How we investigate complaints

This factsheet tells you what will happen next and gives you some important information about our investigations.

We know that making a complaint can sometimes be stressful and that by the time you come to us you may have been trying to sort things out for some time. So if you have questions at any stage of the process, feel free to contact us.

In this factsheet we explain:

- Our approach to investigations
- What we mean by injustice
- The investigation process
- What we mean by determination of a complaint
- How we will communicate with you during the investigation
- Sharing of information
- How we use information about you
- Confidentiality during an investigation
- Oral hearings
- How you can help in the investigation process
Our approach

We are impartial, so we will look at the facts of your case without taking sides. We will establish if something has gone wrong and, if it has, who is at fault. If we find that something has gone wrong, we will decide whether or not you have suffered injustice as a result (see later for what we mean by injustice).

We cannot make the people you have complained about change their working practices generally. Nor can we can “fine” or “punish” them. We can only consider whether there has been any injustice to you and, if so, how that can be put right. In doing so, we will take into account what action you took, or could have taken, to avoid or minimise any loss that you suffered.

We have to make decisions that are fair and correct in a legal sense. Sometimes what we decide may not seem fair or adequate to you.

What we mean by injustice

Financial loss

We will decide if you have lost out as a result of anything that has gone wrong. If you have, we will try to put you back into the position you would have been in if everything had been done correctly. Normally we will do this by telling the party at fault to take steps to put the matter right.

Non-Financial Injustice

We will also consider if you have been affected by what has gone wrong but not financially. For example, you might have been caused significant inconvenience, disappointment or distress. If we think you have been affected, we can tell the party at fault to compensate you for that.

Our usual starting points for awards will be £500 or more. In most cases they will range from £500 to £1000, but sometimes higher awards are necessary.

If the non-financial injustice is not significant, no award is likely to be made.
**The investigation process**

We usually deal with cases in the order in which we receive them. Your case will be allocated to an adjudicator as soon as one becomes available. In the meantime, you may find that some preliminary work is done on your case. For example, we might ask the people you have complained about for some further information or to provide a detailed response to your complaint.

Throughout the investigation process, you should receive an update on your case at least every six weeks.

**Establishing the facts**

When your complaint is allocated to the adjudicator, they will review it. They might ask the people involved in your complaint for more information, or a response if this has not already been done.

If a case is complex, or there are a number of people involved, the adjudicator may need to request information more than once. Everyone is given time to gather the facts and, in many cases, those new facts are shared with everyone involved. This is one of the reasons why some cases take several months to resolve. On average it takes nine to ten months from receiving a complaint to complete the process. Some cases can be resolved in less time, some can take longer.

Once we have all the information we need, we will go on to make a decision.

**Making a decision**

In some cases the adjudicator may be able to resolve the problem informally. If all parties can agree on an outcome we will close the case.

Otherwise it is likely that the adjudicator will give you their view on your complaint. Their view might be that nothing has gone wrong in which case they will explain their reasons for saying so. If the adjudicator’s view is that something has gone wrong, they will explain their thinking and say what action, if any, the other side should take. Everyone involved in the complaint will have a chance to comment on the adjudicator’s view.

In some cases an Ombudsman will issue their initial view on a complaint. This Preliminary Decision from the Ombudsman will be sent to everyone involved in the complaint and they will be invited to comment.

But, whichever way we deal with your case you, and the other parties involved, can always ask for it to be looked at by an Ombudsman. This will result in the Ombudsman issuing a final decision, or determination (see later for some information about determinations).
What we mean by determination
This is the decision on a complaint issued by an Ombudsman at the end of an investigation. It is final and binding. This means that we cannot change it, the parties must comply with it and it can be enforced in the courts. The only exception is if one of the parties successfully appeals a determination to the courts on a point of law. We will tell you more about this if your case is determined by an Ombudsman.

Communication during the investigation process
We are happy to talk to you over the phone to answer queries or to explain our position to you. However, we will usually ask you to provide any detailed information in writing. This is to avoid any misunderstandings about the facts and to allow us to send a copy of what you have said to the other parties.

If you have told us you would prefer to receive information by email, we will use it to provide updates on the progress of your case or to request information. But, we will not send correspondence containing personal information about you by email because it is not secure. So at least some of our correspondence with you, and any decision on your complaint, will be by post, even if we have written to you by email during our investigation.

We try to ensure that our service is accessible to everyone who uses it. If you need help with your complaint, you could ask someone else to help you or deal with us on your behalf, for example, a friend or family member or an organisation like Citizens’ Advice. Otherwise, let us know if there are particular ways in which we can make your contact with us easier and, if possible, we will make reasonable adjustments to meet your needs.

Sharing information
During an investigation we will share all the information we receive. This means that anything you send to us will be seen by the people you are complaining about and information received from them will be seen by you.

We will not withhold information from other people involved in the case. We will not communicate on a “confidential” or “without prejudice” basis.
**Personal information**

Under the Data Protection Act 1998 we must comply with various duties for any personal information that we hold about you. For example we must use your information fairly and keep it safely and securely.

By “personal information”, we mean information that is about identifiable living individuals. Your complaint will include a considerable amount of information about you, such as your name, age, workplace or former workplace and possibly your financial affairs and medical history.

When we investigate your complaint you, or others, will probably give us additional information about you. We use this information to help us reach a decision about your complaint and we may need to share information with any individuals or organisations that are involved in dealing with your pension.

By law, we also have the power to share information about your complaint with a small number of other organisations if we think it necessary in helping them carry out their own functions. We will only do this after careful consideration.

We aim to carry out our work openly and transparently and for this reason, we usually publish Ombudsman determinations on our website. If a determination of your complaint is published, it will include your name and other information about you that is relevant to the investigation. It will not include your address.

**Confidentiality**

During our investigation, all papers and other information received from us relating to your complaint must be treated as confidential and not disclosed to anyone who is not involved in the complaint. You may only disclose any documents or information you receive to someone that you are taking advice from in connection with your complaint. You should make them aware that they have the same responsibility to keep the information confidential.

If you break these rules regarding confidentiality, you may be found in contempt of court and be subject to penalties imposed by the court (although this would be a last resort).

When the investigation is complete the Determination may be published. If it is published, the Determination will not be confidential but your duty to keep all other papers and information relating to our investigation confidential will not change.
**Oral hearings**

Any party to a case can ask us to hold an oral hearing. It will be our decision whether or not to hold one. We may decide to have an oral hearing even if we aren’t asked. Generally, we might decide, or agree, to hold a hearing if there is a significant conflict of evidence that can’t be decided based on the papers, or if we think that a party may have been dishonest. If you think we should hold an oral hearing for your case you should write to the investigator explaining why.

**How you can help**

If you are asked for further information, or to comment on a response from the people that you are complaining about, please:

- be specific and concise – it may be harder for us to pick up on important points in lengthy letters. Please focus on the particular points you disagree with and tell us why.
- don’t repeat any information you have already sent us – we will always look at all the information we have received before issuing a decision.
- always provide any supporting documents if you have them - send us copies of any documentation that supports your position or confirms the facts of your complaint.

More information about what we do can be found on our website:

[www.pensions-ombudsman.org.uk](http://www.pensions-ombudsman.org.uk)

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