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1. Preamble

1. This Code of Practice on Advocacy (code) is issued under section 145 of the Social Services and Well-being (Wales) Act 2014 (the Act).

2. The Social Services and Well-being (Wales) Act 2014 is available at:


3. Local authorities, when exercising their social services functions, must act in accordance with the requirements contained in this code. Section 147 (departure from requirements in codes) does not apply to any requirements contained in this code. In addition, local authorities must have regard to any guidelines set out here.

4. In this code, a requirement is expressed as “must” or “must not”. Guidelines are expressed as “may” or “should/should not”.

5. This code should be read in conjunction with all relevant codes of practice issued under the Act to require local authorities to consider people’s needs for advocacy where a local authority exercises a specific function in relation to that person. Specific regard should be given to Part 2 (general functions), Part 3 (assessing the needs of individuals) Part 4 (meeting needs) Part 5 (charging and financial assessment) as well as statutory guidance issued under Part 7 (safeguarding) and Part 9 (co-operation and partnership) of the Act.

6. The Welsh Government has sought to support implementation through a process that engages our stakeholders. Central to this approach has been the establishment of technical groups made up of representatives with the relevant expertise, technical knowledge and practical experience to work with officials on the detailed policy necessary to develop the codes of practice which in turn will deliver the policy aspirations underpinning the Act. This code is one of the outcomes of that exercise of co-production.
2. Purpose

7. This code sets out the requirements for local authorities to:

   a) ensure that access to advocacy services and support is available to enable individuals to engage and participate when local authorities are exercising statutory duties in relation to them and
   b) to arrange an independent professional advocate to facilitate the involvement of individuals in certain circumstances.

8. The over-arching duties under section 6 of the Act require that any person exercising functions under the Act must:

   a) in so far as reasonably practicable, ascertain and have regard to people’s views, wishes and feelings.

9. In addition, any person exercising functions under the Act must:

   a) have regard to the importance of providing support to enable the individual to participate in decisions that affect him or her, to the extent that it is appropriate in the circumstances, particularly where the individual’s ability to communicate is limited for any reason.

10. These over-arching duties, together with the United Nation Principles and Convention under section 7 of the Act are integral in understanding and assessing people’s well-being outcomes; what matters to people; and people’s needs for care and support to enable them to achieve their personal well-being outcomes.

11. This code sets out:

   - people’s choice to have someone to act as an advocate for them
   - a clear framework to support and empower individuals to make positive informed choices
   - a clear recognition of the benefits of advocacy
   - the range of advocacy available to people
   - the key points when people’s need for advocacy must be assessed
   - when independent advocacy must be provided
   - the circumstances that impact on peoples need for advocacy
   - the circumstances when it is inappropriate for certain people to advocate
   - the arrangements for publicising advocacy services and charging.
3. Context

12. The Act provides the statutory framework to deliver the Welsh Government’s commitment to integrate social services to support people of all ages, and support people as part of families and communities.

13. It will transform the way social services are delivered, primarily through promoting people’s independence to give them stronger voice and control. Integration and simplification of the law will also provide greater consistency and clarity to people who use social services, their carers, local authority staff and their partner organisations, the courts and the judiciary.

14. The Act promotes equality, improvements in the quality of services and the provision of information people receive, and a shared focus on prevention and early intervention.
4. Principles

15. Chapter 2 sets out the distinct duties under the Act to ascertain people’s views, wishes and feelings and provide support to enable people’s participation in decisions that affect them.

16. To have voice and control, an individual must be able to feel that they are a genuinely equal partner in their interactions with professionals. It is, therefore, open to any individual to exercise choice and to invite any advocate to support them in expressing their views, wishes and feelings.

17. It is a principle of the Act that a local authority respond in a person-centred, co-productive way to each individual’s particular circumstances. Individuals and their families must be able to participate fully in the process of determining and meeting their well-being outcomes through a process that is accessible to them.

18. The process must ensure that people are empowered to express their needs and are able to participate fully as equal partners. This must include enabling an individual to indicate that they want to have someone sitting alongside them when weighing up options and making decisions about their well-being outcomes.

19. The importance of family and friends in assisting the person to engage and participate fully is fundamental. Participating fully enables the individual to clarify, express and have their views, wishes and feelings heard, acknowledged and acted upon; and feel empowered and in control of the process. Family and friends are only one element of an effective advocacy framework. Chapter 8 sets out the different forms of advocacy.

20. A key role of the information advice and assistance service which must be secured by a local authority under Part 2 of the Act, will be to provide individuals with information about the range of advocacy services in their area and to assist them to access it where required as part of achieving their well-being outcomes. This will include advocacy support to access the service itself.

21. Consistent with the commitments to secure strong voice and control, this specific code on advocacy, supplemented by all relevant codes of practice issued under the Act, enable local authorities and individuals, in genuine partnership, to consider the range of advocacy support available and put the necessary arrangements in place. This will include the specific requirements on the local authority to arrange an independent professional advocate to support the individual wherever a local authority exercises a relevant function under the Act in relation to that person. Relevant functions are set out in paragraph 50 below.
5. The benefits of advocacy

22. Advocacy should be considered as an inherent element of the Act to focus social care around people and their well-being. Advocacy helps people to understand how they can be involved, how they can contribute and take part and whenever possible, to lead or direct the process.

23. Through advocacy, people are active partners in the key care and support processes that identify and secure solutions through preventative services; information, advice and assistance; assessment; care and support and support planning; review and safeguarding.

24. The Act:-

- places the person and their well-being outcomes at the centre of this new framework;
- gives them a voice in, and control over, achieving those outcomes;
- supports people to achieve their own well-being; and
- measures the success of this care and support based upon all contributions to well-being; including people, families, supporters, formal and informal services.

25. Despite the barriers individuals may be experiencing, local authorities must involve people to help them express their views, wishes and feelings, to support them to weigh up options and to make decisions about their well-being outcomes. These requirements apply irrespective of where an individual is living, including the secure estate.
6. What is advocacy?

26. Section 181(2) of the Act defines “advocacy services” as: services which provide assistance (by way of representation or otherwise) to persons for purposes relating to their care and support. Similarly, advocacy, is one of the examples specified in section 34(2)(e) of what may be provided or arranged to meet individuals’ care and support needs under sections 35 to 45 of the Act.

27. Advocacy is one of several forms of support available for people who need assistance in working through life issues.

“Advocacy supports and enables people who have difficulty representing their interests, to exercise their rights, express their views, explore and make informed choices.

Independent Advocacy supports the person regardless of the demands and concerns of others. It challenges the causes and effects of injustice, oppression and abuse and upholds human rights.” (OPAAL National Forum, 2008)

“Advocacy is taking action to help people say what they want, secure their rights, represent their interests and obtain services they need. Advocates and advocacy schemes work in partnership with the people they support and take their side. Advocacy promotes social inclusion, equality and social justice.”

(Action for Advocacy, 2002)

28. Other forms of support include information, advice, counselling, befriending, mentoring and mediation, each of which can be helpful in different circumstances. This code focusses solely on advocacy and local authorities’ duties to ensure people are supported by advocates in securing their well-being outcomes and for working in partnership with relevant others to secure those outcomes.
7. Why is advocacy important?

29. Advocacy:
   - safeguards individuals who are vulnerable and discriminated against or whom services find difficult to serve
   - speaks up on behalf of individuals who are unable to do so for themselves
   - empowers individuals who need a stronger voice by enabling them to express their own needs and make their own informed decisions
   - enables individuals to gain access to information, explore and understand their options, and to make their views, wishes and feelings known, and
   - actively supports people to make informed choices.

30. Advocacy has two main themes:
   - speaking up for and with individuals who are not being heard, helping them to express their views and make their own informed decisions and contributions, and
   - safeguarding individuals who are at risk.
8. What are the different forms of advocacy?

31. Advocacy can take many forms, each with the common aim of supporting individuals to have their voices heard, clarifying options and express their views, wishes and feelings. Each form of advocacy has its own benefits and local authorities should recognise and value all these forms. Advocacy can be instructed or non-instructed.

32. Social care and other professionals play a key role in acting as an advocate on behalf of individuals as part of the exercise of their daily professional roles. However, there will be occasions where a conflict of interest may arise in relation to the decision being made. Professionals will need to be alert to situations where they believe that the objectivity or independence of the decision making process is, or could seem to be undermined. In such circumstances, the roles of other forms of advocacy must be considered. These include:-

**Self-advocacy** - when individuals represent and speak up for themselves.

**Informal advocacy** - when family, friends or neighbours supporting an individual in having their wishes and feelings heard, which may include speaking on their behalf.

**Collective advocacy** - involves groups of individuals with common experiences, being empowered to have a voice and influence change and promote social justice.

**Peer advocacy** - one individual acting as an advocate for another who shares a common experience or background.

**Citizen advocacy** - involves a one-to-one long-term partnership between a trained or supported volunteer citizen advocate and an individual.

**Independent volunteer advocacy** - involves an independent and unpaid advocate who works on a short term, or issue led basis, with one or more individuals.

**Formal advocacy** - may refer to the advocacy role of staff in health, social care and other settings where professionals are required as part of their role to consider the wishes and feelings of the individual and to help ensure that they are addressed properly.

**Independent professional advocacy** - involves a one-to-one partnership between an independent professional advocate who is trained and paid to undertake their professional role as an advocate. This might be for a single issue or multiple issues. Independent professional advocates must ensure individuals’ views are accurately conveyed irrespective of the view of the advocate or others as to what is in the best interests of the individuals. Further information about the roles of the independent advocate and that of the local authority in supporting them is in Annex 1.
9. Instructed and non instructed advocacy

33. An important distinction needs to be made between instructed and non-instructed approaches to advocacy. Usually, advocates are instructed by the individual, even if the latter has not referred themselves to the advocacy scheme. Together, they are able to establish a relationship and identify the advocacy issues, goals and intended outcomes in accordance with the wishes and preferences and consent of the user.

34. Non-instructed advocacy may be needed when matters of communication and capacity mean that instruction and the expression of choices and concerns are not forthcoming. It is:

“...taking affirmative action with or on behalf of a person who is unable to give a clear indication of their views or wishes in a specific situation. The non-instructed advocate seeks to uphold the person’s rights; ensure fair and equal treatment and access to services; and make certain that decisions are taken with due consideration for their unique preferences and perspectives.” (Henderson (2006))

35. Non-instructed advocates may adopt different approaches to representing the person based upon human rights, being person-centred, maintaining oversight or acting as a witness and observer.
10. When must a local authority consider individuals’ needs for advocacy?

**Strategically**

36. Local authorities need to understand and support the well-being outcomes that people wish to achieve. The outcome statements set out in the Code of Practice on General Functions specify the key areas where care and support can make a difference to improve well-being outcomes for people, these include:

- **Well-being** - I know and understand what care, support and opportunities are available to me and I get the help I need, when I need it, in the way I want it;
- **Securing rights and entitlements** - My rights are respected, I have voice and control, I am involved in making decisions that affect my life, my individual circumstances are considered, I can speak for myself or have someone who can do it for me and I get care through the Welsh language if I need it.

37. Advocacy services are fundamental to supporting people to engage actively and participate in the development of their own well-being outcomes.

38. **Preventing, delaying or reducing needs** - increasing preventative services within the community to support independence and reduce and delay the escalation of critical need.

39. The Code(s) of Practice on General Functions (well-being, population assessment prevention promotion of social enterprises and provision of information, advice and assistance) set out the requirements for local authorities to provide or arrange the provision of a range of preventative services. Advocacy will have a role in preventing, delaying or reducing people’s needs for care and support and must form part of the local authority and local health board joint assessment under section 14 of the Act of their population’s needs for the range and level of preventative services under section 15 of the Act.

40. **Information Advice and Assistance** - everyone should have access to information advice and assistance on how to meet their care and support needs. Prior to making contact with the local authority, there may be some individuals who require advocacy to support them to access that information and advice. Local authorities must consider such needs in ensuring that the information and advice service is accessible and that the appropriate assistance is available.

41. Individuals’ needs for advocacy must be capable of identification from the moment of first contact. Individuals themselves or those close to them, will often provide this but staff must be suitably skilled to identify those individuals who need an advocate.

42. Informal, collective, peer, citizen and independent volunteer advocacy can offer good sources of advocacy support for individuals to enable them to engage, understand and participate in the development of their well-being outcomes. However, there will be occasions when this support is not available and formal or independent professional advocacy will be required.
43. Local authorities and local health boards **must** utilise the outcomes from their shared population needs assessment to inform commissioning and partnership arrangements under Part 9 for the provision of advocacy services. Advocacy includes the full range of provision set out in Chapter 8. Some element of this should be targeted at those using front-line services i.e. to support those approaching and using the information advice and assistance service.

44. Effective joint commissioning arrangements enable improved experiences for individuals through an holistic approach that mitigates duplication; improves communication between and across individuals and practitioners, delivering integrated services and shared outcomes.

45. Local authorities have significant experience of recognising the factors that impact on individuals’ ability to engage and participate in shaping the services and support necessary to enable them to lead fulfilled lives.

46. Each of the codes of practice specifically recognise and require professionals and individuals to reach a judgement about the role advocacy can contribute.

47. Local authorities **must** arrange for the provision of an independent professional advocate when a person can only overcome the barrier(s) to **participate fully** in the **assessment, care and support planning, review and safeguarding processes** with assistance from an appropriate individual, but there is no appropriate individual available.

48. **Participating fully** enables the individual to express or have represented and taken into account their views, wishes and feelings; that they understand their rights and entitlements; the decision making process; what matters to them; the personal well-being outcomes that they wish to achieve; the barriers to achieving those outcomes, and the options and choices available to them.

49. **Assessment, care and support planning, review and safeguarding processes** encompasses the full range of functions under the Act listed in the table below.

50. The following table lists the functions where local authorities **must** consider individuals’ needs for advocacy support:
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<th>Description</th>
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11. What are the types of circumstances when individuals may require advocacy services?

51. Chapter 8 sets out the full range of local authority functions when local authorities in partnership with an individual must consider the role of advocacy. There are particular circumstances and periods of change or transition which will be significant to the individual and when their needs for advocacy may be heightened. These include but not exclusively:

- when making decisions that will have a significant impact on their day to day life including:
  
  a) assessment, care and support planning, reviews
  b) safeguarding
  c) accessing information, advice and assistance
  d) where they are going to live
  e) the assessment of or changes to informal care and support arrangements and
  f) moving from receiving care and support via a care and support plan, or support plan if they are a carer, to receiving care and support from preventative wellbeing support in the community.

- when external factors impact on their care and support arrangements, for example, provider failure; care home closure; changes of management or ownership arrangements in care homes
- when suspected of being at risk of harm or neglect, subject of safeguarding concerns including when subject of any enquiry under section 126 of the Act (adults at risk) or section 47 of the Children Act 1989 (local authority’s duty to investigate), action under section 127 of the Act (adult protection and support orders), under section 128 of the Act (duty to report adults at risk) or section 130 of the Act (duty to report children at risk), and

- when preparing to leave hospital and return to the community.

52. Ensuring individuals and those that support them have the information they need to understand and fully contribute to the decision making process is a fundamental component to securing well-being. Decisions should be taken in full consultation with those concerned.

53. Where parties are unable to reach agreement on the need for the local authority to secure an independent professional advocate, the individual must be informed of their rights to access the complaints procedure and be supported through that process.

54. Where the complainant is an adult in relation to adult services, the local authority should inform the complainant about the availability of advice and assistance, which can include advocacy services. This does not prevent a local authority from helping an adult complainant to find an advocate or from arranging this support itself.
12. What constitutes the barriers which can impact on an individual’s ability to engage and fully participate?

55. Local authorities must in partnership with each individual, consider whether that individual is likely to experience barriers to participate fully in determining their well-being outcomes and reach a conclusion on their needs for advocacy support. Key barriers will include issues and situations that will impair individuals’ ability to:
   - understand relevant information
   - retain information
   - use or weigh information
   - communicate their views, wishes and feelings.

Understanding relevant information

56. Many individuals can be supported to understand relevant information, if it is presented appropriately and if time is taken to explain it. Some individuals, however, will not be able to understand relevant information.

Retaining information

57. If an individual is unable to retain information long enough to be able to weigh up options and make decisions, then they are likely to be experiencing barriers in engaging and participating in determining their well-being outcomes.

Using or weighing the information as part of the process of being involved

58. An individual must be able to weigh up information, in order to participate fully and express preferences for or choose between options. For example, they need to be able to weigh up the advantages and disadvantages of moving into a care home or terminating an undermining relationship. If they are unable to do this, they are likely to be experiencing barriers in participating fully in determining their well-being outcomes.

Communicating their views, wishes and feelings

59. An individual must be able to communicate their views, wishes and feelings whether by talking, writing, signing or any other means, to aid the decision process and to make priorities clear. If they are unable to do this they are likely to be experiencing barriers in participating fully in determining their well-being outcomes.

60. If a person is experiencing one or more of these barriers and this is because of an impairment of, or disturbance in, the functioning of the mind or brain, the person may lack capacity to make a decision and an assessment of their capacity under the Mental Capacity Act 2005 should be made. This may affect the type of advocacy which is appropriate to be provided for the person.
13. When is an individual inappropriate to act as an advocate?

61. Local authorities in partnership with the individual **must** consider whether there is an appropriate individual who can facilitate that individual’s involvement in the assessment, care and support planning, review or safeguarding process (see paragraph 49 above), and this includes three specific considerations. The appropriate individual cannot be:

- someone the individual does not want to support them
- someone who is unlikely to be able to, or available to, adequately support the individual’s involvement, and
- someone implicated in an enquiry into abuse or neglect or whose actions have influenced a local authority decisions to consider adult protection and support order actions or protection activity in respect of a child.

62. Social care and other professionals play a key role in acting as an advocate on behalf of individuals as part of the exercise of their daily professional roles. However, there will be occasions where a conflict of interest may arise in relation to the decision being made. Professionals will need to be alert to situations where they believe that the objectivity or independence of the decision making process is, or could be seen to be undermined. In such circumstances, the roles of other forms of advocacy outlined in Chapter 8 to secure individuals’ views, wishes and feelings and well-being outcomes must be considered.

63. Appropriate individuals are expected to support, represent and to facilitate the individual’s involvement in securing their well-being outcomes. Whilst often this will be a family member, friend or someone in the wider support network it is likely that some people may not find it that easy to fulfil this role. For instance, a family member who lives at a distance and who only has occasional contact with the person; a spouse who also finds it difficult to understand the local authority processes; a friend who expresses strong opinions of their own prior to finding out those of the individual concerned. It is not sufficient to know the person well. The role of the appropriate individual is to support the individual’s full engagement and participation in determining their well-being outcomes.

64. An individual’s wishes not to be supported by friends or family should be respected and if the individual has capacity, or is competent to consent, the individual’s wishes must be followed. An individual may not wish to be supported by a relative, for example, because there is a conflict of interest in moving forward.

65. If an individual has been judged to lack the capacity to make a decision, then the local authority must be satisfied that it is in an individual’s best interests to be supported and represented by that family member or friend.

66. It will clearly not be suitable for a person to be regarded as an appropriate individual where they are implicated in any enquiry of abuse or neglect against an adult or a child or whose actions have influenced a local authority’s decision to to consider exercising their safeguarding responsibilities.
14. Safeguarding

67. Local authorities **must** have regard to the need to help protect adults and children from abuse and neglect. Local authorities are experienced in supporting adults in deciding how much risk they are able to manage. Chapter 11 identifies circumstances where it is inappropriate for someone to act as an advocate.

68. The local authority in partnership with the individual, **must** consider and reach a conclusion on arrangements to appoint an independent professional advocate to support and represent an individual who is the subject of a safeguarding enquiry under section 126 of the Act or section 47 of the Children Act 1989 or who is subject to arrangements for an adult protection and support order under section 127 of the Act. Where an independent professional advocate has already been arranged under this Act or under the Mental Capacity Act 2005 then, unless inappropriate, the same advocate may be used.

69. If a safeguarding enquiry needs to start urgently, it can begin before an advocate is appointed but one must be appointed as soon as possible. All safeguarding agencies need to know how advocacy services can be accessed and what their role is.

70. It is critical in this particularly sensitive area that the individual is supported in what may feel a daunting process which may lead to some very difficult decisions. An individual who is thought to have been abused or neglected may be so demoralised, frightened, embarrassed or upset that independent advocacy provided under the Act to enable them to express their views, wishes and feelings and participate fully will be crucial.
15. Commissioning and effective service

71. One or more local authorities are able to co-ordinate their commissioning of advocacy services on a joint or regional basis. Part 9 of the Act further enables local authorities, health boards, trusts and other relevant partners to establish formal and informal partnership arrangements and to contribute to a pooled fund in order to secure improved well-being of children and adults.

72. Local authorities and local health boards have a range of responsibilities to secure advocacy services for individuals of all ages. Local authorities and local health boards must consider how joint commissioning arrangements can contribute to the delivery of value for money for commissioners and sustainability for providers.

73. Effective joint commissioning arrangements ensure that services are available and responsive to people’s needs and preferences including regular monitoring to ensure the arrangements are effective and utilise feedback to inform improvement.

74. The following principles should be reflected in the arrangements for the planning, commissioning, monitoring and review of advocacy services in their area. Advocacy services are:

- are led by the views and wishes of the individual
- champion the rights and needs of individual
- work exclusively for the individual
- are well-publicised, accessible and easy to use
- provide appropriate assistance to individuals taking into account their specific needs
- are well managed and provide value for money
- listen to and reflect the views and ideas of individuals to improve the service provided
- are responsive and provide help and advice quickly when contacted
- operate to a high level of confidentiality and ensure individuals and partner agencies are aware of its confidentiality policies
- have effective and easy to use complaints procedure, and
- ensure clear policies to promote equality issues and monitor services to ensure that no-one is discriminated against.

75. The independence of the advocate is essential to enable them to be able to act on behalf of the individual. Services providing advocacy should, as far as possible, be funded and managed in a way that ensures independence from the commissioning organisation.

76. Current practice in Wales is to achieve independence by commissioning advocacy services from an external provider which reinforces the perception and the experience that the service is independent. To preserve independence of advocacy arrangements, commissioners and providers should ensure that any issues of challenge and conflict are transparent and robust, and identified and addressed in the service level agreement between the commissioner and service provider. Equally providers delivering other services to the commissioners must ensure there is no actual or perception of conflict or interest.
16. Publicising advocacy services

77. Local authorities **must** ensure that individuals who may require or benefit from advocacy services are aware of and able to access it. This will require information to be available in accessible and appropriate formats and be able to reach out to the hardest to reach groups. The table at paragraph 50 identifies the key areas where local authorities **must** consider individuals’ needs for advocacy.

78. Local authorities and local health boards **must** assess as part of their population needs assessment, the range of advocacy services in their area and secure and promote their availability as part of their portfolio of preventative services.

79. Local authorities **must** as part of their general duties to provide information, advice and assistance ensure arrangements are in place to support people to prevent, delay or reduce their needs for care and support. This **must** include signposting individuals to advocacy services.

80. Certain individuals may require advocacy services to enable them to access the information, advice and assistance service. Similarly individuals’ needs for advocacy services will be heightened because of where they are accommodated. For example, care homes and other forms of residential accommodation, sheltered housing schemes and shared lives schemes.

81. Where local authorities commission services as part of their duties under the Act, they should consider including requirements on service providers to make information available about advocacy services in their area and how to access advocacy services.
17. Charging for advocacy

82. Regulations under Part 5 will dis-apply local authorities to charge for advocacy in line with the principles set out in this code that:-

Local authorities **must** arrange for the provision of an independent professional advocate when a person can only overcome the barrier(s) to participate fully in the assessment, care and support planning, review and safeguarding processes with assistance from an appropriate individual, but there is no appropriate individual available.
18. Deprivation of liberty consideration

83. If following assessment the care and support a person requires in order to meet their well-being outcomes may amount to a deprivation of liberty the appropriate assessments and referrals must be made and completed\(^1\). The local authority **must** also have regard to ensuring that any restriction on the person’s rights or freedom is kept to the minimum necessary. Restrictions should be carefully considered and reviewed. Any potential deprivation of liberty must be authorised, either by a Deprivation of Liberty Safeguards Authorisation under the Mental Capacity Act 2005 or by the Court of Protection as appropriate.

84. Local authorities should consider how advocacy services can be utilised from the earliest possible opportunity where it is apparent that individuals may after a period of time fall within the Deprivation of Liberty safeguards because of their increasing needs for care and support.

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\(^1\) Links to the codes of practice for the Mental Capacity Act 2005 and the Deprivation of Liberty Safeguards are attached here:
https://www.wales.nhs.uk/sites3/page.cfm?orgid=744&pid=36235
https://www.wales.nhs.uk/sites3/page.cfm?orgid=744&pid=36239
19. Existing advocacy services

85. Similarly, there will be occasions when the different entitlements to statutory advocacy may overlap, for example;

- section 130E of the Mental Health Act;
- section 332BB of the Education Act or paragraph 6D of Schedule 17 to the Equality Act 2010;
- section 35 of the Mental Capacity Act 2005; or
- section 187 of the National Health Services (Wales) Act 2006.

86. In these circumstances, consideration should be given to maximise the opportunities to secure continuity in individuals’ advocacy needs, minimising duplication including the need for the individual to have to repeat their experiences and desired outcomes to different advocates. Wherever possible, the parties should seek to agree a single advocate to support the person.

87. Similarly, during the discussions about individuals’ well-being outcomes, local authorities may identify a duty to provide an Independent Mental Capacity Advocate (IMCA) under the Mental Capacity Act 2005, for example when a decision needs to be taken about the person’s long-term accommodation.

88. The plans and strategies which are prepared in response to the population needs assessment will evidence local authority and local health board commissioning arrangements for advocacy services enabling them to recognise and respond to the potential overlap in arrangements.
20. Advocacy for looked after and other specified children

89. Section 178 of the Act re-states the existing entitlements of looked after children and to other children specified within section 178 (“entitled children”) to advocacy and comes into force from April 2016. The duties owed to those children remain extant.

90. The following chapter provides specific guidance on local authorities’ responsibilities for the provision of advocacy services to entitled children:

- who are looked after or accommodated by a local authority
- who have retained entitlements, having previously been looked after and
- for whom the local authority is exercising a function under the following Parts of the Act: Parts 3 (assessment of needs); Part 4 (meeting needs); Part 5 (charging and financial assessment); Part 6 (looked after and accommodated children); and Part 7 (safeguarding); or for whom it is exercising a function under Parts 4 (care and supervision) and 5 (protection of children) of the Children Act 1989, and
- who make or intend to make a representations under sections 174 to 176 of the Act.
21. Choosing an advocate

91. There will be times when entitled children will wish to choose their own advocate, for example, a relative, teacher, carer, friend or family member. Children should be helped to understand the choices open to them and the differences between the options. Children should be helped to understand the differences in the kind of support available and is therefore able to make an informed choice between lay advocacy and an independent professional advocate.

92. Entitled children may select an advocate of their choice unless the person is prohibited by regulations from acting as an advocate, or there are conflicts of interest which cannot be resolved satisfactorily to enable them to act as an advocate.

93. The Advocacy Services and Representations Procedure (Children) (Amendment) Regulations 2004 preclude an individual acting as a advocate if they:

- may be the subject of the representations
- are responsible for the management of a person who is or may be the subject of the representations
- manage the service which is or may be the subject of the representations
- have control over the resources allocated to the service which is or may be the subject of the representations, or
- are or may become involved in the consideration of the representations on behalf of the local authority.

94. Local authorities and advocacy providers will need to ascertain whether the child has sufficient understanding to be capable of making their own decision on a matter. Where children are identified as having such capability, the requirement to secure consent of the person with parental responsibility for the child does not apply. However, local authorities and advocacy providers will want to consider the potential impact of their exclusion including whether it would not be safe to do so.

95. If the local authority has good reason to believe that the entitled child’s preferred choice of advocate poses a risk of significant harm to the child, the authority must take steps to protect the child and seek to find another person, acceptable to the child, who will act as their advocate.

96. The local authority will have a key role in decisions about the appropriateness of a lay advocate chosen by the entitled child. Central to this must be the need to ensure that the child’s rights are being upheld.

97. Entitled children must, wherever possible, be given an opportunity to meet an advocate and agree the arrangement before that advocate’s appointment is confirmed and any information shared with them. Where children request a change in advocacy arrangements or the need to do so has been brought to the local authority’s attention, this should be acted upon.

98. Where a child chooses his or her own advocate, the local authority should facilitate the support and advice required to enable the individual to assume the role.
99. When a child or young person believes that a concern or problem is not being resolved and they intend to or are considering making a representation, local authorities must ensure that entitled children are advised of the availability of independent advocacy services and support specified children to access those services. Rights to advocacy do not extend to a parent or another person making a complaint on behalf of an entitled child but these individuals or other person may be invited by the child to advocate on their behalf.

100. Advocacy empowers entitled children and ensures their rights are respected and that their views and wishes are fully reflected in decision making about what is happening in their lives. Advocacy is also an additional safeguard to protect from the risk of abuse. Advocacy can ensure assistance and support is provided enabling concerns to be listened to and dealt with effectively. Advocacy supports active participation in the decision-making processes and ensures views and wishes are heard at all times.

101. The Representations Procedure (Wales) Regulations 2014 and Social Services Complaints Procedure (Wales) Regulations 2014 establish a procedure which local authorities must follow in the consideration of representations made to them about the discharge of specific functions under the Children Act 1989 (“the 1989 Act”) and under the Adoption and Children Act 2002 (“the 2002 Act”) and the 2014 Act including:

- designation of a senior officer to be responsible for ensuring compliance with arrangements made by the local authority, and
- appointment of a complaints officer to manage the procedure for the handling and consideration of complaints and representations.

102. Complaints officers may be appointed for more than one local authority and may be a person who is not an employee of the local authority. The individual should have sufficient capacity, authority and independence to manage the complaints and representations process effectively. There should be no conflict of interest or any perception of one. The Complaints Officer must be independent of both professional line management and direct service providers.

103. Detailed guidance on the complaints and representations process including the roles and responsibilities of key individuals including the complaints officer, the independent investigator and the independent person in representations is set out in A guide to handling complaints and representations by local authority social services.

104. Effective advocacy is dependent upon entitled children understanding what advocacy is and when and how to access it. Local authorities must provide the entitled children with information and advice about advocacy services routinely, together with assistance to access an advocate. This role is imperative during the process of the assessment, recording and review of their care and support needs. Key components will include the name, telephone number and contact point for the service and include an offer to facilitate initial contact with the advocacy service or support them to do so.

5 http://gov.wales/docs/dhss/publications/140730complaintsen.pdf
Children who are looked after and placed out of area or those with communication difficulties can be especially vulnerable. The local authority must ensure that these children are aware of and understand the complaints and representation procedures and their rights. Local authorities must ensure they agree suitable arrangements with those providing day to day care to children to satisfy themselves children are aware of and understand how to access advocacy.

This will require a range of measures that reflect individual needs and vulnerabilities. Measures can include the placing authority making arrangements with their advocacy service or with the local authority or advocacy service where the child is placed.

The complaints officer will play a key role in ensuring children are aware of advocacy and in working with other professionals working with children to promote awareness of advocacy and understanding of how to access it. Complaints officers have specific responsibilities to ensure that eligible children are aware of and understand their role. This should be informed and underpinned by arrangements that:

- consult with entitled children when they express their intention to make a complaint to help them understand the options available and how the complaints procedure works
- provide information and advice about the options of advocacy services and support in accessing these services
- work with entitled children and their advocates in dealing with complaints, and provide information and advice about options for resolution both within the complaints procedure, or alternative routes of remedy and redress where appropriate, and
- keeping a written record of complaints made, the procedure followed and the outcome.

Other key professionals and key workers have parallel roles to ensure entitled children are aware of and supported to access advocacy where they believe that child is considering or intending to make a representation or complaint. These will include social care staff, independent reviewing officers, education staff, health staff, residential care staff, foster parents, third sector staff and those who exercise formal and informal supervisory or management responsibilities for any of these individuals. Similarly, elected members who have formal or informal corporate parenting responsibility for entitled children will need to satisfy themselves children and staff understand and exercise their rights.

Independent reviewing officers (IROs) monitor the review process of the care plans of looked after children by local authorities and challenge poor practice by local authorities, including drift in care. IROs chair review meetings, and ensure that the local authority involves the child and significant adults in their review process. They have a specific responsibility to check children are aware of their right to advocacy.

The process of advocacy and complaints must run alongside the IRO’s actions in resolving an issue and it will be good practice for the IRO, the complaints officer and any advocate to agree channels of communication and their respective roles to resolve a complaint.
111. All professionals working with entitled children must be able to recognise and respond to the need for advocacy. This will include being able to:

- explain advocacy clearly to children, identifying how they can be supported
- ask the child if an advocate is wanted and advise of the options of support open to the child or young person
- ask the child whether they wish to have an advocate who shares the same race, culture, gender or religion as themselves
- provide help and assistance in finding independent advocacy services
- offer the child help and assistance from the organisation with whom the authority has arranged the provision of advocacy services, and
- encourage the child to keep their own record of the complaint, by way of becoming involved in the process.

112. The advocate’s role is to help the entitled child initiate the complaint procedures as well as supporting the child to pursue their complaint until a resolution is achieved. The advocate’s role in the complaints procedures is:

- to empower the child by enabling him or her to express views, wishes or feelings, or by speaking on his or her behalf
- to seek the resolution to any problems or concerns, identified by the child, by working in partnership with them and only with their agreement
- to speak for or represent the child at all stages of the complaints procedures by providing information, advice and support
- to provide the child with information about their rights and options, helping to clarify the complaint and the outcomes they are seeking, and
- provide support in selecting an advocate.
22. Securing an Effective Service

113. The effective commissioning and delivery of advocacy services promotes early detection and early resolution, so that concerns and problems are put right quickly and effectively. Complaints and representation procedures should be planned, commissioned and delivered in a manner that encourages entitled children to speak out and encourages decision-makers to hear and listen to their views. Effective complaints and advocacy procedures operate within a culture that promotes participative practice, encourages feedback and utilises feedback to drive improvement. It is therefore an important aspect of a performance management and improvement framework.

114. Local authorities must have robust communication and publicity mechanisms to ensure that children, including those with additional communication needs, are aware of their right to make a complaint and to receive support through advocacy. This must include:

- providing information for entitled children about advocacy and associated services which are available
- informing entitled children about advocacy when they intend or wish to make a complaint, and
- providing help and assistance when entitled children want an advocate to speak for them.

115. Where a local authority first becomes aware that a child or young person wants to make a complaint they should provide age appropriate materials and guides about making a complaint and information about children’s rights/advocacy services should be given to all children and young people when they are assessed as being in need and when they become looked after. This should be recorded on the child’s file and checked out at each review by the IRO.

116. Local authorities should regularly update information and publicity about advocacy services for children and young people, staff and foster carers and ensure that new staff and carers are able to properly inform children and young people of what support they can access.
Annex 1: The role of the independent professional advocate

The role of the independent professional advocate

1. It is intended that independent professional advocates will decide the best way of supporting and representing the person they are advocating for, always with regard to the well-being and views, wishes and feelings of the person concerned.

2. In addition, where practicable, they are expected to meet the person in private. Where a person has capacity, the independent professional advocate should ask their consent to look at their records and to talk to their, family, friends, carer, care or support worker and others who can provide information about their views, wishes and feelings.

3. Where a person does not have capacity, consultation should only take place where the independent professional advocate considers this is in the person’s best interests.

4. Acting as an advocate for a person who is experiencing barriers in participating fully with relevant assessment, care and support planning and review or safeguarding processes is a responsible position. Action includes:

   • assisting a person to understand the relevant processes. This requires independent professional advocates to understand local authority policies; other agencies roles and processes; the available assessment tools; the planning options; the options available at the review of a care or support plan; required and good practice in safeguarding enquiries as well as adult or child practice reviews. It may involve independent professional advocates spending time with the individual considering their communications needs; their views, wishes and feelings; their life story, and using all this to assist the person to participate fully and wherever possible to make decisions.

   • assisting a person to communicate their views, wishes and feelings to the staff who are carrying out an assessment or developing a care or support plan or reviewing an existing plan or to communicate their views, wishes and feelings to the staff who are carrying out safeguarding enquiries.

   • assisting a person to understand how their needs can be met by the local authority or otherwise - understanding for example how a care and support plan can be personalised; how it can be tailored to meet specific needs; how it can be creative, inclusive; and how it can be used to promote a person’s rights to liberty and to family life.

   • assisting the person to make decisions about their care and support arrangements - assisting them to weigh up various care and support options and to choose the ones that best meet the person’s needs and wishes.
• assisting the person to understand their rights under the Act, i.e. for an assessment which considers their views, wishes and feelings and which considers the views of other people; their right to have their eligible needs met, and to have a care or support plan that reflects their needs and their preferences, and in relation to safeguarding, understanding their right to have their concerns considered. Also assisting the person to understand their wider rights, including their rights to liberty and family life. A person’s rights are complemented by the local authority’s duties, for example to involve the person, to meet needs in a way that is least restrictive of a person’s rights, and
• assisting a person to challenge a decision or process made by the local authority; and where a person cannot challenge the decision even with assistance, then to challenge it on their behalf.

5. There are particular important safeguarding issues for independent professional advocates to address. These include assisting a person to:

• decide what outcomes/changes they want;
• understand the behaviour of others that are abusive/neglectful;
• understand which actions of their own may expose them to avoidable abuse or neglect;
• understand what actions that they can take to safeguard themselves;
• understand what advice and help they can expect from others, including the criminal justice system;
• understand what parts of the process are completely or partially within their control, and;
• explain what help they want to avoid reoccurrence and also recover from the experience.
Annex 2: The local authority role in supporting the advocate

1. The local authority is expected to recognise that an advocate’s responsibility is to support and represent a person who is experiencing barriers in participating fully with the local authority processes. The local authority must take into account any representations made by an advocate. The local authority must provide a written response to a report from an advocate which outlines concerns about how the local authority has acted or what decision has been made or what outcome is proposed. The local authority should understand that the advocate’s role incorporates ‘challenge’ on behalf of the individual.

2. The local authority is responsible for ensuring that the relevant people who work for the authority or who provide services and support on behalf of the authority are aware of advocacy services, an individual’s choice to invite someone to advocate on their behalf and the authority’s duty to provide independent professional advocacy. It may engage with advocates to support this awareness raising.

3. The local authority should consider including the identification and referral of those people likely to benefit from advocacy through the care and support services they may commission. In doing so, the local authority should engage with domiciliary and residential care and support workers and agencies.

4. The local authority should take reasonable steps to assist the advocate in carrying out their role. For example, they should let other agencies know that an advocate is supporting a person, facilitating access to the person and if appropriate, to the records. They should propose a reasonable timetable for the assessment and the care and support plan taking into consideration the needs of the person. Where the advocate wishes to consult family, friends or paid staff, the timetable should allow this. They should keep the advocate informed of any developments and of the outcome of the assessment and the care and support plan.

5. The local authority may make reasonable requests of the advocate for information or for meetings both in relation to particular individuals and in relation to the advocate’s work more generally, and the advocate should comply with these.

6. The local authority must meet its duties in relation to working with IMCA provided under the Mental Capacity Act 2005 as well as those in relation to an independent professional advocate under the Act when that advocate is acting in both roles. These duties have been closely aligned so as to facilitate this.