

Human Rights: Vulnerable Adults and Older People in Ireland

Submission to the United Nations Committee Against Torture on the Second Periodic Report of Ireland

UN Convention Against Torture and other Cruel, Inhuman or Degrading Treatment or Punishment

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About Sage Support and Advocacy Service

Sage Support and Advocacy Service¹ exists to promote and protect the rights, freedom and dignity of vulnerable adults and older people through the development of support and advocacy services to address individual and systemic issues. Through its dedicated support and advocacy service, Sage works to ensure the will and preferences of the person can be heard and implemented, independently of family, service providers or systems interest. Sage was established in September 2014 and has developed in response to an identified need for the provision of support and advocacy services following documented incidents of failure within the care system, e.g. the Leas Cross nursing home abuse scandal in 2005² and the allegations of abuse brought to public attention at Aras Attracta care setting in 2014³.

This submission is made in advance of the examination of Ireland during its second review cycle under the UN Convention Against Torture, Cruel, Inhuman or Degrading Treatment or Punishment. Ireland has opted for review by the List of Issues Prior to Reporting (LOIPR) format.

Key Dates for Second Cycle Review:

16 December 2013 Publication of List of Issues Prior to Reporting

23 November 2015 Submission of State Party Report

26 June 2017 Receipt of Updated Information from Civil Society

27 and 28 July 2017 Examination of State Party Report on Ireland by CAT

Disclaimer

While every effort has been made to verify the veracity of the information contained in this report, Sage Support and Advocacy Service will not accept liability for any error or omission contained therein. Sage Support and Advocacy Service reserves the right to amend, revise, update or refute any part of this report without prior notification.

Sage Support and Advocacy Service, 26 June 2017



Executive Summary

1. Sage is in a unique position to bear witness to violations, which amount to inhuman or degrading treatment, of older and other vulnerabl μο š•[Œ]PZš• š}]vš PŒ]šÇ v-determination. It has documented experience of de facto detention and deprivation of liberty encountered through interactions within the State, and bodies operating on behalf of the State, including those in receipt of State funding for the provision of services.

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Vulnerable Adults and Older People – The Situation in Ireland

- 2. Ireland has an aging population. In Ireland, approximately 4.5% of older people live in a congregated setting or residential care settings, commonly called nursing homes. This is approximately 40% higher than the current European average. This care is provided through a mix of public, voluntary and private provision. Only 11% of nursing homes have dedicated dementia care units with the majority being privately run nursing homes. This compares to rates of up to 33% in other European countries.
- 3. Currently there are 9 HSE (State Health Service) Safeguarding and Protection Teams around Ireland. A Nationwide Public Opinion Survey in 2017 on perceptions around, and treatment of, vulnerable adults showed one in two adults in Ireland experienced at least one form of abuse to a vulnerable adult, either to themselves or someone close to them.
 - I. Recognition of a Person's Capacity
- 4. Despite the signing into law in December 2015 of the Assisted Decision-Making (Capacity) Act 2015 [ADM (Capacity) Act 2015], this legislation has not yet been commenced. As a result, Ireland continues to operate a ward of court system under the Victorian-era paternalistic legislation Lunacy Regulations (Ireland) Act, 1871. This also means that Ireland is unable to ratify the UNCRPD 10 years after signing it. The current legal framework for substituted decision making () Œ % } % O u } (^µ v) µ v u] v u] v v š š } u % O human rights. Nonetheless, from 2012 to 2015 there was a 36% increase in wardship applications. Furthermore, people who are existing wards at the time of the commencement of the ADM (Capacity) Act 2015, and whose capacity will be reviewed to bring them within the new supported decision making regime, will be further subjected to degrading treatment as the new legislation does not grant the rights to legal aid or other representation in the reviewing court.

5. Recommendations:

- X Take all necessary legislative measures to ensure the speedy ratification of the Convention on the Rights of Persons with a Disability, without reservation.
- X Repeal the Lunacy Regulations (Ireland) Act 1871 and commence the ADM (Capacity) Act 2015 without further delay ensuring adequate resources for implementation, and a detailed timeframe for commencement.
- X Immediately commence the provisions of the ADM (Capacity) Act 2015 under Section 3 and Section 8 relating to functional assessment of capacity and Guiding Principles for interventions with a person whose capacity is in question or may shortly be in question.
- X Amend the current legislation to ensure an entitlement to persons who are wards of court being reviewed and released from wardship under the ADM (Capacity) Act 2015 to representation and benefit from supported decision-making structures under Part 5 of the 2015 Act



X Ensure that arrangements for an Independent National Monitoring mechanism under the UNCRPD is in place and a mechanism for the involvement and participation of civil society organisations is established in accordance with Article 33(3) of UNCRPD.

II. Deprivation of Liberty

- 6. Ireland does not currently have any legislation, legal safeguards or procedures in place for a person whose capacity is being questioned, or who lacks capacity, to prevent the person being *de facto* detained in a care setting. This is in sharp contrast to the legal protections available to adults š] v μ v Œ š Z ^ š š [egြBlatiošn Á Z,] Zo S Z] vexperente, can lead to the inappropriate use of the wardship system to *de facto* detain a person in residential care/congregated care settings.
- 7. Social Workers working with older people have reported that only 61% of people in a sample of cases were involved in decision-making about their care, with involvement being described as tokenistic in some cases. Furthermore, in the absence of the commencement of the ADM (Capacity) Act 2015 there is neither a statutory obligation to use a functional approach to š Œ u] v š Z ‰ Œ } v [• ‰] š Ç š } } v v š š } Œ] v] v š]
- 8. It is also ^ P [• Æ ‰ Œ] v š Z š u v Ç •} o o de Aarto pletašine Œ QE QE •] v buildings are commonly secured by key code locks as a safety mechanism, requiring residents to ask permission to leave.

III. Chemical Restraint

and assist the person to make that decision.

9. Ireland does not have any legislation on the use of chemical restraint and therefore vulnerable adults are at risk of inhuman or degrading treatment or punishment through the widespread use of chemical restraint for non-therapeutic purposes. There are no legislative safeguards to prevent the use of sedation ‰ μ Œ ο Ç () Œ š Z u v P u v š) (‰ Œ •) v [• Z À] } μ Œ safeguards for monitoring and reviewing their use to ensure that they are used for short-term intervention as a specific treatment only and not for prolonged periods. This has led to a recognised misunderstanding about the distinction between medication being used for therapeutic reasons and medication used to control behaviour. Legislative safeguards and a right of complaint and investigation to a competent independent authority are therefore urgently required to ensure that vulnerable adults are not subjected to chemical restraint.

10. Recommendation:

State to enact legislation on Deprivation of Liberty, which adequately restricts the use of chemical restraint, and is in accordance with international human rights standards and norms regarding use of detention and restraint including the UN Convention Against Torture, the UN Convention on the Rights of Persons with a Disability and the European Convention on Human Rights.



IV. Lack of Access to Suitable Care

- 11. Findings from repeated surveys and research in Ireland have consistently indicated that the great majority of people wish to live, receive care and die in their own homes. Research also suggests that more than 50% of people in long-term residential care centres could be cared for at home if adequate resources for home and community based care was provided. However, Ireland does not have legislation which provides for a statutory entitlement to home-care. This has resulted in home-care being provided on a discretionary basis, which varies geographically, creating a fragmented, underfunded and inequitable system.
- 12. Government action on the provision of care for older people has mainly centred around the funding of care in private residential congregated care settings. This has resulted in people with relatively low levels of care needs being admitted to a place of *de facto* detention because no other option exists to meet their care needs. This puts the person at risk of experiencing cruel, $\label{eq:condition} \label{eq:condition} \labeled \labeled$
- 13. The lack of accessible suitable care also impacts significantly on the number of vulnerable people remaining longer than necessary in acute hospital settings with all the consequent social and health risks to the person. This is tantamount to inhuman and degrading treatment.

15. Recommendations:

- X State to immediately implement and adequately resource provision of care in the community to prevent a person being *de facto* detained and to enable people to receive care at home in accordance with their wishes and in response to their individual care needs in a timely manner, which respects, protects and upholds their human rights.
- X State to immediately address delayed discharge of vulnerable adults from acute hospitals, enabling timely assessments of care needs and provision of care to meet needs elsewhere in accordance with wishes, which respects, protects and upholds their human rights.
- X State to scrutinise and address the systemic bias towards long-term residential care for older people in congregated settings in preference to care at home or in a less institutionalised environment, from a human rights, societal and public interest perspective.
- X State to enact legislation to create a statutory right to care in the community or other appropriate supported environment which provides for a flexible continuum of care, addressing individual needs and respecting choice.

V. Protection from Abuse

- 16. It is widely contended that abuse and neglect of vulnerable adults is significantly underreported in Ireland, due to lack of public awareness of what constitutes abuse, and the lack of comprehensive policy and legal safeguards to protect vulnerable adults from abuse. Although the Minister for Health recently stated that Government supports the principle and need to provide a legislative basis for the safeguarding of vulnerable adults, there is no indication of a timeframe for such legislation or a recognition of the urgent need for it.
- 17. Due to a lack of statutory powers the existing HSE Safeguarding & Protection Team (SPTs) do not have powers to adequately investigate allegations of abuse in privately run care centres, despite the fact that the majority of people there are State funded. This, in the view of Sage, places a person within a private residential care setting at a potentially greater risk than a person in a public setting. In ^ P [• Æ ‰ Œ] v U š Z Œ Œ ‰ Œ} μ Œ ρωας Ρισεων τhe v SPTs around the country and, as a result, many persons in residential care/congregated settings are not adequately protected from abuse and cruel, inhuman and degrading treatment, nor given access to an independent complaints and monitoring mechanism.

VI. Incontinence Wear & Artificial Feeding

- 18. Sage is also concerned about the use of incontinence wear in care settings for convenience due to staff shortages, and the administration of artificial nutrition by tube without consent.
 - VII. Quality of Life, Physical Environment, Privacy and Dignity
- 19. Sage highlights that the lack of privacy and dignity for people residing in residential care/congregated settings with outdated communal style wards leads to degrading treatment.

21. Recommendations:

- X State to take immediate action to ensure State Agencies responding to suspicions or allegations of abuse of a vulnerable adult have a right of access to all premises and relevant documents where there is a safeguarding concern.
- X Adequate safeguards against abuse are fundamental to ensuring a person is protected from experiencing torture, or other cruel, inhuman or degrading treatment or punishment. The State should introduce statutory provisions to protect all people at risk of abuse, and ensure that the State's Safeguarding policies and procedures are underpinned by a robust statutory framework.

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X State funding of NHSS through the NTPF process should be open and transparent and ensure that all persons being funded by the State for nursing home care receive equitable services which reflect a person centred approach, and the State complies with its Public Sector Duty obligations in the provision of services through State providers, and private providers contracted by the State.

VIII. Education and Information

22. With the commencement of the ADM (Capacity) Act 2015 adequate resources and training should be provided to all people engaged in roles specified in the legislation, and to personnel operating under the Act. In recognition that safeguarding vulnerable adults requires a multi-sectoral Œ •‰ } v • U] š] • ^ P [• À] Á š Z š š Z Œ] • v š } v • μ Œ training is provided for in any future statutory provisions relating to safeguarding and that it should be a comprehensive national training programme, including an understanding of human rights, available to all persons working with/caring for vulnerable adults.

23. Recommendations:

- X To ensure adequate training is provided and resourced for specific roles within the ADM (Capacity) Act 2015, and law enforcement personnel, medical personnel, public officials and other persons who will be operating under the legislation.
- X To ensure a function to promote education and training is maintained in the Adult Safeguarding Bill 2017, or any future statutory provisions relating to safeguarding.
- X In recognition that safeguarding vulnerable adults requires a multi-sectoral response, and in line with priority actions identified by the Time for Action review, the Safeguarding Vulnerable Adults training developed by the HSE National Safeguarding Office should not only be delivered to health and social care services but should be a comprehensive national training programme, including an understanding of human rights in practice, and is available to all persons engaged in "relevant work or activities relating to vulnerable adults" as referred to in the National Vetting Bureau (Children and Vulnerable Persons) Act 2012. Training should also be available to family members and those engaged in informal care of a vulnerable adult.
- X To ensure training requirements are adhered to the State should consider mandatory training to be introduced in tandem with the requirements to satisfy Garda Vetting requirements for any persons engaged in "relevant work or activities relating to vulnerable adults."
- IX. Investigation, Complaint and Redress
- 24. d Z Œ u] š } (/Œ o v [• K u μ u v [• K (()] Á Œ v š o Ç Æ ‰ v relation to administrative actions of private nursing homes. The Ombudsman is prevented Z } Á À Œ (Œ } u ‰ μ Œ μ] v P } u ‰ o] v š } μ š ^ o] vt]it is one deptisa Py u v š _ X for the need and entitlement of all vulnerable adults to an independent advocate to be provided for in any legislation on deprivation of liberty and safeguarding to ensure that investigation, complaints and redress processes are realistically accessible to them.



25. Recommendations:

- X State to extend the remit of the Office of the Ombudsman to enable complaints relating to clinical judgement to be pursued.
- X State should ensure that a statutory right to independent advocacy for vulnerable adults is provided for within legislation on Deprivation of Liberty, and on Safeguarding, implementing recommendations for advocacy from the State's own reviews of person's experience of service.
- X State to ensure that a process of investigation and redress for a person who has an abusive act perpetrated against them is included in any Safeguarding legislation.
- X. Ratification of the Optional Protocol to CAT (OPCAT)
- 26. Sage calls upon the State to develop a National Preventive Mechanism and to include residential care centres/congregated settings for all vulnerable adults within its remit. As illustrated by this Report there is a need to apply the torture protection framework to these settings to prevent and highlight abuse of vulnerable adults.

27. Recommendations:

X State to take steps towards the ratification of OPCAT and establishment of a National Preventative Mechanism (NPM), and to include residential care centres/congregated settings for older people and people with disabilities in the places of detention to be monitored by the NPM.

1. Introduction

- 28. Sage Support and Advocacy Service submits that Ireland is in violation of its obligations under the United Nations Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (UNCAT) in its treatment of older people and adults who may be vulnerable. The issues raised in this submission were not previously raised in submissions from Irish NGOs in 2013 in advance of the compilation by the Committee of the List of Issues Prior to Reporting (LOIPR) on Ireland, nor do they appear in the report submitted by the State Party (January 2016).⁴ However, the issues outlined here warrant closer scrutiny, including within the framework of international human rights treaty monitoring by the UN.
- 29. In making this report Sage is relying on experience and evidence gathered by the service since it commenced supporting vulnerable adults in residential care/congregated settings, acute hospital settings and in the community in 2014. In this relatively short period of time Sage is aware of À]}o š]}v•}(}o CE ‰ }‰o [• CE]PZš š}]vš Po@Ete|ršnQpatioun.lth]aPv]šÇU documented experience of de facto detention and deprivation of liberty encountered through interactions within the State and bodies operating on behalf of the State, including those in receipt of State funding for the provision of services. The report also refers to reports and research from other civil society organisations, academic institutions and statutory bodies.

International Human Rights Legal Framework and Abuses in Care Settings

30. In his 2013 report to the Human Rights Council, the Special Rapporteur on Torture, and Other Cruel, Inhuman and Degrading Treatment or Punishment noted Š Z Š ^Y Š Z % šμ o]l š]} abuses in health-care settings as torture or ill- š Œ š u v š] • Œ o š]A oÇ ⁵ŒEe concluded that "[e]xamining abuses in health care settings from a torture protection framework provides the opportunity to solidify an understanding of these violations and to highlight the positive obligations that States have to prevent, prosecute and redress such violations." This includes affording stronger legal protection and redress to victims and advocates. According to the Special Rapporteur, torture presupposes a situation of powerlessness⁷. Powerlessness arises in the context of dependency or control where a person receiving services in a health care or other institutional environment is heavily reliant on the service provider. The Special Rapporteur considered such experiences of powerlessness to include the deprivation of legal capacity and deprivation of liberty.

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2. Vulnerable Adults and Older People The Situation in Ireland

- 31. Ireland has an ageing population. Census 2016 results show that the population aged over 65 increased by 19% between 2011 and 2016 to 637,567. For the population aged over 85, the male population increased by 25% to 23,062 while the female population increased by 11% to 44,493. According to current population projections, by 2046 there will be between 1.3 and 1.4 million people aged over 65, and over 470,000 people aged over 80.8
- 32. In Ireland, approximately 4.5% of older people live in a congregated setting or residential care settings, commonly called nursing homes. This is approximately 40% higher than the current European average.⁹ It is estimated that one-third of women and one-quarter of men are likely to spend some time in a nursing home before they die¹⁰.
- 34. According to Census 2011, 4,873 people aged 65 and over recorded that they were usually resident in a hospital.¹³
- 35. There are 1,055 residential centres providing services for adults and children with disabilities registered with HIQA operating in the State. While all designated centres are required to register with the regulatory body HIQA, 354 of these centres were still due to complete registration by the end of 2016.¹⁴
- 36. 13.5% of the population are recorded as having a disability, including 224,388 people over 65 years¹⁵. According to the most recently available figures, approximately 4000 people with a disability resided in an institution or psychiatric hospital.¹⁶
- 37. In 2011, a survey of psychiatric hospitals and units showed one third of patients were aged 65 years and over. In addition, people over 75 years recorded the highest psychiatric hospitalisation rate with 36.5% of the people aged 75 and over having been in hospital for five years or more.¹⁷
- 38. 55,000 people in Ireland are living with dementia, a chronic or persistent disorder of the mental processes, a figure that is expected to double by 2036. Based on the most recently available figures, there were almost 30,000 people with dementia living in the community, with 26,413 of these aged over 65 years. 9



- 39. Only 11% of Nursing Homes have dedicated dementia care units, and the majority are provided by the private nursing home sector. This compares to rates of up to 33% in other European countries.²⁰
- 40. Currently there are nine HSE Safeguarding and Protection Teams (SPT) operating in Ireland which were formed under the HSE Safeguarding Vulnerable Persons at Risk of Abuse Policy (2014.)²¹Provision is estimated to be one third of what is required. In 2016, SPTs received reports of 7,884 cases of alleged abuse or neglect of adults (all ages). ²² The main categories of abuse were physical abuse, psychological abuse, financial abuse and neglect, with physical abuse being the most common abuse reportedly experienced by adults under 65 years, and psychological abuse the most common for people over 65 years.
- 41. In 2015 there were 424 allegations of suspected or confirmed abuse of residents in residential care settings for older people reported to HIQA by the care centre under notification requirements. This represented a 20% increase in notified allegations from 2014.²³ In the same year there were 1,799 notifications of an allegation of suspected or confirmed abuse of residents in designated centres for adults and children with disabilities.²⁴ For the same period HIQA received 690 independent notifications reporting concerns about designated centres from residents, advocates, relatives, healthcare professionals and employees of designated centres. The Confidential Recipient for Vulnerable Adults²⁵ received 220 concerns or complaints in 2016, 41 of these were related to safeguarding of a vulnerable adult.²⁶ A Nationwide Public Opinion Survey on perceptions around and treatment of vulnerable adults showed one in two adults in Ireland experienced at least one form of abuse to a vulnerable adult, either to themselves or someone close to them.²⁷



3. Issues for Consideration under Article 2 and Article 16

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- 43. Under the adult wardship system currently in operation, an adult becomes a ward of court following an application to the High Court or Circuit Court to decide that the person whose %] š Ç] •] v ⟨µ • š]} v] • a)n(l isZupa,b+e)tp kna [nage]her/his own affairs therefore requiring the paternalistic protection of the Court. The person who is subject to the wardship application has a right to object in writing and to contest the wardship application in court, but has no automatic right to be heard in Court, either personally or through an advocate, and has no entitlement to legal representation or legal aid (See Appendix 7B W Z Z o o v P] v P application). There is no procedural transparency with regard to the wardship proceeding and the responsibility for the service of notice on the prospective ward is usually the petitioner (person who is making the application). The process of a person being taken into wardship should be š]vš Œ (Œ v ÁlšZ % Υ}v[• Œ]PZš š} person. Under this system a person loses all decision-making rights, and decisions about their welfare and property are subsequently made by a Court appointed Committee(s) under the direction of the Court.³³ The outdated language of the legislation which refers to the person as a $Z \circ \mu \vee \check{s}$ [$u \mu \bullet \check{s} \circ \bullet$ } degradjing•]
- 44. In the absence of an alternative legal framework, health, social care and legal professionals operating on behalf of the HSE and on behalf of the Courts Service continue to be involved in submitting and processing applications for wardship. From the period 2012 to 2015 there was a 36% increase in wardship applications submitted to the Courts Service.³⁴
- Æ ‰ Œ] v U ³⁵vthe wardship‰rþæsš hals reportedly been used 45. / v ^ P [• inappropriately by the HSE as a method of enabling a person to be discharged from an acute hospital when they are medically ready for discharge but have no alternative care arrangements in place. The HSE Head of Legal Services has alleged that family members were leaving their older (uloÇuu Υ]v μš Z}•‰]š o• OE šZ OE šZ v () OE šZ Scheme³⁶ to facilitate th % OE • } v [• u } À -te}rm šcare.oFam Pres may view the NHSS as $OE] \bullet I \ \S$] v Z $OE] \S v v$ } (% } $\S v \S J \circ Q OE \bullet \mu \circ \S J \circ P J v (] v$ are assessed in determining the contribution to cost of care in a nursing home under the scheme. ol Œ š oÇ ‰Œ}o}vP % Υ}v[• (uloÇuu Œ š} considered a safeguarding issue and the State should seek to protect a vulnerable adult from abuse. However, rather than seeking to protect and uphold the rights of the individual to be free from abuse, the HSE has sought to apply to bring persons into wardship to free up acute hospital

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bed capacity³⁷. Such an approach by a statutory agency to bring a person into wardship for this purpose must be viewed as an infringement of the rights of the individual in question.

46. From Sage Experience 1

An application for wardship was initiated for a SE 1, 80s, with a diagnosis of early stage dementia by family members on the recommendation of a social worker working with the HSE, a move to a OE (]o]šÇÁ • o•} CE }u uof trare needus. Ašniĝighbo[um noadiÀ o $OE (OE OE o () OE ^ i š) šZ$ À } Ç • ŒÀ] }À Œ }v ŒvšZš^ as SE 1 did not wish to move to a nursing home. Following a second assessment of capacity carried out on request of the advocate acting on behalf of SE 1, and at a time when SE 1 was out of an acute care setting, it was determined SE 1 had capacity. This resulted in the application for wardship being withdrawn. SE 1 was subsequently supported to make an Enduring Power of % % }] v š v } š Z Œ % Œ • } v š } u v P Attorn Ç š}] •] } v • property when SE 1 is no longer able to make decisions for themselves. SE 1 expressed upset and anger about being made a ward of court. [Sage Annual Report Case example 15³⁸]

47. The wardship process operates, in the absence of an alternative legal framework to protect a person who is vulnerable due to a lack of capacity to make decisions for themselves, to enable decisions to be made for the person about their welfare and property in what the High Court o] À • š } ^] v š Z] Œ] v š Œ • š • _ X , } Á À Œ U š Z ‰ Œ • } v } • v process, or the medical evidence used to commence the process until after they are served with notice of wardship, and their right of access is in written format only as an appeal to the High Court. This means that a vulnerable person with diminishing capacity or who lacks capacity, and who has limited, weak or no support structures, or funds to pay a lawyer, will not have a realistic opportunity to object to an application for wardship or have their views, wishes, will and preference represented and/or respected in any way. Without the application of a process to P μ Œ v š š Z š o o (() Œ š • Œ u š } v • μ Œ erenše Z bělie Š Znd ‰ Œ • } v [• values are known and understood there is a risk that the person may be subjected to degrading

treatment in violation of their human rights.³⁹ (See Appendix 7B, Challenging a wardship

- 48. In determining an application for wardship the Court requires medical evidence using the status $^{\wedge}$ o o $^{\circ}$ CE $^{\circ}$ V $^{\circ}$ Š Z $^{\circ}$ V $^{\circ}$ S Z CE $^{\circ}$ V $^{\circ}$ S S $^{\circ}$ S Z CE $^{\circ}$ V $^{\circ}$ S S $^{\circ}$ V $^{\circ}$ S Z CE $^{\circ}$ V $^{\circ}$ S S $^{\circ}$ V $^{\circ}$ CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ S CE C CE $^{\circ}$ V V $^{\circ}$ S CE C CE $^{\circ$
- 49. Furthermore, even with the commencement of the ADM (Capacity) Act when all wards of court will have to be reviewed and brought within the supported decision-making structures of the 2015 Act those individuals will be further disadvantaged as the review process for existing wards under the 2015 Act does not provide for an entitlement to legal aid or to be provided with a Court Friend to represent the ward or express their will and preferences to the reviewing court. For existing wards, this continues the risk of being further subjected to degrading treatment in violation of their human rights.⁴¹

50. Recommendations:

application).



- X Take all necessary legislative measures to ensure the speedy ratification of the Convention on the Rights of Persons with a Disability, without reservation.
- X Repeal the Lunacy Regulations (Ireland) Act 1871 and commence the ADM (Capacity) Act 2015 without further delay ensuring adequate resources for implementation, and a detailed timeframe for commencement.
- X Immediately commence the provisions of the ADM (Capacity) Act 2015 under Section 3 and Section 8 relating to functional assessment of capacity and Guiding Principles for interventions with a person whose capacity is in question or may shortly be in question.
- X Amend the current legislation to ensure an entitlement to persons who are wards of court being reviewed and released from wardship under the ADM (Capacity) Act 2015 to representation and benefit from supported decision-making structures under Part 5 of the 2015 Act
- X State to ensure that arrangements for an Independent National Monitoring mechanism under the UNCRPD is in place and a mechanism for the involvement and participation of civil society organisations is established in accordance with Article 33(3) of UNCRPD.

II. Deprivation of Liberty

- 51. Ireland does not currently have adequate legislation and procedures prescribed in law to address deprivation of liberty. For a person whose capacity is being questioned or who lacks capacity, there are no adequate legal safeguards and procedures to prevent the person being *de facto* detained in a residential care setting/nursing home/designated centre for people with disabilities/hospital other than a High Court Habeus Corpus application.
- 52. The Department of Health introduced the Disability (Miscellaneous) Provisions Bill 2016⁴² which, according to the explanatory memorandum accompanying the publication of the legislation will] v o μ % Œ } À]] } v Œ o š] v P š } % Œ] À š] } v } (o] Œ š Ç ^ € š } % Œ who has statutory responsibility for a decision that a patient in a nursing home or similar residential care facility should not leave for health and safety reasons and what appeals process Z } μ o] v ⁴³ ‰ ω wever Xthe proposed legislation has since passed the second stage 44 of the legislative process without the wording of these provisions being included in it. Concern about this development has been raised widely, including by the Irish Human Rights and Equality Commission (IHREC) that the current timeframe for completing the legislative process does not give adequate time for the IHREC and civil society to analyse and respond to any proposed provisions before the Bill completes its passage through the Oireachtas (parliament). 45
- 53. Due to the current lack of legislative safeguards there is no process of automatic review to determine if a person admitted to a residential care centre has consented to be there, and be subject to the institutional supervision related to this. This is in sharp contrast to the legal protections available to adults detained unde Œ š Z ^š š [• D v š o ,46 lo ŠZP [§ îìií experience it is not uncommon for a third party, often a next of kin, to be asked to sign the contract for care to consent to care although they may have no legal authority to make decisions for that person. The third party is also consenting to provisions of the contract including to immediately terminate the contract without adequate safeguards leading to a loss of a place to live47. Social workers working with older people have reported that only 61% of people in a sample of cases were involved in decision-making about their care, with involvement being described as tokenistic in some cases. Similarly, only 55% of people with dementia were involved in decision-making about their care. The research highlighted the lack of a standardised practice and approach across the State.48

^, o š Z % CE } (••] } v o CE] • } v CE v • μ CE CE v š o Ç • š ((CE stopping P2 from leaving \in š Z • Á CE } CE Z } • %] š o U u v š] } v Z • } v] v P [I š } \in š Z • Á CE • %] š Z À] v P %] š Ç_

- 1. From Sage Qualitative Analysis, Annual Report 2016⁴⁹
- 54. Furthermore, in the absence of the commencement of the Assisted Decision-Making legislation there is neither a statutory obligation to use a functional approach to capacity to determine the % CE } v [• %] š Ç š } } v v š š } CE] v] v supportioned \$\frac{1}{2}\sigma\si\
- 55. In 2010, representatives of the European Committee for the Prevention of Torture and Inhuman or Degrading Treatment or Punishment (CPT) visited a disability service run by the HSE and registered with t Z D v š o , o š Z } u u] ••] } v X / v š Z] Œ Œ ‰ } Œ š Œ ‰ Œ these so-called voluntary residents were de facto detained: they lived in a closed unit and were v } š o o } Á š } o À š Z] v š] š µ š] } v Å Ţ š Z ex peš ie ‰ Œ [e] p © Eat ‰ in Œ u] ••] } v X many residential care settings for older people where buildings are commonly secured by key code locks as a safety mechanism, requiring residents to ask permission to leave the premises. / v ^ P [experience, the de facto d š v š] } v v Æ š v (Œ o] u] š] v P ‰ } ‰ o [grounds outside of the building, justified by an assessment š Z š š Z Œ] v š] ^(o o Œ] š } ^ ‰ _ X t Z] o Æ ‰ o v š] } v (} Œ ‰ } o]] atfiety C m e leave the people in a residential care centre, the impact of such measures can be the de facto detention of all the people who reside within that centre.

56. Account 1:

Rosie agreed to enter residential care setting after a fall, she was in a nursing home under the NHSS. Rosie told of her experience on Newstalk Radio.



Z À]}µ(

During her attempt to leave the nursing home she was threatened with the police. Rosie eventually left the nursing home and travelled 250km by taxi to her home. She is now living in her own home with home help support, and is connected to her friends and neighbours.

III. Chemical Restraint

- 57. Ireland does not have legislation on the use of chemical restraint. There are no legislative safeguards to prevent the use of sedation purely for the mana P u v š } (‰ Œ } v [• convenience within care settings. These care settings include residential care centres/congregated settings for older people, for people with disabilities, hospitals, or a ‰ Œ } v [• Tæe} uare no legislative safeguards to ensure the continued monitoring and review of the use of sedation, and of antipsychotic medications for short-term intervention as a specific treatment only, and not for prolonged use, as continued use risks serious harm to the person. 52
- CEšu vš }(, ošZ[• ‰}o]Ç }v OE \$coOEest[rivctšth)e]vusevquf OEE•]vP Z}u forms of restraint to those exceptional emergency situations where it is absolutely necessary. Where restraint is necessary it should only be applied in accordance with the law and best % Œ } (••] } v o ⁵³%ЫŒA [•ǧ]µidaXce on restraint for residential care centres states ^~ • u]v]•š Œ]vP • š]À • š} % Υ}v ÁZ} Á v convenience of staff is an example of chemical restraint which is not acceptable in any designated v š Œ Th∕e <u>Ir</u>ish Medical Council⁵⁵ permits within their *Guide to Professional Conduct and Ethics* μ• } (^ % % OE } % OE] š % Z Ç•] o } OE Z % d š φ ØEš [•• š OE• \$ ¶ ν]šν š Α ØE OE š φ if the patient lacks capacity to make a decision about treatment or examination and there is a risk of harm to themselves or others. It has been recognised that there is often misunderstanding about the distinction between medication being used for therapeutic reasons and medication used to control behaviour amongst medical practitioners in residential care centres and in acute hospitals.⁵⁷ In light of this, legislative safeguards and a right of complaint and investigation to a competent independent authority is required to ensure vulnerable adults are not at risk of chemical restraint which amounts to inhuman or degrading treatment of punishment.
- 59. In 2015, Sage wrote to the then Minister for State for Mental Health, Primary Care and Social Care šZ v D]v]•š Œ (}Œ , ošZ š} Z]PZo]PZš ^ P [• Ɖ Œ] v À Œ] šÇ }(Œ •}v•U •}u š Z š ^€(•}Œ } v are challenging, some based on ignorance of basic human rights and some based on expediency, it would seem that a culture has developed in which the use of chemical restraint has become (]Υš Œ šZ Œ šZ v v } Œ u o] •]X X]š]•] ν P μ • • o •š introduction of a legislative provision on the issue.⁵⁸ As an advocacy service working with vulnerable adults Sage has observed the use of sedation to manage behaviours for the convenience of staff and benefit of other people in congregated settings and has recently h|PZo|PZš Z}•‰]š o $u v \cdot \delta CE \dot{S} v \dot{S} u \cdot \delta CE \dot{S} v \dot{S} u \cdot \delta CE \dot{S} v \dot{S$ š} have a blood sample taken.

60. Account 2

^]v OE vv vU dOE]v]šÇ }oo P μ o]vU •%}I } μ š Z OE u}š Z OE[th June 2016. She recounted how her mother who had a dementia was chemically restrained in an acute hospital.

Sabina had arranged to visit her mother in the morning, her mother was interactive during this period. She found her mother in her room on her own, in a chair beside her bed with her knuckles on the floor and she was slumped over, her mouth open and drooling. Her mother was aware and very distress. With slurred speech, • Z • I Z Œ µ P Z š Œ ^ Á Z š [• Á Œ] v P v [š š o I] Œ u } À U / š [v [Z ‰ % Á ¼] Z P š] u X _ t Z v ^] v • I š Z v why her mother had been sedated she was told that it was because her mother had been walking up and down the ward corridor asking to go home. She was in a locked general ward for older patients.

On another occasion, her mother was admitted to hospital with an acute illness and requiring antibiotics. While waiting for her mother to be brought up to the ward Sabina noticed that her mother was beginning to behave in a way that might need careful management. Once her mother had been admitted Sabina called to let the ward manager know that she would come in to help manage behaviours if necessary. The ward manager told her he was running a busy ward and his role was to keep her mother fed, hydrated and medicated and anything beyond that was not his responsibility. When Sabina visited later that day she found her mother heavily sedated and unresponsive in bed. On admission she had been fully alert, aware of her surroundings and able to hold a conversation. The following morning she called the ward again to see how her mother was. She was told her mother had had a difficult night trying to get out of bed and the nurse was going to give her sedation. When Sabina asked for the medical reason for the sedation A • š}o šZ š Z Œ u}šZ Œ v Z•‰] o[š} •]š A]šZ Z Œ (}(staffing issues, none was available. Sabina questioned the response of the nursing staff asking if they would sedate a younger patient or a child who tried to get out of bed. When she arrived at Z}•‰]š ο Á]šZ]v ïì u]vμš • }(šZ 00 Z•‰] o [Z

61. Recommendations:

State to enact legislation on Deprivation of Liberty, which adequately restricts the use of chemical restraint, and is in accordance with international human rights standards and norms regarding use of detention and restraint including the UN Convention Against Torture, the UN Convention on the Rights of Persons with a Disability and the European Convention on Human Rights.

IV. Lack of Access to Suita Chere

62. As highlighted by HIQA in their *Overview of 2016*, feedback from residents in residential care se š š] v P •] v] š ^ u v Ç Œ •] v š • Æ ‰ Œ • • Á] • Z ⁵⁹ੈŘ peated Œ surveys have consistently indicated that the great majority of people wish to live and die in their own home, and to receive care in their home. ⁶⁰ Research with social workers working with older people reported that while older people did not want to go to long-term residential care, many À] Á š Z] Œ •] š µ š] } v • v } š Z À] v P Z }] U ⁶¹ The ĚŒ Ea Ěch] š] • suggests that more than 50% of people in long-term residential care centres do not need to be there and could be cared for at home if adequate resources for home and community based care was provided. Ireland does not have legislation governing the provision of home care, and without

a statutory framework there is no entitlement to home-care. Due to the discretionary basis of the provision of home care,⁶² access to home care services can vary from one geographical (Community Health Organisation CHO) area to another creating a fragmented and underfunded system.⁶³ There is no equality of access to existing home care provision. The legislative basis of the NHSS and the lack of a statutory home care system has created a systemic bias towards care in congregated residential care centres.⁶⁴

- 64. Current figures show 4,600 people are waiting for a home care support. The impact of an inaccessible home care service impacts also on the number of vulnerable people remaining longer than necessary in acute hospital settings.⁷⁰ d Z ΡŒ]vPš Œu Z • Œ]] • Z CEP • []pule/law/oa/fpir]gvlorng-steZm-starje-overeOac/luse} Ζ o Ç of the acute hospital overcrowding crisis. In November 2016, a memo circulated and subsequently Á]šZ Œ Áv Ç šZ ,^ •µPP •š νμŒ•• }μο μ• ^u]ν]uμu (}Œ medically fit for discharge μ š \times (μ • š} o À • šZ Ç ^Y Œ ⁷¹ Ası hua} šš] v P been highlighted earlier in this report, there is inappropriate use of the wardship system in an effort to remove vulnerable older people from acute hospitals (see para. 42). The HSE has stated that this is not policy, however it is indicative of how systemic failings can lead to the degrading treatment of older people and the risk of cruel and inhuman treatment of a vulnerable person. Noting the financial⁷² and logistical impact of delayed discharges on the public hospital system, delays result in a person forced to remain for extended periods of time in an acute hospital setting with unsuitable everyday living conditions, increased risk of infection, lack of therapeutic and social activity, risk of clinical complications due to lack of movement, risk of loss of ability to complete activities of daily living, risk of institutionalisation, lack of stimulation and lack of basic comforts confounded by existing vulnerabilities due to age related frailty and cognitive |u‰ |Œu všX dZ|• |• š vš u}μνš š} |vZμu v interpretation of CPT Standards in its 2012report In Defence of Dignity⁷³.

^& (oš µoo]]vš} u}À]vPšZ]Œ ‰ Œ vš_

From Sage Qualitative Analysis, Annual Report 2016⁷⁴

65. There is an overreliance on long-term residential care, particularly through private providers, AZ = V is Z = V or Z = V or

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intellectual disability and who are aging, is a transfer from a State supported residential centre where they have access to therapeutic and social activities and benefit from skilled care staff to a State supported placement in a private or public residential care centre for older people. Due to the focus on geriatric care in nursing homes many residential care centres for older people are unsuitable and unable to meet the needs of a person with complex and multi-disciplinary care needs. Accessibility to medical and allied health disciplines for a person in a nursing home is through community based primary care and mental health teams, similar to a person living in their own home. The overall effect for such a person is a transfer from one institution, which was their home for many years and which catered for their mental health or other complex needs, to another new institution with loss of such supports and services, continuity of service, familiarity with surroundings essential to ensure their care needs are met and of a good quality of life.

66. Sage Experience 2:

SE 2, in his 50s, lived in a semi-independent unit with mental health services. SE 2 was moved to a residential care centre for older people following a period in acute hospital. SE 2 was considered too high risk to return to semi-independent accommodation and no suitable option was available.

67. Recommendations:

- X State to immediately implement and adequately resource provision of care in the community to prevent a person being *de facto* detained and to enable people to receive care at home in accordance with their wishes and in response to their individual care needs in a timely manner, which respects, protects and upholds their human rights.
- X State to immediately address delayed discharge of vulnerable adults from acute hospitals, enabling timely assessments of care needs and provision of care to meet needs elsewhere in accordance with wishes, which respects, protects and upholds their human rights.
- X State to scrutinise and address the systemic bias towards long-term residential care for older people in congregated settings in preference to care at home or in a less institutionalised environment, from a human rights, societal and public interest perspective.
- X State to enact legislation to create a statutory right to care in the community or other appropriate supported environment which provides for a flexible continuum of care, addressing individual needs and respecting choice.

V. Protection from Abuse

- 68. It is widely contended that abuse and neglect of vulnerable adults is significantly underreported in Ireland, due to lack of public awareness of what constitutes abuse, and lack of comprehensive policy and legal safeguards to protect vulnerable adults from abuse.⁷⁷ The IHREC has called for the State to establish the reasons why there is a significantly lower reported rate of elder abuse compared to other countries.⁷⁸
- 69. There is no legislative framework to provide safeguards to protect vulnerable adults from abuse, to ensure a standardised process of reporting and investigation of allegations of abuse by an independent body with authority, and to ensure an outcome and redress for the person affected by the abuse. There have been repeated calls for the introduction of safeguarding legislation, including by HIQA⁷⁹. There is no adequate independent monitoring of care provision outside of

designated residential centres leaving vulnerable people at risk of abuse and cruel, inhuman and degrading treatment through substandard care. The current policies and protocols in place are not adequately protecting vulnerable adults from abuse which was highlighted by the RTE Primetime Investigates television programme *Inside Bungalow 3* (see Appendix 7A) into abuses within Áras Attracta, a residential centre for people with disabilities. This inadequacy is also illustrated by incidents of abuse reported to HIQA and identified through the HIQA inspection process of designated centres for older people, and designated centres for people with disabilities and children (see Appendix 7C).

- 70. Z všoÇU WŒ]À š D u Œ• Z μoš ^ (PμŒ]vP]oo[Á•]všŒ house of the Irish legislature⁸¹ and passed the second stage of the legislative process on 5th April 2017. Although the proposed Bill received support of all Government parties, and the Minister for , ošZ•šš ^Y'}À Œvu vš •쉉}Œš•šZ ‰iŒ]œsis ‰rothe}(‰Œ}À
 (PμŒ]vP }(Àμo¾² τŒεre τος no inplicasion of a timeframe for pre-legislative considerations as outlined by the Minister, nor for progression of the Bill through the legislative process.
- 71. The HSE National Safeguarding Vulnerable Persons at Risk of Abuse Policy, 2014⁸³ (HSE Safeguarding Policy) % OE } u } š • Zv \S o OE v [% % OE Z ŠvÇ (}Œu }(support this within social care services for older people and vulnerable adults, and outlines a process for responding to allegations of abuse by services and the Safeguarding and Protection Teams (SPT).84 The stated scope of the policy is that it is for all statutory and public funded nonstatutory services providers, it is applicable across all service settings and to directly provided HSE services, and it is relevant in the community or situations where formal health and social care services are not in place.85 Under the HIQA regulations86 for designated centres there is a requirement to notify HIQA of an allegation of abuse, suspected or confirmed, however HIQA does not have the remit to investigate the allegation. There is no requirement in the Regulations to report an incident or allegation of abuse to the HSE, responsibility to investigate an incident or allegation of abuse is with the person in charge or registered provider. A Trust in Care, 200587 policy was developed for Health Service Providers with a procedure for managing allegations of abuse against staff members in a human resources context. According to the policy the Provider has responsibility for investigating allegations of abuse and determining any follow up action if an incident of abuse has been found to occur which has been perpetrated by a member of staff. There is no requirement within the Trust in Care policy for the Provider to notify the HSE of an allegation or incident of abuse. If there are grounds to suspect a criminal act has occurred this is referred to An Garda Siochána (Police) and an internal independent investigation is also carried out. A reform of this policy has been recommended⁸⁸, as issues in relation to transparency for reporting safeguarding concerns to the HSE under this policy are evident.
- 72. The differing mechanisms for reporting and responding to incidents and allegations of abuse leads to ambiguity. Although private providers may adhere to the *HSE Safeguarding Policy* and have a Designated Officer (DO), it is not a mandated requirement and there is discretion applied. The majority of residents within privately operated residential care settings receive funding for their care from the State under the NHSS, however the State body HSE SPTs do not have statutory powers to adequately investigate and enter a private residential care centre without the permission or invitation of the provider. Therefore they can in principle be refused entry to meet with a person who has experienced abuse. A private nursing home provider can refuse entry of a person to the building and thereby prevent a resident in their care from accessing a service, such as independent advocacy provided by organisations like Sage.

- Æ, % auc 6 Edrovedural gaps and ambiguities in implementing the HSE Safeguarding Policy around the country do not adequately protect a person in a residential care setting from abuse and cruel, inhuman and degrading treatment, and do not give a person access to an independent complaints and monitoring mechanism. This, in the view of Sage, places a person within a private residential care setting at a potentially greater risk than a person in a public setting. Considering the majority of people within private residential care settings are supported financially by the State through the NHSS, the State has a responsibility to ensure that a person is prevented from abuse in the service. The State should have responsibility () $CE CE \bullet \%$ } V V P Š oo P Š } $V \bullet V \bullet W$ } $V \bullet V \bullet W$ ÁlšZlv šZ μ• is that the anomaly could be rectified by Ministerial Order. Due to the complexities of abuse where a person is dependent on another for basic care within a place of detention it is imperative that ^š š [• }] • Á|šZ Œ •‰}v•]]o|šÇ (}Œ ^ (Pµ Œ]vP •Z}µo with a person where there is an allegation of abuse. It should be ensured that adequate safeguards for protection, and procedures for response, are applied to uphold the rights of the individual at risk of detention, or experiencing cruel, inhuman or degrading treatment.
- 74. The IHREC has also expressed concern that changes to the structures of services in the area of elder abuse and safeguarding, and to the collection of data on elder abuse has led to reduced § CE v % CE v Ç } v § Z o À o } (µ v § Z ^ ® § [• CE %] v § }

VI.Incontinence Wear and Artificial Feeding

- 75. The use of incontinence wear for the convenience of staff, and the denial of intimate care to a % CE $^{\circ}$ V $^{\circ}$ P CE $^{\circ}$ V P v $^{\circ}$ Å $^{\circ}$ S $^{\circ}$ V $^{\circ}$ CE $^{\circ}$ V $^{\circ}$ P CE $^{\circ}$ V P v $^{\circ}$ Å $^{\circ}$ S $^{\circ}$ V $^{\circ}$ CE $^{\circ}$ V $^{\circ}$ V $^{\circ}$ P CE $^{\circ}$ V P v $^{\circ}$ Å $^{\circ}$ S $^{\circ}$ V $^{\circ}$ CE $^{\circ}$ V V $^{\circ}$ P CE $^{\circ}$ V P v $^{\circ}$ A $^{\circ}$ S $^{\circ}$ V V $^{\circ}$ CE $^{\circ}$ V V $^{\circ}$ P CE $^{\circ}$ V P v $^{\circ}$ A $^{\circ}$ CE V P CE u u Z / V $^{\circ}$ I u v P o $^{\circ}$ A $^{\circ}$ I [U % $^{\circ}$ V % o CE $^{\circ}$ P CE u u Z / V $^{\circ}$ I u v P o $^{\circ}$ A $^{\circ}$ I [U % $^{\circ}$ V % o CE $^{\circ}$ P CE u u Z / V $^{\circ}$ I u v P o $^{\circ}$ A $^{\circ}$ I [U % $^{\circ}$ V % o CE $^{\circ}$ P CE u u Z / V $^{\circ}$ I u v P o $^{\circ}$ A $^{\circ}$ I [U % $^{\circ}$ V % o CE $^{\circ}$ P CE u in Soiled continence wear for periods of time, not receiving intimate care when needed after an incident of incontinence, and being encouraged to use incontinence wear when a person is continent (See Appendix 7C).
- 76. Sage raises concerns over of the administration of artificial nutrition by tube (PEG feed) inserted] Œ μu•š v • ÁZ Œ without the % $\times \bullet$ v} v • v š] v % Υ}v[• question, or the person is determined to lack capacity. The administration of PEG feed to a person, in such circumstances without using either a functional approach to capacity assessment combined with supported decision-making, where required, can result in medical treatment being A]šZ}µš } š]v]vP u]v]•š Œ % OE • $\}$ v [• $\}$ v • v š $\}$ OE $\}$ v š OE OE Ç š $\}$ Á]•Z •X dZ]•]• À]}o š]}v }(d% in the gritwand courst it ut a sucreed in human and degrading treatment. Despite policies and professional practice guidance on obtaining consent⁹¹, a lack of a statutory obligation to use the functional approach to capacity assessment and to support decision-making puts people at risk of cruel, inhuman and degrading treatment through initial and prolonged treatment without valid consent.

^d Z š W ï] v } š Á v š š }] v š Z š W ï] v } š Á] • Z š } tearing out of the tube [for] feeding was a clear form of communication that P3 did not wish to be fed in this way and P3 expressed this very clearly and verbally on every occasion that } μ CE À } š u š W ï X _

From Sage Qualitative Analysis, Annual Report 201692

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VII Quality of lifephysical environment, privacy and dignity in care settings

- 78. The current model of fee negotiations between the National Treatment Purchase Fund (NTPF)93 and residential care centres is considered unsatisfactory, pa Œ š] µ o Œ o Ç U]š ‰ Œ } À] (μ] ‰ u vš v o ⁹μThe ONET QF fee CAE kÅs]no accord who of X different individual support and care needs, or any social and support needs for a person in residential care. A person on a low income or State pension can therefore be deprived of access to therapeutic care, supports and mobility equipment, unless the person can pay for it themselves. Under the revised National Standards for Residential Care Settings for Older People in Ireland, 201695 there is a focus on quality of life for residents and a person-centred approach to care for all residents. 96 The Standards require a level of personalised care provision which is beyond the minimum care levels funded under the NTPF agreement. This shortfall is often met by a standard () OE Z š|À|š| •I• OEÀ| •[o À] } v oo ŒidalisedšcareŒ P Œ o needs and any additional services and supports they are actually receiving. 97 As highlighted by Sage the fact that the care package provided for in the NTPF negotiated fee is frequently inadequate to meet the actual care needs of individuals is a matter of grave concern.98
- 79. The exclusion from the Nursing Home Support Scheme package of therapies, specialised seating, aids and equipment impacts significantly on many people in a residential care centre both in terms of their care and the impact on their finances. While there is provision for a needs assessment for a person, this does not translate into the contracts for care or the related pricing structure. This všŒ Zu}v Ç (}oo}Á• šZ effectively undermines the person-% % Œ } Ζ articulated by the HSE.⁹⁹ / v ^ P [• Æ &ace Œ person is in a private nursing home, there is little or no access to primary care professionals, including physiotherapy, occupational therapy, social work and essential equipment unless the person can pay for it themselves. This is contrary to national policy to promote equal access to primary care services regardless of place of residence and falls far short of the level of care generally aspired to by society. The pricing system makes no provision for basic personal care needs such as incontinence wear which amounts to a fundamental denial of human dignity. Lack of disposable income therefore curtails participation in social life and leads to institutionalisation, dependency and isolation. 100

and trained care staff is essential to the delivery of a person centred care model¹⁰⁴ and meeting quality of life considerations. As discussed by Dr Browne, given the lack of transparency of the NTPF process, and the issues raised there is a need for the NTPF to be publicly accountable and reviewed. ¹⁰⁵

81. Recommendations:

- X State to take immediate action to ensure State Agencies responding to suspicions or allegations of abuse of a vulnerable adult have a right of access to all premises and relevant documents where there is a safeguarding concern.
- X Adequate safeguards against abuse are fundamental to ensuring a person is protected from experiencing torture, or other cruel, inhuman or degrading treatment or punishment. The State should introduce statutory provisions to protect all people at risk of abuse, and ensure that the State's Safeguarding policies and procedures are underpinned by a robust statutory framework.
- X State funding of NHSS through the NTPF process should be open and transparent and ensure that all persons being funded by the State for nursing home care receive equitable services which reflect a person centred approach, and the State complies with its Public Sector Duty¹⁰⁶ obligations in the provision of services through State providers, and private providers contracted by the State.¹⁰⁷

4. Issues for Consideration under Article 10

VIII Education and Information

- 82. With the commencement of the ADM (Capacity) Act 2015 and the significant change in approach to capacity assessment and supported decision-making, adequate training should be available and mandated for specific roles within the legislation, and law enforcement personnel, medical personnel, public officials and other persons who will be operating under the legislation
- 83. The independent review of the quality of care provided in Áras Attracta, *Time for Action* ¹⁰⁸ made several recommendations for action in relation to training in the context of support services to Œ Á]ŠZ v]vš oo šµ o]•]o]šÇX /v ^ P [• Á] Á šZ • } u to support services for older people, particularly in relation to recommendations for human rights and safeguarding training. This would be in line with the implementation of the HSE Safeguarding Policy which all social care services should subscribe to and implement. In recognition that safeguarding of vulnerable adults requires a multi-agency and multi-sectoral response, the HSE Œ ulš established the National S (P µ Œ] v P } u u] š š ÁΖ}• ^}À Œ Œ Z]vP development of a societal and organisational culture which promotes the rights of persons who Aμον Œο ν • (Pμ Œ • šZ u (Œ)u u Ç

84. Recommendations:

- X To ensure adequate training is provided and resourced for specific roles within the ADM (Capacity) Act 2015, and law enforcement personnel, medical personnel, public officials and other persons who will be operating under the legislation.
- X To ensure a function to promote education and training is maintained in the Adult Safeguarding Bill 2017¹⁰⁹, or any future statutory provisions relating safeguarding.
- X In recognition that safeguarding vulnerable adults requires a multi-sectoral response, and in line with priority actions identified by the *Time for Action review*¹¹⁰, the Safeguarding Vulnerable Adults training developed by the HSE National Safeguarding Office should not only be delivered to health and social care services but should be a comprehensive national training programme, including an understanding of human rights in practice, and is available to all persons engaged in "relevant work or activities relating to vulnerable adults" as referred to in the National Vetting Bureau (Children and Vulnerable Persons) Act 2012¹¹¹ Training should also be available to family members and those engaged in informal care of a vulnerable adult.
- x To ensure training requirements are adhered to the State should consider mandatory training to be introduced in tandem with the requirements to satisfy Garda Vetting requirements for any persons engaged in "relevant work or activities relating to vulnerable adults."



Issues for Consideration under Article 12, Article and Article 14

IX. Investigation, Complaint & Redress

85.	. As acknowledged by The Office of § Z $$,] P Z $$ } u u] $ullet$ $ullet$ QE $$ (} QE $$, μ u $$ v $$ Z] P Z	š• } o Œ
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	}À Œ o I}(•쉉}Œš }Œ o I}((u]o]Œ]šÇ }Œ ZThe	••]]o
	Office of the Ombudsman investigation into the handling of complaints by public hospitals found	
	people were not aware how to make a complaint, feared repercussions and had a lack of	
	confidence that anything would change. 113	

- 86. Due to the delay in commencement of the ADM (Capacity) Act 2015, lack of legislation relating to safeguarding vulnerable adults at risk of abuse and legislation on deprivation of liberty, there is a lack of an appropriate complaints, investigation and process of redress for people affected. HIQA does not have a remit to respond to individual complaints, or any investigative function in relation § \(\) \[\] \(\) \[\] \(\) \[\] \(\) \[\] \(\) \[\] \(\) \(\) \(\) \(\) \(\) \(\) \(\) \(\) \[\] \(\) \(\
- 87. d Z K (() } (š Z K u μ u v [• Œ u]š]• š} Æ u]v } u ‰ o]thv š August 2015 the remit was expanded to respond to complaints in relation to the administrative actions of private nursing homes. However, the Office of the Ombudsman is prevented from ‰ μ Œ μ] v P } u ‰ o] v š Á Z Œ š Z š] γ Œ o š o Ç γ o o Ç š γ failure in the system to adequately uphold rights to an independent complaints and investigation ‰ Œ γ] Z] P Z o] P Z š Ç făuātratikguforμcomplainants and leaves them with u v Ç μ v v Á Œ ¹¹ μ He š dtev the removal of this constraint is currently under review by the Department of Health. 116

88. Recommendations:

- X State to extend the remit of the Office of the Ombudsman to enable complaints relating to clinical judgement to be pursued.
- X State should ensure that a statutory right to independent advocacy for vulnerable adults is provided for within legislation on Deprivation of Liberty, and on Safeguarding, implementing recommendations for advocacy from the State's own reviews of person's experience of service.¹¹⁷
- X State to ensure that a process of investigation and redress for a person who has an abusive act perpetrated against them is included in any Safeguarding legislation.

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6. Optional Protocol to the Convention Against Torture (OPCAT)

X.Ratification of the OPCAT

89. Ireland has not ratified the Optional Protocol to the UN Convention against Torture (OPCAT) signed on 2nd October 2007. No National Preventive Mechanism, as provided by OPCAT, to independently monitor places of detention has been established or designated. Reference was v]v•‰ š vš]}v]v }(,/Y • š]}v } C (}Œ ‰o Periodic Report in November 2015. HIQA does not have a remit that includes all of the functions of a NPM.¹¹⁸ As stated previously, the Office of the Ombudsman responds to administrative complaints, and does not have a remit that includes the functions of a NPM. The remit of the proposed Criminal Justice Inspectorate by the Department of Justice and Equality would not, given its focus on criminal justice matters, be an appropriate body to bear the functions of a NPM which must include responsibility to monitor residential care centres for older people and people with disabilities š ‰ Œ • v š U /Œ o v [• Æ]•š] v P] v • ‰ neither adequate nor equipped to act in a preventive role in relation to incidents of cruel, inhuman and degrading treatment. There is a pressing need for a mechanism which will apply the torture protection framework to residential care settings/congregated settings to prevent and highlight violations.

90. Recommendations:

X State to take steps towards the ratification of OPCAT and establishment of a National Preventative Mechanism (NPM), and to include residential care centres/congregated settings for older people and people with disabilities in the places of detention to be monitored by the NPM.



7. Appendices

A. Áras Attracta

Áras Attracta, run by the Health Service Executive (HSE), is a congregated residential setting for adults with intellectual disabilities, based in Swinford, $X D C X Z / v \bullet$ Investigations Unit programme for *Prime Time current affairs news programme*¹¹⁹ which was broadcast on national television on 9th December 2014. The footage from inside the residential setting was taken by an undercover reporter working as a student care worker over several months. The footage showed seven women with intellectual and physical disabilities being subjected to abuse, including force feeding, slapping, kicking, physical restraint and shouting. One of the people documented in the report is largely confined to one of two chairs. She experiences the following over this period: she is physically pushed into a chair and told to stay in the chair or go to bed; she is intimidated and shouted at by staff; a male staff member sits on top of her and she tries to push him away, she is then told to apologise to the staff member; when she is displaying some challenging behaviour a staff member grabs her by her clothing pulling her from the chair and drags her along $\S Z \ \{o\}\} CEV \ AZ \ v \bullet Z \ v \bullet Z \ v \bullet Z \ Av S \bullet Z \ Av S \bullet S \ \mu \bullet S Z \ S \} o S$ \hat{A} V [\hat{S} OE] V P Q μ \hat{S} \hat{S} \hat{S} \hat{S}] OE \hat{S} \hat{S} of staff, an] • \S o z μ A v [\S P μ [μ e. na μ e A HIQA inspection of the facility conducted in February 2014, identified several actions for follow up. These actions related to ^ v μ š Œ] š] } v U š Z μ • } (Œ • š Œ] š] À in ‰g Œ all š] μ • X _ 2014 noted significant improvements relating to these areas. A subsequent inspection in January 2015 noted issues relating to the use of medication to manage behaviour; bathroom and toilet facilities in some of the bungalows did not have arrangements in place to ensure the residents could use the facilities in private; staff did not have sufficient understanding of the importance of the OE} $u \cdot X dZ]v \cdot \% š$ $OE \cdot A Å]$ šΖš Z u] privacy of CE •] v š • [hypnotics, (medications used to aid sleep), were used to manage nocturnal behaviour. 121 Speaking at the time on the Prime Time television Programme the then Minister for State at šZ]•]• Z ‰ ‰ v]vPX_ and aspirations are very much limited by the horizons of that world t } v P Œ P š • š š] v P X Y o] (

There was a lack of awareness among some staff of the basic human rights of individuals with disabilities. The Review Group stated that ^ &e are restrictions on the rights of some residents t for example, in the use of psychotropic medication in the management of behaviour. There was limited knowledge among some staff as to why such medication might be prescribed the staff member responsible for one resident was unable to confirm whether or not the resident had a psychiatric diagnosis, whether or not the medication was effective, or what the possible side effects might be. 124 For one person subject to a restrictive practice there was no evidence the restriction

Áras Attracta is characterised by inactivity, lack of stimulation, and dependency on the support of staff for many of the things that most people take for granted. Residents have little opportunity to

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was given due process consideration, was independently reviewed or time-limited. There were some locked areas, accessible only by staff with knowledge of the code. 125

B. Challenging a wardship application.

MB, in her early 90s, was a patient in an acute hospital for 18 months, she had significant physical frailties, was unable to walk, and was limited in what she could eat but was not being treated medically. An application for wardship was made for MB by the HSE as MB was indicating that she wanted to live at home. The staff attending to her care did not think she lacked capacity. Using a functional approach to decision-making on the decision to move home with support from an advocate, MB determined that she could not go home and she agreed to move to a residential care setting where she had a family member. Using a functional approach to decision-making in relation to her finances with the support of an advocate MB decided how she would make arrangements for her business to be continued with a family member. On instruction from MB Sage attempted to stop the wardship application, informed the Office of the ward of c } $\mu \times \S$ } (D [• \mathring{A}]•Z • \mathring{S} } Z oo vP wordship application, and was informed a date had been scheduled for a High Court hearing of the application for wardship. Sage informed the hospital that MB had agreed to move to a residential care setting, the hospital determined this could not happen without a formal capacity assessment being completed. MB moved to a residential care setting, the capacity assessment indicated she had capacity to make the decision to move. The advocate and Sage legal advisor visited MB to discuss the next steps, MB requested Sage to tell the Court she did not want to be made a ward of court and informed Sage of her understanding of the NHSS and Ancillary State Loan to pay for care. Sage assisted her to complete an enquiry form to challenge the wardship application. A copy of the formal capacity assessment which determined MB had capacity to decide to go to residential care, an independent capacity assessment was submitted to the President of the High Court by Sage on Ζ Zo(}(DX^P ∙šš]š• Œ}o]v }μŒšΑ ∙onštệxtZōfaAn D[• A}] advocacy service for MB and was not acting on behalf of MB. The Court subsequently permitted A | • | CE | • v | (() there was a clash of medical evidence in relation to capacity, and ordered an exchange of evidence. Sage met with MB to update her and discuss next steps. Sage explained that the Court may not permit Sage to speak for her. MB said she did not want a solicitor and asked Sage to try to represent her. An authority to act form signed by MB was handed to the President who accepted it as a request of an enquiry and allowed Sage legal advisor to be heard in that capacity ^ that is, he would deal with the entitlement of Sage to represent MB in his judgement. The capacity assessment submitted by Sage was disputed by the applicant. The capacity assessment submitted



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on her insight into her care needs, and used this determination as an indication of lack of capacity to												
make fina	ncial and o š Z	Œ] ·	•] } v • U	ošZ}	$\mu P Z$	Z •	šš	Z] v	[𠕉](]	0 0
decisions as in his view one deficit meant there were other deficits. A request for the Sage legal												
advisor to give evidence to the court was challenged by the HSE. Following consideration by the												
President the wardship application was granted and MB became a ward of court. Sage was informed												
that its right of audience as an advocacy service would not be allowed in other cases. [Sage Annual												
Report Ca	se example 5 ¹²⁸	8]										

C.HIQAInspection Reports and Notifications

Record of individual concerns and allegations of abuse made to the Health Information and Quality Authority (HIQA).

HIQA does not have a remit to respond to individual concerns/complaints, HIQA records concerns received and information is used to inform monitoring role. Records from 3rd November 2015 to 5th March 2016 and 20th July to 1st November 2016 were released under Freedom of Information requests to The Journal.ie with details redacted, record below text in quotations is from the HIQA records.

- x Person was $^{\circ}$] } À $^{\circ}$ Q Fing You the bedroom floor covered in urine and ($^{\circ}$ no V $^{\circ}$ % % $^{\circ}$ p Q 5 to vos or system for the prevention of (o OThe_cX mplainant also states that $^{\circ}$ () } at the care facility is badly prepared and $^{\circ}$ } \ \ \ _ X
- x W OE •r) or fredescribed as ^ o]al prison oo_
- X Person was ^•] š šoḥ ₩he toilet šfor a number of hours.
- x Person had experienced ^ u } š] and ophysical μοο C] v P _ X
- X Persons at a centre ^ Á **G**efused water due to the risk of them getting Á š Y _
- x Staff ^ v longer encourages [X] to get out of __p\encourage rson is ^ o s(t\u00e4ng in wet μ v OE Á OE _ X
- X Concerns of alleged abuse against elderly patients, with staff using aggressive behaviour and being verbally abusive; dehydration due to a lack of water; an allegation of sexual assault; cleanliness of care centres; most common concerns related to understaffing and inadequate training of staff.

HIQA Inspection Reports under Health Act 2007 (Care and Welfare of Residents in Designated Centres for Older People) Regulations 2013

- x In 2016 an inspection report of a residential care setting for older people showed that chemical restraint was used with two residents to manage their behaviours, and the incidents had not been notified as required to HIQA; and two incidents of money going u] •] v P (Œ } u Œ] v š [Œ } } u Á Œ o } P P } u ‰ o] v š U were no records of an investigation held by the provider, and the incident was not notified to HIQA.
- x In 2016 an inspection report of a residential care setting for older people highlighted ongoing concerns of lack of storage space, accommodation in communal bedrooms,



- inaccessible shower and toilet facilities, although screens were being used there was a poor level of privacy when equipment is being used. 130
- x In 2017 HIQA sought an order to cease admissions to a HSE residential care setting for long stay and short stay residents based on the quality of life of residents. Residents and relatives feedback was included in the Inspection Report, and were supported by the inspection findings. The inspection stay of the inspection stay of the inspection findings. The inspection of the inspection stay of the inspection of the inspec

HIQA Inspection Reports under Health Act 2007 (Care and Support of Residents in Designated Centres for Persons (Children and Adults) with Disabilities) Regulations 2013

It has been noted by HIQA that regulations of designated centres for persons with disabilities which commenced in 2013, is improving the lives of people with disabilities living under the care of the State¹³⁴ there are a number of serious concerns around abuse and mistreatment within institutional settings.

- x In 2016 HIQA issued a notice to cancel and refuse registration of three residential centres for people with autism run by the Irish Society for Autism, as there was not sufficient improvement in the standard of care following inspections. Concerns related inadequate safeguarding measures to protect residents from assault, inappropriate guidance on the use of chemical restraint, and poor governance and oversight by the provider. As there was not sufficient improvement following inspections, the three centres were taken into the direct charge of the HSE.¹³⁵
- x /v îìíò ,/Y [• v}š }v Œv• }μš (}μŒ o ŒP }v PŒ P š due to significant issues in relation to safeguarding of residents from abuse, and management were not effective in ensuring the rights of residents were protected and promoted. 136
- x In 2017 HIQA cancelled the registration of a residential centre and direct charge was transferred to the HSE, due to ongoing and significant failings by the provider to safeguard residents from abuse, including potentially abusive incidents of intimate care and physical restraint, and allegations of serious physical and sexual abuse.¹³⁷

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8. References and Citations

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<sup>1</sup> Sage Support & Advocacy Service was funded by the HSE and Atlantic Philanthropies with the support and
governance of Third Age CLG.
<sup>2</sup> On 20<sup>th</sup> May 2005 RTE Prime Time broadcast Z, } u d ŒaμdšcZimentary featuring footage filmed inside
Leas Cross Nursing Home, Co. Dublin. The programme highlighted serious deficiencies in the treatment and
care of people in Leas Cross and led to the establishment of a Commission of Investigation to increase
understanding of what happened in Leas Cross, why it happened and reasons why it was allowed to happen.
http://health.gov.ie/wp-content/uploads/2014/03/leascross.pdf A review of deaths that occurred at Leas
Cross was carried out, and found deficient care, insufficient trained staff, lack of recognition by management
and clinical leadership of the care needs of people in the home, and a finding of institutional abuse. ~ K[E] o o U
D. 2006. Leas Cross Review. Available at
http://www.hse.ie/eng/services/publications/olderpeople/Leas Cross Report .pdf [accessed 21/06/2017.
The findings and recommendations regarding Leas Cross led to the establishment of the Health Information
and Quality Authority (HIQA) in 2009.
<sup>3</sup> See Appendix 7A.
<sup>4</sup> Second Periodic Report of Ireland to CAT 23 November 2015, (CAT/C/IRL/2)
<sup>5</sup> Report of the Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment,
Juan E. Mendéz (A/HRC/22/53 at 1st February 2013), at para 15, p. 4. available at
http://www.ohchr.org/Documents/HRBodies/HRCouncil/RegularSession/Session22/A.HRC.22.53 English.pdf
[accessed 14/06/2016]
<sup>6</sup> Ibid, para 82, p. 20
<sup>7</sup> Ibid, para 50, ^W š ] v š • }\are\section\frac{a}{s}s\frac{A}{s}re reliant on health-care workers who provide them services.
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personal integrity and dignity, presupposes a situation of powerlessness, whereby the victim is under the total
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away and given to others, is one such circumstance, along with deprivation of liberty in prisons or other
<sup>8</sup> Central Statistics Office (2013). Population and Labour Force Projections 2016-2046. Dublin: Government of
http://www.cso.ie/en/media/csoie/releasespublications/documents/population/2013/poplabfor2016 2046.pd
f [accessed 08/06/2017]
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Dublin. Available at
http://www.dementia-neurodegeneration.ie/sites/default/files/publications/staying at home -
older peoples preference for care 2016.pdf [accessed 23/06/2017]
<sup>10</sup> Sage Support & Advocacy Service for Older People (2016), Responding to the Support & Care Needs of our
Older Population,
http://www.thirdageireland.ie/assets/site/files/pr/Report of Forum on LTC for Older People FINAL.pdf
[accessed 08/06/2017]
<sup>11</sup> The Health Information and Quality Authority is an independent authority established under the Health Act
2007 (http://www.irishstatutebook.ie/eli/2007/act/23/enacted/en/pdf) to drive high-quality and safe care for
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range of public, private and voluntary sector services. Reporting to the Minister for Health and the Minister for
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services and support informed decisions on how services are delivered. The regulation of services operates
under National Standards, legislation and regulation. Of particular relevant to this report HIQA inspects
residential care centres against National Standards for Residential Care Settings for Older People (2016)
https://www.hiqa.ie/sites/default/files/2017-01/National-Standards-for-Older-People.pdf and National
Standards for Residential Services for Children and Adults (2013) https://www.higa.ie/sites/default/files/2017-
02/Standards-Disabilities-Children-Adults.pdf
<sup>12</sup> Sage Support and Advocacy Service (2016) The Nursing Home Support Scheme t Charges and Related Issues
Discussion Paper available at
http://www.thirdageireland.ie/assets/site/files/pr/Discussion_doc_Nursing_Home_Charges.pdf [accessed
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10th June 2017, available at https://www.citizensassembly.ie/en/Meetings/Deirdre-Cullen.pdf [accessed
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<sup>15</sup> Government of Ireland, 2017. Census 2016 Summary Results t Part 2. Dublin: Central Statistics Office.
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<sup>16</sup> See <a href="http://www.disability-federation.ie/index.php?uniqueID=10598">http://www.disability-federation.ie/index.php?uniqueID=10598</a> [accessed 14/06/2017]
<sup>17</sup> One-third of in-patients on census night were aged 65 years and over; 17% were aged 55 t64 years; a
further 17% were aged 45 t54 years; 15% were aged 35 t44 years; 12% were aged 25 t34 years; and 5% were
under 25 years of age. The 75-year and over age group, which accounted for 17% of all residents, had the
highest hospitalisation rate, at 180.4 per 100,000 population, followed by the 65 t74 year age group, at
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and over. Thirty-six per cent (36.5%) of those who were aged 75 years or over had been in hospital for five
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Bulletin November 2013 from
http://www.hrb.ie/uploads/tx hrbpublications/IrishPsychiatricUnitsandHospitalsCensusBulletin 2013.pdf
[accessed 14/06/2017]
<sup>18</sup> http://www.hse.ie/eng/services/list/4/olderpeople/dementia/about-dementia/
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<sup>22</sup> HSE National Safeguarding Office, 2017. 2016 Safeguarding Data Report.
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Centres-Older-People.pdf [accessed 18/06/2017]; Ryan, O. (14<sup>th</sup>  % CE ] o î ì í ò • ^ − d Z CE • Z } µ o
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<sup>24</sup> Health Information and Quality Authority, 2016. Annual overview report on the regulation of designated
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https://www.higa.ie/sites/default/files/2017-01/Disability Overview Report 2015.pdf [accessed 18/06/2017]
<sup>25</sup> The Confidential Recipient was appointed in December 2014 to be a voice for vulnerable adults who may
otherwise not be heard by the HSE or providers funded / partially funded by the HSE. The role was appointed
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with disabilities. The Confidential Recipient receives complaints/concerns independently, and passes these to
the HSE Chief Officer who has 15 days to respond to the Confidential Recipient in relation to the concern.
<sup>26</sup> Confidential Recipient, 2017. Report of the Confidential Recipient 2016. Available at
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Sage Support and Advocacy Service

Juan E. Mendéz (A/ HRC/22/53 at 1st February 2013), at para 65, p. 15. available at

www.SageAdvocacy.ie

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http://www.ohchr.org/Documents/HRBodies/HRCouncil/RegularSession/Session22/A.HRC.22.53 English.pdf
[accessed 14/06/2016]
<sup>29</sup> Assisted Decision-Making (Capacity) Act 2015
http://www.irishstatutebook.ie/eli/2015/act/64/enacted/en/html
<sup>30</sup> Accurate at the time of writing. The State has indicated that commencement of the ADM (Capacity) Act 2015
will be on a phased basis, in response to a Parliamentary Question on commencement on 29th November 2016
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(https://www.kildarestreet.com/wrans/?id=2016-11-29a.160, accessed 16/06/2017).
To date two commencement orders have been signed, one to enable the recruitment of a Director of the
Decision Support Service (Assisted Decision-Making (Capacity) Act 2015 (Commencement of Certain
Provisions) Order 2016 (S.I. No. 515 of 2016) and one to enable the establishment of a multi-disciplinary group
to develop codes of practice on advance healthcare directives (Assisted Decision-Making (Capacity) Act 2015
(Commencement of Certain Provisions) (No. 2) Order 2016 (S.I. No. 517 of 2016). The position for Director of
the Decision Support Service (DSS) and a DSS Project Manager were advertised in 2017.
<sup>31</sup> Lunacy Regulation (Ireland) Act, 1871 <a href="http://www.irishstatutebook.ie/eli/1871/act/22/enacted/en/html">http://www.irishstatutebook.ie/eli/1871/act/22/enacted/en/html</a>
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<sup>34</sup> Reilly, J. (21<sup>st</sup> & CEμ CEÇ îìíó• ^ u vš] (}GE•μ‱, š≽∭, u]}PIZisša Inudl<sub>E</sub>pveša iZe•nt_available
at http://www.independent.ie/irish-news/health/dementia-cases-in-limbo-for-up-to-eight-months-
34471286.html
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available at http://www.irishtimes.com/news/health/elderly-being-left-in-hospital-beds-to-shelter-family-
inheritance-1.2940695
<sup>36</sup> State supported long-term residential care is provided under the Nursing Home Support Scheme (NHSS)
which has a statutory basis, Nursing Home Support Scheme Act 2009,
http://www.irishstatutebook.ie/eli/2009/act/15/enacted/en/pdf [accessed 21/06/2017]
Under the NHSS, all entrants into long term residential care, both public and private/voluntary, are subject to a
care needs and means assessment. The scheme makes available two types of financial support: State Support
& Ancillary State Support (Nursing Home Loan). People are assessed financially based on both income and
assets. Individuals contribute up to 80% of their assessable income and 7.5% of the value of their assets per
annum, up to maximum of three years.<sup>36</sup> An application for the NHSS can be submitted by specified people on
behalf of a person in certain circumstances. The principal residence is considered as part of their assets for the
first 3 years only. Where an individual [ • • • \check{s} • ] v 0 \mu
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on these assets may be deferred and collected from their estate after their death. This is the optional nursing
home loan element of the scheme, legally referred to as Ancillary State support. This creates a financial charge
to be collected from the estate of the person. There are a number of safeguards built into the NHSS to protect
both the person entering a nursing home and his/her spouse/partner. These include: Nobody paying more
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account during the financial assessment; The principal residence (and farms/businesses in certain
circumstances) only included in the financial asses • u v š ( } Œ š Z ( ] Œ • š š Z Œ
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Individuals retaining a personal allowance of 20% of their income, or 20% of the maximum rate of the State
Pension (Non-Contributory), whichever is the greater; A spouse/partner remaining at home retaining 50% of
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health expenses, levies required by law (e.g., Local Property Tax), rent payments and borrowings in respect of
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capacity is in question or has been determined to lack capacity utilises a process of a court appointed Care
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(Nursing Home Support Scheme Act 2009, Section 21) to pay for costs of care on behalf of a person whose has
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Sage Support and Advocacy Service

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http://www.hse.ie/eng/services/list/4/olderpeople/nhss/NHSS%20Information%20Booklet.pdf The Care
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make decisions on behalf of the person (Responding to the Support & Care Needs of our Older Population, page
29)
<sup>37</sup> As reported in the Irish Times newspaper, documents sought under Freedom of Information requests
following the leak of a controversial memo pointed to practices of seeking wardship in the removal of patients
from acute hospital beds who no longer required acute care. The HSE Head of Legal Services was reported as
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noted, the HSE makes a significant number of applications for wardship for patients who are in beds they no
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http://www.irishtimes.com/news/health/elderly-being-left-in-hospital-beds-to-shelter-family-inheritance-
1.2940695
<sup>38</sup> Sage Support and Advocacy Service, 2017. Annual Report 2016. [to be launched on 26/07/2017, available
from <a href="http://sageadvocacy.ie/index.php/resources-1/">http://sageadvocacy.ie/index.php/resources-1/</a>]
<sup>39</sup> In the Northern Ireland Human Rights Commission Report In Defence of Dignity t The Human Rights of Older
People in Nursing Homes the jurisprudence of the European Court of Human Rights is examined in relation to
the prohibition on torture and inhuman or degrading treatment under Article 3 of the ECHR (Council of
Europe, European Convention for the Protection of Human Rights and Fundamental Freedoms, as amended by
Protocols Nos. 11 and 14, 4 November 1950, ETS 5, available at:
http://www.refworld.org/docid/3ae6b3b04.html [accessed 26 June 2017]) it states š Z šin zhe context of
degrading treatment the Court has held that it may well suffice that the victim is humiliated in his or her own
 Ç • U À v ] ( v ) š ] v š Z Cost@llo-Rottlerits v ZJK (Æ5•NXarch 1993) Application No 13134/87 as in
Northern Ireland Human Rights Commission, 2012. In Defence of Dignity t The Human Rights of Older People in
Nursing Homes. Page 22 Available from http://www.nihrc.org/documents/research-and-investigations/older-
people/in-defence-of-dignity-investigation-report-March-2012.pdf [accessed 15/06/2017]. The report offers
analysis of how neglect, debasement and humiliation of a person can be considered to violate the absolute
right to not be subjected to torture, or to inhuman or degrading treatment or punishment.
<sup>40</sup> Assisted Decision-Making (Capacity) Act 2015, Ibid 29, Section 3(1).
<sup>41</sup> Assisted Decision-Making (Capacity) Act 2015, Ibid 29, Section 55.
<sup>42</sup>Disability (Miscellaneous Provisions) Bill 2016,
https://www.oireachtas.ie/documents/bills28/bills/2016/11916/b11916d.pdf
<sup>43</sup> Disability (Miscellaneous Provisions) Bill 2016: Explanatory Memorandum, page 2 available at
https://www.oireachtas.ie/documents/bills28/bills/2016/11916/b11916d-memo.pdf
<sup>44</sup> Deputy Finian McGrath Dáil Éireann Debates Vol. 940 No. 2, 23<sup>rd</sup> February 2016, available
http://oireachtasdebates.oireachtas.ie/debates%20authoring/debateswebpack.nsf/(indexlookupdail)/201702
23~Y?opendocument#Y00600
<sup>45</sup> Irish Human Rights and Equality Commission, 2017. ^ μ u ] • • ] } v š } š Z
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of 'How we respond to the challenges and opportunities of an ageing population' available
https://www.ihrec.ie/app/uploads/2017/05/Submission-to-the-Citizens-Assembly-in-its-consideration-of-How-
we-respond-to-the-challenges-and-opportunities-of-an-ageing-population-19-May-2017-003.pdf [accessed
16/06/2017]
<sup>46</sup> Mental Health Act 2011, available at <a href="http://www.irishstatutebook.ie/eli/2001/act/25/enacted/en/pdf">http://www.irishstatutebook.ie/eli/2001/act/25/enacted/en/pdf</a>
<sup>47</sup> Sage raises concern about the nature of some contracts for care seen by the organisation, which include
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sufficient safeguards for the person. Contracts for care can be terminated with immediate effect where a
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another person. A person making a complaint can be considered disruptive, or a person could be considered
disruptive if the residential care centre does not staff with adequate skills to manage challenging behaviours
related to dementia or other cognitive impairment. Recent data from Sage indicated that 27 of 63 cases
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centre.

⁴⁸ Donnelly, S. et al. Ibid 9

⁴⁹ Sage Annual Report 2016 Ibid 38, page 29



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were de facto detained: they lived in a closed unit and were not allowed to leave the institution without prior
6 W U ] • • ] } v _ KttpW/√Www.álöldrensrights.ie/sites/default/files/submissions_reports/files/CPT-
VisitingCommitteeIrelandReport2011 0.pdf
<sup>51</sup> Newstalk Breakfast (14<sup>th</sup> December 2016) The Independent Lives of the Elderly in Ireland available at
http://www.newstalk.com/podcasts/Newstalk Breakfast/Highlights from Newstalk Breakfast/171109/The i
ndependent lives of the elderly in Ireland [accessed 22/06/2017].
^{52} ^ v š ] \% \cdot  Ç Z } š ] u ] š ] } v \bullet ] v CE \bullet u } CE š o ] š Ç v
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                                                                                                               medications have a role in treating distress caused by problems such as psychosis, it is a consistent finding that
approximately 50% of use in nursing homes is for inappropriate indications, often to ensure the smooth
running of the institution or to lessen disruption for others ~ D μ Œ ‰ Z Ç v K [ < Μψ/μ μ J. απλ τό • X
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in Involuntary Admissions to Long- š Œ u asŒ Dpnnelly, M. & Murray, C. (Eds.), 2016. Ethical and Legal
Debates in Irish Healthcare: Confronting Complexities England: Manchester University Press, Page 128
<sup>53</sup> Department of Health, 2009. Towards a Restraint Free Environment in Nursing Homes, page 2, available at
http://health.gov.ie/wp-content/uploads/2014/03/trfe_english.pdf [accessed 23/06/2017]
<sup>54</sup> HIQA, 2014. Guidance for Designated Centres Restraint Procedures, page 4 available at
https://www.higa.ie/sites/default/files/2017-01/Guidance-on-restraint-procedures.pdf [accessed 23/06/2017]
55 The Medical Council has responsibility for the regulation of medical doctors, ensuring standards of medical
training and education, promoting good medical practice and investigating complaints about medical doctors.
<sup>56</sup> Medical Council, 2016. Guide to Professional Conduct and Ethics for Registered Medical Practitioners 8<sup>th</sup>
Edition 2016, page 36, available at https://www.medicalcouncil.ie/News-and-Publications/Reports/Guide-to-
Professional-Conduct-and-Ethics-8th-Edition-2016-.pdf [accessed 23/06/2017]
<sup>57</sup> Sage Support and Advocacy Service (28<sup>th</sup> July 2016) ^K o CE % } % o
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                                                                                                     consultant warns _ Numbers Statement, available at http://www.thirdageireland.ie/sage/latest-news/press-
releases/older-people-being-sedated-for-convenience-senior-consultant-warns
<sup>58</sup> Sage Support and Advocacy Service for Older People letter from Mervyn Taylor, Sage Manager to Minister
Kathleen Lynch, 3<sup>rd</sup> November 2015.
<sup>59</sup> HIQA, 2017, Overview of 2016 HIQA regulation of social care and healthcare services, Ibid 14, page 31
<sup>60</sup> Sage Support and Advocacy Service, 2016, Ibid 10; Donnelly, S. et al (2016), Ibid 9.
<sup>61</sup> Donnelly, S. et al (2016), Ibid 9, page 17
<sup>62</sup> State supported community care is provided for through the provision of Home Care Packages Scheme and
Home Help which are implemented by the Health Service Executive (HSE). The emphasis in health care policy
relating to ageing and health care since the late 1960s has been on enabling older persons to live in their
homes for as long as possible (Working Party on Services for the Elderly, 1988. The Years Ahead: A Policy for
the Elderly. Dublin: Stationery Office). However, to date, no statutory obligation exists to compel the State to
provide community based services \S A \times X ^, u
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main current community care policy fulcrum. These are packages of care tailored to the needs of individuals
whose needs cannot be met by mainstream Primary, Community and Continuing Care (PCCC) services. The
overall objective of HCPs is to maintain older people at home and in their communities, particularly those at
risk of inappropriate admission to long-term care or acute hospitals. HCPs provide a broader range of supports
than home helps and can include some therapy and nursing support for a few weeks after a hospital stay to
ongoing, daily visits from a home care assistant to help a person get out of bed, washed and dressed. They can
include a range of services, such as public health nursing, day care, occupational therapy, physiotherapy, home
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provided through a cash grant, which the recipient can use to purchase the care and support they need or
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Population, Ibid 10, page 25); National Guidelines and Procedures for Standardised Implementation of the
Home Care Packages Scheme were published in 2010 [HSE, available at
http://lenus.ie/hse/bitstream/10147/120850/1/hcpsquidelines.pdf] These guidelines and procedures noted
that the extent of the support available through the Home Care Package Scheme is subject to the limit of the
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(Responding to the Support & Care Needs of our Older Population, Ibid 10, page 26)
63 Donnelly, S. et al (2016), Ibid 9
<sup>64</sup> Wren et. Al (2012) Towards the Development of a Predictive Model of Long-Term Care Demand For Northern
Ireland and the Republic of Ireland available at http://www.cardi.ie/userfiles/CARDI final%20print 231012.pdf
[accessed 23/06/2017]; Sage Support & Advocacy Service for Older People (2016), Responding to the Support
& Care Needs of our Older Population,
http://www.thirdageireland.ie/assets/site/files/pr/Report of Forum on LTC for Older People FINAL.pdf
[accessed 08/06/2017]; Sage Support & Advocacy Service (2017) A Submission to the Citizens Assembly
available at
http://www.thirdageireland.ie/assets/site/files/pr/Sage Submission to Citizens Assembly 050517 %28002
%29.pdf [accessed 23/06/2017];
<sup>65</sup> Finance Act (1998) http://www.irishstatutebook.ie/eli/1998/act/3/enacted/en/pdf V KI[gran, B. (19<sup>th</sup> July
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https://www.irishtimes.com/news/health/tax-breaks-turn-nursing-homes-into-big-money-spinners-1.470129
[accessed 23/06/2017]
<sup>66</sup> The Health Service Executive (HSE) Service Plan, 2017, [HSE, 2017. National Service Plan 2017,, available at
http://www.hse.ie/eng/services/publications/serviceplans/Service-Plan-2017/2017-National-Service-Plan.pdf)
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additional 490 people to be funded in long term residential care which increases the funding to cater for over
23,600 people in long-term residential ca Œ X d Z ] • } u ‰ Œ • š } v
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which results in no increase on allocation of 10.570 million hour of Home Help hours, but an additional 300
Home Care Packages giving a capacity to provide a package to 16,750 people.
<sup>67</sup> Sage Support & Advocacy Service. 2017. A Submission to the Citizens Assembly available at
http://www.thirdageireland.ie/assets/site/files/pr/Sage Submission to Citizens Assembly 050517 %28002
%29.pdf [accessed 23/06/2017];
<sup>68</sup> Sage recently highlighted a case of de facto detention in its work as a support and advocacy case, stating on
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home and equally he feels he has the right to decide on his own future even if this involves risk or is seen by
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<sup>69</sup> HSE, 2011. Time to Move on from Congregated Settings - A Strategy for Community Inclusion, available at
http://www.hse.ie/eng/services/list/4/disability/congregatedsettings/congregatedsettingsreportfinal.pdf
[accessed 23/06/2017]; Department of the Environment, Community & Local Government, 2011. National
Housing Strategy for People with a Disability 2011 t 2016, available at
https://www.housingagency.ie/Housing/media/Media/Disability%20Strategy/National-Implementation-
Framework-2012.pdf [accessed 23/06/2017]; HSE, 2012. New directions treview of HSE day services and
implementation plan 2012 t2016, available at
http://www.hse.ie/eng/services/publications/Disability/newdirections2012.pdf [accessed 23/06/2017];
Department of Health, 2012. Transforming Lives: Programme to implement the Value for Money and Policy
Review of Disability Services in Ireland <a href="http://health.gov.ie/wp-">http://health.gov.ie/wp-</a>
content/uploads/2014/03/VFM Disability Services Programme 2012.pdf [accessed 23/06/2017]
^{70} In December 2016, there were 436 recorded delayed discharges from acute hospital, reflecting 436 people
who are medically ready for discharge but unable to do so as they do not have an appropriate place to go. See
presentation by Michael Fitzgerald, HSE Head of Operations and Service Improvement, Services for Older
People, presentation to the Irish Gerontological Society and Irish Social Policy Association Symposium on
Exploring the Establishment of Statutory Homecare Services in Ireland on 26th May 2007
http://www.irishgerontology.com/sites/default/files/basic_page_pdf/M.%20Fitzgerald%2C%20Services%20for
%20Older%20People%2C%20HSE.pdf [accessed 09/06/2017]
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based on research in 2013 when there were 685 people in acute hospital whose acute care needs had ended,
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home care, home help or rehab facilities and equipment. (HCCI, 2013 http://www.hcci.ie/2013-08.html; Ring,
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http://www.irishexaminer.com/ireland/delayed-hospital-discharges-cost-500k-a-night-241282.html
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can relate to everyday living conditions, the availability of therapeutic activity, eating arrangements, staffing
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psychiatric units and social care homes where people are involuntarily detained. While the CPT has not been
explicit on how it would assess the conditions in a home in which residents are not, and are not likely to be,
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treatment of any person with cognitive impairments or fluctuating capacity. Residents in nursing homes with
dementia would come under this category. Indeed, althou P Z Š Z
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on criminal justice establishments and psychiatric facilities, they have included residential and nursing homes
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Dignity t The Human Rights of Older People in Nursing Homes. Page 18. Available from
http://www.nihrc.org/documents/research-and-investigations/older-people/in-defence-of-dignity-
investigation-report-March-2012.pdf [accessed 15/06/2017].
<sup>74</sup> Sage Annual Report, Ibid 38
<sup>75</sup> A public opinion survey that showed 1) Being cared for in their own home is the most preferred option for
respondents if they should ever need long term care 2) In terms of funding long term care, the greatest overall
preference is through general taxation. 3) There is greater preference for public provision of long term care for
older people, considerable support for social enterprise and least support for provision through the private
sector. Amárach Research (2016) as in in Sage Support & Advocacy Service for Older People, 2016, Ibid 10.
<sup>76</sup> Sage Support & Advocacy Service for Older People, 2016, Ibid 10 & HIQA (2017) Executive Summary:
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care.pdf [accessed 11/06/2018] Page 3
<sup>77</sup> Chair of the National Safeguarding Committee, Patricia Rickard-Clarke statement on the launch of a public
information campaign launched to improve safeguarding of vulnerable adults. Available at
http://safeguardingcommittee.ie/index.php/2017/06/12/almost-8000-cases-of-adult-abuse-concerns-
reported-to-hse/ [accessed 18/06/2017]
<sup>78</sup> IHREC, 2017. Ibid 45
<sup>79</sup> MIQA believes that the area of safeguarding needs to be further strengthened by introducing legislation
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Authority, 2017. Overview of 2016 HIQA regulation of social care and healthcare services. Dublin, HIQA
https://www.hiqa.ie/sites/default/files/2017-04/Regulation-overview-2016-web.pdf [accessed 09/106/2017],
Page 7
<sup>80</sup> Commenting on the process of decongregation of people with disabilities from institutional care settings
       v } š someYresidents are moving to living arrangements that are not subject to regulatory oversight
and these residents do not have the same legal protections as those protections provided to residents who live
or had been living beforehand in registered designated centres. Some people are being accommodated in
centres that require significant levels of restrictive practices and controls. These measures are deemed
necessary in cases where people are assessed as being a danger to themselves or to others in the community.
The Chief Inspector is concerned that these models of service may fall outside the definition of a designated
centre, and that the regulatory framework to protect residents in such living environments may be
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and healthcare services. Ibid 79, page 25
<sup>81</sup> Senator Colette Kelleher, Seanad Debates, 5<sup>th</sup> April 2017, available
https://www.kildarestreet.com/sendebates/?id=2017-04-05a.224
82 Ibid
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83 Health Service Executive, 2014. Safeguarding Vulnerable Persons at Risk of
Abuse National Policy and Procedures. Ibid 21, page 6
<sup>84</sup> Each service is required to appoint a Designated Officer (DO) with responsibility for receiving and reporting
allegations of abuse, and preliminary assessments. The Community Health Organisation (CHO) area based
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responding to abuse, and assess and manage complex cases.
85 Health Service Executive, 2014. Safeguarding Vulnerable Persons at Risk of Abuse National Policy, Ibid 21,
<sup>86</sup> Health Act (2007) Care and Support of Residents in Designated Centres for Persons (Children and Adults with
Disabilities) Regulation 2013.and The Health Act, 2007 (Care and the Welfare of Residents in Designated
Centres for Older People) Regulations 2013
<sup>87</sup> Health Service Executive, 2005. Trust in Care. Available at
https://www.hse.ie/eng/staff/Resources/hrppg/Trust in Care.pdf [accessed 18/06/2017]
88 Áras Attracta Swinford Review Group, 2016. Time for Action t Priority actions arising from national
consultation. http://www.hse.ie/eng/services/publications/Disability/AASRGtimeforaction.pdf [accessed
20/06/2017], page 11
<sup>89</sup> IHREC, 2017. Ibid 42
<sup>90</sup> Siggins, L. (26<sup>th</sup> & Œμ ŒÇ îìíñ• ^, }•‰]š o•
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available at http://www.irishtimes.com/news/ireland/irish-news/hospitals-breaching-human-rights-of-the-
elderly-ap-says-1.2119264
91 HSE, 2016, National Consent Policy, available at
http://www.hse.ie/eng/services/list/3/nas/news/National Consent Policy.pdf [accessed 23/06/2017] and
Medical Council, 2016. Guide to Professional Conduct and Ethics for Registered Medical Practitioners 8<sup>th</sup>
Edition 2016, available at https://www.medicalcouncil.ie/News-and-Publications/Reports/Guide-to-
Professional-Conduct-and-Ethics-8th-Edition-2016-.pdf [accessed 23/06/2017]
<sup>92</sup> Sage Annual Report, Ibid 38
93 The NTPF, an independent statutory body, has been designated by the Minister for Health pursuant to
Section 40 of the Nursing Homes Support Scheme Act 2009 as a body authorised to negotiate with
proprietors of designated centres for older people to reach agreement on the maximum price(s) that will be
charged for to Nursing Homes Support Scheme residents.
94 Sage Support & Advocacy Service for Older People (2016), Responding to the Support & Care Needs of our
Older Population, Ibid 10.
<sup>95</sup> HIQA, 2016. National Standards for Residential Care Settings for Older People 2016)
https://www.hiqa.ie/sites/default/files/2017-01/National-Standards-for-Older-People.pdf [accessed
<sup>96</sup> See Appendix 7C, HIQA recently sought an order to cease admissions to a HSE run facility due to lack of
compliance with regulations impacting on the quality of life of people in receipt of care.
97 Charges can range from ¦íìì ‰ QÞr šuZ š } ¦íìì ‰as GEr Sage Support & Advocacy Service for Older
People, 2016. Responding to the Support & Care Needs of our Older Population. Ibid 10, page 30
<sup>98</sup> Sage Support and Advocacy Service (2016) The Nursing Home Support Scheme t Charges and Related Issues
Discussion Paper, Ibid 12.
<sup>99</sup> Sage Support & Advocacy Service for Older People, 2016. Responding to the Support & Care Needs of our
Older Population. Ibid 10
100 ^ / o o µ • š Œ š ]:À 61-√Æar ʊllð‰man placed in a nursing home following a period in hospital. Prior to
coming to the nursing home, he used to walk to the village each day to buy the newspaper and cigarettes. His
 charges are not included in his weekly contribution. There is no place near the nursing home where he could
walk to buy anything and the Nursing Home will not allow him to leave the nursing home unaccompanied t
this means that every time he wants to go out socially, he has to pay for a taxi and companion which he clearly
cannot afford. He gets extremely frustrated that he has to live so far away from his familiar place, and has
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Support and Advocacy Service (2016) The Nursing Home Support Scheme t Charges and Related Issues
Discussion Paper, Ibid 12, page 12
<sup>101</sup> Sage Support and Advocacy Service (2016) The Nursing Home Support Scheme t Charges and Related Issues
Discussion Paper, Ibid 12, page 3
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<sup>102</sup> The cost of providing care in a public long-stay residential centre at
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u } CE š Z ν ‰ CE ] Ŵalš, M.•(5<sup>th</sup> šK γ Clš ) CE î ì í ò • X ^ W μ o ] ν μ CE • [ν P o Ze )than private } • š • ¦ ó ì ì u
    š } @ Esh times available at https://www.irishtimes.com/news/ireland/irish-news/public-nursing-home-
bed-costs-700-more-than-private-sector-1.2816765 [accessed 23/06/2017]
<sup>103</sup> Sage Support & Advocacy Service for Older People, 2016. Responding to the Support & Care Needs of our
Older Population. Ibid 10
<sup>104</sup> Cahill, S. et al. 2013. An Irish National Survey of Dementia in Long-Term Residential Care Ibid 20, page 2
<sup>105</sup> Sage Support & Advocacy Service for Older People, 2016. Responding to the Support & Care Needs of our
Older Population. Ibid 10; Sage Support and Advocacy Service, 2016. The Nursing Home Support Scheme t
Charges and Related Issues Discussion Paper, Ibid 12.
<sup>106</sup> The State is required under Section 42(1) of the Irish Human Rights and Equality Commission Act (2014) to
ensure that all public bodies, in the performance of their functions, eliminate discrimination, promote equality
of opportunity and treatment, and protect human rights.
http://www.irishstatutebook.ie/eli/2014/act/25/enacted/en/pdf [accessed 23/06/2017]
<sup>107</sup> IHREC has stated that public bodies must fulfil their Public Sector Duty obligations whether services are
provided directly by the State or through a non-state actor. See IHREC, 2017. Ibid 42
<sup>108</sup> Áras Attracta Swinford Review Group, 2016. Time for Action † Priority actions arising from national
consultation. http://www.hse.ie/eng/services/publications/Disability/AASRGtimeforaction.pdf [accessed
20/06/2017]
<sup>109</sup> Adult Safeguarding Bill 2017, Section 9(1)(d)
http://www.oireachtas.ie/documents/bills28/bills/2017/4417/b4417s.pdf
<sup>110</sup> ^ d Z , ^ [• • ( P μ Œ ] v P ‰ Œ }
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ensure that they are fully implemented and supported by a comprehensive national training programme that
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Group, 2016. Time for Action, Ibid 108, page 4
<sup>111</sup> National Vetting Bureau (Children and Vulnerable Persons) Act 2012,
http://www.irishstatutebook.ie/eli/2012/act/47/enacted/en/pdf
<sup>112</sup> OHCHR, Normative standards in international human rights law in relation to older persons: Analytical
Outcome Paper, μPμ•š îìíîU ïí • ]v D À K[Z}μŒI U ZW}}Œ }vs jv v
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Working Paper, 2017.
<sup>113</sup> Office of the Ombudsman, 2015. Learning to Get Better Executive Summary and Recommendations. Dublin:
Office of the Ombudsman https://www.ombudsman.ie/en/Publications/Investigation-Reports/Health-Service-
Executive/Learning-to-Get-Better/Learning-to-Get-Better-Summary.pdf [accessed 20/06/2017]
114 HSE Consumer Affairs, 2009. Zz } μ Œ ^ Œ À ] avalilable μt@ttp://@v/w.cuh.hse.ie/Contact-
<u>Us/Compliments-Complaints/Your-Service-Your-Say-Policy.pdf</u> [accessed 23/06/2017]
<sup>115</sup> Office of Ombudsman 2016, Annual Report 2016 https://www.ombudsman.ie/en/Publications/Annual-
Reports/2016-Annual-Report/media/ombudsman annual report 2016.pdf [accessed 14/06/2017], page 41
116 Ibid
<sup>117</sup> Swinford Review Group, 2016. Time for Action, Ibid 108, page 104; Office of the Ombudsman, 2015.
Learning to Get Better. Ibid 113, page 109; HIQA, 2015. Report of the investigation into the safety, quality and
standards of services provided by the Health Service Executive to patients in the Midland Regional Hospital,
Portlaoise available at https://www.hiqa.ie/sites/default/files/2017-01/Portlaoise-Investigation-Report.pdf
[accessed 23/06/2017]
<sup>118</sup> As noted by the Irish Human Rights Commission in the submission to the UNCAT in 2011, HIQA is not
empowered to submit proposals on existing or draft legislation. Irish Human Rights Commission, 2011.
National Human Rights Submission to the UN Committee Against Torture on the Examination of / Œ o v [• &] Œ • š
National Report, page 14. Available at
https://www.ihrec.ie/download/pdf/ihrc report to un committee against torture april 2011.pdf [accessed
20/062017]
<sup>119</sup> Accessible at https://www.rte.ie/news/player/2014/1209/20694826-inside-bungalow-3/
<sup>120</sup> HIQA May 2014 Compliance Monitoring Inspection report Designated Centres under Health Act 2007, as
amended for Centre ID ORG-0011215, page 3, available at
http://www.inclusionireland.ie/sites/default/files/attach/article/1209/higa-26-may-2014.pdf
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<sup>121</sup> HIQA January 2015 Compliance Monitoring Inspection report Designated
Centres under Health Act 2007, as amended for Centre ID OSV-0004910, available at
https://static.rasset.ie/documents/news/4910-14-january-2015.pdf
<sup>122</sup> Áras Attracta Swinford Review Group was appointed by the HSE, and a Trust in Care investigation in the
allegations of abuse was initiated following the broadcast of the Inside Bungalow 3 programme
<sup>123</sup>. Áras Attracta Swinford Review Group, 2016. What matters most, page 165
http://www.hse.ie/eng/services/publications/Disability/AASRGwhatmattersmost.pdf [accessed 20/06/2017]
<sup>124</sup> Ibid, page 46
125 Ibid, page 46
<sup>126</sup> Ibid, page 167
<sup>127</sup> Áras Attracta Swinford Review Group, 2016. Key Messages, available at
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<sup>128</sup> Sage Annual Report, Ibid 38
<sup>129</sup> HIQA, 2016, Compliance Monitoring Inspection report Designated Centres under Health Act 2007, as
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<sup>130</sup> HIQA, 2016, Compliance Monitoring Inspection report Designated Centres under Health Act 2007, as
amended for Sacred Heart Hospital, available at
https://www.hiqa.ie/system/files?file=inspectionreports/0654-Sacred-Heart-Hospital-23.03.2016.pdf
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were identified; the physical environment, meaningful engagement and staffing levels. Respondents
articulated a clear desire for more privacy, more space, more sanitary facilities and somewhere to meet up and
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https://www.hiqa.ie/system/files?file=inspectionreports/613-St-Joseph%27s-Hospital-18.06.2015.pdf page 3
<sup>133</sup> Deegan, G. (12<sup>th</sup>: μν îìíó• ^ o ŒοÇ Œ•] νοš••ššÇ dvŒ Ζλο•6‰]šÇ • ZšZ Ç[À ν}ÁZ
 <sup>134</sup> Dunnion, M. (2<sup>nd</sup> :μν îìíó•U ^/u‰ Œ }À u vš }( > ]À • šΖŒ }μΡΖ šΖ Ziris P μο š]}ν }( š
Examiner, available at http://www.irishexaminer.com/viewpoints/analysis/improvement-of-lives-through-
regulation-of-the-disability-sector-451496.html
135 HIQA, 11th July 2016. Disability publication statement 11 July 2016 available at https://www.higa.ie/higa-
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