



## PROVISION OF INDEPENDENT MENTAL CAPACITY ADVOCACY

Our Advocates provide statutory Advocacy for adults who lack capacity to make certain decisions about their care or treatment or are being assessed/ subject to a Deprivation of Liberty Safeguard.

The Mental Capacity Act 2005 places a duty on NHS bodies and Local Authorities to refer those adults that are eligible to an Independent Mental Capacity Advocate (IMCA)

Telephone: 0300 3030 209

Email: referral@tsoimcahub.org.uk Website: www.tsoimcahub.org.uk

Provided by









The Local Authority or NHS body must instruct an IMCA when a person is 16+ years of age, has no family or friends appropriate to consult and they lack capacity to make important decisions about either:

- Providing or withdrawing serious medical treatment
- A proposed stay in a care home of more than 8 weeks
- A hospital stay of over 28 days

An IMCA should also be considered for decisions regarding:

- A care review
- Safeguarding Adults proceedings (even if they have family or friends involved)

An IMCA should be instructed by the Supervisory Body for **Deprivation of Liberty Safeguards** (DoLS) when;

- A care home or hospital has requested an urgent or standard authorisation to deprive someone of their liberty (39A IMCA)
- A person is subject to a DoLS and requires an IMCA to stand in as the representative on a temporary basis (39C IMCA)
- A person is subject to a DoLS, or their unpaid representative requests the support of an IMCA via the Supervisory Body (39D IMCA)

An Advocate can be instructed by the Supervisory Body to provide a paid Relevant Person's Representative (RPR) role for a person subject to a DoLS who has no friend or family to be the RPR.

