# Appendix 2 Children's Statutory Complaints Procedure:

#### **THE CHILDREN ACT 1989**

THE ADOPTION & CHILDREN ACT 2002

AND

THE CHILDREN ACT 1989 REPRESENTATIONS PROCEDURE (ENGLAND) REGULATIONS 2006

**UPDATED** 

January 2024

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#### 1.1 Introduction

- 1.1.1 Some complaints relating to services provided to children, young people and their families will be investigated under the children's statutory complaints procedure:
  - stage one local resolution
  - stage two an investigation with an independent person overseeing
  - stage three a review panel with an independent chair
- 1.1.2 It is our aim to ensure that concerns are resolved swiftly to improve outcomes for every child. It is important to us that vulnerable children and young people get the help they need, when they need it, however large or small their complaint.
- 1.1.3 This policy aims to meet the principles set out in the statutory guidance **Getting the best from complaints**. Namely, that:
  - The complaints procedure should be clear and easy to use.
  - It should ensure that the people who use the service are treated with dignity and respect, are not afraid to make a complaint, and have their concerns taken seriously.
  - It should ensure, as far as is possible, even-handedness in the handling of complaints.
  - It should ensure that any concerns about the protection of children are referred immediately to the relevant social services team or to the Police.
  - It should make sure that as many complaints as possible are resolved swiftly and satisfactorily at the local level.
  - It should ensure a fair process and adequate support for everyone involved in the complaint.
  - It should ensure that the child or young person receives a full response without delay.
  - It should enable any local authority purchasing services in the independent sector, to exercise its continuing duty of care.
  - It should secure sensible and effective links with other procedures in local government.
  - It should safeguard the child or young person's rights of access to other means of redress, such as the Local Government and Social Care Ombudsman (LGSCO).
  - It should ensure that local authorities monitor their performance in handling complaints, deliver what they have promised, learn from complaints and use this learning to improve services for everyone who uses them.

## 1.2 What is covered by this procedure?

- 1.2.1 This procedure applies only to some specific local authority social care functions for children and families which are set out in the Children Act 1989 and the Adoption and Children Act 2002, as specified under The Children Act 1989 Representations Procedures (England) Regulations 2006.
- 1.2.2 Generally, assessments and services in the following areas would be considered under the statutory procedure:
  - Children in need
  - Looked after children
  - Special Guardianship support
  - Post-adoption support

and the following would not be considered under the statutory procedure:

- Early Help
- Child protection including S47 enquiries and conferences
- Assessments of potential foster carers and adopters
- Foster carer registration
- Section 7 and Section 37 court reports
- 1.2.3 The precise details of which complaints must be considered under the statutory process is complex (more detail is provided in Section 2). Where a complaint is not a statutory complaint, it may be dealt with under the Council's Customer Complaints Policy.
- 1.2.4 In some cases, where a complaint is complex, some aspects will be covered and some will not, and in those cases we will usually decide to treat the whole complaint under the statutory process. The decision as to whether or not the complaint should be dealt with under the statutory process will be made by the Customer Relations Manager, who will take advice from Warwickshire Legal Services where necessary. If you believe that your complaint should be dealt with under the statutory process you can ask for our reasons as to why we consider that it doesn't. If we cannot agree, a referral to the LGSCO to determine the matter can be made.
- 1.2.5 In some cases, where a complaint relating to children's services is particularly complex, we may choose to put the complaint through the statutory process notwithstanding that it does not meet the criteria.

#### 1.3 What is not covered?

- 1.3.1 Complaints of a general nature which are not concerned with an individual case are likely to fall outside the statutory definition, as are anonymous complaints.
- 1.3.2 This procedure will not apply when:

- you do not meet the requirements of "who may complain" (see paragraph 1.4 and Section 2 below) or are not acting on behalf of someone who meets those requirements.
- the complaint is about actions and decisions of another local authority, agency or body (e.g. Police or Court decisions) and is not in respect of the actions or decisions of the Council, or a body acting on its behalf:
- the same complaint has already been dealt with at all stages of the procedure;
- the complaint relates to something that happened more than 12 months ago;
- the complaint relates to matters subject to existing or previous court proceedings and the issues are within the jurisdiction of the appointed judge;
- the complaint relates to services for which an alternative statutory process already exists.

### 1.3.3 Concurrent Investigations:

As with other complaints, the Council must be careful not to compromise or prejudice concurrent investigations such as

- court proceedings
- disciplinary proceedings
- criminal investigations or
- tribunals
- 1.3.4 Decisions on how to proceed where there are concurrent or related procedures taking place will be taken on a case-by-case basis by the Customer Relations Manager. The Customer Relations Manager has the discretion not to commence or to suspend a complaints investigation if to proceed would compromise another procedure. However, the complaints investigation will start or resume once the concurrent investigation is discontinued or completed.

## 1.4 Who is eligible to complain under this procedure?

- 1.4.1 Legislation sets out who may bring a claim under this procedure. More detail is given in Section 2, but children, care leavers and their parents, foster carers, adopters, prospective adopters and special guardians may use this procedure for eligible complaints.
- 1.4.2 The Council has discretion in cases where eligibility is not automatic under the law to decide whether or not you have sufficient interest in a relevant child's welfare to justify your complaint being considered. In reaching a decision, we will check with the child or young person (subject to their age and understanding) that they are happy for you

to make the complaint, and that the complaint submitted reflects their views.

1.4.3 We will apply the principles of 'Gillick competency' to determine whether a person under 16 has sufficient understanding to comprehend fully their choices and the consequences of their decisions.

#### 1.4.4 Anonymous complaints

Anonymous complaints will be recorded and referred to the Customer Relations Team in the same way as other complaints. However, anonymous complaints fall outside of the scope of the statutory procedure and the Council will consider what action it should take and what procedures will apply.

#### 1.4.5 Complaints relating to more than one local authority

The Council investigates complaints in respect of or on behalf of people who are ordinarily resident within our local authority area. In most instances the complaint will be considered by the authority, which is looking after the young person, or within whose area the young person normally lives.

The fact that a complainant or their representative may be living in the area of a different local authority at the time the complaint is made does not prevent us investigating. However, it may be agreed to delegate the investigation task to the local authority where the young person was temporarily residing at the time of the complaint.

We will always seek to cooperate and ensure good communication with other authorities in these situations in the interests of resolving a complaint fairly, transparently and efficiently.

## 1.5 How will we deal with your complaint?

- 1.5.1 Once a complaint has been identified as an eligible complaint under the Children's Statutory Complaints Procedure it will proceed through up to three stages. These are:
  - **Stage 1 Local resolution**: This will normally be conducted by the local team manager.
  - Stage 2 Independent Investigation: The Council will appoint an independent investigator who may be an employee who is independent of the decision making in the matter. The investigation will be coordinated and performance-managed through the Customer Relations Team. For all complaints under Stage 2 of this process, an independent person will also be appointed (see 1.5.8 below).
  - Stage 3 Review Panel: The Panel will consist of three Independent People. The Customer Relations Team will commission the Panel, in consultation with the chairperson.

#### Receiving a complaint

- 1.5.2 A complaint can be made to the relevant team manager, to the Customer Relations Team, Warwickshire County Council, Shire Hall, Warwick, CV34 4RL or online via 'our customer feedback system at <a href="Customer feedback">Customer feedback</a> and complaints Warwickshire County Council.
- 1.5.3 You should make it clear that you want the matter to be investigated as a complaint. You will need to be clear what you are complaining about and what outcome you are hoping for. The investigator may seek more clarification. You should cooperate with any requests for further information or clarification. You should try to be succinct.
- 1.5.4 If your complaint is not eligible for the statutory procedure you will be notified within two working days and your complaint will then proceed in line with the Council's Customer Complaints Policy at [LINK]
- 1.5.5 If your complaint is eligible to be considered under the statutory process, a Stage 1 investigation will be commenced. Once the Stage 1 investigation had been completed you will receive an outcome letter explaining the next steps for you to take if you are still unhappy. We will endeavour to provide this outcome letter within 10 working days of receiving your complaint, or clarifying any issues with you if clarification is needed. Complex complaints may take longer to investigate, and we will let you know if this is the case.
- 1.5.6 If you are unhappy with the outcome of the Stage 1 response, the second stage will be an independent investigation. You will be given 20 working days to request this. You will be asked to agree a statement of your outstanding complaint(s) so that the independent investigator is clear what they are investigating.
- 1.5.7 The Stage 2 investigation will not proceed until a statement of complaint has been agreed. If you do not agree a statement of complaint the investigator may proceed by using their best endeavours to extract this from correspondence and any discussions.
- 1.5.8 For all complaints under this procedure an independent person will also be involved. The role of the independent person is to ensure that the process of investigation is open, transparent and fair. The independent person works alongside the independent investigator and produces their own report commenting on each of the complaints and whether or not they agree with the investigator.
- 1.5.9 Once the investigation is complete you will be provided with a copy of the outcome report. This will usually be within 25 working days of the statement of complaint being agreed. If the review is complex it may take longer to investigate, and we will let you know if this is the case.
- 1.5.10 If you remain unhappy following the Stage 2 outcome report, you may request a Stage 3 Panel Review of your complaint. You will be given 20 working days to request a Stage 3 Panel Review. This Panel will consider the fairness of the process and will not conduct its own investigation into the circumstances of your complaint. Subject to your availability and that of panel members we will endeavour to arrange the Panel review within 30

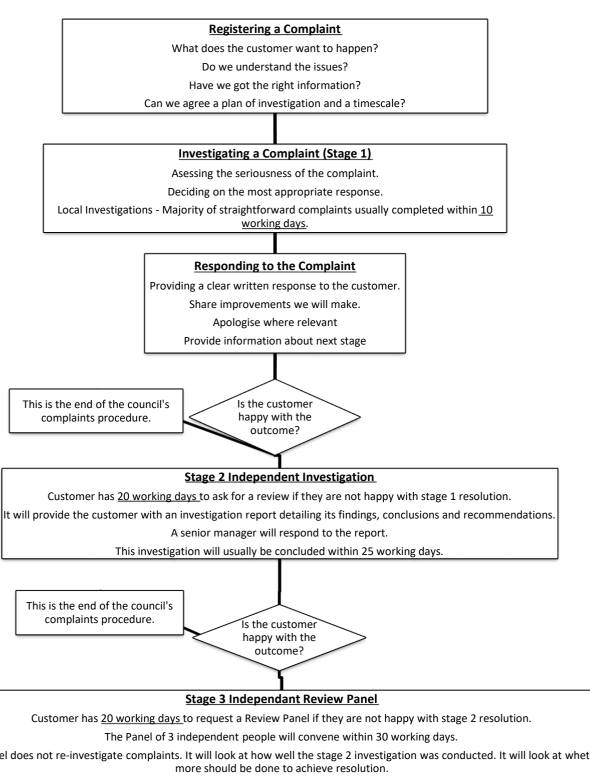
- working days of your request. The Panel will usually provide their outcome within 5 working days of the Panel sitting. Following this the Director of Children's Services will write to you.
- 1.5.11 If you still remain unhappy with the outcome you may complain to the Local Government and Social Care Ombudsman. You will be provided with information about how to do this.

## 1.6 Withdrawal of a complaint

- 1.6.1 You may withdraw your complaint either orally or in writing at any time. We will write to you (and/or your representative where relevant) confirming the withdrawal of the complaint.
- 1.6.2 In certain cases where complaints are withdrawn, it may still be necessary to continue the investigation to ensure that the Council has followed practice, policy or procedural guidance and/or that we have fulfilled our statutory obligations. The decision to terminate or continue any investigation will be made by the Customer Relations Team.
- 1.6.3 Complaints made by young people which are withdrawn before the completion of an investigation will be considered carefully. Any young person who withdraws a complaint will be contacted to determine why the complaint has been withdrawn and whether it would be in the young person's best interests to pursue the investigation further.
- 1.6.4 The Council may suspend or close a complaint investigation if you do not cooperate with the investigation.

#### 1.7 Unreasonable Behaviour and Vexatious Complaints

1.7.1 Unreasonable behaviour or vexatious complaints will be treated in accordance with the provisions set out in the Customer Complaints Policy.



The Panel does not re-investigate complaints. It will look at how well the stage 2 investigation was conducted. It will look at whether

The panel will write to the customer and the council summarising their views and recommendations within 5 working days of the hearing.

The Director will write to the customer within 15 working days.

This is the end of the children's statutory complaints procedure.

#### 2 LEGISLATIVE FRAMEWORK

Warwickshire County Council has a statutory duty under the Children Act 1989 to 'establish a procedure for the consideration of representations and complaints'. This procedure applies to complaints made in relation to services provided under some, but not all, sections of the Children Act 1989 and of the Adoption and Children Act 2002. The rules about which complaints fall to be considered under the statutory procedure are quite complicated but are summarised below. The Customer Relations Team will be able to confirm whether your complaint qualifies for consideration under this procedure.

For a representation received from a member of the public to fall under the category of complaints which must be dealt with using the statutory three stage complaints procedure, it must:

- a. Be made by an eligible individual: and
- b. Depending on who the individual is, only relate to certain specified functions of the Local Authority.

Below is a list of all individuals who can make a representation capable of falling under the statutory complaints procedure, and the corresponding Local Authority functions that their representation must relate to for the statutory complaints procedure to automatically apply.

Individual	Statutory Provision	What the complaint must relate to
A currently Looked After child	s.26(3) Children Act 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989   (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England); or  b. Any of the following functions under Parts IV or V CA 1989:     i. s.31(1) – Care and Supervision Orders     ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order     iii. s.34(6) and (8) – Refusal of parental contact with a child in care     iv. s.35 – Use of Supervision Orders     v. s.43(1) – Child Assessment Orders     vi. s.44(1) and (10)-(11) – Emergency Protection Orders.
A current Child in Need (where not Looked After)	s.26(3) CA 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and

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		families provided by Local Authorities in England); or  b. Any of the following functions under Parts IV or V CA 1989:  i. s.31(1) – Care and Supervision Orders  ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order  iii. s.34(6) and (8) – Refusal of parental contact with a child in care  iv. s.35 – Use of Supervision Orders  v. s.43(1) – Child Assessment Orders  vi. s.44(1) and (10)-(11) – Emergency Protection Orders.
A parent of any current Looked After Child or a Child in Need	s.26(3) CA 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England); or  b. Any of the following functions under Parts IV or V CA 1989:  i. s.31(1) – Care and Supervision Orders  ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order  iii. s.34(6) and (8) – Refusal of parental contact with a child in care  iv. s.35 – Use of Supervision Orders  v. s.43(1) – Child Assessment Orders  vi. s.44(1) and (10)-(11) – Emergency Protection Orders.
Anyone who holds parental responsibility for any current Looked After Child or a Child in Need	s.26(3) CA 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England); or  b. Any of the following functions under Parts IV or V CA 1989: i. s.31(1) – Care and Supervision Orders ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order iii. s.34(6) and (8) – Refusal of parental contact with a child in care iv. s.35 – Use of Supervision Orders v. s.43(1) – Child Assessment Orders

		vi. s.44(1) and (10)-(11) – Emergency Protection Orders.
A Local Authority foster parent	s.26(3) CA 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England); or  b. Any of the following functions under Parts IV or V CA 1989:  i. s.31(1) – Care and Supervision Orders  ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order  iii. s.34(6) and (8) – Refusal of parental contact with a child in care  iv. s.35 – Use of Supervision Orders  v. s.43(1) – Child Assessment Orders  vi. s.44(1) and (10)-(11) – Emergency Protection Orders.
Any other individual which the LA considers has a sufficient interest in the child's welfare to warrant their representations being considered by the LA (a discretionary category)	s.26(3) CA 1989	The discharge of any of the following functions in relation to that child:  a. Any function under Part III CA 1989   (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England)  b. Any of the following functions under Parts IV or V CA 1989:     i. s.31(1) – Care and Supervision Orders     ii. s.33(3)-(4) and (6)-(9) – The effect of a Care Order     iii. s.34(6) and (8) – Refusal of parental contact with a child in care     iv. s.35 – Use of Supervision Orders     v. s.43(1) – Child Assessment Orders     vi. s.44(1) and (10)-(11) – Emergency Protection Orders.

## Adoption Services

Individual	Statutory Provision	What the complaint must relate to
Any child who	s.26(3B)	The discharge of:
may be adopted	CA 1989	

AND their parents	a.	Any of the following functions under the
and guardians		Adoption Support Services Regulations
		2005:
		i. Regulation 3 (provision of adoption
		support services)
		Note that the support service under
		Regulation 3(1)(b) is only applicable
		for this purpose where it relates to
		enabling groups of adoptive children1
		to discuss matters relating to adoption
		ii. Parts 4 and 5 (relating to
		assessments, plans and reviews)
		insofar as they relate to adoption
		support services
	b.	Any of the following functions under the
		Adoption and Children Act 2002:
		i. s.18-29 (placement of children by
		adoption agency for adoption)
		ii. s.30-35 (removal of children who
		are or may be placed by adoption
		agencies)
		iii. s.36-40 (removal of children in non-
		agency cases)
	C.	Any of the following functions under the
		Adoption Agencies Regulations 2005:
		i. Part 3 (relating to the duties of an
		adoption agency when adoption is
		being considered for a child)
		ii. Part 4 (relating to the duties of an
		adoption agency in respect of a
		prospective adopter) insofar as they
		relate to a pre-assessment decision
		under Regulation 27 that a
		prospective adopter is not suitable
		to adopt a child
		iii. Part 5 (relating to the duties of an
		adoption agency in respect of a
		prospective placement of a child with an adopter)
		iv. Part 6 (relating to placements and
		reviews)
		v. Part 7 (relating to case records)
		insofar as they relate to a child's
		case record set up under the
		requirement in Regulation 12
		vi. Regulations 46 and 47 (relating to
		contact arrangements)
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<sup>1</sup> The term 'adoptive children' is defined as children who have been adopted or in respect of whom a notice has been given of a person's intention to adopt, or a child matched with a prospective adopter or placed for adoption by an agency.

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		d. Any of the following functions under the Adoptions with a Foreign Element Regulations 2005:  i. Regulation 10 (relating to the requirements to be met before parental responsibility is granted to prospective adopters prior to an adoption abroad)  ii. Regulations 52-59 (miscellaneous provisions relating to adoptions under the Convention on Protection of Children and Co-operation in respect of Intercountry Adoption)
Any individual	c 26(2P)	The discharge of:
Any individual wishing to adopt a child	s.26(3B) CA 1989	The discharge of:  a. Any of the following functions under the Adoption Support Services Regulations 2005:  i. Regulation 3 (provision of adoption support services)  Note that the support service under Regulation 3(1)(b) is only applicable for this purpose where it relates to enabling groups of adoptive children to discuss matters relating to adoption  ii. Parts 4 and 5 (relating to assessments, plans and reviews) insofar as they relate to adoption support services  b. Any of the following functions under the Adoption and Children Act 2002:  i. s.18-29 (placement of children by adoption agency for adoption)  ii. s.30-35 (removal of children who are or may be placed by adoption agencies)  iii. s.36-40 (removal of children in nonagency cases)  c. Any of the following functions under the Adoption Agencies Regulations 2005:  i. Part 3 (relating to the duties of an adoption agency when adoption is being considered for a child)  ii. Part 4 (relating to the duties of an adoption agency in respect of a prospective adopter) insofar as they relate to a pre-assessment decision under Regulation 27 that a prospective adopter is not suitable to adopt a child  iii. Part 5 (relating to the duties of an
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				prospective placement of a child
				with an adopter)
			iv.	Part 6 (relating to placements and
				reviews)
			٧.	Part 7 (relating to case records)
				insofar as they relate to a child's
				case record set up under the
				requirement in Regulation 12
			vi.	Regulations 46 and 47 (relating to
			• • •	contact arrangements)
		Ч	Δην ο	f the following functions under the
		۵.	•	ions with a Foreign Element
				ations 2005:
			I.	Regulation 10 (relating to the
				requirements to be met before
				parental responsibility is granted to
				prospective adopters prior to an
				adoption abroad)
			ii.	Regulations 52-59 (miscellaneous
				provisions relating to adoptions
				under the Convention on Protection
				of Children and Co-operation in
				respect of Intercountry Adoption)
Any adopted	s.26(3B)		ischarç	
persons	CA 1989	a.	•	f the following functions under the
AND their parents,			•	ion Support Services Regulations
natural parents			2005:	
and former			i.	Regulation 3 (provision of adoption
guardians				support services)
				Note that the support service under
				Regulation 3(1)(b) is only applicable
				for this purpose where it relates to
				enabling groups of adoptive children to
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			i.	Part 3 (relating to the duties of an adoption agency when adoption is
			ii.	being considered for a child) Part 4 (relating to the duties of an
				adoption agency in respect of a prospective adopter) insofar as they
				relate to a pre-assessment decision under Regulation 27 that a
				prospective adopter is not suitable to adopt a child
			iii.	Part 5 (relating to the duties of an adoption agency in respect of a
				prospective placement of a child
			iv.	with an adopter) Part 6 (relating to placements and
			V.	reviews) Part 7 (relating to case records)
				insofar as they relate to a child's case record set up under the
			vi.	requirement in Regulation 12 Regulations 46 and 47 (relating to
		4		contact arrangements) f the following functions under the
		u.	Adopt	tions with a Foreign Element
			Regul i.	ations 2005: Regulation 10 (relating to the
				requirements to be met before parental responsibility is granted to
				prospective adopters prior to an adoption abroad)
			ii.	Regulations 52-59 (miscellaneous provisions relating to adoptions
				under the Convention on Protection
				of Children and Co-operation in respect of Intercountry Adoption)
Any other	s.26(3B)		ischarg	
individual to whom arrangements for	CA 1989	a.	Adopt	f the following functions under the tion Support Services Regulations
the provision of adoption support			2005: i.	Regulation 3 (provision of adoption
services extend				support services)  Note that the support service under
				Regulation 3(1)(b) is only applicable for this purpose where it relates to
				enabling groups of adoptive children to
			ii.	discuss matters relating to adoption Parts 4 and 5 (relating to
				assessments, plans and reviews) insofar as they relate to adoption
				support services

		Any of the following functions under the Adoption and Children Act 2002: i. s.18-29 (placement of children by adoption agency for adoption) ii. s.30-35 (removal of children who are or may be placed by adoption agencies) iii. s.36-40 (removal of children in non- agency cases) Any of the following functions under the
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(a discretionary			discuss matters relating to adoption
category)		ii.	Parts 4 and 5 (relating to
			assessments, plans and reviews)
			insofar as they relate to adoption
	h	۸۵۷	support services
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		ii.	Part 4 (relating to the duties of an
			adoption agency in respect of a
			prospective adopter) insofar as they
			relate to a pre-assessment decision under Regulation 27 that a
			prospective adopter is not suitable
			to adopt a child
		iii.	Part 5 (relating to the duties of an
			adoption agency in respect of a
			prospective placement of a child
			with an adopter)
		iv.	Part 6 (relating to placements and
			reviews)
		V.	Part 7 (relating to case records)
			insofar as they relate to a child's
			case record set up under the
			requirement in Regulation 12
		vi.	Regulations 46 and 47 (relating to
			contact arrangements)
	Н	Anv d	of the following functions under the
		-	otions with a Foreign Element
			Ilations 2005:
		i.	Regulation 10 (relating to the
		••	requirements to be met before
			parental responsibility is granted to
			prospective adopters prior to an
			adoption abroad)
			adoption abroady

		ii. Regulations 52-59 (miscellaneous
		provisions relating to adoptions
		under the Convention on Protection
		of Children and Co-operation in
		respect of Intercountry Adoption)
		respect of intercountry Adoptions
Special Guardianship Orders		
Individual	Statutory Provision	What the complaint must relate to
A child with	s.26(3C)	The discharge of any of the following functions relating
respect to whom a	CA 1989	to the provision of special guardianship support
special		services under the Special Guardianship Regulations
guardianship		2005:
order is in force		a. Regulation 3(1)(a) – Financial support
		b. Regulation 3(b)(i) – Services to enable groups of
		relevant children2 to discuss matters relating to
		special guardianship
		c. Regulation 3(c) – Assistance relating to contact
		arrangements between a relevant child and an
		applicable individual
		d. Regulation 3(d) – Services relating to the
		therapeutic needs of a relevant child
		e. Regulation 3(e) - Assistance for the purpose of
		ensuring the continuance of the relationship
		between a relevant child and a special
		guardian/prospective special guardian
		f. Regulations 6-10 (provisions relating to financial
		support) insofar as they relate to the provision of
		the special guardianship support services listed
		at a-e above
A parent of such a	s.26(3C)	The discharge of any of the following functions relating
child	CA 1989	to the provision of special guardianship support
orma	0,11000	services under the Special Guardianship Regulations
		2005:
		a. Regulation 3(1)(a) – Financial support
		b. Regulation 3(b)(i) – Services to enable groups of
		relevant children to discuss matters relating to
		special guardianship
		c. Regulation 3(c) – Assistance relating to contact
		arrangements between a relevant child and an
		applicable individual

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<sup>&</sup>lt;sup>2</sup> The term 'relevant children' is defined as children for whom a Special Guardianship Order is in force, for whom an individual has given notice of intention to apply for a Special Guardianship Order or for whom a court has requested the Local Authority prepare a report relating to any proposed special guardian for the child.

A special guardian of such a child	s.26(3C) CA 1989	<ul> <li>d. Regulation 3(d) – Services relating to the therapeutic needs of a relevant child</li> <li>e. Regulation 3(e) - Assistance for the purpose of ensuring the continuance of the relationship between a relevant child and a special guardian/prospective special guardian</li> <li>f. Regulations 6-10 (provisions relating to financial support) insofar as they relate to the provision of the special guardianship support services listed at a-e above</li> <li>The discharge of any of the following functions relating to the provision of special guardianship support services under the Special Guardianship Regulations 2005: <ul> <li>a. Regulation 3(1)(a) – Financial support</li> <li>b. Regulation 3(b)(i) – Services to enable groups of relevant children to discuss matters relating to special guardianship</li> <li>c. Regulation 3(c) – Assistance relating to contact arrangements between a relevant child and an applicable individual</li> <li>d. Regulation 3(d) – Services relating to the therapeutic needs of a relevant child</li> <li>e. Regulation 3(e) - Assistance for the purpose of ensuring the continuance of the relationship between a relevant child and a special guardian/prospective special guardian</li> <li>f. Regulations 6-10 (provisions relating to financial</li> </ul> </li> </ul>
Any other person the authority consider has a	s.26(3C) CA 1989	support) insofar as they relate to the provision of the special guardianship support services listed at a-e above  The discharge of any of the following functions relating to the provision of special guardianship support services under the Special Guardianship Regulations
sufficient interest in the welfare of such a child to warrant his representations being considered by them		<ul> <li>a. Regulation 3(1)(a) – Financial support</li> <li>b. Regulation 3(b)(i) – Services to enable groups of relevant children to discuss matters relating to special guardianship</li> <li>c. Regulation 3(c) – Assistance relating to contact arrangements between a relevant child and an applicable individual</li> <li>d. Regulation 3(d) – Services relating to the therapeutic needs of a relevant child</li> <li>e. Regulation 3(e) - Assistance for the purpose of</li> </ul>
		ensuring the continuance of the relationship

		between a relevant child and a special guardian/prospective special guardian  f. Regulations 6-10 (provisions relating to financial support) insofar as they relate to the provision of the special guardianship support services listed at a-e above
Any person who has applied for an assessment of the person's needs for special guardianship support services	s.26(3C) CA 1989	The discharge of any of the following functions relating to the provision of special guardianship support services under the Special Guardianship Regulations 2005:  a. Regulation 3(1)(a) – Financial support  b. Regulation 3(b)(i) – Services to enable groups of relevant children to discuss matters relating to special guardianship  c. Regulation 3(c) – Assistance relating to contact arrangements between a relevant child and an applicable individual  d. Regulation 3(d) – Services relating to the therapeutic needs of a relevant child  e. Regulation 3(e) - Assistance for the purpose of ensuring the continuance of the relationship between a relevant child and a special guardian/prospective special guardian  f. Regulations 6-10 (provisions relating to financial support) insofar as they relate to the provision of the special guardianship support services listed at a-e above

# **Care Leavers**

Individual	Statutory Provision	What the complaint must relate to
Any child aged 16 or 17 who is not LAC but was previously looked after for a period of at least 13 weeks in total which began after the child reached the age of 14 and ended after he reached the age of 16	s.24D(1) CA 1989	The discharge of any of the functions under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England) in relation to the child.
A person who did meet the criteria above before	s.24D(1) CA 1989	The discharge of any of the functions under Part III CA 1989 (sections 16B to 30A inclusive – relating to the

turning 18 and for whom the authority was the last responsible authority		provision of support for children and families provided by Local Authorities in England) in relation to the child.
A person who was LAC when they turned 18, and immediately before ceasing to be LAC had been looked after for a period of at least 13 weeks in total which began after the child reached the age of 14 and ended after they reached the age of 16	s.24D(1) CA 1989	The discharge of any of the functions under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England) in relation to the child.
a person qualifying for advice and assistance by virtue of having reached the age of 16 (but not 21), who has a SGO in force (or did so before turning 18) and who was immediately before the SGO a LAC OR a person qualifying for advice and assistance by being under 21 and having been either a LAC, accommodated or fostered at any time between aged 16-18	s.24D(1) CA 1989	The discharge of any of the functions under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England) in relation to the child.
A person under the age of 25 who would have qualified for advice and assistance if	s.24D(1) CA 1989	The discharge of any of the functions under Part III CA 1989 (sections 16B to 30A inclusive – relating to the provision of support for children and families provided by Local Authorities in England) in relation to the child.

under the age of	
21 as a person	
who has reached	
16, who has a	
SGO in force (or	
did so before	
turning 18) and	
who was	
immediately	
before the SGO a	
LAC	
OR because they	
were looked after	
by a local	
authority.	