, respected and included, with clear communication routes and fully involved in all decision making. Our aspiration, for all adults who may be at risk of harm in our communities in the West of Scotland, is that they are empowered, through support from the responsible public agencies, to be free from harm and enabled to make decisions and choices about their lives and to live as independently as possible in relation to their personal circumstances.

Changes in the way Community Care services are being provided, has resulted in a greater range of services available to those requiring help and assistance. The Social Care (Self Directed) Support Act 2013 has allowed people additional choice and increased participation in decision-making. These changes have resulted in a changing model of care, utilising both paid and unpaid assistance. The Self-Directed Support: National Strategy for Scotland notes the shift to risk enablement and outcomes but acknowledges that this sits within the framework and principles of protective legislation.

It is acknowledged that the dispersal of care and the greater autonomy and choices available to adults can in itself also involve an increase in the potential for harm as the settings in which adults are cared for are becoming increasingly varied.

Care packages are also becoming increasingly complex with a range of statutory, voluntary and private providers involved. This is why good communication and effective joint working is vital between the people who make use of services, voluntary and private providers, and the statutory agencies to encourage early reporting and appropriate responses.

Demographic factors are also of significance. For instance there is a growth in the population of older people; people are living longer and disabilities and dependency can increase in severity with age. This
means that the population of people who may be at risk of harm will continue to grow.

This makes it vitally important to ensure that people who are involved with the support and protection of adults at risk of harm have a clear sense of what signifies harm and what should happen when harm is suspected or discovered.

Agencies are encouraged to use this guidance and to ensure that their staff know how to report harm locally.

The introduction of the Public Bodies (Joint Working) (Scotland) Act 2014 establishes partnership arrangements for the governance and oversight of health and social care services. The Act removes Community Health Partnerships from statute.

All references to the council in this document can be substituted with the title of the partnership arrangement in place for each LA area which carries out the functions of the Adult Support and Protection (Scotland) Act 2007.

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This document aims to:
Assist in the prevention of harm occurring to adults who may be at risk of harm in the West of Scotland through building on good practice and a common understanding of the issues.

To support adults who may be at risk of harm through having a joint understanding across each agency of:

- Their roles and responsibilities in responding to reports of criminality or identified concerns involving adults at risk.
- The duty of cooperation of public bodies.
- Ensuring links between Child, Adult and public protection guidance.
- Better understanding of the lead role of social work in adult protection and the integral part that partner agencies play in the protection of adults who may be at risk.
- Identify the role of each council where cross-boundary issues arise.
- Support existing local operating procedures by providing a framework of the overall interagency response in terms of referrals, inquiries, investigations, actions and the monitoring and review of outcomes.
- Provide Procedural Forms (Appendix 1, 2, 3) which can be used by all agencies across the West of Scotland.
- Explain the role of Chief Officers Group and Adult Protection Committee.
- Provide an understanding of the legal basis for intervention.
- Provide an understanding of the terminology used in adult protection.
- Share the principles of good practice in adult protection

All references to the council in this document can be substituted with the title of the partnership arrangement in place for each LA area which carries out the functions of the Adult Support and Protection (Scotland) Act 2007.

**The West of Scotland Partnership consists of:**

- Argyll and Bute
- East Ayrshire
- East Renfrewshire
- Inverclyde
- North Lanarkshire
- NHS Highland
- South Lanarkshire
- NHS Dumfries & Galloway
- NHS Greater Glasgow & Clyde
- NHS Lanarkshire
- Renfrewshire Council
- South Ayrshire
- West Dunbartonshire
- NHS Lanarkshire

It is accepted that the partner agencies; Councils, Care Inspectorate, Police and NHS will each retain their own more detailed Local Operating Procedures to guide their staff in relation to the actions required in adult protection within their agency.

The Procedural Forms AP1 to 3 (Appendix 1) [or a local variation of these] will be used across all agencies in the West of Scotland, with the exception of the Police Scotland and Scottish Fire and Rescue who will use their own Referral Forms. See Police Concern Form (Appendix 7)

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**Legal Context of Adult Protection**

The West of Scotland Guidance focuses on the 2007 Act, its related Code of Practice and the Scottish Government Guidance for Adult Protection Committees. Other legislation is equally important in the protection of adults at risk and links have been provided to legislation, which may require to be referred to in the protection of adults at risk. Links to relevant national guidance and strategy can also be found in this section.

Appendix 4 contains more detail with regard to Adults with Incapacity (Scotland) Act 2000 and Mental Health (Care and Treatment) (Scotland)
Act 2003. Additional information is available from The Scottish Government website www.scotland.gov.uk or by using the following links

Links to Legislation and Regulations

Legislation:[back to contents]

Social Work (Scotland) Act 1968 click here
Local Government (Scotland) Act 1973 click here
Local Government (Scotland) Act 1994 click here
Human Rights Act 1998 click here
Data Protection Act 1998 click here
Adults with Incapacity (Scotland) Act 2000 click here
Protection from Abuse (Scotland) Act 2001 click here
Regulation of Care (Scotland) Act 2001 click here
Community Care and Health (Scotland) Act 2002 click here
Mental Health (Care and Treatment) (Scotland) Act 2003 click here
Antisocial Behaviour etc. (Scotland) Act 2004 click here
Vulnerable Witnesses (Scotland) Act 2004 click here
Emergency Workers (Scotland) Act 2005 click here
Adult Support and Protection (Scotland) Act 2007 click here
Protection of Vulnerable Groups (Scotland) Act 2007 click here
Public Health etc. (Scotland) Act 2008 click here
Sexual Offences (Scotland) Act 2009 click here
Offences (Aggravation by Prejudice) (Scotland) Act 2009 click here
Equalities Act 2010 click here
Domestic Abuse (Scotland) Act 2011 click here
Forced Marriage etc (Protection and Jurisdiction) (Scotland) Act 2011 click here
Police and Fire Reform (Scotland) Act 2012 click here
Victims and Witnesses (Scotland) Act 2014 click here
Anti-social behaviour, Crime and Policing Act 2014 click here
Children and Young Persons (Scotland) Act 2014 click here
Mental Health (Scotland) Act 2015 click here

Regulations and duties relating to equality:

People and Society click here
Disability Equality Duties click here
Public Sector Equality Duties- Scottish Specific duties click here
Equalities and Human Rights Commission information on Public Sector equalities duty Click here
Scottish Human Rights Commission click here
Links to National Guidance:

Adult Support and Protection (Scotland) Act 2007

Adult Support and Protection (Scotland) Act 2007 - Code of Practice May 2014 click here
Adult Support and Protection (Scotland) Act 2007 - Guidance for Adult Protection Committees click here
Self-Evaluation of Adult Support and Protection Activity: resource handbook- Click Here

National Guidance for Child Protection in Scotland 2010- click here

This guidance encourages co-ordination and collaboration between adult and child protection services at both individual case and wider service level.

As a minimum, it suggests that linking mechanisms should provide:

- opportunities for joint meeting between chairs and lead officers/ co-coordinators;
- opportunities for joint training for committees and relevant staff;
- arrangements for agenda planning and minutes sharing that will facilitate joint consideration of cross-cutting issues; and
- arrangements to identify and address any specific challenges or conflicts
- arrangements for transitional planning from child to adult services

Transition arrangements:

The national guidance identifies that Child and Adult Protection Committees should jointly develop robust procedures to ensure ongoing support for any young person about whom there are child protection concerns at the point where they move from children’s into adult services. This will include determining if the young person is potentially an adult at risk or requires other statutory measures to be put in place.
Clear local arrangements for assessment and transition starting soon after the young person’s 15th birthday should be made so that plans are put in place and any necessary legal steps pursued.

These arrangements will underpin the transition from child protection to adult services or adult protection processes. It is important that the procedures are clearly communicated to staff in both children and adult services. On commencement of the Children and Young People (Scotland) Act 2014, similar to child protection interventions, all adult protection interventions for 16 and 17 year olds will be managed through the statutory single Child’s Plan.

These operational considerations clearly show that staff working in children’s services require to have training to help them identify and act on adult protection issues; and vice versa. Child and Adult Protection Committees will be responsible for developing training plans to meet these needs.

**Self-Directed Support: A National Strategy for Scotland** - click here

This document includes discussion (Section 2.1) on the concept of risk enablement and protection and notes that the work of Adult Protection Committees, guidance and procedures should recognise the shift to self-directed support models. It makes reference to the Protection of Vulnerable Groups Act (Scotland) 2007 which new measures for protection through employment practice. It recognises that self-directed support operates within the framework of legislation.

**Section 2.1 on risk- enablement and protection notes that:**

*The shift to co-production, outcomes monitoring and risk enablement will require training for staff across the social care and health sectors, and leadership from all levels of management. It will be all the more important that individuals and families understand risk and the responsibility for accepting levels of risk, if a culture that focuses on the failure of social work to intervene is to give way to enabling people to have control.*

*There will of course be some individuals who are subject to harm and exploitation. SDS sits within the framework of social and health care in Scotland where the principles of legislation require a proportionate response in situations where a person may require some protection from the State.*
Since 2000, such legislation has included Adults with Incapacity (Scotland) Act 2000, the Mental Health (Care and Treatment) (Scotland) Act 2003, the Adult Support and Protection (Scotland) Act 2007, and most recently the Protecting Vulnerable Groups (Scotland) Act 2007.

SDS does not operate outwith these statutory obligations. Along with the inspection and monitoring of the new bodies created by the Public Service Reform Act (Scotland) 2010, there should be sufficient opportunity to assess whether a person’s chosen SDS package is delivering agreed outcomes whilst fulfilling social work’s duty of care.

Safer lives: Changed lives: A Shared approach to talking Violence against Women click here

The purpose of this document, which forms part of the Scottish Government’s People and Society equality measures, is to provide a shared understanding and approach which will guide the work of all partners to tackle violence against women in Scotland. While not all women to which this document applies will be adults at risk of harm under the Adult Support and Protection (Scotland) Act 2007, some will, and agencies should be aware of the potential for this. This shared understanding and approach is underpinned by a shared commitment across all partners to tackle violence against women as a fundamental activity towards achieving National Outcomes.

A shared approach is necessary to achieve greater consistency of service provision across Scotland, an increase in integrated working across this agenda within and outwith the Scottish Government and improved outcomes for women, children and communities. Ultimately, it should enable swifter progress to be made towards bringing about the changes in Scottish society that are required to eradicate violence against women. Every area will develop their own action plans in order to be able to monitor and report on progress.

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Principles: -

The overarching principles that run through the Adult Support and Protection (Scotland) Act 2007, in relation to any intervention in the life of an adult, are set out as follows:

The principles must be taken into account at all stages of any intervention and emphasise the importance of striking a balance between an adult's right to freedom of choice and the risk of harm to that person. Any intervention must be reasonable, necessary and proportionate and legal.

A public body or office holder must be satisfied that any intervention will provide:
- Benefit to the adult which could not reasonably be provided without intervening in the adults affairs and
- Is, of the range of options likely to fulfil the object of the intervention, the least restrictive to the adult’s freedom

In addition, in considering a decision or course of action, the public bodies or office holders must also have regard to the following:
- The adult’s ascertainable wishes and feelings (past and present)
- Any views of the adult’s nearest relative, primary carer, guardian or attorney and any other person who has an interest in the adults well being or property.
- The importance of the adult participating as fully as possible in the performance of the function and providing the adult with such information and support as is necessary to enable the adult to participate.
- The importance of the adult not being, without justification, treated less favourably than the way in which a person who is not an adult at risk of harm would be treated in a comparable situation.
The adult’s abilities, background and characteristics.

In carrying out these principles, risk assessment and management will be central to the process:

That any self-determination can involve risk, and that we will jointly ensure that such risk is recognised and understood by all concerned and minimised whenever possible.

That we will ensure the safety of adults at risk is achieved by integrating strategies, policies and services relevant to abuse within the legislative framework.

Thus, the 2007 Act places a statutory duty on councils to make inquiries about an adult’s well being, property or financial affairs, where it is known or believed that the person falls within the definition of an adult at risk, and to establish whether or not further intervention is required to stop or prevent harm occurring.

In general terms, the following values underpin any intervention in the affairs of adults deemed to be at risk and in need of protection under this multi agency guidance: -

- Every adult has a right to be protected from all forms of abuse, neglect and exploitation.

- The welfare and safety of the adult takes primacy in relation to any enquiry or investigation.

- Every effort should be made to enable the individual to express their wishes and make their own decisions to the best of their ability recognising that such self-determination may involve risk. The Scottish Government National Self-Directed Support strategy [section 2.1] recognises the balance between enabling risk and the need for protection from the state.

- Where it is necessary to override the wishes of the adult or make decisions on his/her behalf for their own safety (or the safety of others) this should be proportionate and be the least disruptive response to address the identified risks to health, welfare, property or finances of the adult consistent with the current legislative framework.
Partnership agencies subscribing to this guidance for the protection of adults at risk will also adhere to the values of:

- Actively working together within the Care Inspectorate’s value base of dignity, privacy, choice, safety, realising potential, equality and diversity.

- Actively promoting individual choice and the well-being of adults at risk through services provision.

- Actively work together within an interagency framework to provide the best outcomes for adults at risk.

- Acting in a way which supports the rights of the individual to lead an independent life based on personal choice.

- Recognising people who are unable to make their own decisions and/or to protect themselves and their assets.

- Interventions should be legal, necessary and proportionate.

It is an expectation that all adults are entitled to:

- Live in a home-like atmosphere without fear of violence or harassment.
- Make informed choices about intimate relationships without being exposed to exploitation or sexual abuse.
- Have their money and property treated with respect.
- To be empowered through support to make choices about their lives.
- To be given information about keeping themselves safe and exercising their rights as citizens.
- Have access to justice.

What measures, definitions and protection orders does the Act contain?

Measures

The 2007 Act introduces measures to identify and to provide support and protection for adults who may be at risk of harm whether as a result of their own or someone else's conduct. These measures include:
• A requirement that specified public bodies must inform and co-operate with councils and each other about adult protection.

• Clarifying the roles and responsibilities of the public bodies in relation to adult protection.

• Places a duty on councils to provide Advocacy or other services, as appropriate to an adult at risk. It is good practice that Advocacy be considered in all circumstances.

• Placing a duty on councils to make the necessary inquiries and investigations to establish whether or not further intervention is required to protect the adult.

• The establishment of Adult Protection Committees.

• A range of Protection Orders.

The Act also provides definitions:

**Definitions**

**The council**

Section 53 of the Act states “that references to a council in relation to any adult known or believed to be at risk, are references to the council for the area which the person is for the time being in”.

**Adult Protection and cross-boundary practice.**

In practice, this means that the council described above is responsible for conducting inquiries and investigations and making applications. For adults placed in care homes or in supported living arrangements funded by another council area (a cross-boundary placement), the host authority is responsible for undertaking inquiries into adults at risk. It is expected that where another council has a locus, for example, for care management and payment of costs, then this council will have a role in any activity under the 2007 Act.

Who is an adult?
The 2007 Act refers throughout to adult. In terms of Section 53 of the Act an adult means a person aged 16 or over.

**Who is an adult at risk?**

Adult at risk - 2007 Act - Section 3(1) defines an adult at risk as adults who:

- are unable to safeguard their own well-being, property, rights or other interests;
- are at risk of harm. and
- because they are affected by disability, mental disorder, illness or physical or mental infirmity, are more vulnerable to being harmed than adults who are not so affected.

The presence of a particular condition does not automatically mean an adult is an adult at risk. Someone could have a disability but be able to safeguard their well-being etc. It is important to stress that all three elements of this definition must be met or that there are grounds for believing all three elements may be met for an adult to be an adult at risk and for interventions to take place under the 2007 Act. It is the whole of an adult's particular circumstances that can combine to make them more vulnerable to harm than others.

**Capacity in Law**

The law in relation to adults (i.e. anyone over the age of 16) makes a distinction between those who are capable of managing their affairs and those who are not.

The assumption in law is that all adults have the capacity to make decisions about their own affairs until or unless they are recognised, in law, as being incapable. Where an adult can make decisions, social work staff cannot make or impose decisions regarding how he or she should behave or regarding actions that may or may not be taken.

Consent, capacity and risk will always be central to any assessment.

*Where a situation of harm is suspected staff must consider, as early as possible in the investigative process, whether or not the adult has*
capacity. More detail with regard to Consent and Capacity has been included within Chapter 2.

What is meant by harm?

Harm: 2007 Act - Section 53 states harm includes all harmful conduct and, in particular includes:

- conduct which causes physical harm,
- conduct which causes psychological harm (for example by causing fear, alarm or distress),
- unlawful conduct which appropriates or adversely affects property, rights or interests (for example theft, fraud, embezzlement or extortion),
- conduct which causes self-harm.

Risk of harm: 2007 Act - Section 3(2) makes clear that an adult is at risk of harm if:

- another person's conduct is causing (or is likely to cause) the adult to be harmed, or
- the adult is engaging (or is likely to engage) in conduct which causes (or is likely to cause) self-harm.

The assessment of harm and the risk of harm are important elements under the 2007 Act. The definition of an adult at risk requires an assessment to be made about the risk of harm to the person at the outset.

The definition of harm in the 2007 Act sets out the main broad categories of harm; physical, psychological and finances, interests and property.

Financial Harm

Financial harm is becoming an increasing concern and constitutes a significant proportion of all adult protection referrals. Often those who become victims of financial harm are not always recognised as "vulnerable" as they may have capacity or safeguards in place through
appointee
ships, powers of attorney or financial guardians. While in the most part these safeguards work well, there are instances where these protective factors no longer meet the principle of best interest of the adult.

Literature and experience of agencies and practitioners highlight that the adult who may be subject to financial harm not only experiences the loss of capital or property but it can leave the person depressed, socially isolated and more vulnerable to further financial exploitation.

When an adult protection referral is received relating to financial harm:

The Council has a duty to make inquiries under Section 4 of the Act in line with section Chapter 3 of this guidance.

The responsible manager will review the information and decide in accordance to their local procedures if:

- Immediate action is required in relation to the adult deemed at risk or
- Further investigation should take place to inform any decision to support and protect the adult.

- Where it is suspected that a crime has been committed the police should be alerted.

- Where the adult has a power of attorney or financial guardian in place and they are suspected of breaching their “Fiduciary duty” the Office of the Public Guardian (OPG) should be alerted and all information passed to them for further investigation.

- Where the adult has an appointee the Department of Works and Pension (DWP) should be alerted for them to pursue further investigation and action. The DWP have agreed a form for Council Officers to use in respect of S10 requests for information. (Appendix 5 outlines the process for making application to the DWP)

- Local authorities should maintain regular contact with the DWP and OPG to confirm the outcome of their investigation and share information on how best to protect the adult from harm.
(Appendix 6) provides further detail on some indicators of harmful behaviour.

**Serious harm:** a council may apply to the sheriff for one of the available Protection Orders (i.e. Assessment Order, Removal Order or Banning Order). The Sheriff may grant an order only if satisfied, amongst other things, that the person in respect of whom the order is sought is an adult at risk who is being, or is likely to be, seriously harmed.

There is no definition of ‘serious harm’ provided in the 2007 Act.

For more information on Protection Orders – see below

**Who is a Council Officer?**

The investigating officer has been given, within the 2007 Act, the title of **Council Officer**. The definition of a Council Officer within the 2007 Act at Section 53(1) is that a council officer is an individual appointed by a Council under Section 64 of the Local Government (Scotland) Act 1973. Section 53(1) also enables ministers to restrict the type of individual who may be authorised by a council to perform council officer's functions.

The exact definition of a Council Officer is defined in Sections 3 and 4 of SSI regulation 2008 No 306 2007 Act (Restrictions on the Authorisation of Council Officers, Order 2008) and reads as follows: -

3 (1) A council shall not authorise a person to perform the functions of a council officer under sections 7 to 10 (**investigative functions**) unless that person meets the requirements set out in section 3, paragraph 2 of the SSI. Those requirements are– Section 3 (2) (a) The person: –

(i) is registered in the part of the SSSC register maintained in respect of social workers or is the subject of an equivalent registration;

(ii) is registered in the part of the SSSC register maintained in respect of social service workers;

(iii) is registered as an occupational therapist in the register maintained under article 5(1) (establishment and maintenance of register) of the Health Professions Order 2001(5); or
(iv) is a nurse; and

(b) The person has at least 12 months post qualifying experience of identifying, assessing and managing adults at risk.

Restriction on the authorisation of council officers to perform functions under sections 11, 14, 16 and 18 reads as follows:

4. A council shall not authorise a person to perform the functions of a council officer under sections 11 (assessment orders), 14 (removal orders), 16 (right to move adult at risk) or 18 (protection of moved person’s property) unless that person meets the requirements of article 3(2)(a)(i), (iii) or (iv) and (b).

Within these requirements, it will be for each council to determine who will act as a Council Officer within their area.

Protection orders

Because any protection order under the Act represents a serious intervention in an adult’s life, a sheriff must be satisfied that the council has reasonable cause to suspect the person in respect of whom the order is sought is an adult at risk who is being, or is likely to be, at risk of serious harm. Where the adult has the capacity to make decisions, the application cannot be granted by the Sheriff if the adult does not consent to the order unless it can be proved that the adult has been subject to undue pressure to refuse consent.

Assessment Orders

The council officer can apply to the Sheriff for an Assessment Order which authorises the council, if necessary, to take the adult from a place being visited under the order to allow:

- the interview to be conducted in private and /or
- a private medical examination by a health professional nominated by the Council.

An assessment order does not contain powers of detention. An Assessment Order can be enacted for up to 7 days after the date specified in the order (this may not be the date on which order is granted). An assessment order does not contain powers of detention.
The adult can refuse to be interviewed or examined despite the assessment order.

**Removal Orders**

The council officer can make application to the Sheriff (or Justice of the Peace in certain circumstances) for a *Removal Order*, which would allow the removal of the adult to another place primarily for the purposes of protection.

A removal order must be effected within 72 hours of being granted and can then last for a maximum of 7 days. A removal order does not contain powers of detention. The adult can refuse to be interviewed or examined despite the removal order.

**Banning Orders or Temporary Banning Orders** - banning of the person causing, or likely to cause, the harm from being in a specified place.

Application can also be made by any person, including the adult at risk of harm, to the Sheriff for a *Banning Order* in respect of a person or persons considered to be placing or likely to place an adult at risk of serious harm. Conditions can be placed on banning orders by the Sheriff, which includes the length of time of the order (up to 6 months) and contact. The Sheriff can also attach a power of arrest. There is an appeals mechanism.

**Adult Protection Committee**

The 2007 Act creates an obligation on councils to establish multi-agency Adult Protection Committees (APCs). The functions of the APCs include:-

a) to keep under review the procedures and practices of the public bodies;

b) to give information or advice to any public body in relation to the safeguarding of adults at risk within a council area, and

c) to make, or assist in the making of, arrangements for improving the skills and knowledge of employees of the public bodies.
In performing these functions, APCs must have regard to the promotion and support of co-operation between each of the public bodies. The public bodies involved are the relevant council, the Care Inspectorate, the relevant Health Board, the Chief Constable of the Police Force in the council area, and any other public body as may be specified by Scottish Ministers.

The Mental Welfare Commission and Office of the Public Guardian also have the right to attend and must be informed of Adult Protection Committee Meetings.

**Significant Case Review:**

Guidance for Adult Protection Committees issued by the Scottish Government [click here]

18. *The Act does not require APCs to become involved in individual case reviews. APCs have a strategic and monitoring function rather than an operational role and therefore routine case review may well be seen as inappropriate. However, joint consideration of individual cases may help APC members to develop greater joint understanding of service user concerns and professional practice. While there is no duty to do so, APCs are encouraged to evaluate and learn from critical incidents.*

To ensure that Adult Protection Committees are carrying out the designated functions, it is important that the agencies represented on the Committee, and who are subject to statutory duties under the adult protection legislation, give consideration to notifying the Independent Chair of any significant incident or event.

Committees may wish to develop procedures which would set out the agreed criteria for reporting any significant incident or event which would assist and support agencies in determining whether a specific incident or event should be notified to the Adult Protection Committee.

**Chief Officers’ Group**

The Guidance for Adult Protection Committees advises APCs will require to be given the authority by local agencies to be able to carry out their functions effectively. The guidance also indicates that lines of accountability between the APCs and local Councils, NHS Boards and Police will require to be identified. It is expected that direct lines of
communication between APCs and local Chief Officers’ Groups will be established in each area.

Public Protection
Public protection is the prevention of harm to vulnerable groups and involves working with both victims and perpetrators.
The National Guidance for Child Protection in Scotland [click here](#) published in 2010 and refreshed in 2014 considers wider planning links in Public Protection (sections 262-265) including the importance of links with adult support and protection.

There may be cross-over between child protection and adult protection information when dealing with families which have both children and adults at risk. Although they may be investigated separately, a link between the two should be maintained.

A further area of overlap may exist where a person is aged 16 or 17 years and could be classed as both a child and an adult at risk. The Adult Support and Protection Code of Practice [click here](#) makes reference to transitions and the need for practitioners to be aware of other legislation, which helps support young people. It reinforces a requirement for services to work together, to share information and ensure robust systems are in place to transfer responsibilities between agencies and services.

The National Guidance for Child Protection in Scotland [click here](#) notes that:

Section 22. The individual young person’s circumstances and age will dictate what legal measures can be applied. For example, the Adult Support and Protection (Scotland) Act 2007 can be applied to over-16s where the criteria are met. This further heightens the need for local areas to establish very clear links between their Child and Adult Protection Committees and to put clear guidelines in place for the transition from child to adult services. Young people aged between 16 and 18 are potentially vulnerable to falling ‘between the gaps’ and local services must ensure that processes are in place to enable staff to offer ongoing support and protection as needed, via continuous single planning for the young person. The GIRFEC framework and provision of the Named Person service for 16-18 year olds will be key to ensuring that wellbeing needs can be identified and addressed.

Section 23. Where a young person between the age of 16 and 18 requires protection, services will need to consider which legislation or policy, if any, can be applied. This will depend on the young person’s individual circumstances as well as on the particular legislation or policy
framework. On commencement of the Children and Young People (Scotland) Act 2014, similar to child protection interventions, all adult protection interventions for 16 and 17 year olds will be managed through the statutory single Child’s Plan. Special consideration will need to be given to the issue of consent and whether an intervention can be undertaken where a young person has withheld their consent. The priority is to ensure that a vulnerable young person who is, or may be, at risk of significant harm is offered support and protection.

Section 24.... It is also important to identify and support vulnerable pregnant women and give consideration to high-risk pregnancies within child protection processes.

Guidance click here relating to Schedule 1 offenders has been issued to assist local authorities, Scottish Prison Service and others protect children when someone is sentenced to a Schedule 1 Offence (Criminal Procedure (Scotland) Act 1995). Council staff involved in adult protection inquiries and investigations should ensure that information coming to their attention in the course of their duties relating to a Schedule 1 offender is recorded and shared with the relevant agencies.

Some offenders may be subject to MAPPA (Multi Agency Public Protection Arrangements) due to the nature of their offence but can also be adults at risk of harm e.g. have a learning disability and require a protection plan that supports and prevents harm to them. It is expected that the MAPPA meeting will consider adult protection matters during multi agency meetings. Confidentiality needs to be considered particularly if voluntary organisations are involved and local agreements should be established to ensure that adult protection matters are taken fully into account.

Adult Protection Committees have a role in ensuring co-ordination in public protection activities and social work services should develop referral systems that link child, adult and criminal justice services. This should help ensure a robust public protection service to children and adults at risk. Agencies with concerns that relate both to children and adults should refer to their local social work service for guidance on process.

It is crucial that agencies state their concerns about children and adults at risk of harm at the point of referral.
Contact details for each authority are noted on pages 53-55 including local numbers in relation to referrals that require to be made out of hours.

*Social work will act as quickly as possible in the event of a referral being received over the weekend or public holiday.

Information about adult protection concerns may come to agencies from different sources and these procedures should be followed even when a referrer refuses to give their name or on receipt of anonymous letters. Where referrers do give their name, but request that their identity should be not be disclosed, they may be advised that any information given will be treated with discretion and that their identity will not be revealed unless the protection of the welfare of the adult or any court proceedings arising requires this.

REFERRAL PROCEDURE FOR ALL AGENCIES

Referrers should also consult local council operating procedures and their own agency referral procedures.

Referrals should be sent to the local authority where the adult is currently residing. This is often the authority where the incident of harm occurred but on occasion harm may happen in one authority but the adult resides elsewhere. After making initial enquiries, and the local authority establishes that the adult is living in another authority temporarily, they will make contact to transfer the referral and may ask the referrer to also send a copy of the AP1 or Police Concern form to that authority. This is to ensure that the referrer is informed of the outcome and avoids gaps in the process. If an adult is homeless, the referral should be sent to the local authority where the adult is temporarily residing e.g. with a friend, or hospital area.

Duty to Report
Public Agencies have a duty to report any suspected or actual harm to an adult at risk of harm; this should happen within 1 working day.

The 2007 Act and the Code of Practice provides that certain bodies and office holders must, so far as is consistent with the proper exercise of their functions, co-operate with a council making enquiries under Section 4 of the Act.

The bodies and office holders listed in Section 5 of the Act are:-

- The Mental Welfare Commission for Scotland;
- The Care Inspectorate;
- The Public Guardian;
- All Councils;
- Chief Constables of police forces;
- The relevant Health Board, and
- Any other public body or office-holder as the Scottish Ministers may by order specify. (Scottish Ministers have not specified any other bodies at the time of writing).

Where a named public body or office-holder knows or believes that a person is an adult at risk and action needs to be taken in order to protect that person from harm, then that public body or office-holder must report the facts and circumstances of the case to the council for the area where they believe the person to be located. Staff should also be clear who they have a duty to report to within their own organisations.

Voluntary and Private Sector

Whilst the 2007 Act does not give voluntary and private sector providers the same duty of cooperation, the revised Code of Practice (2014) states:

‘While independent organisations do not have specific legal duties or powers under the Act, care providers have a responsibility to involve themselves with the Act where appropriate by making referrals, assisting inquiries and through the provision of services to assist people at risk of harm. These organisations should discuss and share with relevant statutory agencies information they may have about adults who may be at risk of harm. These providers and other service provider and user and carer groups may also be a source of advice and expertise for statutory agencies working with adults with disabilities, communication difficulties or other needs. Organisations will have a legal duty to comply with
requests for examination of records. Councils may wish to review their contract agreements with the independent and third sector providers to ensure that their services are consistent with the principles of this Act.’

Legislation allows information to be shared in specific circumstances and agency procedures should be clear on the procedures to follow where adult [or child] protection concerns have been identified.

Voluntary and Private sector agencies in the West of Scotland area are expected to report adult protection concerns within the same timescales as public bodies i.e. referrals should be made within 1 working day. Registered services are required to inform the Care Inspectorate and their council’s contracts section.

Reporting emergencies or when a crime may have been committed

If a person is in immediate physical danger then a 999 call should be made to request urgent assistance or advice from the appropriate emergency services. Callers may follow this with a call to local Social Work Services to advise them of the situation or, outside of office hours, make a referral to the Emergency Social Work Services Team. This should be followed up with an adult protection referral AP1 within 1 working day.

If you suspect a crime has been committed then you should encourage the adult to report this to the Police and offer to support them to do this. If the adult will not report the matter to the Police, you should make the report yourself and advise the Police that it relates to someone who may be an adult at risk in terms of the 2007 Act and if the adult has consented to the report being made or not consented. In the case of physical or sexual harm, immediate referral to the Police is essential. This is to ensure that the person receives appropriate medical attention and that vital evidence is not lost. Follow up with a referral to social work services and advise them that a referral has also been made to the Police.

The Police will log the referral and take appropriate action to ensure the victim is safe. The Police will make enquires and /or investigate the incident further. The Police will use their own referral form VP1 (Appendix 7)

The VP1 should clearly state whether the Police are merely sharing information in the form of a Police Concern – or submitting an ASP Referral – marked as an Adult at Risk of Harm, to refer adults at risk of harm to social work services. Police and Social Work Services should
continue to liaise throughout to ensure appropriate support and protection to the adult.

Does the adult need to consent to the referral?

If possible discuss with the adult at risk their view of the situation. Inform them that you will report concerns to your line manager and that these will be recorded. It is preferable that the adult consents to further action being taken but even without the adult’s consent public bodies have a duty to report under the 2007 Act. Voluntary and private sector agencies are expected to report actual or suspected harm to an adult at risk. When making a referral to the Police or Social Services under the 2007 Act you should advise if the adult has consented to the referral or not.

The law in relation to adult capacity (i.e. anyone over the age of 16) makes a distinction between those who are capable of making decisions and managing their own affairs and those who are not. Social work services consider capacity and incapacity in every referral they receive including referrals relating to adults at risk of harm when deciding the most appropriate action to support or protect the adult. If you think the adult may lack capacity to make decisions about welfare or financial matters this should be mentioned in your referral.

Useful guidance on assessing capacity may be found at: Click here

Will reporting harm breach a duty of confidentiality?

A proper function of a public body making a referral may include being bound by a duty of confidentiality. It is noted however under Section 5(3), if the public body or office holder knows or believes that person is an adult at risk of harm and that action is needed to be taken under Part 1 of the 2007 Act to protect them from harm then the facts and circumstances of the case must be reported to the council for the area in which it considers the person to be located.

If NO Consent given - Even without the consent of the adult, public agencies and office holders are required to take further action as you have a legal and professional duty to report harm to adults at risk. Voluntary and private sector agencies should consider if Data Protection Act 1998 exemptions apply.

Sharing information and the Data Protection Act 1998
The Data Protection Act 1998 sets out the terms under which sensitive personal information can be shared without consent. All agencies should have an information sharing procedure in place and staff should follow this when disclosing information without consent.

Information sharing is permitted:

to protect the vital interests of the data subject or another person, for the administration of justice, or

for the exercise of any functions conferred on any person by or under an enactment, or for medical purposes

NHS Boards are required to ensure that their staff are aware of and operate local procedures for sharing of information with the police to promote the prevention and detection of crime, while respecting and safeguarding the interests of patients and the public in the confidentiality of personal health information.

Whilst confidentiality is important, it is not an absolute right. Cooperation in sharing information is necessary to enable a council to undertake the required inquiries and investigations.

Information should only be shared with those who need to know and only if it is relevant to the particular concern identified. The amount of information shared should be proportionate to addressing that concern. Adults who may be subject to harm may be anxious about the information being shared with others. It is the record holder’s responsibility to determine what information should be passed to the Council Officer.

There may be some areas of crossover between child protection and adult protection information, particularly when dealing with families, where there may be children and adults at risk.

Harm from paid staff towards an adult at risk

All Agencies should have an adult protection and/or disciplinary procedure that take account of harm occurring from a paid [or volunteer] member of staff. In all cases agencies should follow this procedure while recognising that social work services / Care Inspectorate and/or the Police may also be involved dependent on the nature of the harm.
alleged or evidenced. Agencies should work with together to ensure that information is shared and that actions taken are coordinated and managed appropriately.

Reporting form AP1.

The collation of relevant information on a referral is crucial for the application of professional judgement. Wherever possible, information should be sought and recorded at the point of referral. If it is practical, describe the concerns as detailed by the adult.

Agencies, with the exception of the Police and Fire Service, should use the AP1 (Appendix 1 AP1) to make a referral to social work services, – The Police and Fire Service have their own nationally agreed ASP forms. While phone call referrals will be accepted, a written referral form must be completed in writing within 24 hours and passed to Social Work Services.

If you do not have all the information asked for in the form please do not delay and send the referral information you have. Social Work Services will follow up on the referral and make their own enquiries for missing information.

Referrers should follow their agency procedures for recording the referral made to Social Work Services bearing in mind that the agency may need to refer to this at some point during an investigation or in future legal proceedings.

Social Work Services should log the date and time of the referral. Some councils have an automated receipt message when an AP referral is received by email. Agencies can keep this as an acknowledgement of the referral. Social Work Services may ask for cooperation in supporting the adult at risk and may request access to your records in writing. Following a request of this nature you should follow your agency procedures. Agencies will be informed, as appropriate, of the eventual outcome of the referral. Agencies can follow up if this is not received.

Social Work staff will make a decision regarding informing the Police about the referral, if a referral has not already been made, and the adult at risk or carer may be advised of this, provided they are not the source of the harm. If the Police are to be informed this will be done by a Social Work Manager. [back to contents]
CHAPTER 3

ADULT PROTECTION INQUIRIES

Inquiries should be made within
5 Working Days of the referral being received

Multi-disciplinary approach to Inquiries

What one person or public body may know might only be part of a more concerning picture. Good practice would be that all relevant stakeholders would co-operate with assisting inquiries, not only those who have a duty to do so under the Act.

Many different professionals in statutory agencies and other organisations have contact with adults at risk of harm including social workers, medical and nursing staff and other health professionals, staff delivering care services, Procurators Fiscal, the police and staff of voluntary organisations. A multi-agency and multi-disciplinary approach is therefore appropriate.

When should a council make inquiries?

The Code of Practice for the Act states that:
Section 4 of the Act places a duty on councils to make inquiries about a person’s well-being, property or financial affairs if it knows or believes:

that the person is an adult at risk; and
that it might need to intervene (under the Act or otherwise) in order to protect the person's well-being, property or financial affairs. (see p15 for social work action on financial harm)

A council may be assisted in its duty to inquire through various sources, for example unpaid carers, independent sector providers and statutory bodies.

Any report that an adult may be at risk of harm, including anonymous referrals, should be taken seriously. Cases must be considered with an open mind without assuming that harm has, or has not, occurred. All referrals warrant a carefully considered and measured response. Such
referrals should be acted upon as a source of information that may or may not lead to this being used as evidence at a later stage.

Inquiries under Section 4 of the Act will be carried out by the council's social work services and should follow adult protection procedures. The council may consult and/or work in partnership with other agencies and conduct preliminary inquiries to establish where there is genuine cause for concern or intervention. Other professionals, such as the police, the Care Inspectorate or health professionals may be asked to assist.

Are there any Children involved?

It is a common responsibility across all agencies to remember the needs of any child who may reside or have contact with an adult[s] involved in any form of harm. This is especially relevant if the child/children live in same household as an alleged harmer(s). Where a referral is made to Social Work Services and a child or children may reside or have contact with adult(s) at risk or an alleged harmer then the responsible social work manager will inform Children and Families Social Work Services and a decision made if child protection procedures should also be initiated.

Agencies with concerns that relate both to children and adults should state this at the point of referral

Council’s duty to Inquire under 2007 Act (Section 4)

On receipt of a phone call or adult protection referral (Form AP1 or Police Referral form) Social Work Services are required to make inquiries under the 2007 Act. Social Work Services have 5 working days to complete an inquiry.

The responsible social work manager will review the referral to decide if:-

- Immediate action is required in relation to the adult deemed to be at risk to make them safe.

OR

- Further inquiry is required to inform any decision to support and protect.
As part of this process Social Work Services should:-

- acknowledge receipt of referral. (This may be an automated return email receipt)
- decide if medical intervention is required
- maintain multidisciplinary liaison during inquiries
- inform other external agencies of the referral e.g. Care Inspectorate, Police etc. if appropriate.
- offer appropriate support to the external agency / referring author

If immediate action is required

If the level of risk is such that immediate action is required, which cannot be achieved on a voluntary basis, Social Work Services will discuss with the Police and/or Council Legal Services, to determine whether there are any statutory powers, which can be invoked to protect the adult under the 2007 Act or other appropriate legislation.

Where there is subsequent Police involvement

Social work services may decide on the information available to inform the Police of the referral. Social work services will continue to support the adult at risk and his/her carer in coordinating and monitoring any agreed interim protection plan.

If it is decided that a criminal investigation is required the Police will undertake this. The Police will decide if a referral to the Procurator Fiscal is appropriate. Social Work Services and the Police should liaise over action necessary to protect the adult at risk during a Police investigation.

There is acknowledgement that the alleged harmer may also be the adult’s carer and social work services may need to take action to ensure the adult’s support needs continue to be met during any investigation by the Police.

Role of the Care Inspectorate in Referrals and Inquiries

Care Inspectorate - Initial inquiries
If a registered care service is involved in the initial referral then the responsible Social Work Manager must inform the Care Inspectorate and the council’s contracts link person/section. The Care Inspectorate’s role in promoting the protection of adults, using registered care services, is enshrined in the principles set out in the Regulation of Care (Scotland) Act 2001 updated by the Public Services Reform (Scotland) Act 2010. The Care Inspectorate has an adult protection procedure which can be accessed from their website.

Registered Care Services must separately notify the Care Inspectorate using an e-notification referral system or by telephone when an accusation or evidence of harm is received which may involve one or more service users. If a verbal referral is made this should be followed up with an e-notification to ensure an audit trail for tracking incidents.

The Care Inspectorate should discuss the outcome of any intervention or risk assessment they carry out with the responsible Social Work Manager and/or Contracts Section to clarify whether any regulatory action is required from the outset.

If considering possible regulatory action, discussion should be held with the council involved and where appropriate, the police and/or Procurator Fiscal to ensure that any Care Inspectorate activity will not interfere with ongoing investigations.

The Care Inspectorate will make ASP referrals to the council when required as a result of information or complaints that come to them. Once inquiries are complete the responsible social work manager in discussion with senior managers will decide if the allegation of harm requires to be investigated under the 2007 Act and, if not, what further action requires to be taken. The Care Inspectorate will be advised of the outcome of the ASP referral and may follow this through inspection/complaints procedures as necessary.

Conclusion of Inquiry – Social Work Services will decide how to proceed

The responsible Social Work manager will decide, using professional judgement, liaison with other agencies and the information gathered following referral, on how to proceed.
There are 2 possible outcomes of an inquiry.

Inquiry Decision –

The adult does not meet Adult Support and Protection criteria as an adult at risk.

Action that may be taken:

- No further action.
- Refer for assessment under care management.
- If an open case - continue with casework and review existing risk assessment and care plan.
- Refer to another appropriate agency.

Where an adult has capacity and meets the criteria of the Act but indicates that they do not wish support this does not absolve the council and partners of their responsibilities to cooperate and consider protective measures for the adult. While the adult has the right not to engage with the process, the appropriate partners should still meet to consider what action could be taken in the best interest of the adult at risk of harm; this could include a Care or Protection Plan or advice or support with the individual where possible, to manage identified risks. Therefore, it may be that social work services will continue further investigation without the adult’s consent or involvement.

Best practice would be that referring agencies are notified of the outcome in writing. Where the referrer is a member of the public they should be assured that concerns will be taken seriously and no further information would be provided without the adult’s consent. For professionals e.g. GPs an outcome provides confirmation of action taken under the Act and the adult’s current status i.e. is not an adult at risk, so that this can be recorded.

The National Strategy for Self Directed Support aims to set out a cultural shift around the delivery of support and it recognises that people have the right to choice. This suggests that a care / support plan may aim to manage risk in as safe a way as it possible while still accepting that adult has the right to self determine how he/she lives their life. In this case the
support plan requires to be monitored and reviewed under Adult Protection to ensure that the plan is effective or if there is a need to revisit the risk/harm to the adult again click here

2. The Adult at Risk criteria are met under the 2007 Act and an investigation is required.

If a decision is reached that further action is to be undertaken under the 2007 Act then the following actions must be recorded and actioned by the responsible Social Work Manager:-

- Agree who will be the ‘Council Officer’ to lead the Protection Investigation, and who will be the second person involved.

- Agree the plan and timing for the Adult Protection Investigation including consideration of Advocacy and other services, any communication needs, and involvement of other appropriate services e.g. health, children and families services, legal guardian, services for black and minority ethnic groups as well any other requirements that would facilitate the investigation.

Set a date for an Adult Protection Case Conference as soon as is practicable by agreement with Managers but no later than 20 working days from the date the initial referral is received by social services.

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Chapter 4 Adult protection investigations

Social Work Services must commence an investigation within 8 working days of the initial referral being received if an inquiry has not concluded.

An adult protection investigation will generally be necessary where the information gathered as part of the inquiry suggests the adult is an adult at risk of harm and the council may need to take action to protect them. In determining whether an investigation is required there should be regard to the principles (page 11) and consideration of other relevant legislation (pages 7-9 and appendix 4).

Investigations

It is the responsibility of the relevant Social Work Services to lead on adult protection investigations through the setting up of interagency planning meeting/s and leading on any subsequent ongoing investigations. Other agencies may be asked to become involved at this point if their action or contribution is required to forward the investigative process i.e. Housing/Health/Police or a Specialist Service.

If at any stage of the investigation it appears that a crime may have been committed the relevant information should be passed to the police at the earliest opportunity.

The adult protection investigation requires to be carefully planned to ensure that –

- all available information is gathered and considered
- the adult is fully supported to contribute
- any medical intervention is provided
- any medical evidence is captured
Planned Investigation

A visit to the adult and an interview with them is likely to be central to the investigation and will usually require careful planning and a sensitive approach. It is the task of the responsible Social Work Manager in discussion with their line manager and other partner agencies/disciplines or specialist services, where relevant, to agree the format of the investigation team.

Social Work services may convene planning meetings as required during the investigation process but these do not take the place of case conferences.

The investigation must be a planned process and roles and remits of the investigation team agreed beforehand as to –

- the time and place of the visit - the visit must be made at reasonable times
- whether to give notification of proposed visit and of the purpose (for both of the above there is a need to take into account level and nature of risk and the likelihood of being able to speak to the adult in private)
- who will ask the questions
- who will record the interview
- timescales for completion of each task
- the benefit of involving Advocacy Services
- support for the adult’s carer
- communication requirements
- is there a need to access other agency records
- involvement of medical staff in the investigation
- involvement of Mental Health Officer services in the process.
The content of interviews and any decisions made by the adult, including who attends, require to be appropriately recorded. Reference should be made to guidance given in local procedures.

**Large-scale investigations**

The Code of Practice advises that multi-agency adult protection procedures should include a procedure for large-scale Investigations. There is a West of Scotland large-scale investigation guidance which some, but not all local authorities, agreed to implement. It is advisable to contact your local social work services to check their procedure and if appropriate get a copy for reference. Local guidance may also be available on council ASP webpages.

**When might a large-scale investigation be necessary**

A large scale investigation may be required where an adult who is a resident of a care home, supported accommodation, a NHS hospital ward or other facility, or receives services in their own home has been referred as at risk of harm and where investigation indicates that the risk of harm could be due to another resident, a member of staff or some failing or deficit in the management regime, or environment of the establishment or service.

The local authority will alert and involve the following agencies with due regard given to sensitivities and conflicts of interest where staff are involved or commissioning or scrutiny processes are deficient:

- Health Boards /GPs
  - Contracting and commissioning staff within purchasing authorities,
  - Care Inspectorate or Health Improvement Scotland (HIS),
  - Care management for the local authority in which the establishment is sited or the service is delivered.
  - Police Scotland - where there is the possibility that a crime has been committed.

**Investigative Visit (ASPA 2007 section 7)**
The council officer may be assisted in the investigation by appropriately qualified and trained staff from either within the council or from other identified bodies or agencies. It is recommended that a council officer visits with a second person where the investigation is viewed as complex, where corroboration may be required and/or to ensure that staff are protected and supported in executing the visit.

Section 7 allows the council officer to enter any place to make necessary investigations. In many instances this will mean visiting the place where the adult normally resides, e.g.

- the adult’s home including rented and owner occupied accommodation
- the home of any relative, friend or other with whom the adult resides
- supported or sheltered accommodation staffed by paid carers
- temporary or homeless accommodation
- a care home or other permanent residential accommodation

Any place can also where the Adult is residing temporarily, or spends part of their time, e.g.

- a day centre
- a place of education such as a school, college, university
- a place of employment or other activity
- temporary respite or permanent residential accommodation
- a hospital or other medical facility
- private, public or commercial premises

The council officer is allowed access to all parts of the place visited which might have a bearing on the investigation. This includes access to any adjacent places such as sheds, garages and outbuildings.
If this is where the adult normally resides, this could include all areas used by or on behalf of the adult such as sleeping accommodation, toilet and bathing facilities, kitchen areas and general living space.

**The Adult’s Participation**

The adult’s views and wishes are central to the Act and every effort should be made at each stage of the process to ensure that barriers to participation are minimised. Undue pressure on the adult from another party is one barrier. Good practice would be to check at each stage with the adult as to their views as to whether or not they view themselves as included in the process and that their views are being actively considered. Where feeling excluded, the council officer should identify and agree a way to resolve this. This may include the provision of ‘appropriate support services’.

All records should be made available to the adult and decisions explained in a way, which is accessible to them.

**Support Services**

Section 6 places a duty on the council to consider the provision of appropriate services. This would apply where the council considers that it needs to intervene to protect an adult at risk of harm after making inquiries under Section 4 of the Act. This would include independent advocacy services or inclusive communication services to assist an adult or other person in the household.

Other services are not defined in the Act but consideration should be given to practical and emotional support provided by other professional workers.

**Role of Advocacy Services**

Independent advocacy aims to help people by supporting them to express their own needs gain access to information, understand the options available and make their own informed decisions.

The adult should be asked if they know about and would like advocacy. Where advocacy is offered, declined by the adult or deemed inappropriate, the reasons for this should be clearly recorded, as should the reasons for not referring to any other appropriate services.
same level of recording would apply where appropriate services were considered for other persons including to a carer or service user

A link to the Scottish Independent Advocacy Alliance webpage is included for further information.

http://www.siaa.org.uk/

**Are there Difficulties in Communication?**

Social Work Services will ensure that the adult is provided with assistance or material appropriate to their needs to enable them to make their views and wishes known. The communication needs of the adult should be considered and the adult should be asked what support if any they wish. This may include;

- assistance from a relative or primary carer
- technical aids to support communication
- information being interpreted, translated or adapted
- taking account of environment e.g. noise levels, lighting

The Royal College of Speech and Language Therapists have developed a set of principles, standards and practical guidance for ensuring that an individual is enabled to understand and communicate effectively: [click here](#)

A leaflet explaining harm is available in symbol version [click here](#)

In addition the Office for Disability has guidance on accessible communication formats: [click here](#)

**Interviews during investigation**

An interview with the adult may, or may not, have taken place during an inquiry under section 4. Section 8 permits the Council Officers undertaking an investigation to interview a number of people during the course of the investigation; they may be accompanied by another council officer or other appropriate person.

**The purpose of an interview is to:-**

- assist with inquiries
- establish if the adult has been subject to harm
- establish if the adult feels his or her safety is at risk and from whom
- (This isn’t in the code but if there are issues around capacity then you may be taking action against adult wishes) establish whether action is needed to protect the adult and
- discuss what action, if any, the adult wishes or is willing to take to protect him or herself.

**What are an adult’s rights during an interview?**

Section 8(2) provides that the adult is not required to answer any questions, and that the adult must be informed of that fact before the interview commences. The adult can choose to answer any question put to them but the purpose of this section is to ensure that they are not forced to answer any question that they choose not to answer.

However, seeking the consent of the adult to be interviewed should not be a matter of simply advising that they are not obliged to answer. Good practice would be to ensure that the adult is clear regarding the purpose of the interview and is given reasonable opportunity and support to answer questions whilst respecting their right not to.

A lack of capacity to consent to being interviewed is not an automatic barrier to them participating in an interview. The principal of participating ‘as fully as possible’ should be adhered to. Where it is identified that the adult can contribute but may not fully comprehend the purpose of the interview and some or all of the possible consequences the planning process needs to ensure that the adult can contribute whilst protecting their rights. This would include consideration of support services.

**Can an adult be interviewed with others present?**

It is good practice to ask the adult if they would wish another person to be present during an interview with them, for example, family member, paid carer or appropriate support service.
Section 8 allows a council officer and any person accompanying the officer, to interview the adult in private. Whether or not the adult should be interviewed in private will be decided on the basis of whether this would assist in achieving the objectives of the investigation. The council officer or persons accompanying them may decide to request a private interview with the adult where:-

- a person present is thought to have caused harm or poses a risk of harm to the adult
- the adult indicates that they do not wish the person to be present
- it is believed that the adult will communicate more freely if interviewed alone, or
- there is a concern of undue influence from others

**Can anyone else be interviewed?**

Section 8 allows a council officer to interview any adult found in a place being visited under Section 7. For example another person who shares their home with the adult or a paid carer in a regulated care setting. Section 8(2) provides that persons interviewed on this basis have the same rights as the adult at risk. They are not required to answer any questions and must be informed of that fact before the interview commences.

As with the adult at risk, the consent of the person to be interviewed should not be a matter of simply advising that they are not obliged to answer. Good practice would be to ensure that the person is clear regarding the purpose of the interview and is given reasonable opportunity and support to answer questions whilst respecting their right not to.

**Access to Records**

Section 10 gives authorised council officers a statutory right to seek and obtain records including medical records from any source (NHS, public, voluntary, private, commercial) during the time of a visit to the person holding the records or at any other time. The council officer should provide documentary evidence that they are authorised to access
records. The council officer can inspect the records or arrange for any other appropriate person to inspect records e.g. someone with financial expertise. In the case of health records only a registered health professional e.g. a doctor, nurse, midwife can be given the authority to inspect records or copies of records.

Good practice would be for the council to nominate persons of a suitable seniority and have procedures, agreed with relevant bodies which hold records, regarding accessing and proper disposal of records. This decision should be made in discussion with the agency responsible for keeping the records.

If a request for information is made at a time other than during a visit, it must be made in writing; electronic requests are acceptable as long as they can be used for subsequent reference.

Usually, only the relevant parts of a record should be copied for access by the council officer and the use of original records is discouraged. Copy records should be treated with the same degree of confidentiality as the original records.

Section 49 provides that it is an offence for a person to fail to comply with a requirement to provide information under Section 10, unless that person has a reasonable excuse for failing to do so.

The Department of Works and Pensions have agreed a form that Council Officers should use when requesting information. (See appendix 5 for process)

Councils should make reasonable efforts to resolve disagreements when record holders refuse to disclose them. Informal or independent conciliation might be considered, depending on the circumstances and reasons given for refusal.

For additional details on access to records please refer to:

- Adult Support and Protection (Scotland) Act 2007 Part 1 -Code of Practice May 2014 (Chapter 10) – click here
Safeguards and consent

Council officers must take into account the principles of the Act and records should be accessed and information shared only where disclosure would provide benefit to the adult and can only be accessed using Section 10.

Where possible and practicable the adult’s consent should be obtained. This may not be possible where the;

- adult lacks mental capacity
- person acting as proxy lacks capacity, is unavailable or unwilling to give consent; or
- situation is urgent and obtaining consent would cause undue delay
- consent would put someone at serious risk of harm
- purpose of disclosure would be undermined e.g. preventing or detecting of a crime

Is Medical Intervention Required?

In most instances health professionals will respond to any request for medical examination under the auspices of their general duty of care towards their patient particularly where they have a current involvement with the adult at risk and are fulfilling their duty to cooperate with enquiries and investigation in respect of that adult. This is most likely to be where the adult requires medical treatment for a physical illness or mental disorder, assessment of their physical or mental health needs or where an assessment of capacity is required.

In some situations a formal request for a medical examination under Section 9 of the Adult Support and Protection (Scotland) Act 2007 may be viewed as necessary by the Council Officer or the health professional to which the request is being made.

Section 9 states a medical examination may only be carried out by a health professional as defined under Section 52(2) as a:

- doctor
- nurse
- midwife
It is normally the case that doctors would carry out a medical examination, nurses and midwives would carry out an assessment of current health status.

Medical examination may be required as part of an investigation for a number of reasons including:

- the adult’s need of immediate medical treatment for a physical illness or mental disorder
- to assess the adult’s physical or mental health needs
- to assess the adult’s mental capacity
- to provide evidence of harm to inform a criminal prosecution under police direction or application for an order to safeguard the adult

The circumstances where medical examination should be considered include:

- sexual harm and where there may be physical evidence
- physical injury which the adult states was inflicted by another person
- explanation is inconsistent with injuries
- neglect and self-neglect, ill or injured or where there are concerns around self-harm and no previous assessment or treatment has been sought

Where a crime has been committed or where criminality is suspected, the Police should be contacted immediately to allow them to take the lead role in the investigation. If the adult concerned has been injured, the priority must be their immediate health and welfare. The police may arrange for a forensic medical examination to be carried out. This will be undertaken in a sensitive and professional manner with due consideration given to the needs or requirements of the complainer. This is essential in order to ensure no evidence is lost and to allow a criminal investigation to begin.

If medical intervention is required, wherever possible, all courses of action must first be agreed with the adult. In situations of extreme risk or urgency the council officer may need to take immediate action, i.e. involve emergency services without prior consent.
**Consent to medical examination**

Section 9 states the adult must give consent to medical examination and treatment unless he/she lacks capacity or it is an emergency situation and consent cannot be obtained.

Where not an emergency and it is not possible to obtain the adult’s informed consent due to lack of capacity or they have difficulty communicating in order to provide consent, the council should contact the Office of the Public Guardian to ascertain whether a guardian or attorney has such powers. If not, consideration may be given to whether it is appropriate to use the provisions in the Adults with Incapacity (Scotland) Act 2000 or the Mental Health (Care and Treatment) Act 2003.

If the adult has been subjected to sexual harm a medical examination may be necessary and this should be arranged by the responsible social work manager in consultation with the Police. Where an emergency and where consent cannot be obtained doctors can provide medical treatment to anyone who needs it, provided that the treatment is necessary to save life or avoid significant deterioration in a patient’s health.

For fuller details on medical examinations please refer to:-

Adult Support and Protection (Scotland) Act 2007 Part 1 - Codes of Practice April 2014 (Chapter 7) – click here

**Refusal of Entry - Warrant Application**

Where a council officer is refused entry to the premises to conduct the investigation the council can make application to the Sheriff to seek a Warrant of Entry under section 37. In the first instance and in accordance with the principles of the Act there is a need to consider how entry may be achieved without the need for an application for a warrant. An application should only be made where there is evidence of no suitable alternative or the alternative fails.

- A Warrant for Entry authorises a council officer to visit any place specified in the warrant accompanied by a Police Constable. If the council needs to open any lock fast place, it is the responsibility of the council, in most cases the council officer, to take all reasonable steps to ensure that the person’s property and premises are left secured and
consideration must be given to the use of a joiner to assist with entry and securing premises.

**Completion of Risk Assessment Tool – Form AP2**

The council officer in conjunction with others will decide when to undertake a Risk Assessment. It is anticipated that this will be completed before a case conference in order to inform the Chairperson in advance.

The focus of the Risk Assessment (Form AP2 Appendix 2) is the person being assessed and aims to include them in the assessment and subsequent decision making in respect of key factors.

The Risk Assessment requires assessors to determine whether the person assessed has special communication needs or requires support from an advocacy service. The tool is designed to ensure that individual rights are recognised at the beginning of a risk assessment and that capacity is considered at this stage. The question of information sharing is included both at the beginning and end of the risk assessment, to ensure that a service user’s views about this are sought at both points. Where decided that information sharing is required against the person’s wishes the reasons for this should be clearly recorded.

The importance of the views of the person being assessed are emphasised in the requirement to note these views in sections 3, 5 and 6. Public inquiries and practice audits have identified a lack of attention to histories of significant events, failures to make comprehensive assessments of all possible risks and risk factors. The Risk Assessment seeks to deal with all of these issues in sections 3, 4 and 5, providing for a balanced view between risk and protective factors identified.

Whilst the Risk Assessment provides a format for bringing together comprehensive, relevant information, the tool reflects an expectation that professional opinion/judgement is required about the risk and any protective action which might be needed. There is no provision of any arithmetic scales or matrix to calculate levels of risk – those involved in the development of the form were aware of such features in use in certain places, but concluded that they pretended to a scientific basis which was not present, and they were not aware of any which had been devised and tested properly.
Conclusion of Investigation – make a decision on how to proceed

Following the investigation the council officer and second person will complete a report and discuss with line management further action to be taken. There are a range of possible outcomes and one or more of the following may be initiated. Please note that each adult’s circumstance is different and may require an alternative measure not listed here.

Investigation decision-

1. The adult does not meet Adult Support and Protection criteria as an adult at risk

   - no further action
   - signpost to another appropriate service
   - concerns dealt with through care management
   - use of other relevant legislation

2. The adult at risk criteria are met and harm is established or suspected

   - case conference proceeds as planned
   - concerns dealt with through care management
   - immediate application for Statutory measures under Adult Support and Protection e.g. Warrant of Access, Removal or Assessment order
   - intervention under Adults with Incapacity (Scotland) Act 2000 or the Mental Health Care and Treatment (Scotland) Act 2003 Act
   - use of other relevant legislation

Where an adult has capacity and meets the criteria of the Act but indicates that they do not wish support this does not absolve the council and partners of their responsibilities to cooperate and consider protective measures for the adult. While the adult has the right not to engage with the process, the appropriate partners should still meet to consider what action could be taken in the best interest of the adult at
risk of harm; this could include a Care or Protection Plan or advice or support with the individual where possible, to manage identified risks.

In all cases Social work services will inform referring individual/agencies of the outcome of the investigation. Where referred by a member of the public they should be assured that their concerns will be taken seriously and as inquiries made however no other information will be given without the adult’s consent.

The National Strategy for Self Directed Support aims to set out a cultural shift around the delivery of support and it recognises that people have the right to choice. This suggests that a care / support plan may aim to manage risk in as a safe a way as it possible while still allowing the adult the right to self determine how he/she lives their life. In this case the support plan may require to be monitored and reviewed under Adult Protection procedures to ensure that the plan is effective or to revisit the risk again. Click here

[back to contents]
When a decision is made to proceed to investigation then a provisional date will be set for a case conference to discuss the outcome of the investigation and to decide on the intervention required to support and protect the adult. Following the investigation, if a decision is made to proceed to case conference the responsible social work manager should convene a case conference as soon as practical, but no later than 20 working days from the initial referral received by social work.

There are no statutory provisions relating to case conferences.

**Purpose of a case conference**

An Adult Protection Case Conference is a multi-agency forum, held to share information and make decisions about how to support and protect an adult deemed to be at risk in circumstances where harm has occurred or is suspected. The adult should, where possible, be invited to contribute as fully as possible.

Case conference decisions will always seek to protect an adult by the use of informal protection measures but will also consider the need for statutory protection measures under the 2007 Act or other relevant legislation. All relevant reports should be submitted before the case conference and the AP2 Risk Assessment will have a completed chronology of significant events to inform the Multi Agency Forum and assist with Protection Planning. The adult or their representative may also wish to submit a report or viewpoint for consideration at the case conference and the responsible social work manager should ensure that all information is passed to the Chairperson as soon as possible.

**Responsibilities of the Chairperson**

The chairperson will be an experienced manager, likely a designated council officer and ought to be independent of the investigation.

However, it is acknowledged that as social work services become part of HSCPs, operational managers may have different professional
backgrounds. This may make it difficult to ensure that ASP case conferences are chaired by managers who are also social worker/council officers. It is recommended that any manager chairing an ASP case conference should have completed the ASP level 3 training in line with local requirements [2 days minimum]. They must have experience in risk assessment and protection planning, and have a working knowledge of the Adults with Incapacity (Scotland) Act 2000 and the Mental Health Care and Treatment (Scotland) Act 2003 to ensure that decision making is informed by an appropriate legislation knowledge base. Where the Chair lacks this knowledge then an appropriately trained team manager or member of legal services should be in attendance to give advice. Local Authorities may organise specific training in Chairing ASP Case Conferences to take account of local requirements.

The chairperson will:-

- meet professionals attending the case conference prior to its commencement to share updated information.
- ensure that the principles of the 2007 Act are observed.
- ensure that any communication aids/systems (e.g. loop system) are in place.
- rule on requests for a family member and/or carers to be excluded from the case conference and ensure that reasons for this are recorded in the minute.
- check that the adult and carer/ representative understands the purpose and process of the case conference and explain if necessary.
- advise all present of the facility to ask for an adjournment at any time during a case conference.
- where a family member and/or carer has been excluded from the case conference the chairperson must ensure that the decisions are fed back to them as soon as practicable after the case conference.
• ensure that the minutes of the meeting are distributed to the appropriate agencies and, where appropriate, the adult, family and/or carer within 10 working days of the case conference. It is however expected that details of the agreed action / protection plan will be made available to relevant agencies as soon as possible after the meeting.

• ensure that all present have the opportunity to contribute to the protection plan discussions.

• take responsibility for decision making within the case conference and subsequent review case conferences.

In the case of any serious dispute/dissent or complaint that cannot be resolved within the case conference the chairperson will require to refer to the Head of Service (see section on Dispute/ Dissent/ Complaint) and follow local social work procedures to ensure that the issue is appropriately managed.

Invitations to Adult Case Conference

The chairperson will ensure that all relevant people are invited e.g. GPs, Police district nurses, care staff, and social workers and, where appropriate, the adult subjected to harm, their advocacy worker, and /or carer should be invited unless there are grounds to exclude them. If the Chairperson is asked to exclude anyone the reasons for this must be formally recorded by the council officer and the Chairperson and a decision made before the meetings starts The Chairperson’s decision should also be recorded in the minute. In the first instance invitations may be by phone call but will be confirmed by standard letter or e-mail and appropriate leaflet provided.

Adult Participation

• The adult has the right to refuse to attend a case conference

• The adult should not feel pressurised to attend

• The adult's views should be sought prior to the meeting

Good Practice in Adult Protection Case Conferences

Case conferences should be an inclusive process involving the adult at risk of harm and all relevant agencies with an interest where reasonable
and practicable.

Consideration as to how the adult or relatives, carers etc might most effectively participate. Consideration should be given to ensuring that -

- the purpose and process of the Case Conference has been fully explained, the venue is not intimidating to the adult or carer and is accessible. It is the role of the responsible Social Work Manager to ensure that a designated worker has discussed these issues with the adult and their representatives.

- when someone is unable to attend through lack of capacity, appropriate alternative representation is provided.

- appropriate ethnic translation/sensory impairment services are provided where required.

- attendance for part of the meeting is an option where agreed if there are areas an individual will find too distressing and there is the facility for the adult to be consulted out with the meeting and their views appropriately represented if preferred.

- adults should not be required to confront alleged harmers where this may be distressing

- where the alleged harmer is also seen as a person at risk, consideration should be given to holding a separate case conference about their needs.

- attendance should be at the discretion of the chairperson. The chairperson should ensure that where there are substantive grounds to believe that the involvement of someone in the conference would undermine the process or serious conflict is liable to emerge, or where sub-judice information is being presented, that person is excluded.

- Carers have the right to have an advocate at a case conference.

**Attendance at the adult protection case conference should include where appropriate:**

- Investigating officers
• the adult at risk of harm and/or their representative if they do not feel able to attend.

• carer or relative (having regard to wishes of the adult).

• if the adult has identified a named person in relation to the 2003 Act, the adult may seek the attendance of the named person.

• any other person the adult wishes to name instead as their representative

• G.P.

• Police

• Staff from any regulatory bodies such as the Care Inspectorate

• Care provider organisations directly involved with the adult

• Legal Services

• Independent advocacy where involved

• Proxy decision makers (attorney or guardian)

• MHO for specialist advice if there are potential for issues arising in relation to mental disorder or lack of capacity

• Housing / homelessness organisation

**Exclusion from Case Conference**

Practice in this area should be characterised with a genuine wish for involvement of carers/family and the adult who is thought to be at risk. It is only where there are substantive grounds to believe that the involvement of carers/family would undermine the process and purpose of the case conference that they should be excluded throughout.

Grounds for exclusion could be when:

• a level of conflict or tension exists within the carers/family
• when there is substantive evidence to believe that there is a likelihood of violent or serious disruption of the process of the case conference.

• carers/family may also be excluded when third party or sub-judice information is being presented to the case conference

• being named as a potential source of harm is not sufficient reason in itself to exclude a carer or family member, but this may be judged necessary by the chairperson if their presence would seriously affect the consideration of the risk to the adult concerned

• where the carers/family has been excluded throughout the case conference it is the responsibility of the chairperson to ensure that they are informed of the outcome

**The process and content of the Case Conference**

The case conference should be needs led in focus and the content of the meeting should include:

**Introductions**

**Fact Gathering**

• the professionals share information beginning with the circumstances of the referral and conduct of inquiries

• to determine the degree of risk and likelihood of reoccurrence (AP2 Risk Assessment – Appendix 2)\(^1\)

• consideration of legislation

**Legislation**

Consideration should be given to current protective legislative measures required to implement a Protection Plan e.g. Adults with Incapacity

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\(^1\) The Risk Assessment (AP2 – Appendix 2) is not intended as a substitute for consideration and decision-making in an Adult Protection Conference, but the format is intended to provide a means by which such Conferences can be fully informed about the findings and views of the assessor and the person being assessed, both in relation to past events and possible future actions.
consideration should be given to any other relevant legislation that offers protection. Council Legal Services should be consulted when appropriate, to explore other legislation that may provide protection where the Adult Support and Protection Act is thought to have left a gap.

Discussion

The terms of the risk assessment are also intended to provide not only for a balanced response to individual rights and agency responsibilities, but also a balanced view about the potential gains and losses from future protective action.

- to discuss whether any protection measures require to be sought or discuss measures which were sought at the investigation stage

- moving to discuss relevant background information only once all the information relating to the current enquiry has been shared

- to discuss what the strengths / weaknesses are in the current support arrangements, and to discuss any advocacy issues and the important issue of the ability of the adult to consent and capacity to understand

- to consider the significant event history

- the chairperson briefly summaries each contribution at the time it is made to ensure that the contribution has been properly understood. This process should facilitate the taking of the minute of the meeting

- it is particularly important that the carers/family understand the information being shared and that they have an opportunity to make their own contribution.

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2 In consultation of legal protective measures of intervention due consultation must be given to the Principles underpinning the various Acts

3 Where issues of lack of capacity are identified and intervention under the Adults with Incapacity (Scotland) Act 2000 is necessary council procedures in relation to the 2000 Act should be followed. In such circumstance the Adult Protection Case Conference can take the place of the Adults with Incapacity case conference and there is no requirement to duplicate this process
if there are disagreements about the information then there should be an attempt to resolve these at the time. However, it may be that some disagreements can only be acknowledged.

the unrestricted information shared at the case conference is summarised by the chairperson

Interpretation and Assessment

The chairperson should lead the discussion that focuses on:

- the strengths of the carers/family and what are the threats to the adult’s wellbeing
- the specific dangers to the adult and/or carers and family members
- what extended family, professional and community supports could be offered

Decision

The case conference needs to decide whether the adult and/or any other person is believed to be at risk of being harmed and if so:

- consideration of a referral to the police, if not already done so in the course of the referral and investigation, where it is now believed that a crime may have been committed
- where there is harm an adult protection plan must be agreed. (AP3 – Protection Plan - Appendix 3)
- make arrangements for implementing and reviewing the protection plan
- clarify the roles and responsibilities of the various professionals involved in the protection plan
- appoint a case co-ordinator who ought be a social worker who is designated as a council officer.
- identify a core group who will work with the case coordinator
• set a review date, which must take place within three initially and then every six months.

Case Conference Minutes

The Chairperson has the responsibility to ensure an accurate record of the discussion and key decisions by way of case conference minute is undertaken and to ensure that appropriate administrative support in the form of a specialist minute taker is available for this purpose.

The person who will take the minutes of the meeting should be identified in advance and should not be the chairperson.

It is important that an accurate record of the salient features of the discussions and of the decisions reached at the Adult Protection Case Conferences is made and kept. These records will form part of the basis of defensible decision-making. It is advisable for minutes to make clear -

• that they are a record of a meeting held under the auspices of Adult Protection and Support (Scotland) Act 2007 and therefore that those attending understand the basis upon which the meeting is held – including the confidential nature of the proceedings and the minutes

• who attended the meeting and in what capacity

• the identity of the adult at risk

• those issues which are relevant to the assessment and the management of risk

• for each risk factor identified there should be a corresponding response as to how that factor will be managed

• the actions to be taken as a consequence of the discussion, who will take them, in what timescale and how these actions are intended to reduce/manage the risk

• action points from the meeting will be reflected in a focussed and clear Minute and completed Protection Plan

The minutes of the meeting should be treated as confidential. The minutes should be
given to those attending the meeting and should be seen only by those persons who have the authority and duty to consider what was discussed and decided. It is the Chairpersons responsibility to ensure that confidential information is only shared with appropriate parties. The minutes should therefore be kept safely and securely so that their confidence is preserved.

**Protection Plan – Form AP3 - Appendix 3**

Responsible manager has up to 10 working days, from the Case Conference being held, to distribute the Minutes of the Case Conference and the written Adult Protection Plan. However, it expected that relevant agencies will be informed of the proposed action/ protection plan as soon as possible after the meeting to ensure agreed actions are in place.

The Protection Plan (Appendix 3 - Form AP3) has been designed for use when allegations of harm/exploitation have been made and an Adult Protection Case Conference has agreed that there is a risk of serious harm ; or when high levels of risk cannot be managed within a normal Care Plan.

The format for the Protection Plan assumes that, reflecting good practice, there will be a Lead Worker to co-orderate protection work and that, in most cases, there will also be a core group of workers from different agencies and services as appropriate. Core group meetings can take place between case conference and review and will be subject to local arrangements. These meetings are important and all members of the multi-agency group are expected to attend. Thus, a multi-agency approach is implemented throughout the whole process, including regular liaison between more formal review meetings.

As indicated earlier, the Protection Plan form can be used as a stand-alone document and updated as part of an ASP review process.

**The content of an AP3 might include:**

- Community or other support requirements
- Decision to apply for Banning Order – Senior Manager level
- Contingency/relapse plan
- Key worker/care manager responsibilities
- Partner agency interventions and responsibilities

**Case Conference Dissent/Dispute/Complaints**

Any agency, adult or their carers have the right of access to complaints procedures should they disagree with any decision or outcome arising from the case conference process. Similarly all parties retain the right to request a review of their care provision at any time.

Under the Adult Protection Case Conference procedures any dissent/dispute or complaint occurring, within the proceedings of the case conference must be recorded in the relevant minute. The Chair of the Case Conference holds ultimate responsibility for decision making within the Adult Protection Case Conference and subsequent Review Case Conferences. However, any serious dissent/dispute or complaint must be reported to the Head of Service and local procedures followed to deal with disputes and complaints.

The Protection Plan and Case Conference Minutes must be distributed in writing within 10 working days of the Adult Protection Case Conference taking place and should be signed by the Chairperson. This is also the case for any subsequent Review Meetings.

**Adult Protection - Review Case Conference**

A Review Case Conference should be held within 3 months or less of the initial Adult Protection Case Conference. Future reviews should be held as required and in line with council procedures.

The purpose of the Review Case Conference is to:-

- summarise support and outcomes to date and to confirm the current situation
- review risk management plans and establish current level of risk
- ensure agreed duties and responsibilities across partner agencies have been fulfilled and agree any remedial action where a shortfall has been identified
- review and if necessary up-date the Protection Plan and associated service provision
ensure intervention or legal powers exercised in relation to the Principles remains proportionate and are the least restrictive option in terms of maximising benefit and offering effective protection to the adult. [back to contents]
Each public body will have its own requirement and process to monitor and audit its responsibilities and performance when carrying out interventions under the 2007 Act. The Scottish Government has funded the development of a framework for a multi agency adult support and protection self-evaluation process. Click here

Adult Protection Committee (APC) functions include a responsibility for monitoring and evaluating local practice. This will involve data collection and data analysis, including the measurement of outcomes. APCs will require to consider what information systems should be in place and what form of regular audit is required. The Independent Chair of the APC is also required to produce a biennial report for approval by the Committee, which will thereafter be submitted to the Scottish Government. The first reports were completed in September 2010 and every 2 years thereafter. The content of the biennial report should analyse, review and comments on APC functions, and will include reference to:

- management information on activity, trends, inputs and outcomes in relation to the protection of adults at risk, and
- communication and co-operation between agencies

The code of practice recommends the APC consider regular audit on the extent to which adults are enabled. Examples of this are monitoring the number of meetings which adults at risk are invited to, but do not attend, auditing the record of reasons why and including questions about this issue in regular audits of the adults experience of being protected. The uptake of advocacy services should also be included in relation to the auditing and self-evaluation process. [back to contents]
ADULT PROTECTION REFERRAL FORM (AP1)

A word copy of this form suitable for typing and printing can usually be found on the Local Authority/HSCP and NHS Adult Support and Protection webpage.

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**COMMUNICATION NEEDS**
(please provide details including communication aids by the adult and specify first language if not English)

**GP NAME / ADDRESS**

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**RELATIONSHIP TO ADULT BEING REFERRED:**

**SIGNATURE**

**DATE**

**IS IT SUSPECTED THAT A CRIME HAS BEEN COMMITTED AND HAVE POLICE BEEN INFORMED?**
(Include date, time, known action taken etc.)
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<thead>
<tr>
<th>1) IN YOUR OPINION IS THE ADULT ABLE TO SAFEGUARD THEIR OWN WELLBEING, PROPERTY, RIGHTS OR OTHER INTERESTS? (If no, please state reason)</th>
</tr>
</thead>
<tbody>
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<thead>
<tr>
<th>2) IN YOUR OPINION IS THE ADULT AT RISK OF HARM? (If yes, please state reason)</th>
</tr>
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<thead>
<tr>
<th>3) IN YOUR OPINION IS THE ADULT AFFECTED BY DISABILITY, MENTAL DISORDER, ILLNESS OR PHYSICAL OR MENTAL INFIRMITY (if yes, please specify)</th>
</tr>
</thead>
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<thead>
<tr>
<th>GIVE DETAILS OF HARM (SUSPECTED / WITNESSED / DISCLOSED / REPORTED). DATES, PROTECTIVE ACTIONS TAKEN INCLUDE DETAILS OF ANY PREVIOUS CONCERNS. (please use separate sheet if required)</th>
</tr>
</thead>
<tbody>
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</table>

<table>
<thead>
<tr>
<th>HAVE YOU (OR ANY OTHER PERSON) TOLD THE ADULT THAT THIS INFORMATION WILL BE SHARED WITH SOCIAL WORK OR OTHER RELEVANT AGENCIES</th>
<th>YES / NO (delete as appropriate) If NO please state reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>NAME</th>
<th>RELATIONSHIP TO ADULT:</th>
<th>ADDRESS</th>
<th>TEL NO</th>
</tr>
</thead>
<tbody>
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</table>

<table>
<thead>
<tr>
<th>NAME</th>
<th>RELATIONSHIP TO ADULT:</th>
<th>ADDRESS</th>
<th>TEL NO</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>
Social Work Contact Details

PLEASE ENSURE THAT YOU FOLLOW YOUR OWN ORGANISATION’S DATA PROTECTION PROCEDURES WHEN DECIDING WHICH ROUTE TO USE WHEN SENDING THE AP1 TO SOCIAL WORK.

Unless otherwise specified in details below: Out of Hours 0300 343 1505

Argyll and Bute

- **phone**: 01546 605517 (Office Hours)
- **phone**: 01631 566491 or 01631 569712 (Out of Hours)  
  (Sending AP1; e-mail address for correct team will be provided following information being provided by ‘phone)

East Ayrshire

- **email**: socialworkcustomerfirst@east-ayrshire.gsx.gov.uk  
- **phone**: 01563 576915  
- **phone**: 0800 328 7758 (Out of Hours)

East Dunbartonshire

- **email**: AdultProtection@eastdunbarton.gsx.gov.uk  
- **phone**: 0141 355 2200

East Renfrewshire

- **email**: adultprotectionreferral@eastrenfrewshire.gcsx.gov.uk  
  adultprotection@eastrenfrewshire.gov.uk  
- **phone**: 0141 577 8631  
- **fax**: 0141 577 8603

Glasgow City

- **email**: socialcaredirect@glasgow.gov.uk  
- **phone**: 0141 287 0555  
- **fax**: 0141 276 1201
Inverclyde

- **email:** adult.protection@inverclyde.gcsx.gov.uk
- **phone:** 01475 715010

North Ayrshire

- **email:** adultprotection@north-ayrshire.gcsx.gov.uk
- **phone:** 01294 225266 (Office Hours)
- **phone:** 0800 328 7758 (Out of Hours)

North Lanarkshire

**Airdrie Locality**

- **email:** AirdRecServices@northlan.gov.uk
- **phone:** 01236 757000
- **fax:** 01236 755297

**Motherwell Locality**

- **email:** MothRecServices@northlan.gov.uk
- **phone:** 01698 332100
- **fax:** 01698 332165

**Bellshill Locality**

- **email:** BellRecServices@northlan.gov.uk
- **phone:** 01698 346666
- **fax:** 01698 748686

**Wishaw Locality**

- **email:** WishRecServices@northlan.gov.uk
- **phone:** 01698 348200
- **fax:** 01698 348269

Wishaw General Hospital

- **phone:** 01698 361100

North Lanarkshire Social Work Emergency Service
- 72 -

- phone: 0800 121 4114

Renfrewshire

- email: adultservicesreferral.sw@renfrewshire.gcsx.gov.uk
- phone: 0300 300 1199
- fax: 0141 886 3460
- text / SMS: 07958 010325

South Ayrshire Council

- email: ASP@south-ayrshire.gov.uk
- phone: 01292 616102
- phone: 0800 328 7758 (Out of Hours)
- fax: 01292 616160

South Lanarkshire

Hamilton Local Office

- E-mail: swlohamilton@southlanarkshire.gcsx.gov.uk
- Phone: 0303 123 1008 (select relevant locality or after 4.15pm and at weekends the Emergency out of Hours Service)

Rutherglen Local Office

- E-mail: swlorutherglen@southlanarkshire.gcsx.gov.uk
- Phone: 0303 123 1008 (select relevant locality or after 4.15pm and at weekends the Emergency out of Hours Service)

Clydesdale Local Office

- E-mail: swloclydesdale@southlanarkshire.gcsx.gov.uk
- Phone: 0303 123 1008 (select relevant locality or after 4.15pm and at weekends the Emergency out of Hours Service)

East Kilbride Local Office

- E-mail: swloeastkilbride@southlanarkshire.gcsx.gov.uk
- Phone: 0303 123 1008 (select relevant locality or after 4.15pm and at weekends the Emergency out of Hours Service)

West Dunbartonshire
email: wdadult@wdc.gcsx.gov.uk
phone: 01389 737020

Appendix 2

Form AP 2
Risk Assessment

(Core Information should be completed in all cases in which an assessment is to be carried out under Adults at Risk Procedures; Communication Requirements identifies who is to be involved in that risk assessment and confirms who has been informed of the outcomes; the Risk Assessment then follows; the Protection Plan form should be completed in cases in which an Adult Protection Case Conference agrees a Protection Plan and should be updated by Review)

CORE INFORMATION

<table>
<thead>
<tr>
<th>DETAILS OF SUBJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Names:</td>
</tr>
<tr>
<td>Also known as:</td>
</tr>
<tr>
<td>Date of Birth:</td>
</tr>
<tr>
<td>Gender:</td>
</tr>
<tr>
<td>Address:</td>
</tr>
<tr>
<td>Postcode:</td>
</tr>
<tr>
<td>Home Phone:</td>
</tr>
<tr>
<td>Housing Status:</td>
</tr>
<tr>
<td>ID Number:</td>
</tr>
<tr>
<td>Legal Status (e.g. Adults with Incapacity Act Guardianship, Mental Health Act Compulsory Order) and Date of Order</td>
</tr>
</tbody>
</table>

| Care Programme Approach?    | Y/N |
| Risk to workers?            | Y/N (Risk Alert flag?) |

ASSESSING WORKER

| Name:                       |
| Designation:                |
| Work Address:               |
| Postcode:                   |
| Phone No:                   | E-mail Address: |

- 73 -
COMMUNICATIONS REQUIREMENTS

(Good risk assessment is a shared, multidisciplinary, multi-agency effort in which information must be shared to ensure informed, defensible, shared decisions)

<table>
<thead>
<tr>
<th>Role</th>
<th>Name and Designation</th>
<th>Involved and aware of current situation?</th>
<th>Contributed to this risk assessment?</th>
<th>Informed of assessment outcome? (date, or N/A)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Care Manager</td>
<td></td>
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<tr>
<td>Mental Health Officer</td>
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<tr>
<td>Criminal Justice</td>
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<tr>
<td>Social Worker</td>
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<tr>
<td>Social Work Other</td>
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<tr>
<td>Support Worker</td>
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<tr>
<td>Support Agency</td>
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<tr>
<td>Community Nurse/CPN/D/N</td>
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<tr>
<td>Addiction services</td>
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<tr>
<td>G.P</td>
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<tr>
<td>Consultant</td>
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<tr>
<td>Other health</td>
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<tr>
<td>Police</td>
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<tr>
<td>Housing/Landlord</td>
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<tr>
<td>Nearest Relative</td>
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<tr>
<td>Unpaid carer</td>
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<tr>
<td>Named person</td>
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<tr>
<td>Guardian/Attorney</td>
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<tr>
<td>Care Inspectorate</td>
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<tr>
<td>Other</td>
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</tbody>
</table>
RISK ASSESSMENT

This form should be used when a Single/Specialist Shared (needs) Assessment (SSA), a Review, circumstances, or initial investigation of a significant incident reveals a risk of serious harm; or when needs interact to create serious risks; and when high levels of risk cannot be managed within a Care Plan. (See local Procedures for definitions and process)

Date:

1. COMMUNICATION, CAPACITY, AND INVOLVEMENT

<table>
<thead>
<tr>
<th>First Names</th>
<th>Surname</th>
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</table>

a) Has the person being assessed any particular communication and support needs? (e.g. for interpreter, advocate, appropriate adult, Makaton, sign, speech and language therapist; or as a result of dementia, head injury etc?)

b) Comment on the person’s ability to make his/her own decisions about risk and to safeguard his/her own well-being? (Evidence any limitations, if possible; refer to any examples of undue pressure if relevant)

c) Has there been a recent formal Assessment of Capacity? Yes/No
   If yes, detail outcome in relation to identified areas of risk

d) Is a formal assessment of capacity required in relation to specific risks identified? Yes/No
   Has this process been initiated? Yes/No

e) Has there been a discussion with the person about information sharing
   Yes / No
Any comments? (See local procedures and local Information Sharing Protocols)
2. CHRONOLOGY OF SIGNIFICANT EVENTS

Chronology of relevant events/significant event history *(Attach if available; or list significant relevant events under: date, brief detail, agencies/people involved, and outcome/consequences)*

<table>
<thead>
<tr>
<th>Date of event</th>
<th>Brief detail of event</th>
<th>Agencies/people involved</th>
<th>Outcome/consequences</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>
### 3. CURRENT RISKS OR CONCERNS

<table>
<thead>
<tr>
<th>Subject is considered to be at risk of serious harm from: (Tick all you consider may apply)</th>
<th>Risk of serious harm to subject?</th>
<th>Risk of serious harm to others?</th>
<th>Whom?</th>
<th>Immediate danger/Imminent crisis</th>
<th>Subject agrees? Yes/No</th>
<th>Carer agrees? Yes/No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Physical injury</td>
<td></td>
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<tr>
<td>Violence/aggressive behaviour</td>
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<tr>
<td>Sexual harm/exploitation/</td>
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<tr>
<td>Sexual ill health</td>
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<tr>
<td>Pregnancy</td>
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<tr>
<td>Progressive illness</td>
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<tr>
<td>Harassment/exploitation/racial harm/homophobic harm</td>
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<tr>
<td>Psychological/emotional distress</td>
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<tr>
<td>Mental/cognitive impairment</td>
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<tr>
<td>Mental health problem</td>
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<td>Alcohol use</td>
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<td>Drug use</td>
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<td>Suicidal intent</td>
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<tr>
<td>Self harm</td>
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<tr>
<td>Self neglect</td>
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<tr>
<td>Reduced social functioning/isolation</td>
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<td>Financial harm/theft</td>
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<tr>
<td>Homelessness</td>
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<tr>
<td>Loss of employment</td>
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<tr>
<td>Harm by omission</td>
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<td>Institutional harm</td>
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<td>Harm by paid carers</td>
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<tr>
<td>Risk to/Concerns for Children</td>
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<tr>
<td>Other (specify)</td>
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</tbody>
</table>

**Date:**
### 4. CURRENT RISK DESCRIPTION

**What** behaviour, allegation, complaint, circumstances or event has prompted this risk assessment? *(detail the nature of the behaviour or incidents which put the person at risk, e.g. the nature and extent of sexual/physical/financial harm; the specific areas of self neglect (eating, medication, wandering))

**Who** is the source of concern, and who is involved in the risk events?

**When** does this/do these circumstances occur - and **how often**? *(Evenings/weekends/every day/mealtimes etc: rarely, frequently, occasionally, etc)*

**Where** does this/do these circumstances occur? *(Daycentre, at home, on the streets, travelling)*

**Medical assessment and/or clinical diagnosis of mental or physical illness**, *relevant to this risk assessment*

**Particular triggers or risky circumstances** that heighten the risks? *(e.g. when person is alone; if home carer is late; if relative makes contact/does not make contact; arrival of benefit; contact with specific person/staff member etc)*

**Protective factors**, or circumstances, that have protected the subject, or reduced the risk in the past? *(include here any change in subject’s ability to manage these risks)*

**Date:**
### 5. RISK ASSESSMENT

#### a) What is your assessment of the risk? How severe might the consequences/injuries/harm/damage be if no action is taken to reduce the risk, or increase protection? How probable is it that these circumstances will recur? What is your view and any agreed view about the degree of risk and urgency of action?

#### b) Your assessment will include the contributions of other agencies/services. Indicate here if there is any disagreement:

#### c) What is the adult's assessment of the risk? Does he/she agree with your assessment? (if not - explain)

#### d) What is the unpaid carers’ assessment of the risk? (explain if not available or not appropriate.)

### 6. RECOMMENDATION/ACTIONS

#### a.) Is an Adult Protection case conference recommended? Yes/No

#### b.) Detail any immediate actions that have already been taken in order to protect, or reduce the risk  *(include whether this situation/risk/concern been referred to another service, or agency, and if so, with what result)*

#### c.) What future action do you recommend is taken to reduce the risk, or protect the adult being assessed? *(e.g. increased support; review of Care Plan; further needs assessment; change of environment/ service, legal action etc)* Clearly indicate who should do what and when.

- Date
d.) What advantages and disadvantages, gains or losses to the adult's quality of life, or freedom, or independence might result from these actions (e.g. in the event of increased supervision, change of home, statutory intervention)

---

<table>
<thead>
<tr>
<th>Risk Assessment discussed with Manager?</th>
<th>Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agreed immediate actions to be taken:</td>
<td></td>
</tr>
</tbody>
</table>

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**Communication Requirements - Please ensure completion of final column of page 2**

<table>
<thead>
<tr>
<th>Signature: (Assessor)</th>
<th>date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Signature: (Manager)</td>
<td>date</td>
</tr>
</tbody>
</table>
## Notification Requirements

<table>
<thead>
<tr>
<th>Agency/Person</th>
<th>Requirement to notify?</th>
<th>Date notified</th>
</tr>
</thead>
<tbody>
<tr>
<td>Care Inspectorate</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mental Welfare Commission</td>
<td></td>
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<tr>
<td>Office of Public Guardian</td>
<td></td>
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<tr>
<td>Senior Manager/Director</td>
<td></td>
<td></td>
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<tr>
<td>Critical Incident Review Group</td>
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</tbody>
</table>
Appendix 3

FORM AP 3 - PROTECTION PLAN

This form (or a local version) must be used when allegations of harm/exploitation have been made and an Adult Protection Case Conference has agreed that there is a risk of serious harm; or when high levels of risk cannot be managed within a normal Care Plan. The Protection Plan should be completed within two weeks of an Adult Protection Case Conference.

<table>
<thead>
<tr>
<th>DATE OF PROTECTION PLAN:</th>
</tr>
</thead>
</table>

1. PERSONAL DETAILS – ADULT AT RISK

<table>
<thead>
<tr>
<th>First Names:</th>
<th>Surname:</th>
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<tbody>
<tr>
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<table>
<thead>
<tr>
<th>Date of Birth:</th>
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<table>
<thead>
<tr>
<th>ID Number:</th>
<th>CHI No</th>
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</table>

2. AGENCY/STAFF INVOLVEMENT

<table>
<thead>
<tr>
<th>Agency/staff involved in risk management, co-ordination and review</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead Worker’s Name</td>
</tr>
<tr>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Names of Core Group Members</th>
<th>Post and Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tbody>
</table>

Date:
### 3. ACTIONS

**SUPPORT AND PROTECTIVE SERVICES**

Actions and Roles, which define services to be in place and procedures to be followed, with responsibilities, timescales and outcomes identified involving service users, carers, members of the core group and all other agencies involved in the Protection Plan. These should include immediate or longer term actions; both benefit enhancing and harm reducing measures, and roles of services, the adult, advocates, unpaid carers attorneys and guardians, as appropriate.

<table>
<thead>
<tr>
<th>Actions and Roles</th>
<th>Responsibility</th>
<th>Timescales/Deadlines</th>
<th>Intended Outcomes</th>
</tr>
</thead>
<tbody>
<tr>
<td>a) Support, treatment, therapy <em>(specify services)</em></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>b) Control measures <em>(including any legal action)</em></td>
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<td></td>
</tr>
<tr>
<td>c) Direct contact with person</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>d) Risk management with perpetrator</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>e) Information sharing arrangements</td>
<td></td>
<td></td>
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<tr>
<td>f) Risk management coordination</td>
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<td>g) Other Actions</td>
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<td>h) Other Actions</td>
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</tbody>
</table>
4. VIEWS AND ROLES OF ADULT AT RISK AND OTHERS

<table>
<thead>
<tr>
<th>Adult’s view of Protection Plan:</th>
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</thead>
<tbody>
<tr>
<td>Advocate’s view of Protection Plan:</td>
</tr>
<tr>
<td>Unpaid Carer/s view/s of Protection Plan:</td>
</tr>
<tr>
<td>Guardian/Attorney’s view/s of Protection Plan:</td>
</tr>
<tr>
<td>Agencies dissenting from Protection Plan:</td>
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</table>

5. CONTINGENCY PLAN (identify significant changes which might occur and what additional or alternative action should be taken in that event, such as case conference or legal action)

<table>
<thead>
<tr>
<th>Significant changes suggestive of additional risk/harm</th>
<th>Action if significant change occurs</th>
<th>Responsibility</th>
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<tbody>
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6. DISTRIBUTION OF PROTECTION PLAN

(Distribution to be identified which takes account of confidentiality and third party information issues)

<table>
<thead>
<tr>
<th>Person/Agency</th>
<th>Name and Designation</th>
<th>Sent copy of Protection Plan (date, or N/A)</th>
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<tr>
<td>Adult at risk</td>
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<tr>
<td>Nearest relative/carer</td>
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<td>Named person</td>
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<td>Advocate</td>
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<tr>
<td>Social Work staff</td>
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<td>Support Agency</td>
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<td>Community Health</td>
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<tr>
<td>G.P</td>
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<tr>
<td>Consultant</td>
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<td>Police</td>
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<td>Housing</td>
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<td>Legal Representative</td>
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<tr>
<td>Attorney/Guardian</td>
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<tr>
<td>Others</td>
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<td></td>
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### 7. REVIEW ARRANGEMENTS

<table>
<thead>
<tr>
<th>Review Date:</th>
<th>Review Location (if known):</th>
</tr>
</thead>
</table>

Protection Plan approved as accurate and confirmed copied to set agencies and Core Group members

Signed by Case Conference Chair:

Date:
Appendix 4

Legislation

The Social Work (Scotland) Act 1968 (as amended by the NHS and Community Care Act 1990 and the Community Care and Health (Scotland) Act 2002)
The Act identifies a general duty to assess needs in relation to the provision of community care services and to give carers a right to have their needs assessed by the Council. It is expected that wherever possible intervention will take place under the Social Work (Scotland) 1968 as amended or will revert to this legislation whenever practicable.

Adults with Incapacity (Scotland) Act 2000
The Adults with Incapacity (Scotland) Act 2000 is concerned with ‘adults’ aged 16 or over who are defined as being:

‘Incapable of acting, making decisions, communicating decisions, understanding decisions or retaining the memory of decisions, by reason of mental disorder or physical disability’

An adult with an inability to communicate which can be “made good” by human or physical aid does not fall within the definition of the Act.

Capacity is not an ‘all or nothing’ state: an adult may be able to make decisions relating to some aspects of their life, but not others.

The Local Authority has a responsibility to investigate the circumstances of any individual at risk who comes under the powers/functions of the Act and the Local Authority also has a duty to investigate any circumstance made known to them in which the personal welfare of an adult seems to them to be at risk.

Mental Health (Care & Treatment) (Scotland) Act 2003
The 2003 Act defines mental disorders as any mental illness, personality disorder or learning disability, however caused or manifested

For people who have a mental disorder.
Section 33 of the Act places a duty on the local authority to make inquiries where it appears that a person aged 16 or over in their area has a mental disorder and:

- The person may be or may have been subject or exposed to ill-treatment; neglect; or some other deficiency in care or treatment
- the person’s property may be suffering or have suffered loss or damage; or may be at risk of loss or damage
- the person may be living alone or without care and unable to look after themselves or their property or financial affairs
- because of the mental disorder the safety or some other person may be at risk.

Adult Support and Protection (Scotland) Act 2007 -Code of Practice October 2014 (Chapter 3) – click here

**Community Care and Health (Scotland) Act 2002**
It may be that adult’s carer requires support to enable them to continue to support the adult. The above Act amends the Social Work (Scotland) Act 1968 to give carers a right to have their carer needs assessed by the council. It would be good practice to bring this assessment right to the notice of any carer providing a substantial amount of care where the carer appears to have unmet caring needs.

**Vulnerable Witnesses (Scotland) Act 2004**
The Act provides support measures to help vulnerable adults participate more fully in court proceedings. A vulnerable witness is a witness in respect of whom there is a significant risk that the quality of their evidence may be diminished by reason of fear or distress in connection with giving evidence at a trial. Special measures are intended to help vulnerable witnesses by providing appropriate support when they give their evidence to reduce any anxiety and pressure. It should be noted however that the final decision on whether to use special measures rests with the sheriff in court.
The definition of vulnerability used in this Act goes beyond the definition used within Adult Protection procedures but is likely to include all those covered within these procedures.

The factors listed within the draft guidance in deciding if special measures are required include:

- Mental disorder (including learning disability)
- Communication difficulties
- Behavioural indicators
- Age and maturity (including old age and frailty);

As well as more general factors which may apply in adult harm cases, including?

- Risk of intimidation
- Harm against older adults
- Serious or repeated sexual offences or extreme violence
- Domestic violence
- Any power imbalance between the witness and the accused at the time of the offence
- Where the accused is a significant family member
- Where the witness was dependent on the accused

**The special measures for which adult witnesses may be eligible are;**

- Live television link from another part of the Court building or place outwith that building
- Prior statements as evidence in chief (in criminal cases only)
- Taking statements on commission
- Use of a screen
- Having a supporter present when evidence, or combination of the above.

**Forced Marriage (Protection and Jurisdiction) (Scotland) Act 2011**

A forced marriage is one where one or both parties are coerced into a marriage against their will and under duress. A forced Marriage is recognised as a form of gender based violence.
Duress includes both physical and emotional pressure. Victims can suffer many forms of physical and emotional damage including being held unlawfully captive, assaulted and repeatedly raped. Forced marriage is an abuse of human rights and cannot be justified on any religious or cultural basis. It is very different from arranged marriage, where both parties give their full and free consent to the marriage. The tradition of arranged marriages has operated successfully within many communities and many countries for a very long time.

The Forced Marriage Unit can provide information for victims, leaflets and support and may be contacted on 0207 008 0151. Trained professionals offer confidential advice and assistance to:

- those who have been forced into marriage
- those at risk of being forced into marriage
- people worried about friends or relatives
- professionals working with actual or potential victims of forced marriage. click here for links to the Forced Marriage Unit

Scottish Government Multi agency guidelines for responding to Forced Marriage – click here

This guidance has a service specific guidance for different agencies including:

Adult Protection Staff; Children and Families Social Work Staff; Health Workers; Local Authority Housing staff; Schools College and University; and Police Officers.

Additional statutory guidance issued by the Scottish Government may be accessed by clicking here

Chapter 6 deals with the specific issues to be considered by agencies working with, or providing services, to adults and adults at risk.

The guidance states that the Adult Support and Protection (Scotland) Act 2007 sets out the roles and responsibilities of all agencies involved in protecting adults at risk and is the main point of reference for Adult Protection Committees. Each local Adult Protection Committee is responsible for developing its own
guidance and training using the Adult Protection Code of Practice. This code of practice fulfils the obligation placed on Scottish Ministers by Section 48 of the 2007 Act, to prepare a code of practice containing guidance about the performance of functions by councils and their officers and health professionals under the Act.

It provides information and guidance on the principles of the Act, about the measures contained within it, including when and where it would normally be appropriate to use such powers. The code should be used in conjunction with other relevant codes of practice as appropriate, such as the codes of practice for the:

- Mental Health (Care and Treatment) (Scotland) Act 2003,
- The Adults with Incapacity (Scotland) Act 2000
- Code of practice for Social Service Workers and Employers of Social Service Workers.

For further information on Forced Marriages issued by the Scottish Government- click here

**Victims and Witnesses (Scotland) Act 2014** click here

The Crown Office and Procurator Fiscal Service webpage contains information and guidance on the protections available to adults under the Victims and Witnesses (Scotland) Act 2014. click here

Victims Right to Review (Section 4) of the Act.

From the 1\textsuperscript{st} July 2015 victims of a crime can for a review of a decision by the Fiscals Office not to prosecute or to stop or discontinue a case after it has started in court. This applies to decisions made after the 1\textsuperscript{st} July 2015. Requests must be made within 1 month being notified of the decision.

It may be that an adult (or their proxy), who has been the victim of a crime and who has gone through the ASP process, but no action has been taken would like to request a review of the decision. Information is available on the Crown Office and Procurator Fiscal webpage click here. In some cases an adult may just wish to ask why a decision was made rather than request a review. In this case the Victim Information and Advice service can be contacted by telephoning the enquiry line on 01389 739 557.
Appendix 5

DWP Form for Council Officers

ADULT SUPPORT AND PROTECTION

Overview

DWP’s policy for disclosure of personal information for “vulnerable adults” is that as long as a requester can provide sufficient informative detail as to the indicators of the person’s vulnerability and risk to DWP we can disclose factual and relevant information in order to ensure the safety of the person. Applications must be dealt with on a case-by-case basis and when necessary seek disclosure advice and guidance.

In Scotland, the Adult Support and Protection (ASP) (Scotland) Act 2007 Act gives councils and other public bodies working with them various powers to support and protect adults at risk (as defined by the Act).

For the purposes of the Act, an adult at risk is someone who is:

- unable to safeguard their own well-being, property, rights or other interests;
- is at risk of harm; and
- because they are affected by disability, mental disorder, illness of physical or mental infirmity, are more vulnerable to being harmed than adults who are not so affected.

Section 10 of the Act requires any person holding health, financial or other records relating to a particular individual to give the records, or copies of them, to a council officer. Information requested under section 10 of the Act is used to allow the council to decide whether the individual is an adult at risk of harm and whether it needs to do anything to protect them from harm. An adult protection investigation may also lead to criminal action, depending on what the information reveals. Under section 49(2) of the Act it is an offence to fail to comply with a requirement made under section 10, without reasonable excuse.

While the ASP Act is not recognised as an enactment by the Social Security Administration Act 1992, it is a key tool for safeguarding adults at risk in Scotland. Co-operation between organisations which hold information about people who may be adults at risk is
central to the ethos of the Act, and is necessary to ensure that steps can be taken to support and protect adults from harm.

DWP is able to share data on a case-by-case basis when disclosure is deemed to be in the public interest. Such information requested under section 10 of the ASP Act will be used only for the purpose of establishing whether the individual is an adult at risk of harm and determining whether the council needs to take action to protect the adult.

**Local Authority Process for Section 10 requests to DWP**

If a request for information is made at a time other than during a visit, it must be made in writing; electronic requests are acceptable as long as they can be used for subsequent reference. (Local Authority application for disclosure of information under ASP, Health, Financial and other records).

**Local Authority application for disclosure of information under Adult Support and Protection (Scotland) Act 2007**

The Department of Works and Pensions (DWP) has, in conjunction with, the Scottish Government, developed a form- Local Authority disclosures of information under ASP (Scotland) Act 2007 – to seek relevant information. The Council Officer must submit the form to the DWP who will complete and return to the Council Officer. A telephone conversation with the relevant area DWO office prior to submission will confirm if the request can be submitted electronically, by fax, or need to be in letter format.

**Request for information under section 10 of the ASP Act**

DWP Contact Name and telephone number:
Date form sent to DWP:
Method of delivery: FAX EMAIL POST [Circle as appropriate]
I would like to request disclosure of information under section 10 of the Adult Support and Protection (Scotland) Act 2007 as follows:

<table>
<thead>
<tr>
<th>Name of person</th>
</tr>
</thead>
<tbody>
<tr>
<td>National Insurance Number * and/or Date of Birth &amp; Address (* National Insurance Number preferred identifier)</td>
</tr>
<tr>
<td>Brief reason why the information is requested and the use that will be made of it</td>
</tr>
<tr>
<td>Information that is requested</td>
</tr>
<tr>
<td>Requestor's name, position, organisation, address and telephone number.</td>
</tr>
</tbody>
</table>

For DWP use:

Form completed and retuned to Local Authority Council Officer on date:
DWP Officer Name:
For Council Officer use:
Form returned by DWP and received by Council Officer on date:
Appendix 6

Some Indications of Harmful Behaviour towards an Adult at Risk.

These can include one or a combination of the following harmful actions. The following indicators however can be used as a guide only as most of the signs could also be explained by a variety of reasons. It is important therefore not to make assumptions about the reasons for such signs and to place them in context of what is known about the individual and their particular circumstances.

Also the foregoing recognition and signs should not be used as a checklist or an arithmetical aid or a predictor kit. Using it in this way could be detrimental to adults at risk of harm and their carers. It is an aid to the exercise of professional judgement and assessment.

Physical Harm – involving actual or attempted injury to an adult defined as at risk

e.g.

- Physical assault of punching, pushing, slapping, tying down, giving food or medication forcibly, denial of medication.
- Use of medication other than as prescribed
- Inappropriate restraint

Bruises

- Black eyes are particularly suspicious if, both eyes are black (most accidents cause only one) there is no bruise to the forehead or nose or suspicion of skull fracture (black eyes can be caused by blood seeping down from an injury above)
- Bruising in or around the mouth
- Grasps marks arms – or chest
• Finger marks (e.g. you may see three or four bruises on one side of the face and one on the other)

• Symmetrical bruising (especially on the ears)

• Outline bruising (e.g. belt marks, hand prints)

• Linear bruising (particularly on the buttocks or back)

• Bruising on soft tissue with no obvious explanation

• Different age bruising (especially in the same area)

• Abrasions, especially around wrists and/or ankles

NB Most falls or accidents produce one bruise on an area of the body - usually on a bony protuberance. An adult who falls downstairs generally has only one or two bruises. Bruising in accidents is usually on the front of the body as most people generally fall forwards. In addition, there may be marks on their hands if they have tried to break their fall.

The following are uncommon areas for accidental bruising, back of legs, buttocks (except, occasionally, along the bony protuberance of the spine), neck, mouth, cheeks, behind the ear, stomach, chest, underarm, genital and rectal area.

Bites

These can leave clear impressions of the teeth.

Burns and Scalds

It can be very difficult to distinguish between accidental and non accidental burns, but as a general rule burns or scalds with clear outlines are suspicious. So are burns of uniform depth over a large area. Also slash marks about the main burn area (caused by hot liquid being thrown)

NB Concerns should be raised where a carer responsible for an adult at risk of harm has not checked the temperature of the bath.
**Scars**

Many adults have scars, but notice should be taken of exceptionally large numbers of differing aged scars (especially if coupled with current bruising), unusually shaped scars e.g. round ones from possible cigarette burns or large scars from burns or lacerations that did not receive medical treatment.

**Fractures**

Should be suspected if there is pain, swelling, discolouration over a bone or a joint.

The most common non-accidental fractures are the long bones i.e. arms, legs, ribs.

**Emotional/Psychological Harm** – (resulting in mental distress to the adult at risk e.g.

- Excessive shouting, bullying, humiliation
- Manipulation or the prevention of access to services that would enhance life experience
- Isolation or sensory deprivation
- Denigration of culture or religion, sex, gender status, sexuality and disability.
- Exploitation through prostitution

The following indicators should be considered by workers when concerns regarding emotional harm arise. In some situations the following will be applicable:

- Carers’ behaviour
- Carers’ history
- Pressure exerted by family or professional to have someone committed to care
- Weight change- loss of appetite or overeating
- Withdrawal confusion (could be caused by dehydration which produces toxic confusion)
- Loss of confidence
- Extreme submissiveness or dependence in contrast with known capacity
- Demonstration of fear of another person by the vulnerable adult
- Sudden changes in behaviour in the presence of certain persons.
- Rejection
- Denigration
- Scapegoating
- Denial of opportunities for appropriate socialisation
- Under stimulation
- Sensory deprivation
- Isolation from normal social experiences, preventing the adult at risk from forming friendships
- Marked difference in material provision in relation to others in the household
- Unrealistic expectations of the vulnerable adult
- Asking for an adult at risk to be removed from home, or indicating difficulties in coping with a adult at risk, about whose care there are already doubts
- Fear of Carers
- Refusal to speak
- Severe hostility/aggression towards other adults.

**Financial or Material Harm** - involving the exploitation of resources and belongings of the adult at risk e.g. (See p 14 for further information)

- Theft or Fraud
- Misuse of money, property or resources without informed consent
- Important documents are reported to be missing
- Unexplained or sudden withdrawal of money from accounts
- Contradiction between known income and capital and unnecessary poor living conditions especially where this has developed recently
- Personal possessions of valuables going missing from the home without satisfactory explanation
- Someone has taken responsibility for paying rent, bills, buying food etc – but this is not happening
- Unusual interest taken by relative, friend, neighbour or other in financial assets, especially if little real concern shown in other matters
- Next of kin refuse to follow advice regarding control of property via continuing/welfare power of attorney
- Where care services, including residential care, are refused under clear pressure from or other potential inheritors
- Unusual purchases unrelated to the known interests of the adult at risk

**Homophobia.**

NHSGGC in their campaign against homophobia note that “…people experiencing discrimination on the grounds of their
sexuality have poorer health and that their recovery from health problems can be adversely affected”. Stonewall provide information on recognising and reporting homophobic and transphobic hate crime. Click here

**Sexual Harm** – involving activity of a sexual nature where the adult at risk cannot or does not give consent e.g.

- Incest
- Rape
- Acts of gross indecency

- Sexual Harm can occur when adults at risk of harm are involved in sexual relationships or activities which they have not consented to or are pressured into consenting to or they cannot understand.

- Such activities could include unwanted sexual contact such as rape or incest, inappropriate touching including sexual harassment either verbal or physical, indecent exposure, displaying pornographic material and inappropriate sexual material

- Exploitation through prostitution. This includes women with a learning disability who may be subject to exploitation through prostitution.

**Physical indicators of sexual harm:**

The possibility that the following behaviour or injury could be as a result of the Adult at Risk of Harm normal observed behaviour over a substantial period of time should always be taken into account. It is noted changes in an adult at risk of harms out with their normal behaviour that is significant not the presence of the following in isolation

- Adult aversion to being touched.
• Tendency to withdraw and spend time in isolation
• Deliberate self harm
• Depression and withdrawal
• Wetting or soiling, day or night
• Sleep disturbances or nightmares
• Anorexia or bulimia
• Unexplained pregnancy
• Phobias or panic attacks

The following are more specific indicators

• Recurrent illnesses, especially venereal disease
• Injuries in genital area
• Infections or abnormal discharge in the genital area
• Complaints of genital itching or pain
• Presence of sexually transmitted diseases
• Excessive washing

**Neglect and acts of omission by others charged with care of adult at risk** – including ignoring medical or physical care needs. It is recognised from many recent reports that harm in care homes is an issue that should be recognised and that age discrimination by professionals and staff can contribute to risk and harm not being recognised.

Age discrimination is also a risk factor that may contribute to harmful conduct, and institutional harm can take many forms and the recent English report *Enquiry into Home Care* published in 2012 provides considers this in further detail. click here
The following indicators, singly or in combination, should alert workers to the possibility that adult at risk needs are being neglected:

- Failure to provide access to appropriate health, social care, or educational services
- Withholding necessities such as nutrition, appropriate heating etc
- lack of appropriate food or poor quality food
- lack of adequate clothing
- circulation disorders
- unhygienic home conditions
- lack of protection or exposure to dangers including moral danger, or a lack of supervision appropriate to the adults ability to manage harm or
- Failure or delay in seeking medical attention
- A adult at risk is found at home or in a care setting in a situation of serious but avoidable risk
- Unnecessary delay in staff responses to residents requests
- Serious or persistent failure to meet the needs of the adult at risk
- Non attendance at arranged care service
- Isolation
- Staff regularly change and/or poor management

**Self-neglect and acts of omissions by adult at risk**

This may be observed during regular contact with the adult but is not always easy to identify if the adult hides their actions or is
isolated. Self-neglect is often reported as occurring in older people or is associated with mental ill health such as failure to eat a proper diet or carry out personal care tasks. Acts of omission may include failure to take prescribed medication or ignoring medical needs.

**Multiple forms of harm**

This may occur in an ongoing relationship or service setting or to more than one person at a time. It is important therefore to look beyond single incidents and consider underlying dynamics and patterns of harm.

**Random Violence**

An attack by a stranger on an adult defined, as at risk is an assault, a criminal matter, and should be reported to the police. However where there is the possibility that the violence may be part of a pattern of victimisation in a community or neighbourhood, Adult Protection Procedures may apply in respect of effective multi-agency intervention.

**Domestic Violence**

Violence against women is wrong and women should be offered support and protection, but the key factor in relation to activating adult protection procedures in such situations is dependant on an assessment of “adults at risk” as defined earlier.

The Police define domestic violence as “any form of physical, non physical or sexual harm which takes place within the context of a close relationship committed either in the home or elsewhere”. In most cases this relationship will be between partners (married, cohabiting or otherwise) or ex-partners. The similarity between the above acts of harm in relation to adult protection is recognised.

**Violence Against Women Safer Lives: Changing Lives**

**The Scottish Government Definition of Violence against Women**
For the purposes of this approach, Scottish Government define violence against women as actions which harm or cause suffering or indignity to women and children, where those carrying out the actions are mainly men and where women and children are predominantly the victims. The different forms of violence against women - including emotional, psychological, sexual and physical harm, coercion and constraints - are interlinked. They have their roots in gender inequality and are therefore understood as gender-based violence.

Scottish Government’s approach is informed by the definition developed by the National Group to Address Violence Against Women based on the United Nations Declaration on the Elimination of Violence Against Women (1993) which follows:

Gender based violence is a function of gender inequality, and an abuse of male power and privilege. It takes the form of actions that result in physical, sexual and psychological harm or suffering to women and children, or affront to their human dignity, including threats of such acts, coercion or arbitrary deprivation of liberty, whether occurring in public or private life. It is men who predominantly carry out such violence, and women who are predominantly the victims of such violence. By referring to violence as 'gender based' this definition highlights the need to understand violence within the context of women’s and girl’s subordinate status in society. Such violence cannot be understood, therefore, in isolation from the norms, social structure and gender roles within the community, which greatly influence women's vulnerability to violence.

Accordingly, violence against women encompasses but is not limited to:

- Physical, sexual and psychological violence occurring in the family, within the general community or in institutions, including: domestic violence, rape, incest and child sexual abuse;
- Sexual harassment and intimidation at work and in the public sphere; commercial sexual exploitation, including prostitution, pornography and trafficking;
- Dowry related violence;
- Female genital mutilation;
- Forced and child marriages;
- Honour crimes.

Activities such as pornography, prostitution, stripping, lap dancing, pole dancing and table dancing are forms of commercial sexual exploitation. These activities have been shown to be harmful for the individual women involved and have a negative impact on the position of all women through the objectification of women’s bodies. This happens irrespective of whether individual women claim success or empowerment from the activity. It is essential to separate sexual activity from exploitative sexual activity. A sexual activity becomes sexual exploitation if it breaches a person’s human right to dignity, equality, respect and physical and mental wellbeing. It becomes commercial sexual exploitation when another person, or group of people, achieves financial gain or advancement through the activity.

In recognising this definition, there is no denying or minimising the fact that women may use violence, including violence against a male or female partner. Although less common this is no less serious and requires to be addressed.

Scottish Government note that the definition they offer differs from the dictionary definition of violence which generally requires some form of exertion of physical force. Inclusion of these behaviours or activities as part of the spectrum of violence against women, and indeed the use of this term itself, is accepted internationally as evidenced by a number of definitions developed by the UN and EU, and, where necessary, Scottish Government will make clear the distinction between this definition and normal and legal usage of the term ‘violence’.

Victims and Witnesses (Scotland) Act 2014 click here

As part of the supports offered under this Act victims, in a case reported to the Procurator Fiscal, have the right to request a Right to Review from the Crown Office and Procurator Fiscals Office click here where a decision has been made not to proceed or to stop or discontinue a case after it has started at court. This came into force on the 1st July 2015. This may be occasions when this might be a course of action that an adult who has been a victim of
a crime wishes to pursue. Adults need to ask for this within 1 month of being informed of the decision. The Victim Information and Advice can provide information. Contact them on 01389 739 557.
Appendix 8

Glossary

Introduction
This glossary is for illustrative purposes only and is not intended to be prescriptive. Full statutory definitions of many of the terms are contained in Section 53 of the Act and it is those that should be used in any process or situation where precise definition is required.

Adjacent place: A place near, or next to any place where an adult at risk may be, such as a garage outbuildings etc.

Adult (Section 53): An individual aged 16 or over.

Adult at risk: *Please refer to Chapter 1 for further information for an explanation of the full definition*

Adult Protection Committee (Section 42) (APC): A committee established by a Council to safeguard adults at risk in its area.

Assessment order (Section 11): Order granted by a sheriff to help the Council to decide whether the person is an adult at risk and, if so, whether it needs to do anything to protect the person from harm.

Banning order (Section 19): Order granted by a sheriff to ban a person from being in a specified place or area. The order may have specified conditions attached. The banned person can be any age, including a child.

Care Commission (now Care Inspectorate) Section 53: The Scottish Commission for the Regulation of Care.

Child (Section 53): A person under the age of 16.

Conduct (Section 53): Includes neglect and other failures to act.

Council (Section 53): A council constituted under the Local Government (Scotland) Act 1994. References to a council in relation to any person known or believed to be an adult at risk.
mean the council for the area which the person is for the time being in.

Council nominee (Section 11(1)(a) and 14(1)(a)): An individual who is not a council officer under Section 52 of the Act, nominated by the council to either interview the adult under an assessment order or to move the adult under a removal order.

Council officer (Section 53): An individual appointed by a council under Section 64 of the Local Government (Scotland) Act 1973 (c. 65) but the term must, where relevant, also be interpreted in accordance with any order made under Section 52(1).70

Court day (Section 53): A weekday (Monday to Friday) unless it has been designated a ‘court holiday’ (usually a bank holiday or a local holiday).

Harm (Section 53): Includes all harmful conduct. This includes conduct that causes physical or psychological harm, unlawful conduct that adversely affects property, rights or interests possessions, conduct that causes self-harm.

Health professional (Sections 52(2) and 53): The person is a doctor, nurse, midwife or other type of individual prescribed by the Scottish Ministers.

Inquiry: An inquiry is any process that has the aim of gathering knowledge and information. This could include inquiries of any relevant party and the co-operation of the public bodies and office holders under Section 5 of the Act. The purpose of making inquiries is to ascertain whether adults are at risk of harm and whether the council may need to intervene or provide any support or assistance to the adult or any carer.

Investigation: An investigation follows on from an inquiry. Investigations are carried out for the purpose of supporting or assisting the adult or making necessary interventions, whilst acting in accordance with the principles of the Act.

Parental responsibilities and rights (Section 53): As provided for in Sections 1 and 2 of the Children (Scotland) Act 1995.
Power of arrest (Section 25): Can be attached to a banning order at the time when the order is granted or at the same time as an application is made to vary the order.

Relevant Health Board (Section 53): In relation to any council, means any Health Board or Special Health Board constituted by order under Section 2 of the National Health Service (Scotland) Act 1978 (c.29) which exercises functions in relation to the council’s area.

Removal Order (Section 14): An order granted by a sheriff authorising a council officer or council nominee to move a named person to a specified place within 72 hours of the order being made and the council to take reasonable steps to protect the moved person from harm. The order can be for any specified period for up to 7 days.

Responsible Social Work Manager: for the purposes of this guidance this term has been used as a generic term to describe the person charged with managing the adult protection procedures following a referral to a Council. (WOS Councils use various terms to describe this person i.e. Senior Social Worker/Team Leader etc.)

Subordinate legislation: Statutory legislation (usually in the form of regulations) which may be made by Ministers under enabling powers within an Act of the Scottish Parliament to clarify and implement the details of an Act?

Temporary Banning order (Section 21): An order granted by a sheriff pending determination of an application for a banning order. The order may specify the same conditions as a banning order.


Visit: A visit by a council officer under Sections 7, 16 or 18 (including warrant entry) unless the contrary intention appears.
Warrant for entry (Section 37): A warrant that authorises a council officer to visit any specified place under Section 7 or 16 together with a constable. The constable may do anything, including the use of force where necessary.

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