

May 2024: Edge Training and Consultancy Ltd are a specialist training provider working across England and Wales. We offer almost 200 different courses centred on health and social care law, in particular the Mental Capacity Act, Mental Health Act and the Care Act 2014. We deliver practice based courses designed to enable staff to feel confident in applying the Act to real life work and practice situations. We use a range of highly qualified and experienced professionals often working in legal, health and social care statutory organisations. Details of our trainers and all the courses we deliver can be found on our website: <https://www.edgetraining.org.uk/>

All of the Mental Capacity Act courses listed below:

- Are updated regularly to reflect the latest research, guidance and case law.
- Can be tailored to the specific needs of the commissioning organisation and staff group.
- Have individual outlines which give further detail and include feedback from participants. Request a course outline from: admin@edgetraining.org.uk
- Can be delivered online or face to face.

We also develop specialist courses for commissioners that are not listed here.

We provide speakers for conferences or other forums and we run a number of conferences and pay per person training events every year. Details of these are available from: <https://www.edgetraining.org.uk/edge-events>

Standard

- Consent and the Mental Capacity Act for Local Authority adult social services
- Consent and the Mental Capacity Act for Acute NHS Trusts
- Consent and the Mental Capacity Act for GPs and ICB staff (or Welsh Health Boards)
- Consent and the Mental Capacity Act for hospice and palliative care staff
- MCA awareness (half day)
- MCA for care home managers and domiciliary care agencies
- MCA for housing and homelessness teams
- MCA for learning disability residential colleges
- MCA for Occupational Therapists
- Police and the MCA (half day)
- People with learning disabilities and the MCA
- The Mental Capacity Act in practice

Advanced

- Advanced assessing mental capacity and best interests
- Mental capacity – how to undertake an assessment
- Assessing mental capacity and best interests – high risk cases
- Executive functioning and the Mental Capacity Act
- Making best interests decisions in a person centred way
- Acquired brain injury and the MCA
- Substance misuse (fluctuating capacity) and the MCA

Specialist

- Assessing mental capacity for people with psychosis
- Decisions to refuse treatment
- Discharge to assess, mental capacity and human rights
- Managing financial affairs under the MCA
- MCA annual case law update
- Organisational risk and the MCA
- Self-neglect and the MCA
- Sexual relations, restricting contact with others, the use of social media and the internet: Article 8 and the Mental Capacity Act

- Tenancy agreements and the MCA
- The Mental Capacity Act and faith
- Mental Health Act and Mental Capacity Act interface
- Safeguarding adults and the MCA
- Ophthalmology and the Mental Capacity Act
- The Mental Capacity Act for parents

MCA for Childrens Services

- Assessing mental capacity and best interests for childrens services
- Young people and the Mental Capacity Act
- Deprivation of liberty in children and young people

Deprivation of Liberty Safeguards (DoLS)

- DoLS full day or half day awareness
- DoLS for adult social services managers
- DoLS for care home managers
- Best Interests Assessors (BIA) annual legal update/refresher
- Authorising signatories annual legal update (half day)
- Authorising signatories qualification course (full day)
- Mental Health Assessors annual legal update/refresher

Court of Protection

- The Court of Protection report writing
- Understanding the Court of Protection
- Community DoL (Deprivation of Liberty – COPDOL11 form)