Lambeth Children's Homes Redress Scheme

Summary of Redress available under the Scheme

The Scheme provides two types of financial redress that are available:-

Harm's Way Payment ("HWP")

This is a payment made for applicants who were resident at a Lambeth Children's Home and feared that they would be physically and/or sexually abused, and/or who were neglected and/or suffered cruelty whilst resident at a Lambeth Children's Home where specified criteria is met. A Harm's Way Payment of up to £10,000 is available to eligible applicants.

All former residents of a Lambeth Children's Home who were living in and subjected to a harsh environment are eligible to receive a Harm's Way Payment of up to £10,000. Payments are stepped based on time spent in a Lambeth Children's home as follows:

- More than 6 months Harm's Way Payment of £10,000
- Between 3 and 6 months Harm's Way Payment of £5,000
- More than 1 week and up to 3 months Harm's Way Payment of £2,500
- Less than 1 week Harm's Way Payment of £1,000

A harsh environment is one which caused former residents to fear or apprehend that they would be subject to immediate physical abuse, and mistreatment or sexual abuse and/or neglect and/or cruelty. Where a Harm's Way Payment is paid and the person also applies for an Individual Redress Payment the Harm's Way Payment will be treated as an interim payment for redress

Individual Redress Payment ("IRP")

This is a payment made for applicants who suffered sexual abuse and/or physical abuse and/or psychological injury at a Lambeth Children's Home and/or Shirley Oaks Primary School where specified criteria are met.

The Scheme provides for an Individual Redress Payment up to a maximum sum of £125,000 for every child who has been physically, sexually or psychologically abused by staff, house parent, social uncle or aunt, or any other third party for whom the council has vicarious liability in relation to a Lambeth Children's Home and including Shirley Oaks Primary School.

More complex cases where compensation for loss of earnings could result in a higher award of compensation over £125,000 will be dealt with outside of the Scheme as these cases involve a more detailed forensic analysis of expert evidence to assess and ensure the appropriate level of compensation is made to applicants. However, these cases will be handled in the spirit of the Scheme.

Once an assessment of Individual Redress compensation has been completed an offer will be provided to the applicant for them to consider. The council recognises that many applicants will wish to take the time to carefully consider and consult on the offer that has been made and for some this may be a difficult decision for them to make.

Appendix A

Offers of Individual Redress are made based upon consideration of all of the information and evidence that is made available at that time. In some cases subsequent information or evidence including medical evidence may be presented by the applicant at a later stage which upon evaluation may result in an increase in the level of compensation offered.

Compensation for any harm/consequence as a result of abuse suffered is calculated by reference to the tariff which forms part of the Scheme. The tariff contains four compensation tariff bands. Bands 1-3 are designed to compensate for pain, suffering and loss of amenity, including psychiatric/psychological injuries. In addition to damages for pain/suffering and loss of amenity Band 4 is designed to award additional compensation for loss of opportunity arising from the abuse and its effects.

Maximum available payment

The Scheme provides for total compensation of up to £125,000, however complex cases where special damages could result in a higher award of compensation will be dealt with outside of the Scheme but still in the spirit of the Scheme as these cases involve a more detailed forensic analysis of expert evidence and will take longer to process.

Application process

Anyone applying for compensation is required to complete an application form with as much information as possible. A more detailed account or statement is required for those applying for an Individual Redress payment. Completed applications are then verified against the information and records held by the council to determine whether the applicant meets the Scheme criteria and is accepted into the Scheme.

Applications are processed in two stages, the first is the determination of eligibility under the Scheme which is known as verification and the calculation and payment of the Harm's Way payment to eligible applicants. The second stage is determining the value of any Individual Redress payment that is due to an applicant to reflect the abuse and psychological injury suffered whilst as a child in a Lambeth Children's home.

Stage 1 - Verification of application and Harm's Way Payment

The verification and Harm's Way process includes:

- Receiving & setting up new applications
- Verification & confirmation of an applicant's placement in a Lambeth Children's home
- · Determination of eligibility for a Harm's Way Payment
- Making the Harm's Way Payment to eligible applicants
- Payment of fixed legal costs to an applicant's legal representative

Stage 2 – Individual Redress Payment

The processing of Individual Redress Payments includes:

Appendix A

- Review of relevant documentation, evidence, medical records & care records
- Sourcing of care records & preparation of social care records chronology
- Assessment of injury & appropriate compensation to be paid to reflect the severity of abuse and/or injury
- Assessment of any consequential hurt, fear and humiliation and eligible applicant has experienced and the lifetime consequences the abuse has caused
- Liaison with applicant or their legal representatives
- Arrangement of medical assessment & consideration of expert medical report
- · Making interim redress payments to eligible applicants
- Making final redress payment and finalising applicant legal costs
- · Offer of non-financial redress

Appeals process

An Independent Appeal Panel has been established to deal with appeals made by applicants. The appeal panel is chaired by a single retired judge who is supported by a pool of 7 barristers and 5 other experts. A full appeal panel comprising of the chair, a barrister and other experts adjudicates on disputes arising concerning the amount of any Harm's Way Payment, the amount of any Individual Redress Payment and the amount of any legal costs and expenses claimed. Matters relating to eligibility under the Scheme are adjudicated on by one panel member only, the panel chair.

Appeals that are submitted by applicants are dealt with in the first instance by a 'point of contact' (a pupil barrister) appointed by the panel chair who will determine in conjunction with the panel chair the type of appeal that has been submitted and whether this requires a full panel of three to be established or whether the appeal is primarily an eligibility matter to be determined by the chair only in the first instance. The point of contact will then liaise as necessary between all parties to ensure all information is collated and presented to the chair/appeal panel for determination. This approach ensures that the appeal panel operates independently of the council.

LAMBETH CHILDREN'S HOMES

Below is a list of children's homes that were run by Lambeth or its predecessor authority* (and which subsequently transferred to Lambeth), either within or outside of their area, that provided accommodation for children in care.

1. Shirley Oaks	18. Monkton Street
2. Almond House Hostel	19. Mount Villas

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3. Angell Road	20. Nottingham Road
4. Calais Street	21. Rathmell Drive
5. Chestnut Road/ Robson Road	22. Rectory Grove/ Elaine Claire House
6. Chevington House	23. Samuel House
7. Cumberlow Lodge	24. South Vale
8. Garrads Road	25. Southwood
9. Gresham Place	26. Southwood Discharge Hostel
10. Highland Road	27. St Saviours
11. Ingleton House	28. Stephany House
12. Ivy House/ Warham Road	29. Stockwell Park
13. Knowle Close	30. The Elms
14. Lancester Avenue	31. Thornwick Nursery
15. Lancaster Road	32. Tivoli Road
16. Leigham Court Road	33. Woodvale
17. Lorn Road	

^{*}Only those homes that were previously run by the London County Council (LCC) and which subsequently transferred to the London Borough of Lambeth in April 1965 are covered by the Scheme. Those homes that were run by the LCC and which transferred to another London borough after April 1965 are not covered by the Scheme.