



Deprivation of Liberty: Post the Supreme Court Judgement on 2 June 26 - via Zoom

Date & Time: Thursday 2nd July (9:30am - 12:30pm)

Cost: £50 per person.

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

Handouts: All exercises, comprehensive handouts, additional resources and certificates of attendance will be sent by email.

Who should attend this half day course

Management team members working with adults with care and support needs in any setting wanting to understand the changes you need to make to Deprivation of Liberty in your service following the Supreme Court judgement on 2nd June 2026.

Introducing Faiers Training

Faiers Training uses over thirty-eight 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 (DoLS) introduced in April 2009, this legislation impacts on the lives of an estimated one to two million adults in England & Wales. This half-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 2 June 2026 now that the procedures we have followed over the last 12 years following the Cheshire West judgement need to be replaced. The course will explain what changed on 2 June 2026, but also what approach should now be in respect of Deprivation of Liberty.



COURSE CONTENTS

Course Content

- **What are the deprivation of liberty safeguards (DOLS)** – including why they were introduced in 2009 following the Bournemouth judgement, the position from March 2014 to June 2026 and the new position introduced on 2 June 2026 with immediate effect. Why all care/support staff should see DoLS as vitally important in protecting a client's best interests.
- **How to recognise a deprivation of liberty** – The acid test introduced by Cheshire West in March 2014 has gone. Understanding how we now recognise if the objective and subjective tests to be used post 2 June 2026 apply in our client's situation. Real life case studies are used throughout the course to clarify what is & is not a deprivation of liberty and to clarify when measures are an appropriate and proportionate response to the level of risk a person faces and whether less restrictive alternatives are available.
- **How and when to apply for DOLS authorisation** – including when to apply for authorisation and the process to be used in both care settings (care homes, nursing homes and hospitals) via DoLS and domestic settings (e.g. supported living, domiciliary care and shared lives) via the court of protection.
- **The assessment process** – including an explanation of each of the six assessments carried out by Supervisory Bodies or answers needed in completing a COPDOL 11 form for domestic settings
- **The role of the relevant person's representative and the IMCA service**
- **Processes for Temporary Suspensions and Review**
- **Unauthorised DOLS** – including what to do if you suspect unauthorised deprivation of Liberty and how to respond if it is your organisation that is challenged
- **The Court of Protection**
- **Liberty Protection Safeguards** – including the Government's promise to hold a consultation following the Supreme Court ruling and likelihood LPS will ever be introduced if the new regime results in the predicted reduction in applications.

Contact: Nigel Faiers Tel: 07986 837463 Email: admin@faierstraining.co.uk
Website: www.faierstraining.co.uk



Faiers
training

