

# Mental Capacity Act for managers, team leaders and senior staff via Zoom

**Date & Time:** This one day course is split over two mornings on Tuesday 28th & Thursday 30th June 2022: 9:30am - 12:30pm

**Cost:** £85 per person. This course is eligible for HCPA funding at £40 per person for Herts based staff working in the PVI sector. Completed claims paperwork will be provided after the training takes place.

**Format:** Zoom. A link and full instructions on accessing the sessions will be provided. The training is much more than a PowerPoint style webinar with video clips, polls/surveys, open discussions, use of white board, Q&A and exercises/case studies in break out rooms.

**Handouts:** All exercises, handouts and certificates of attendance are included and will be sent by email.

## **Who should attend this one day course**

Managers, deputies and senior staff working with adults in any health, care or support setting

## **Introducing Faiers Training**

Faiers Training uses thirty years of experience in the care & support sector to deliver training that is both professional & practical

## **COURSE OVERVIEW**

The Mental Capacity Act 2005 came into force in 2007. Together with the Deprivation of Liberty Safeguards introduced in April 2009, this legislation impacts on the lives of an estimated one to two million adults in England & Wales. This one-day course provides delegates with essential information and clarifies what areas of professional practice need to change in the light of this evolving legislation post Cheshire West and looking forward to the introduction of Liberty Protection Safeguards in 2023. It will also consider what changes are required as a result of the pandemic.

# COURSE CONTENTS

- **Recap on the essential elements contained within the Mental Capacity Act** – Including definition of incapacity, the five core principles (with memory aid), assessment of capacity (including the causative nexus) & recent changes recommended by case law, decision makers, recording assessments & best interests decisions, IMCA role, Attorneys & Deputies (including how to check and challenge them if necessary) and Advanced decisions (including assessing if they are valid & applicable).
- **The practical steps in assessing capacity** –an in depth look at best practice in assessing and recording capacity
- **Making Best Interests Decisions** – including how to conduct best interests meetings & role of the Court of Protection
- **Recognising the big three questions when looking at either deprivation of liberty (DOL) or Liberty Protection Safeguards (LPS)**  
(1) A practical guide to recognising the difference between restraint/restriction and a DOL/LPS post Cheshire West, (2) How to assess if a DOL/LPS is a proportionate response to the level of identified risk (3) Ensuring no less restrictive responses exist before proceeding with a DOL/LPS
- **A brief introduction to Liberty Protection Safeguards (LPS)** - Following the Mental Capacity (Amendment) Act becoming law in 2019, DOLS is likely to be replaced by LPS in early 2023. A briefing on the key features of the new scheme will be included.

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