



COMPASSION IN CARE

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No Safe Harbourer
Open letter to CQC
Published and Posted

Our work exposing those responsible for abuse, dishonesty and mal-practice has involved one very crucial element; that we must **also** routinely expose those who harbour such abusers and who excuse, justify or turn a blind eye to the abuse they have committed.

When such harbourers are the very authorities responsible for protecting vulnerable people then we know that something is so wrong that it must change.

Our work has comprehensively and indisputably evidenced the fundamental failures of regulators and other authority's such as,

- . Safeguarding
- . CQC
- . Whistle-blowing law
- . Coroners Courts
- . Charity's funded by the Care Industry
- . Failures to apply the rule of law

For example, yesterday I learnt that the acting manager of Parkview care home has been registered by CQC according to their own guidance on fit persons.

<https://www.cqc.org.uk/guidance-providers/regulations-enforcement/regulation-7-requirements-relating-registered-managers>

Our previous reports on parkview care home have raised such serious concerns about the standards of care in this home and indeed even what type of care the home was registered to provide.

The concerns we received from multiple sources prompted us to refer the manager to the NMC, the first time we have taken such an action.

Recently there has been much debate about the CQCs assessment of fit and proper persons in relation to directors, given the serious concerns hanging over this manager, which CQC were aware of, we are shocked to find that CQC have now registered this individual. This raises serious concerns about the CQCs idea of "Fit"

Checking the CQC guidance states the person must be of good character and involves checking their previous or current employers.

The individual in question has committed perjury at Bolton Coroners Court: Full details of the numerous issues will be included in our more detailed report in due course however I must ask CQC if committing a criminal offence is their idea of "Fit"?

I would also ask CQC to direct me to the other organisation which the individual claims to work for, as CQC state they check employment history. As according to this individuals own evidence to Bolton Coroners Court *"In my job on the National Medical Council"*

Which appears to be an organisation that was in India!

As there is also the evidence given to the Coroner by this same individual that Parkview was a registered nursing home. I ask CQC to provide anonymised details of **all** nurses employed at this home in the week leading up to death of Mrs Millicent Fishwick, including full details of each shift worked.

Regardless of the Coroners failure to grasp the significance of this, if only one Nurse was actually in Parkview, then the question arises of that individual's competence, judgement, capability to forgo sleep, and indeed credibility in

working 24 hour shifts for 7 days. If on the other hand there were no nurses working on the floor at **any** given time in this period, then negligence to ensure people were looked after by staff with the required skills arises.

I ask CQC which of the two above situations occurred and if either is their idea of "Fit"?

I look forward to receiving the above information without delay as you have registered this person and therefore can easily access the information,

Eileen Chubb

A handwritten signature in black ink, appearing to read 'Eileen Chubb', with a stylized, cursive script.

**Cc Chief Coroner
Greater Manchester Police
The Fishwick Family**