Deprivation of Liberty Safeguards (DoLS) – Overview

Protection for people who lack capacity to be resident for care or treatment and who have restrictions in place to keep them safe. The restrictions mean the person is under ‘complete supervision and control and not free to leave’ and so is deprived of their liberty. DoLS provides a legal means to authorise this.

Who?
Any adult aged 18 and over who has a mental disorder and lacks capacity to be resident for care or treatment plus other legal criteria. The Court of Protection can authorise the deprivation from the age of 16.

Where?
Any registered care home or hospital in England or Wales. If a person is deprived of their liberty in other locations (supported living, extra care or their own home for example) an application to the Court of Protection is needed.

Legal Bodies
Managing authorities = care homes and hospitals. Responsible for identifying residents who lack capacity and may be deprived of their liberty.

Supervisory bodies = local authorities and Welsh health boards. Responsible for arranging the assessments for standard authorisations and then authorising them.

Assessors
A minimum of two for standard authorisations. A mental health assessor (doctor) and a DoLS best interests assessor (BIA – a specially trained social worker, nurse, occupational therapist or psychologist).

How?
There are two types of DoLS authorisations.

Urgent (7-14 days) – authorised by the care home or hospital themselves for up to 7 days and this can be extended to 14 days with permission from the supervisory body (local authority).

Standard (up to 1 year) – involving independent assessors and authorised by the supervisory body (local authority). The assessment process requires that the views of the person concerned and their family and friends are taken into account and that less restrictive options for care are considered.

Why?
DoLS is fundamentally about the human rights of adults and what is meant by the concept of liberty or freedom. The use of DoLS is not a criticism of a care provider. By using DoLS both the person and the care provider are legally protected. The government has stated: ‘DoLS should be regarded ... as a hugely positive tool that shines a light on the circumstances of an individual’s care ... rather than a mark against an organisation it is quite the opposite – a marker of the organisation’s respect for the rights of those it cares for and a commitment to put these first at all times.’

Rights
A person placed under a standard DoLS is given a series of rights including:

- Appeal
- Review
- Representative Advocacy (IMCA)
- CQC monitoring