

LA LOGO

Cafcass and Independent Reviewing Officer

Good Practice Protocol for Public Law Work

The guidance has been developed in response to the need to agree a clear understanding of the statutory roles and interface between Cafcass and the Independent Reviewing Service.

The Protocol is supported by the DfE, the national IRO Managers Group and NAIRO.

The content of this does not seek to be binding on Local Authorities. However, ADCS supports the content of this document and consider it to be a Good Practice Model, offered by way of assistance, and therefore urges all Local Authorities to adopt the practices described within the document, observance of which help to achieve better outcomes for children and young people who are subject to care proceedings.

The key regulations and guidance are:

- a. The Children and Family Court Advisory and Support Service (Reviewed Case Referral) Regulations 2004 ("the Cafcass Regulations")
- b. Statutory guidance for IROs and Local Authorities on their functions in relation to care management and review for looked after children (known as the IRO Handbook).
- c. Care Planning, Placement and Case Review (England) Regulations 2010)
- d. The Arrangements for Placement of Children by Voluntary Organisations and others (England) Regulations 2011
- e. The new Practice Direction 36C, introducing the revised Public Law Outline





Cafcass		Independent Reviewing Officer
	Pre Case Management Hearing (CMH)	
At the point of case allocation Cafcass Business Support will inform the IRO Manager of the named Children's Guardian, including direct contact details using the agreed template. The Children's Guardian will establish contact with the IRO prior to the CMH. The level of any on-going consultation will be at the discretion of the Children's Guardian or the IRO in order to promote the best possible care planning process for each child.		At the point of case allocation the IRO or IRO Manager will inform Cafcass of the named IRO and contact details. The IRO will ensure that the Children's Guardian is advised of Children Looked After Review (CLA) arrangements and sent a copy of the record of the review. This is an on-going arrangement during the proceedings. During proceedings, within five working days of receiving them the legal department of the local authority,, will ensure that the IRO is sent copies of all relevant court documents including. interim and final court care plans, court timetable/Directions, expert reports (if any) Children's Guardians interim and final report. Facts and reasons, or judgements (if any) The IRO will maintain a comprehensive record of all discussions with the Children's Guardian on the child's file.
When the Children's Guardian has a concern about the Local Authority's management of the child's case they may consult with the named IRO. The Children's Guardian will consult when appropriate with the IRO prior to the CLA review as Cafcass attendance is generally not required. The Children's Guardian will send apologies in advance when not attending the meeting.	Up to IRH/Final Hearing	The IRO will alert the Children's Guardian to any significant issues that arise in planning and review meetings. Prior to Looked After Reviews the IRO may contact the Children's Guardian The LA solicitor will inform the court of any matters subject to local dispute resolution.
	Completion of Proceedings	
No later than 10 working days after the end of proceedings the Children's Guardian will ensure the final court care plan is provided to the IRO, and discuss it with them and provide written handover on the agreed template.		At the end of the proceedings the IRO will record discussions with the Children's Guardian and the written handover information

		on the child's case file and identify any outstanding issues.					
The Children's Guardian will send a letter to the child, giving details of the end of his/her involvement and confirming the IRO as the person who will oversee their care plan.		Following the withdrawal of the Children's Guardian the IRO remains the only independent scrutiniser of the local authority's actions in relation to the care plan for the child.					
If a meeting is required between the Children's Guardian and the IRO (e.g. where there are contentious issues or the care plan has been significantly changed in the Final Hearing), this will held within 20 working days of the conclusion of proceedings and include the Local Authority Team Manager and the social worker. The Children's Guardian and the IRO should jointly consider if this meeting should involve the young person dependent on the issue and their age/understanding.							
	During Proceedings						
		section 26 of the Children Act 1989,					
states that the IRO should refer the case							
appropriate to do so and it has not bee should be sent direct to Cafcass Legal.	n possible to resolve the iss	sues through local resolution. Referrals					
A Cafcass lawyer is on duty every working day and is available to give guidance (but not legal advice) to IROs about the matters		The DofE Guidance states that cases can be referred by IROs to Cafcass at any time they think it is necessary.					
identified (see full 2011 practice note embedded below)		The IRO must consider the impact on the child of a referral and make a decision based on the					
Unless there are overriding child protection concerns, Cafcass Legal will instigate no action on the basis of informal telephone discussions unless requested to do so by the IRO. Any record will remain confidential unless and until the IRO makes a formal referral to Cafcass. If a formal referral is made, the record will be shared with the relevant Children's Guardian as part of the case		timetable for the child. These cases should be rare and where it has not been possible to resolve through the full dispute resolution process.					
All cases referred in accordance with the Practice Note should be sent to Cafcass Legal (contact details below).							
On receipt of a referral, Cafcass Legal will immediately refer the case either to the local Cafcass manager for allocation to an officer who has previously been involved or to the Cafcass High Court Team for allocation.							
Cafcass Legal will also notify the Local Authority Legal Department.							
In consultation with his or her manager and with Cafcass Legal, the Children's Guardian will seek, within two weeks of the referral, to make decisions about the most appropriate action to take and provide a written report.							
Cafcass and IRO practice note 2011.d							

	Examples of cases which may be referred by IROs to Cafcass. In each example, the child could be either accommodated or subject of a care order or placement order This is not intended as an exhaustive list:								
• • •	 Unreasonable failure by a local authority to implement an important element of a care plan – for example siblin contact, or a foster placement for an asylum seeking child. Unreasonable failure by a local authority to implement an important element of a care plan due to conflicts in decision making outside of the review process – for example, funding of a specialist placement or therapy. 								
•		igence in failing to bring care proceedings.							
 Dispute in the case of a 17 year old young person who is incapable of managing his or her affairs due to menta disability, and likely to remain so after attaining his or her age of majority. 									
Aare	Agreed by:								
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Head of Service, Cafcass.									
Senior Manager IRO Service.									
Date:	Date:								

Local Review Date:	(at	least	annually	y)
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