Ill Treatment and Wilful Neglect

Health and Social Care Act 2008 (Regulated Activities) Regulations 2014

Policy Statement
As part of the Criminal Justice and Courts Act 2015, two criminal offences have been introduced into the Health and Social Care legislative framework. These offences cover both staff and the organisation itself, with Directors and senior managers being made accountable in a way not seen before in the sector.

Care Act 2014
Within the new Safeguarding Statutory guidance issued under this Act there is a thorough explanation of the process regarding criminal offences and adult safeguarding (Chapter 14.70–14.76).

Although the local authority has the lead role in making enquiries, where criminal activity is suspected, the early involvement of the police is likely to be of benefit in many cases. It is therefore imperative that all managers are aware of this guidance, in relation to adult safeguarding and to the offences of ill treatment and wilful neglect.

The Policy
Please note: A higher standard of proof is required in criminal proceedings ("beyond reasonable doubt") than in disciplinary or regulatory proceedings (where the test is the balance of probabilities) and so early contact with the police may assist in obtaining and securing evidence, witness statements, and assist with ensuring forensic evidence is not lost or contaminated.

These Regulations apply to:

- All formal healthcare provision for adults and children on both the NHS and private sector other than in specific excluded children’s settings and services which are already subject to comprehensive legislative and regulatory safeguards;
- All formal adult social care provision in both the public and private sectors, including where care is self-funded; and
- To individuals and organisations paid to provide or arrange for the provision of these health and adult care services, but with the offence for organisations formulated differently from that for individuals.

Penalties (individuals)
These will mirror those attached to the offence of ill-treatment or wilful neglect of persons without capacity set out in section 44 of the Mental Capacity Act 2005.

For individuals the offences will focus on their conduct.

Penalties (organisation)
For organisations, a variety of penalties are in place which include fines, the issuing of publicity orders and remedial orders which will be similar to those available in respect of convictions of Corporate Manslaughter in the Corporate Manslaughter and Corporate Homicide Act 2007.

For organisations such as ENS, the offence will focus on the formulation of the corporate manslaughter offence. In essence, the business can be prosecuted if the way in which its
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activities are managed or organised by senior management causes ill treatment or wilful neglect to occur, causing a gross breach of a duty of care.

As an organisation which delivers good consistent levels of quality services to our service-users, the following has been put into place to reflect the serious nature of any situation which would be deemed to be within this policy’s remit.

The Registered Manager must report, without delay, any situation where a corporate manslaughter offence could be considered the outcome, to the designated post holder - Allyson Abel – Managing Director. This will be communicated by telephone, or, in person whichever is the most expedient. Contemporaneous Records must be taken, and the designated post holder then has the responsibility to take the appropriate steps, in conjunction with multi-agency partners, where appropriate, whilst adhering to the organisations policies and procedures. The senior management team will be fully briefed and updated by the post holder.

Training Statement
All managers within the organisation will have a thorough knowledge of this policy and understand the importance of swift and appropriate reporting and actions.

Related Guidance
Criminal Justice and Courts Act 2015
http://www.legislation.gov.uk/ukpga/2015/2/part/1/crossheading/offences-involving-illtreatment-or-wilful-neglect/enacted

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