

PRACTICE STATEMENT

COMPOSITION OF TRIBUNALS IN RELATION TO MATTERS THAT FALL TO BE DECIDED BY THE HEALTH, EDUCATION AND SOCIAL CARE CHAMBER ON OR AFTER 18 JANUARY 2010

- 1. In this Practice Statement;
 - a. "the 2008 Order" means the First-tier Tribunal and Upper Tribunal (Composition of Tribunal) Order 2008;
 - b. "the 2008 Rules" means the Tribunal Procedure (First-tier Tribunal) (Health,
 - Education and Social Care Chamber) Rules 2008;
 - c. "primary health lists case" means a case brought under the National Health
 - Service Act 2006 or the National Health Service (Wales) Act 2006;
 - d. "registered medical practitioner" has the meaning given in paragraph 1(2) of the Qualifications for Appointment of Members to the First-tier Tribunal and Upper Tribunal Order 2008 as amended by the Qualifications for Appointment of Members to the First-tier Tribunal and Upper Tribunal
 - (Amendment) Order 2009
 - e. "mental health case," "special educational needs case," and "disability discrimination in schools case," have the meaning given in rule 1(3) of the 2008 Rules:
- 2. In the exercise of powers conferred by the 2008 Order the Senior President of Tribunals makes the following determinations and supplementary provision:-

PRIMARY HEALTH LISTS CASE

- 3. A decision that disposes of proceedings or determines a preliminary issue made at, or following, a hearing must be made by:
 - a. One judge and

- One other member who is a registered medical practitioner, registered dentist, registered optometrist, or a pharmacologist; and
- ii. One other member who has substantial experience of health matters, or
- b. Where the Chamber President considers it appropriate, two judges and one other member who is a registered medical practitioner, registered dentist, registered optometrist, or a pharmacologist.

MENTAL HEALTH CASE

- 4. A decision that disposes of proceedings or determines a preliminary issue made at, or following, a hearing must be made by:
 - a. One judge; and
 - b. One other member who is a registered medical practitioner; and
 - c. One other member who has substantial experience of health, or social care matters.
- 5. In rule 34 (medical examination of the patient) of the 2008 Rules "an appropriate member of the Tribunal" is the other member who is a registered medical practitioner.

SPECIAL EDUCATIONAL NEEDS OR DIS ABILITY DISCRIMINATION IN SCHOOLS CASE

- 6. A decision that disposes of proceedings made at, or following, a hearing must be made by:
 - a. One judge; and
 - b. Two other members where each other member has substantial experience of educational, child care, health, or social care matters; or
 - c. In respect of appeals concerning refusals to arrange an assessment of a child's Special Educational Needs; one other member where that member has substantial experience of educational, childcare, health or social care matters; and where both the Judge and single member have each sat on a minimum of 25 hearings within the jurisdiction; or
 - d. For the duration of the pilot in respect of cases other than appeals concerning refusals to arrange an assessment of a child's Special Educational Needs one other member where that member has substantial experience of educational, childcare, health or social care matters; and where both the Judge and single member have each sat on a minimum of 25 hearings within the jurisdiction. The appropriate composition of the panel shall be determined by the exercise of judicial discretion.

OTHER CASES (INCLUDING APPLICATIONS FOR AN ORDER THAT A SCHOOL BE REGARDED AS NOT REGISTERED PENDING DETERMINATION OF AN APPEAL DEALT WITH UNDER OR IN ACCORDANCE WITH RULE 22 OF THE 2008 RULES)¹

- 7. A decision that disposes of proceedings or determines a preliminary issue made at, or following a hearing, must be made by:-
 - One judge and two other members where each other member has substantial experience of educational, child care, health, or social care matters, or
 - b. Where the Chamber President considers it appropriate, two judges and one other member who has substantial experience of educational, child care, health, or social care matters.

ALL CASES

- 8. Where the Tribunal is constituted under paragraph 3, 5, or 6 the "presiding member" for the purposes of article 7 of the 2008 Order will be the judge. Where the Tribunal is constituted under paragraph 7(b) which judge is to be the "presiding member" will be determined by the Chamber President.
- 9. Where the Tribunal has given a decision that disposes of proceedings ("the substantive decision"), any matter decided under, or in accordance with, Rule 5(3)(I) or Part 5 of the 2008 Rules or section 9 of the Tribunals, Courts and Enforcement Act 2007 must be decided by one judge, unless the Chamber President considers it appropriate that it is decided either by:
 - a. the same members of the Tribunal as gave the substantive decision;
 - b. a Tribunal, constituted in accordance with paragraph 3, 5, or 6, comprised of different members of the Tribunal to that which gave the substantive decision.
- 10. Any other decision, including striking out a case under Rule 8 of the 2008 Rules (except at, or following, a hearing) or giving directions under Rule 5 of the 2008

Rules (whether or not at a hearing) must be made by:-

a. One judge.

LORD JUSTICE CARNWATH
SENIOR PRESIDENT OF TRIBUNALS
DATE 16 December 2009

Amended by SIR JEREMY SULLIVAN

¹ Known as Care Standards cases

SENIOR PRESIDENT OF TRIBUNALS 21 JULY 2014