Cumbria Safeguarding Adults Board

Mental Capacity Act 2005

Remember the FIVE principles of the Act

- 1. Assume the person has capacity unless you have the reasonable belief capacity may be impaired
- 2. Do not treat the person as unable to make a decision unless all possible steps to help them have been
- 3. taken
- 4. An unwise decision does not mean the person is unable to make a decision
- 5. An act or decision on behalf of a person who lacks capacity must be in their best interests
- 6. An act or decision on behalf of a person who lacks capacity must aim to be the least restrictive

Help the person decide for themselves

Assess the person's capacity:

- Can the person understand the information? (have reasonable adjustments been made that enables the information to be delivered in a way that promotes the person's ability to understand; BSL, translation, easy read, picture cards etc.)
- **Can** the person retain the information long enough to make the decision?
- **Can** the person use and weigh up the information as part of the decision making process?
- **Can** the person communicate the decision by their own means?

Carry out the 2-stage assessment of capacity

Does the person have a condition that is affecting the functioning of the mind or brain? Examples;

- Mental health illness (dementia or personality disorder)
- Has a Learning Disability or Cognitive Impairment
- Effects of brain damage (ABI)
- Head injury
- Stroke or Acute Celebral Infarction affecting cognition
- Delirium
- Intoxication Drugs/Alcohol

If YES, then there is belief that the patient LACKS CAPACITY. Complete a Capacity Assessment

Make a Best Interests decision on behalf of the person, and record as evidence of lawful decision- making.

- Avoid discrimination or restriction of the person's rights
- Assess whether they may regain capacity if includes life-sustaining treatment do not make assumptions about the quality of life
- Encourage the person to participate and consider the view. Consult others; family members, consider IMCA if no family
- Enquire regarding legal status of Lasting Power of Attorney for Health and Welfare and request documentation

Identify whether the decision involves restraint or restrictions

Evidence should be recorded. Restraint/Restrictions only used if:

- The person LACKS CAPACITY to CONSENT and it is in their BEST INTERESTS to be protected
- Restraints/restrictions are necessary to prevent harm, and a proportionate response to the prospect of harm severity.

The person cannot be deprived of liberty except under the Deprivation of Liberty Safeguards (DoLS), Mental Health Act or a Court Order.





