

Board of Directors (in Public)

Item 2.2

Subject: Deprivation of Liberty Safeguards (DoLS)
Update for Q2 17/18
Date of meeting: 28th November 2017
Prepared by: Terri Meecham – DoLS Administrator
Presented by: Sue Pemberton - Director of Nursing and Quality

BAF Reference	Impact on BAF
1.3	None

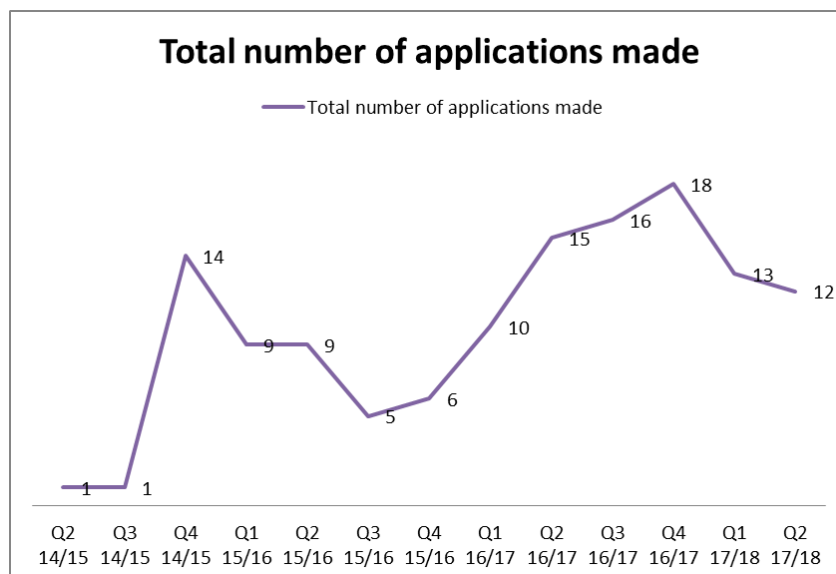
1. Executive Summary

The purpose of this paper is to update the Board of Directors on the number of applications made for quarter 2 - 2017/18 in relation to the Deprivation of Liberty Safeguards (DoLS).

2. Background

The Deprivation of Liberty Safeguards (DoLS) were introduced in 2009 (as an addendum to the Mental Capacity Act 2005 and a strong link to the Mental Health Act 2007). DoLS aim to prevent the unlawful detention of adults in hospitals and care settings who lack capacity to choose where they live and/or to consent to care and treatment. DoLS are compatible with Article 5 of the European Convention on Human Rights (the right to liberty and security of person).

3. Current Position



MCA Assessments and DoLS Applications – Q2 (2017/18)

For Q2 a total of 12 Deprivation of Liberty Applications have been made to 9 different local authorities across the catchment area. This is a reduction of 8% compared with the previous quarter.

Of the total 12 applications, all were standard and urgent applications.

- 1 standard application was approved for 90 days from 24/08/2017 to 21/11/2017.
- 5 urgent applications were issued and the standards were not required as the patients were discharged or transferred within the 14 day urgent period.
- 4 applications were discontinued as the forms were completed but not sent due to changes in patients conditions.

As of 30th September 2017, 2 applications were on going.

MCA and DoLS Mandatory training is currently at 97% across the trust.

There are no new risks to be highlighted on this report.

4. Recommendations

The Board of Directors are asked to note the numbers of applications made and assessments undertaken.