

Title of document:

Whistleblowing Policy Statement

Policy Management:	
Business Area	Safeguarding
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Effective Date	2 December 2022
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Applicable to	Cheshire Cricket Board, Cheshire County Cricket
	Club, Cheshire Clubs Cricket Committee and
	Cheshire Youth Cricket
Method of dissemination	Induction, website, email



Cheshire Cricket

Whistle Blowing Policy

Definitions - In this Policy the following terms/expressions shall mean:

- Cheshire Cricket means Cheshire Cricket Board, Cheshire County Cricket Club, Cheshire Clubs Cricket Committee and Cheshire Youth Cricket
- ECB means England and Wales Cricket Board
- Children refers to persons under the age of 18
- Safe Hands means the ECB's cricket policies and procedures for safeguarding children within cricket.

Statement of Intent

The aim of this policy is to provide procedures and practical guidance for all Cheshire Cricket employees, agents, volunteers, and other professionals and or partners working alongside Cheshire Cricket to safeguard children (*)

(*The word "children" should be taken to mean all persons under the age of 18yrs)

Introduction

Cheshire Cricket is committed to developing a culture where it is safe and acceptable for all those involved in cricket to raise concerns about unacceptable practice and misconduct. You may be the first to recognise that something is wrong but you may not feel able to express your concerns out of a belief that this would be disloyal to colleagues or you may fear harassment, victimisation or disadvantage. These feelings, however natural, must never result in a child continuing to be unnecessarily at risk.

Remember it is often the most vulnerable child who is targeted. These children need someone like you to safeguard their welfare. Those involved in the sport must acknowledge their individual responsibilities to bring matters of concern to the attention of senior management and/or relevant agencies. Although this can be difficult, it is particularly important where the welfare of children may be at risk.

Cheshire Cricket assures all involved in cricket that they will be treated fairly and that all concerns will be properly considered. In cases where the suspicions prove to be unfounded, no action will be taken against those who report their suspicions/allegations provided they acted in good faith and without malicious intent.

The Public Interest Disclosure Act 1998 protects whistle blowers from victimisation, discipline or dismissal where they raise genuine concerns of misconduct or malpractice.

Reasons for Whistleblowing:

Each individual has a responsibility for raising concerns about unacceptable practice or behaviour:

- to prevent the problem worsening or widening
- to protect or reduce risk to others
- to prevent becoming implicated yourself

What stops people from Whistleblowing?

- Starting a chain of events which spirals
- Disrupting the work or training
- Fear of getting it wrong
- Fear of repercussions or damaging careers
- Fear of not being believed

What happens next?

• You should be given information on the nature and progress of any enquiries

• All concerns will be treated in confidence. During the process of investigating the matter, every effort will be made to keep the identity of those raising the concern unknown, except to the minimum number of individuals practicable.

- The Cheshire Cricket County Safeguarding Officer and the Cricket Regulator have a responsibility to protect you from harassment of victimisation
- No action will be taken against you if the concern proves to be unfounded and was raised in good faith
- Malicious allegations may be considered a disciplinary offence

Should suspicions be raised via a "tip off", the person receiving the tip off should attempt to obtain the following information from the informant:

- Name, address and telephone number
- Names of individuals involved
- The manner of the alleged incident/s or circumstances
- Whether they will submit any evidence (if applicable)
- How they became aware of the nature of the allegation

You should not attempt to deal with any allegation or suspicion yourself, rather inform the Cheshire Cricket County Safeguarding Officer or the Cricket Regulator Safeguarding Team.

Do not:

- Inform the person about whom the concern was raised
- Inform any other members, participants or employees
- Commence your own investigation
- Annotate or remove evidence
- Delay in reporting the suspicion

Also never assume:

- "all is well, otherwise it would have been spotted earlier"
- "it doesn't matter" or "no harm will arise"
- "ignore it as it is not my responsibility"

Who do I tell?

The first person to whom you should report your suspicion or allegation is the Cheshire Cricket County Safeguarding Officer <u>Julie.rafferty@cheshirecricketboard.co.uk</u> or phone her on 07368-436444.

In the event of Julie's absence and immediate support be required, please contact Sarah Hallas (Cheshire Cricket Deputy County Safeguarding Officer) on sarah.hallas@cheshirecrickletboard.co.uk or Cricket Regulator Safeguarding Team on safeguarding@cricketregulator.co.uk

If for any reason you cannot or do not wish to report to the Cheshire Cricket Safeguarding Team then please contact the Cricket Regulator Safeguarding Team by email on <u>safeguarding@cricketregulator.co.uk</u> or by telephone on 020 7432 1200. Alternatively, you can also contact Public Concern at Work on 020 7404 6609 or <u>whistle@pcaw.co.uk</u>

Feedback

The amount of feedback relating to the issue will vary depending on the nature and result of the investigations. However, where possible, those who have raised concerns will be kept informed of the progress and eventual conclusion of the investigations. (The above policy has been developed from 'ECB "Safe Hands" Crickets Policy for Safeguarding Children) and the Child Protection in Sport Unit's Guidance on Whistle blowing

Monitoring and review

This Policy will be ratified by the Board of Directors and will be reviewed every three years. The date the Policy is ratified will be recorded in the respective Board minutes