Status: Point in time view as at 18/06/2012. Changes to legislation: Mental Capacity Act 2005, Part 1 is up to date with all changes known to be in force on or before 09 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

SCHEDULES

[^{F1}SCHEDULE 1A

PERSONS INELIGIBLE TO BE DEPRIVED OF LIBERTY BY THIS ACT

Textual Amendments

2

F1 Sch. 1A inserted (1.4.2009) by Mental Health Act 2007 (c. 12), ss. 50, 56, Sch. 8 (with s. 50(8)-(13)); S.I. 2009/139, art. 2(d) (with art. 3)

PART 1

INELIGIBLE PERSONS

Application

- 1 This Schedule applies for the purposes of—
 - (a) section 16A, and
 - (b) paragraph 17 of Schedule A1.

Determining ineligibility

- A person ("P") is ineligible to be deprived of liberty by this Act ("ineligible") if-
 - (a) P falls within one of the cases set out in the second column of the following table, and
 - (b) the corresponding entry in the third column of the table —or the provision, or one of the provisions, referred to in that entry provides that he is ineligible.

	Status of P	Determination of ineligibility
Case A	P is— (a) subject to the hospital treatment regime, and (b) detained in a hospital under that regime.	P is ineligible.
Case B	P is— (a) subject to the hospital	See paragraphs 3 and 4.

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	treatment regime, but (b) not detained in a hospital under that regime.	
Case C	P is subject to the See p community treatment 4. regime.	paragraphs 3 and
Case D	P is subject to the See p guardianship regime. 5.	paragraphs 3 and
Case E	P is— See p (a) within the scope of the Mental Health Act, but (b) not subject to any of the mental health regimes.	baragraph 5.

Authorised course of action not in accordance with regime

- 3 (1) This paragraph applies in cases B, C and D in the table in paragraph 2.
 - (2) P is ineligible if the authorised course of action is not in accordance with a requirement which the relevant regime imposes.
 - (3) That includes any requirement as to where P is, or is not, to reside.
 - (4) The relevant regime is the mental health regime to which P is subject.

Treatment for mental disorder in a hospital

- 4 (1) This paragraph applies in cases B and C in the table in paragraph 2.
 - (2) P is ineligible if the relevant care or treatment consists in whole or in part of medical treatment for mental disorder in a hospital.

P objects to being a mental health patient etc

- 5 (1) This paragraph applies in cases D and E in the table in paragraph 2.
 - (2) P is ineligible if the following conditions are met.
 - (3) The first condition is that the relevant instrument authorises P to be a mental health patient.
 - (4) The second condition is that P objects—
 - (a) to being a mental health patient, or
 - (b) to being given some or all of the mental health treatment.
 - (5) The third condition is that a donee or deputy has not made a valid decision to consent to each matter to which P objects.

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- (6) In determining whether or not P objects to something, regard must be had to all the circumstances (so far as they are reasonably ascertainable), including the following—
 - (a) P's behaviour;
 - (b) P's wishes and feelings;
 - (c) P's views, beliefs and values.
- (7) But regard is to be had to circumstances from the past only so far as it is still appropriate to have regard to them.]

Status:

Point in time view as at 18/06/2012.

Changes to legislation:

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