The Public Law Project (PLP) is a national legal charity which aims to improve access to public law remedies for those whose access to justice is restricted by poverty or some other form of disadvantage.

Within this broad remit PLP has adopted three main objectives:

- increasing the accountability of public decision-makers;
- enhancing the quality of public decision-making;
- improving access to justice.

Uniquely for an organisation of its kind, PLP undertakes research, policy initiatives, casework and training across the range of public law remedies.

www.publiclawproject.org.uk

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Introduction

This guide is for people making a complaint to a public body, such as a local council or NHS trust. It is leaflet 2 of PLP’s short guides to public law. It is intended to help people present their complaints in the most effective way to get what they need for example:

- a service improvement
- appropriate compensation
- access to particular services and entitlements
- or even just an apology

Well-articulated and evidenced complaints can have the added benefit of helping public bodies improve their procedures and services.

Some of the procedural points in this guide may seem obvious but as making a complaint should be treated as a formal process we advise that you read through them. You can use points 1-12 as a basic checklist. Many tips in this guide will still be helpful to more experienced complainants and advisers.

Getting started

1. Check the complaints procedure

- Check to see if the body about which you want to complain has a complaints policy because this will explain procedural requirements. For example, some processes permit oral complaints, but others stipulate that complaints must be made in writing, or on a particular form. The complaints policy will also refer to any complaints schemes that exist that you may be able to get help confidentially from, such as the Patient Advice and Liaison Service (‘PALS’) which helps patients resolve any concerns they have about the NHS.
• Is there a specific department or person to send the complaint to and by what means e.g. post, web form, or email? Telephone or email the public body if this isn’t clear, and ask.

• What can you complain about? Are there any limits on the types of complaint that the public body will consider? In other words - whether complaints will only be considered on certain grounds?

• What can the public body do in response to the complaint? For example, is there any limit on the amount of compensation it will pay?

• Are there time limits for complaints? If you are too late to complain, but the complaints procedure allows out of time complaints to be considered where a good reason for the delay has been demonstrated, explain any good reason you have for the delay.

• How long will they take to deal with your complaint? If there are various stages to the complaints process, how long could the whole process go on for?

• Do you need help making the complaint? If so see point 18 at the end of this guide.
2. Is this the right process to solve your problem?

Consider what you would like to achieve, and whether, in light of the above points, going through the public body’s complaints procedure is the best way forward. There may be other remedies that could help you such as an appeal right to a tribunal, or even a court procedure like judicial review. Please refer to our Guide 01 An Introduction to Public Law in this series for other remedies and options.

3. Don’t delay

Make sure that a complaint is brought within any applicable time limit. It is sometimes best to complain as soon as possible after the event, as it is easier to remember details and it makes it easier for the body complained against to address the issues. If you are unhappy with the reply, you may (depending on the particular complaints procedure) be able to take your complaint to a second stage; again, do so within any applicable time limits, and explain why you are not satisfied with the first reply.

Making your complaint

4. Make sure they know it is a complaint

- Clearly state you are making a complaint, whether using the phone, email, mail or online form.

- Make sure that it is logged. Get a receipt or some form of acknowledgement even if it is not a proper reply to your complaint. Make sure you record the date and time too!

5. Be clear and brief

- Cover all the relevant points, as succinctly as you can. Avoid writing long letters or emails if possible – you may feel you need to write in great detail but in most cases this is not necessary.

- Set out the issues in chronological and/or thematic order if you can.
If you are complaining about more than one thing (for example delay in dealing with an issue, a staff member being rude, or a failure to be kept informed), then it may make your complaint clearer to separate the points out and number them. Put the most important first.

Avoid using different font sizes, colours, capital letters and exclamation marks to emphasise your point if writing an email or a letter. Whilst bold text or italicisation may help emphasise a point, over-use may actually detract from the point that you are trying to emphasise.

6. Be informed

Check whether the public body has published any policies that may be relevant. If any policies have been breached, then refer to both the policy and the breach in your complaint. Policies are sometimes published by public bodies on their websites. If they are not, you can contact the public body to ask for details of any policies. Consider requesting evidence using the Freedom of Information Act (FOIA). Bear in mind that a request for information may take some time to be complied with – make sure you do not miss any deadline for making the complaint. You may be able to add to your complaint if you obtain disclosure of a policy which has been breached after your complaint has been lodged. There is a guide to using FOIA on the Campaign for Freedom of Information website.

Download guide here*

7. Use evidence

Evidence is something that proves that the facts of your complaint are true. It could be a log of incidents, photographs (for instance, of a repair issue), receipts, email correspondence, even a reference to the bodies' own policies.

Send copies of relevant documents – but only if they will help the complaint officer understand your complaint or they provide evidence to support your complaint. If you are providing relevant documents, make sure these are well organised i.e. in chronological or some other coherent order with an index if more than a few documents are provided. Make sure you keep copies yourself of all documents including the complaint itself, in case anything goes missing in the post.

*If reading the printed version of this document a list of weblinks can be found in full on the last page.
- If the public body has information you want from it, set out your queries clearly and ask it to provide copies of their documents about your complaint (i.e. repairs report, previous response to a complaint).

- If you have any documents that confirm what you are saying then refer to them in your complaint, for example: “I enclose a copy of the previous complaint letter.”

Include evidence but make sure it’s relevant!
8. Give your contact details

Provide telephone and email details, as well as your address. Then, if the person dealing with the complaint needs more information, they can contact you and ask.

**Tips for getting results**

9. Ask for an explanation

When complaining about an incident or service failure, ask for an explanation; ‘How did this happen?’ This puts the onus on the authority to explain a cause and deal with it responsibly.

10. Suggest a solution if you have one

If you have any solutions, suggest them. Tell the public body what it is that you want them to do to resolve your problem. This may make it easier for the situation to be rectified, and will make clear what you want from the complaint. For example, you may ideally want an apology, or for the body to do something or refrain from doing something specific, or just an acknowledgment of any adverse impact you have experienced.

11. State when you expect a response

Specify the date by which you expect to receive a response by reference to the time limits set out in the complaints policy.

12. Be polite

It is sometimes very easy to vent frustration through a complaint, but this is unlikely to help with a solution.
Keep a record of contact!
After you have made your complaint

13. Ask for a meeting

If you feel you are not getting anywhere, and especially if you are not satisfied with the first response to a complaint, you could ask for a meeting with managers responsible for the service you are complaining about. Ask if you can have a friend or adviser present. The public authority is not normally under an obligation to agree to this, but it is worth asking. This can help you, even if it is to make you feel comfortable and supported. They could also keep the complaint handy to remind you of any points you need addressed.

14. Always keep a record of contact

- Keep notes of any telephone calls about the complaint, including the names of the people you speak to. Any evidence you later submit, backed up by specific times or dates, will be hard to dismiss if referenced properly.

- If an officer dealing with your complaint engages with you constructively at a meeting or on the telephone, consider sending a letter or email immediately after the conversation confirming what was said and who agreed to do what when. This is a good way of dealing with officers who you do not trust to keep their word: once you have confirmed the conversation in writing, it will be more difficult for the officer to backtrack in future.

15. Find an advocate inside the organisation if possible

Many public bodies have complaints investigators, or people in a department whose job it is to follow up on complaints. If you can find someone in the organisation that can advocate for you this may well help. It will give you a point of contact, and this person could find ways of solving your problem from the inside.
16. Be persistent

It is often the case that whilst admitting responsibility or showing concern, problems such as poor communication within the public body, or with a contractor, will mean that they still fail to solve your problem whilst responding positively to your complaint. Your complaint may also receive a response that:

- Is dismissive or claims there is no problem.
- Is confusing
- Is insisting the problem has been dealt with when it hasn’t.

If you are not satisfied then you need to go to the next stage of the complaints process and say why you are not satisfied.

The complaints process can be time consuming and stressful, and this often results in people giving up early in the process or before they have obtained a remedy. This is bad for a complainant as they get no resolution (unless they undertake another form of complaint, such as going to court), and bad for the organisation complained against as they will not be forced to remedy the situation and will continue to provide a poor service for other people, or not be alerted to a service failure at all. Remember to refer to leaflet 1 regarding other public law options.

17. What to do when you have exhausted the process and are not satisfied

You should consult leaflet 1 in our series, and you may consider

- Campaigning and contacting a local councillor or MP
- Asking an ombudsman to investigate
- Taking legal action yourself (if you can)
- Getting help from an adviser or specialist
18. Get specialist advice if you need it and can find it

This guide is intended to help people make an effective complaint to a public body, but you may feel you would benefit from advice or help from an advice service. We have an online list of advice services on our website to help you find the right organisation to help with your problem.

Download list here

A good adviser at one of these organisations may:

- Tell you if your complaint is serious enough that it could be taken to another independent body, such as a court, tribunal or Ombudsman
- Help get your complaint dealt with by approaching the public body for you
- In some cases, help you write or make the complaint
- In some cases, advocate for you through the complaints process
- Give advice as to whether you can obtain assistance from a solicitor

Good Luck!

Web links in this document

Freedom of Information Act, Users Guide
www.cfoi.org.uk/pdf/foi_guide.pdf

Download list of current advice services
PLP has a contract to provide legal services with The Legal Aid Agency. Our service is provided by solicitors regulated by the Solicitors Regulation Authority, and barristers regulated by the Bar Standards Board.