House of Commons
Work and Pensions Committee

PIP and ESA assessments: claimant experiences

Fourth Report of Session 2017–19

Report, together with formal minutes relating to the report

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Work and Pensions Committee

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1 PIP and ESA functional assessments

Our inquiry and this report

1. The public response to our inquiry on Personal Independent Payment (PIP) and Employment and Support Allowance (ESA) assessments has been unprecedented. Almost 3,500 individuals shared their experiences with us via written evidence and an online forum, an unprecedented public response to a departmental select committee inquiry. Many of their testimonies include very personal information that must have been difficult to share. We also do not doubt that corresponding with a select committee can be a daunting and time-consuming exercise. This report is a tribute to the efforts and bravery of those claimants who got in touch.

2. Standard select committee reports set out some of the evidence they have received, analyse that evidence, and make policy recommendations to government. We will shortly produce a second report, which will further draw on evidence from claimants and organisations in setting out our policy proposals. This will include recommendations on:

- building trust in and improving transparency of assessments;
- improving the application process;
- the role of medical evidence and addressing concerns about lack of assessor expertise;
- improving assessment quality and feedback between the Department and contractors; and
- contracting arrangements, in advance of PIP and ESA contracts expiring in 2019/20.

In this report we have sought to draw attention and give voice to some of the real life experiences reported to us, illustrating the human consequences of shortcomings in the benefit assessment system. Alongside a small number of representative organisations, most of the evidence in this report comes directly from the individuals affected. We have used a small fraction of our evidence to illustrate widely-expressed concerns. They are:

- errors in assessment reports, such as inclusion of incorrect information and omission of relevant information shared during the assessment;
- the difficulty and distress that claimants can experience filling in PIP and ESA application forms;
- inaccuracies in reports arising from lack of assessor knowledge about the functional implications of different conditions;
- problems with Mandatory Reconsideration (MR), and the stress associated with challenging a decision at MR or Appeal.

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1 We hosted an online forum on the parliament.uk website which received around 3,000 comments. We also received 550 written evidence submissions, the vast majority of which were from individual claimants.
2 We have lightly edited some of the submissions for readability or to put them into context.
3 Q379 (Janice Smethurst)
4 Where the evidence is from individuals we have anonymised (if submitted as written evidence), or used first names only (if submitted via the forum).
Box 1: PIP and ESA

PIP and ESA support disabled people and those with long term health conditions. PIP provides help towards the extra costs of having a long-term health condition or disability. It is available both in and out of work. ESA is an out-of-work benefit for people whose capacity to work is limited by a health condition. Since 2013, 3.2 million people have applied for PIP, and 3.1 million have applied for ESA.⁵

Assessment processes for PIP and ESA are separate, but have similar structures. Assessments are carried out by contractors on behalf of the Department for Work and Pensions (DWP/the Department).⁶ In most cases, a contractor carries out a face to face assessment of the claimant and compiles a report for DWP. A member of DWP staff, known as a Decision Maker, then reviews the report and decides whether the claimant is entitled to benefits.

If the claimant disagrees with the decision and wants to challenge it, they must first request a Mandatory Reconsideration (MR). This is an internal review carried out by a Decision Maker. If the claimant disagrees with the MR decision, they can appeal to a Tribunal.

A process that works for many

3. People tend only to make representations about their experiences to MPs or select committees when they are in difficulty or have had a poor experience with a public service. It is therefore unsurprising that the vast majority of submissions we received were critical of the assessment process. We did, however, receive a few positive responses:

I was very pleased with the service I received. The process was a lot quicker than I thought it would be, which pleasantly surprised me. I was more than happy with the assessor, she was to the point but did what she needed to do. I don't have any complaints. **Beckey**

I thought my PIP assessment was carried out sensitively, with proper appreciation of my circumstances. I was happy with the result. Everyone I dealt with, both by telephone and at the assessment centre, was aware of how frightening the process could be and did all they could to counter that. I was very happy with the way I was treated and thought the process was properly fair and objective. **Nick**

I was rather nervous when I had to apply for PIP. However, I was pleasantly surprised to find that the assessment would take place at my house. My assessor had worked in neurological healthcare and understood my condition. He was very easy to talk to and spent four hours interviewing me. When I received the result, I was very pleased to see that I would be able to retain my

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Motability car. Until I saw the letter I hadn’t realised how worried I’d been - I felt an enormous weight lift from my shoulders, and burst into tears of relief.
Name withheld

4. The Department told us that claimant satisfaction with PIP and ESA is high. In 2015/16, 76% of PIP claimants and 83% of ESA claimants surveyed were satisfied with the service they received from the DWP. All three contracted providers “consistently exceed” their customer satisfaction targets of 90% for PIP and 91% for ESA. Contractors and the Department both also reported low numbers of complaints about either benefit. The Secretary of State cited the relatively low proportion of all PIP and ESA claims that are appealed at Tribunal as further evidence of satisfaction. The claim that assessment processes work well for most claimants is generally supported by recent PIP claimant research.

Failing a substantial minority

5. This evidence does not, however, tell the whole story. Since 2013 more than 1 in 20 PIP and ESA claimants only received what they were entitled to after challenging the DWP’s initial decision. This amounts to huge numbers of claimants: 290,000, comprising 227,000 for PIP and 63,000 for ESA. For both benefits, half of those claimants had to go through both challenge processes of MR and appeal. These figures will underestimate the scale of the problems as some claimants feel unable to face challenging their initial or MR decision. Though thousands of individuals responded to our inquiry, they amount to only a small proportion of people who have encountered difficulties with the process.

Conclusion and recommendation

6. The PIP and ESA assessment processes function satisfactorily for the majority of claimants, but they are failing a substantial minority. The response to our inquiry from claimants was striking and unprecedented. This report—featuring just a fraction of the evidence we received—is a tribute to their efforts and bravery in submitting evidence and a reflection of the importance of recognising the human consequences of policy shortcomings.

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7 Name withheld (PEA0033)
8 DWP, Claimant service and experience survey 2015/16, January 2017, p.4
9 DWP (PEA0441)
10 DWP (PEA0441), Maximus (PEA0532), Capita (PEA0547), Letter from Atos IAS to the Chair of the Committee, December 2017
11 The proportion of PIP/ESA claims that go Appeal is 8% for both benefits, when expressed as a proportion of all applicants. DWP (PEA0441)
12 DWP, Personal Independence Payment claimant research (wave 2): interim headline findings, December 2017. No comparable recent research is available for ESA
14 See, for example, Rethink Mental Illness (PEA0405), Cystic Fibrosis Trust (PEA0425), South London and Maudsley NHS Foundation Trust (PEA0409)
7. We recommend the Department set out in response to our report, for each category of concern we have identified:

a) whether it recognises this concern;

b) any assessment it has made of its prevalence;

c) how it is monitored;

d) what measures are in place to prevent it, and at what stage in the process;

e) any related performance measures; and

f) what further steps, if any, it intends to take.
2 Claimant experiences

Errors in reports

8. We heard that assessors work from a standard report template and, in some cases, complete all their assessment reports for the day in a single sitting.\footnote{We were told that, across all three contractors, assessors carry out an average of three to five assessments per day. Atos assessors complete all reports at the end of the day, whereas Capita assessors complete their reports after each assessment.}\footnote{NHS Health Scotland (PEA0353), Coventry Citizens Advice (PEA0360), Greater Manchester Law Centre (PEA0217), Scarborough and District Citizens Advice (PEA0359)} Witnesses told us this process, combined with time pressures, contributes to factual inaccuracies and a “copy and paste” feel to reports.\footnote{Errors in reports} Mistakes can lead to inaccurate assessments and ultimately deny claimants a fair benefits decision.

Inclusion of fundamental errors

9. Some witnesses shared statements in their reports that bore little or no relation to their circumstances or what had occurred during the assessment.

Apparently I walk my dog daily, which was baffling because I can barely walk and I do not have a dog! \textit{Nikki}

She wrote I arose from the chair without any difficulty. I was in bed the whole time (she let herself in) and I only have the one chair in the room and she was sitting in it. She said that I had no difficulty reading with my glasses yet I do not wear glasses to read. \textit{Mary}

I did most of the talking as my partner was drowsy with his medication, but in the statement with the PIP decision [it said that] my partner was chatty. Completely untrue. \textit{Lorraine}

I was attacked with a deadly weapon only a short time before my assessment. The man threatened my life, on a walk with my dog. So the assessor wrote that I like to talk to people on my walk. \textit{Katherine}

The assessor stated that I could do a variety of things that I can’t actually do. She said I chat to people on the phone each day and have no problems going out and about and interacting with people. In reality though, I am practically agoraphobic, suffer from terrible anxiety, avoid seeing people if at all possible and never chat to anyone on the phone. \textit{Sarah}

The report we received was a work of fiction and bore no resemblance to what actually took place [ … ]. For example the assessor said my husband took off his jacket with my assistance. My husband did not wear a jacket that day. The assistance I gave with his clothing was to help him put on his socks and shoes although no mention was made of this. Timings were wrong, names were wrong, information was wrong, relevant things that happened were not mentioned while things that did not happen were invented. \textit{John}
Omission of relevant information

10. Other claimants told us that important information from their assessment had been left out of their report.

I was asked if I had tried to self-harm and I said yes I have tried to hang myself, but this was not in the report. It was not mentioned that I wear hearing aids even though this was in my form. Kevin

The report was full of inaccuracies. For example, I self-harmed before the assessment due to the mental distress of being assessed and was given diazepam from my GP. I told the assessor this. This was not noted in the report. It was reported that I made eye contact, was articulate, was well dressed and not distressed. In fact I had cried during the assessment and was visibly distraught as well as poorly dressed. Name withheld

The assessor stated that I wasn’t anxious yet during the assessment I asked for a drink, came out in a rash from picking at my skin, and sat outside on the floor due to the pain I was in. Amy

The report was full of inconsistencies. For example, the assessor correctly wrote that I cannot use public transport alone, I cannot visit unfamiliar places alone, and I require prompting to visit familiar places alone. However, they then proceeded to state that I therefore needed no assistance with mobility, and scored me zero points. This doesn’t even make logical sense! Maddy

Before the assessment I prepared a checklist of what I needed to say. I also told the assessor that my husband had to remind me if I forgot anything. The assessor told me we wouldn’t be using the checklist so I became very withdrawn and quiet. Because I was so anxious, I really struggled to remember things, yet in my report he said I had no memory problems. Amanda

Physical examinations

11. Several claimants told us that the results of physical examinations which had not taken place were included in their assessment report. These results were of a level that could not have been ascertained without a thorough examination.

One assessor said I had full movement in my toes although the podiatrist said at the time it was only 20%. I still can’t work out how she could tell considering I was wearing leather winter boots which she did not ask me to remove. Watson

Born with severe Talipes. Assessor said he “knew all about Talipes, [so] don’t need to examine foot” […] Report stated 50 degrees plantar flexion, which would be normal. Actual degree is less than five. A difference of 90%. Could have been solved by his examining my foot. Siobhan

She stated that a physical examination had been done, but I did not move from my chair, so she could not examine my spine which she stated was normal, nor get an accurate range of limb and joint movements. The latter
were given in degrees on the report. No measurements were taken. Even a physiotherapist would struggle to give this degree of accuracy without using a measuring device. Name withheld 17

The assessor claimed in the report to have completed an extensive examination of me during the assessment. She listed a breakdown of her observations regarding the movement of all my limbs and joints. In reality though my assessment was only fifteen minutes long and the assessor didn’t examine me at all. Sarah

The assessor’s report [ … ] listed a full A4 page of exercises, angles attained and their conclusions. [These were] allegedly done at the assessment, none of which were done. [This included that I had] laid down when I had never been out of my wheelchair nor my thick winter coat the whole time [ … ] raising my arms, attempting and failing to get my arms behind my head and back, and rotating my ankles, again something haven’t been able to do successfully for years. Gee

Difficulties in completing application forms

12. All PIP and ESA applicants are required to fill in application forms describing their health conditions and functional capabilities. The Minister for Disabled People, Health and Work, Sarah Newton MP, told us that 85% of PIP claimants were able to complete all sections of the form. 18 Research conducted for the Department found that 34% of claimants found completing the form more difficult than expected, compared with 14% who found it easier. 19 Claimants told us they had found filling in the forms stressful. We heard they are reticent to share their—often very severe—impairments in day-to-day life, instead focusing on what they are able to do and remaining positive. Filling in the form requires claimants to present a record of all the things they struggle with or are unable to do, which can be highly distressing and damaging to self-esteem. Some also felt the complexity of the forms acted as a deterrent to disabled people claiming PIP or ESA.

The form itself caused anxiety and depression. For the twelve days we took considering and writing on the form, my mother refused to eat, drink, or sleep save the smallest amount. She began to self-harm from the stress and cry in the despair of admitting how she is limited, how she is constantly in pain, how she cannot complete simple tasks—“how her disability affects her”. The very name of the form. There are psychological ramifications to asking someone to list their every weakness and embarrassment—how often she cannot “make it” to the toilet in time and soils herself, that she cannot bathe alone. Name withheld 20

I had to get help to complete the form, as it was painful to sit and relive some of the reasons why I couldn’t go out alone due to the threats of harm [ … ]
I was determined not to only fill out those tiny boxes and added additional sheets for every question. While the form was being completed my pain and anxiety increased tenfold. **Anne Marie**

The forms are horrendous to fill in [...] I felt embarrassed and ashamed for having these difficulties. I usually try to stay positive and focus on what I can do [...] but I had to lay out every single problem and failure to function normally on paper [...] so that some stranger can read all of my shameful secrets and judge me on them. The long forms take weeks to fill in because of how distressing it is and how much I struggle with concentration and planning what I have to say. **Rebecca**

Both my PIP and ESA forms took up to 50 hours each to complete. Without my husband’s help [...] I would never have had the strength and stamina to complete them. I had to take the maximum dose of neuropathic painkillers and was taking my evening dose in the middle of the afternoon. I was getting migraine after migraine. I was stressed out by what I physically and mentally had to endure and it felt similar to having a pseudo relapse with regards to the exhaustion and levels of pain. **Lesley**

The PIP form took over 20 hours to complete. I had to complete it for my husband. The form is belittling, degrading, impossibly lengthy, far too detailed and complicated. It focuses on the negatives only. Many people will take one look at the form and decide not to apply. **Jacky**

**Lack of assessor knowledge and expertise**

13. PIP and ESA assessments are intended to be functional, rather than medical. This means awards should reflect the impact a condition has on a person’s life, rather than the details of their diagnosis.21 Contractors stressed that as all assessors are trained in assessing functional capacity, it need not matter if they lack specialist medical knowledge.22 Many claimants told us, however, that assessors lacked sufficient knowledge to understand their functional limitations. In some cases, they felt this lack of understanding had led to the wrong decision on their benefit entitlement.

**Mental health**

14. Mental health conditions are very common amongst PIP and ESA applicants. In 2017, 36% of PIP and 49% of ESA recipients listed a mental health condition as their primary impairment.23 Claimants told us they felt their assessor did not understand their mental health condition or its implications. Others suggested assessors relied on stereotypical beliefs about particular conditions.

*The woman laughed when I told her I’d ran away to visit Julian Assange during my first psychotic episode and looked at me funny. Because of the*
woman’s behaviour and disrespect, I don’t think she knew about the difficulties and health problems people have. I got the impression she didn’t know about schizophrenia or psychosis. Name withheld

We reached a point where we were discussing my personal care and I pointed out that I hadn’t taken a shower in months. The nurse reacted strongly to this and said, “So how does your OCD affect you then?” She gave me a look as if to suggest I had been caught out lying, claiming to have OCD while making statements to the contrary. The Community Mental Health Team support worker and I exchanged glances, both thinking that this nurse didn’t know very much about OCD. As you may well know, to have OCD you don’t have to be washing your hands a thousand times a day and cleaning lampshades with a wet wipe. My OCD takes the form of a ritual where I have to hold my fingertips together at many points throughout the day in the belief that this will prevent a nuclear war. These type of rituals and compulsive thoughts are fairly standard with OCD. Name withheld

The assessment itself felt like the assessor was not really aware of bipolar being a spectrum. She recommended I be awarded the minimum amount to access the living component of PIP. This was based on assessing solely the depressive part of the disorder. Things like my ability to manage money, maintain self-care, etc. were ignored in several categories. There was no sense that my needs vary, and can even be contradictory when measured against PIP’s descriptors. Simon

I have had a number of DLA and PIP assessments and my experience is the assessors do not seem to listen to what you say or review the evidence. I have had two tribunals now at which I was given many more points than the zero first awarded in both cases and I was found to be entitled to PIP. My evidence always includes a letter from my therapist explaining how a) I should not be subjected to a stressful assessment and b) that unless the assessor is skilled in talking to people with dissociative disorders the outcome will not be accurate, since I always present as a strong survivor in order to be able to cope. This front masks my underlying difficulties. I am now wearily waiting to attend my next assessment in a couple of weeks. I fully expect to have to challenge the outcome. Jo

We also heard that assessors sometimes appeared poorly trained to question claimants about their conditions. Claimants reported being asked inappropriate or insensitive questions, which they felt had a negative impact on their mental health.

The assessor also asked my mother if she were suicidal. As I recall, that went like this:

Assessor: “Are you suicidal?”

K: Yes

Assessor: How often are you suicidal?
K: Every day
Assessor: Have you tried?
K: Yes
Assessor: And why didn’t you succeed? Why did you fail?
K: My family would miss me.

Each of K’s answers was slow and ashamed. She had not yet told me these things, but she had been trying to bring them up at therapy to work through these feelings safely. For her to be forced to admit this and for there to be no after care, but the continuation of an exam, shattered her. I genuinely believe that without my constant assurances after the event that K would have made another suicide attempt that week. Name withheld

My daughter was violently triggered by the hugely intrusive and challenging questions the assessor asked and self-harmed during the assessment. Name withheld

When I finally had my assessment the lady was quite nice but I was so upset and frightened. I was asked why I hadn’t killed myself if as I had written on the forms that I frequently felt that way! Not the sort of thing you should ask someone with severe mental health issues! [ … ] I found it distressing and humiliating. Ruth

Use of informal observations

16. In addition to evidence supplied by the claimant, assessors also use “informal observations” of claimants on the day of the assessment to inform their report. Claimants with mental health conditions told us that these observations, combined with a lack of assessor knowledge, can understate the functional impact of their conditions.

I was judged on superficial characteristics like my demeanour on the day which aren’t indicative of my internal mental state whatsoever. In early stages of mania, I appear happy and confident and my behaviour gradually becomes more extreme over the course of weeks. Severe mood episodes are episodic, but even between them, my mood is problematic and hard to cope with. No concession to the variable nature of my illness was taken into account. Nick

The assessor said in the report something to the effect that my mental health wasn’t an issue as I had smiled during my assessment. At the time of my assessment I was highly suicidal. Amanda

26 Name withheld (PEA0376)
27 Name withheld (PEA0467)
28 Maximus, Revised WCA handbook, July 2017, p.29; DWP, PIP Assessment guide part one: the assessment process, November 2017, p.26
The assessor stated that I was “well kempt [sic]”. However, I had not managed to wash my hair for over a week due to my impairments, and she failed to note that I was only wearing two items of clothing, and was spaced out on my prescription controlled drug. **Name withheld**

The assessor stated in her report “no signs of sore hands” “no signs of repeated washing” “was well groomed” “was well dressed”. Anyone with a brain cell knows mental health isn’t always visible, and OCD isn’t all about excessive washing of the hands! OCD is known as a secretive disorder at the best of times and people in that profession should know better when it comes to mental health. **Chad**

The assessment was done by a general nurse with no mental health training. He concluded that, since I did not appear to be stressed, anxious or show any mental health issues during the assessment, it was “unreasonable to believe” I had mental health issues [ … ] The stress of the interview actually got me admitted to hospital the next day. **Sarah**

**Physical health and genetic conditions**

17. Concerns about assessor expertise were not limited to claimants with mental health conditions. Claimants with physical impairments and genetic conditions also reported their assessors displayed little knowledge of basic facts about their conditions or their functional impact.

Some of the assessors, both ESA and PIP, need more insight and training with regard to people with learning difficulties. Below are questions that parents have been asked at the assessments; How long have they had Down’s syndrome for? When did they catch Down’s syndrome? When were you diagnosed with Down’s syndrome? Down’s syndrome is a widely recognised learning disability. If an assessor is being asked to assess someone with a condition that they do not know about, common sense and courtesy should tell them to research the condition before starting the assessment. We therefore believe that more training is required in some cases. **Down’s Syndrome Association**

The assessment itself was brief, and the assessor had no knowledge of my condition. She said not to worry, she’d Google it later. The report was incorrect. The assessor asserted that my gait is normal, but I’ve had a limp since 2005, and use crutches from the physio to try to straighten my walk [ … ] She also said I have normal spinal movement—I haven’t, partially because of pain, partially due to the metal cage round my lumbar vertebra. The list goes on. **Ceri**

18. Several claimants told us that that their assessors had made ill-informed assumptions about how far they could walk, providing an inaccurate basis for decisions about mobility-related awards:

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29 Name withheld (PEA0118)
30 Down’s Syndrome Association (PEA0205)
The assessor ticked the box “can stand and then move using an aid or appliance more than 20 metres but no more than 50 metres”. I [told] the assessor that I could just about walk the 5 metres to the end of my front garden and back (so 10 metres in all). Maggie

I opened the door and walked the 5 metres back to my sofa, using my walking stick and that was all I was seen to do. How can somebody then say that I can walk between 20 and 50 metres? The reason given was that I walk from the house to my Dad’s car when he picks me up and the same in reverse and I use a wheelchair for further distance. My front door to the car is 7 metres! Karen

Without any evidence, the assessor wrote in the report that because my friend could walk 5 metres “slowly”, she could walk 50 metres without problems. Margaret

Challenging a decision

19. Claimants who disagree with the outcome of their PIP or ESA assessment can request DWP review their decision via Mandatory Reconsideration (MR). Under this process, the initial DWP decision based on the assessment report—though not the assessment itself—is reviewed by a second DWP Decision Maker, who can revise the award if necessary. Since 2013 there have been almost one million MRs of PIP and ESA decisions. These comprised:

- 260,000 ESA MRs, of which 32,000 (11%) resulted in a change of award; and
- 670,000 PIP MRs, of which 119,000 (18%) resulted in a change of award.31

Claimants cannot appeal to a Tribunal before they have completed MR.

Mandatory Reconsideration as a “rubber stamp”

20. Claimants told us MR was merely a “rubber stamp” of initial decisions. Until changing its approach in response to our evidence in December 2017, DWP had a key performance indicator for MR of 80% of initial decisions to be upheld.32 The Department denied that this affected the quality and thoroughness of MR, but several claimants told us that their MR decision letter had simply restated the conclusions of the initial decision letter.33 Organisations that support claimants similarly said that MR was a “hurdle” before claimants could appeal, rather than a genuine review of decision making.34

I can give an example of a health professional that did an assessment for daily living and the client was marooned on six points where she needed to get two extra points for daily living. The assessment was done. They have a narrative

31 DWP, Personal Independence Payment: official statistics and Employment and Support Allowance: Work Capability Assessments, Mandatory Reconsiderations and appeals
32 Letter from the Chair to the Minister for Disabled People, November 2017. The 80% performance indicator was withdrawn in response to the Committee’s questioning. See Work and Pensions Committee, Victory for claimants as Government agrees to drop MR measure, December 2017.
33 Q415–417 (James Wolfe)
34 Q324–325 (Rob Holland and Victoria Holloway), Parkinsons UK (PEA), Hammersmith and Fulham Mind (PEA0041), Oxfordshire Welfare Rights (PEA0135), ZK (PEA0297), Citizens Advice Lincolnshire (PEA0367), Revolving Doors Agency (PEA0277), Greater Manchester Law Centre (PEA0217), National Deaf Children’s Society (PEA0402), Inclusion London (PEA0370), PCS Union (PEA0357), Citizens Advice Richmond (PEA0332), Disability Benefits Consortium (PEA0294)
and then they tick a box on their report from the health professional. The health professional had said, “This woman needs to use continence pads for the majority of the time” but what she had done is ticked the box where you get no points. She had ticked the wrong box, so we thought, “That is going to be easy”. We would do a mandatory reconsideration, point it out, quoting that error, what we thought was just a clerical error, and, lo and behold, nothing changed on the Mandatory Reconsideration.” Gary Edwards, Southampton

The Mandatory Reconsideration was a farce. It appeared to consist of someone in a DWP office somewhere merely rubber-stamping the original decision. Teresa

I don’t see what Mandatory Reconsideration is supposed to achieve. The medical assessor gives a package of info to the decision maker. The decision maker looks at it and applies the Decision Maker’s Guide and makes a ruling. Different Decision Makers should always make the same decision. It’s not ok for rulings to be variable. In my opinion: Mandatory Reconsideration delays rightful payments; discourages people who would win an appeal from making an appeal; causes hardship; and it increases the workload on decision makers which has the perverse result of making their decisions less correct—driving an increase in Mandatory Reconsideration. Dan

I went to a Mandatory Reconsideration but the DWP made a instant decision and went with the report from the Healthcare Professional. I got the impression that the person carrying out the Mandatory Reconsideration was not interested in listening to my side of the story and that they were under workload pressure to make a quick decision. It felt like none of my numerous medical documentation obtained from all my Health Care Team were even considered and that they solely made their decision on the Health Care Professional report. Gregory

Mandatory reconsideration appears pointless, just making sure that the paperwork was done right with no actual reconsideration of the evidence. Charlotte

**Stress associated with Mandatory Reconsideration**

21. Several claimants found applying for MR and waiting for a further decision stressful. Some felt this additional uncertainty had a negative effect on their health, and put them off further challenging the Department’s decisions.

My husband was found not eligible to continue claiming ESA. We asked for a Mandatory Reconsideration. At the time of his assessment he was managing his depression without medication and the anxiety with occasional diazepam. [After the decision his GP had to reintroduce] antidepressants and risperidone. Unbeknownst to me, after forcing him back to GP to get some more help to gain control of his anxiety and depression after his assessment, my husband was additionally self medicating with diazepam from my
prescription in order to get through the day. Within the space of 8 weeks my husband had gone from being able to handle his mental health without medication to secretly taking my medication as well as his own [ … ] The stress of this whole situation has been a huge blow to us both but especially for him [ … ] His anxiety now runs our life. SR

The whole Mandatory Reconsideration process was very tiresome, worrying and stressful. I did not find it useful or effective, I felt unable to bear the stress of going through the appeals process and was left feeling suicide is the easier route to take [ … ] The whole process was very unfriendly and I was left feeling unable to trust the professionals. M

22. We also heard that a decision not to proceed to MR was not necessarily a reliable indicator of a claimant being satisfied with, or understanding, an initial decision. Some claimants explained they felt unable to face challenging the outcome of their assessment.

I reapplied for PIP only to be declined. I decided against requesting a Mandatory Reconsideration or taking to appeal for the sake of my health and wellbeing. Colin

The first time I did the PIP assessment on my own and was told I didn't get enough points, despite the assessor seeing my problems clearly. I went through Mandatory Reconsideration and was still denied PIP. After this I felt like committing suicide because I was living off £76 a week and getting no help whatsoever from anyone. The second time I applied [ … ] I got awarded PIP but at the lowest rate. I was so tired, and stressed out by the process that my self harming got worse, I was very suicidal and ill, so I didn't dare ask for Mandatory Reconsideration in case the PIP was taken away from me again. Tristen

The report following my assessment had many untrue and incorrect details within it. I was placed in the WRAG group which I was made to feel I should be grateful for. I decided not to request Mandatory Reconsideration as the stress involved following the ESA assessment was so bad it had brought on worse flares of my condition. Yvonne

Appeal

23. Claimants who are not satisfied with the decision made at MR can submit an appeal through the Tribunal Service. Since 2013 there have been:

- 170,000 PIP appeals. Claimants won in 108,000 cases (63%); and
- 53,000 ESA appeals. Claimants won in 32,000 cases (60%).

The Department told us that the most common reason for decisions being overturned at Appeal is that new evidence has come to light. Organisations that support claimants told us this is sometimes true. We also heard, however, that in their experience, the “overwhelming reason” for revised decisions is the full consideration of pre-existing

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Witnesses told us that they were often more satisfied with the Tribunal Service than with DWP’s processes. They explained, however, that going through appeal can be highly stressful, irrespective of the decision reached.

I appealed the decision which was a nightmare, I was made to feel rubbish. The time limit for waiting to hear about the appeal decision is too long; I ended up being housebound until my appeal was won, but in that time I had to go on more medication because I was stressed and suffered with panic attacks. Name withheld

My appeal was in Truro (I live in St Ives [25 miles away]), which, for me, is an incredibly gruelling journey. I had a panic attack on the train. Making that journey took me out of action for the following week. The whole process was traumatic and soul-destroying from start to finish and bound to exacerbate conditions like anxiety and depression (my anxiety levels went through the roof and my depression flared up frequently). Teresa

I endured two court appearances within 6 weeks and it made me feel like a criminal. I have never been so terrified in all my life. I have never been more aware of my own mortality. The experience truly has scarred me, and I have recently seen a counsellor solely on this issue. I felt degraded because I was born with a faulty gene. Angela

Due to the stress of appealing against the PIP assessment as well as my frustration with the level of incompetence demonstrated during the assessment, I relapsed completely in March 2017 and was referred to a specialist unit for a week and was supported by the Home Treatment and Crisis Resolution team for a period of eight weeks. Alma

The appeal panel was the worst day of my life, with constant grilling and failure to grasp the reality of my situation. It was totally claimant unfriendly. Pam

24. For most claimants, the PIP and ESA assessment systems work. The direct testimonies quoted in this report, however—and the many other submissions like them—show that sometimes things go very wrong indeed. We accept that the accounts included in this report are the perceptions of those using the system, and that those providing assessments might see things differently. But the common themes running through many of the comments convince us that there are some generic issues which need to be addressed. These are:

a) Errors in reports: the inclusion of basic factual errors, omission of relevant details that were shared either during the assessment or in supporting evidence, or misrepresentation of the assessment;

b) Difficulties in completing PIP and ESA application forms—in particular, the distress experiences by claimants in having to focus extensively on what they are unable to do;

Salford Welfare Rights and Debt Advice Service (PEA0338)
Name withheld (PEA0024)
c) Problems arising from lack of assessor knowledge about the functional implications of different conditions, and inappropriate use of observations of claimants to judge functional impact;

d) The effectiveness of Mandatory Reconsideration in challenging a decision, and the stress associated with going through both Mandatory Reconsideration and Appeal.

We call on the Department to acknowledge explicitly that it recognises the problems we have set out here and set out what, if anything, it is doing to monitor and resolve them. We will return to this issue shortly, setting out our policy recommendations in a subsequent report. But those who have taken the time and effort to contact us deserve a speedy and substantive response from the Government.
Conclusions and recommendations

PIP and ESA functional assessments

1. The PIP and ESA assessment processes function satisfactorily for the majority of claimants, but they are failing a substantial minority. The response to our inquiry from claimants was striking and unprecedented. This report—featuring just a fraction of the evidence we received—is a tribute to their efforts and bravery in submitting evidence and a reflection of the importance of recognising the human consequences of policy shortcomings. (Paragraph 6)

2. We recommend the Department set out in response to our report, for each category of concern we have identified:
   a) whether it recognises this concern;
   b) any assessment it has made of its prevalence;
   c) how it is monitored;
   d) what measures are in place to prevent it, and at what stage in the process;
   e) any related performance measures; and
   f) what further steps, if any, it intends to take. (Paragraph 7)

Claimant experiences

3. For most claimants, the PIP and ESA assessment systems work. The direct testimonies quoted in this report, however—and the many other submissions like them—show that sometimes things go very wrong indeed. We accept that the accounts included in this report are the perceptions of those using the system, and that those providing assessments might see things differently. But the common themes running through many of the comments convince us that there are some generic issues which need to be addressed. These are:

   a) Errors in reports: the inclusion of basic factual errors, omission of relevant details that were shared either during the assessment or in supporting evidence, or misrepresentation of the assessment;
   b) Difficulties in completing PIP and ESA application forms—in particular, the distress experiences by claimants in having to focus extensively on what they are unable to do;
   c) Problems arising from lack of assessor knowledge about the functional implications of different conditions, and inappropriate use of observations of claimants to judge functional impact;
   d) The effectiveness of Mandatory Reconsideration in challenging a decision, and the stress associated with going through both Mandatory Reconsideration and Appeal.
We call on the Department to acknowledge explicitly that it recognises the problems we have set out here and set out what, if anything, it is doing to monitor and resolve them. We will return to this issue shortly, setting out our policy recommendations in a subsequent report. But those who have taken the time and effort to contact us deserve a speedy and substantive response from the Government. (Paragraph 24)
Draft report (PIP and ESA assessments: claimant experiences), proposed by the Chair, brought up and read.

Ordered, That the draft Report be read a second time, paragraph by paragraph.

Paragraphs 1 to 24 read and agreed to.

Resolved, That the Report be the Fourth Report of the Committee to the House.

Ordered, That the Chair make the Report to the House.

Ordered, That embargoed copies of the Report be made available, in accordance with the provisions of Standing Order No. 134.

[Adjourned till Wednesday 24 January 2018 at 9.30am]
Witnesses

The following witnesses gave evidence. Transcripts can be viewed on the inquiry publications page of the Committee’s website.

Wednesday 22 November 2017

Yolanda Barker, PIP applicant, Amanda Browning, PIP and ESA applicant, Denise Martin, PIP and ESA applicant, Natalie McMinn, PIP and ESA applicant, and Thomas O’Dell, PIP and ESA applicant

David Bryceland, Project Manager, Oxfordshire Mind, Gary Edwards, Manager, Southampton Advice and Representation Centre, Kayleigh Nor-Val, Team Leader and Specialist Welfare Benefit Caseworker, Citizens Advice, and Martin Richards, Lead Welfare Advisor, Involve Northwest

Wednesday 6 December 2017

Simon Freeman, Managing Director, Capita Personal Independence Payments, Dr Ian Gargan, Chief Medical Officer, Capita Personal Independence Payments, David Haley, Chief Executive, Atos Independent Assessment Services, and Dr Barrie McKillop, Clinical Director, Atos Independent Assessment Services

Dr Paul Williams, Programme Director, Centre for Health and Disability Assessments (CHDA) MAXIMUS, and Leslie Wolfe, General Manager, Global Health, Centre for Health and Disability Assessments (CHDA) MAXIMUS

Monday 11 December 2017

Anna Bird, Executive Director, Policy and Research, Scope, Victoria Holloway, Public Affairs Manager, Sense and Co-Chair, Disability Benefits Consortium, Kayley Hignell, Head of Policy, Citizens Advice, and Rob Holland, Public Affairs Manager, Mencap, and Co-Chair, Disability Benefits Consortium

Tuesday 20 December 2017

Paul Gray CB, Leader of the Independent Reviews of PIP, Chair of the Social Security Advisory Committee, Department for Work and Pensions, and Dr Paul Litchfield OBE, Leader of the 2013 and 2014 Independent Reviews of ESA Work Capability Assessment

Published written evidence

The following written evidence was received and can be viewed on the [inquiry publications page](#) of the Committee’s website.

PEA numbers are generated by the evidence processing system and so may not be complete.

1. Action For ASD ([PEA0243](#))
2. AdvoCard ([PEA0239](#))
3. Age UK Bristol ([PEA0233](#))
4. Alzheimer’s Society ([PEA0290](#))
5. Angie Atherton ([PEA0429](#))
6. ASLI ([PEA0346](#))
7. Aspire ([PEA0395](#))
8. ATOS ([PEA0553](#))
9. ATOS IAS ([PEA0447](#))
10. Auriga Services Ltd ([PEA0284](#))
11. Banburyshire Advice Centre ([PEA0020](#))
12. Baroness Thomas of Winchester Celia Thomas ([PEA0207](#))
13. Bath Mind & Citizens Advice ([PEA0265](#))
14. Breakthrough UK Ltd ([PEA0246](#))
15. Bristol Mind ([PEA0202](#))
16. British Psychological Society ([PEA0379](#))
17. C Bennett ([PEA0289](#))
18. Capita ([PEA0456](#))
19. Capita ([PEA0547](#))
20. Caring For Life ([PEA0259](#))
21. Central and South Sussex Citizens Advice ([PEA0197](#))
22. Christine Ferrin ([PEA0153](#))
23. Christopher Hooper ([PEA0430](#))
24. Circle Housing ([PEA0267](#))
25. Citizens Advice ([PEA0369](#))
26. Citizens Advice Camden ([PEA0278](#))
27. Citizens Advice Eastbourne ([PEA0478](#))
28. Citizens Advice North Lincolnshire ([PEA0367](#))
29. Citizens Advice Richmond ([PEA0332](#))
30. Citizens Advice Sheffield ([PEA0279](#))
31. City of Wolverhampton Council ([PEA0123](#))
32. CLIC Sargent ([PEA0292](#))
33. Community union ([PEA0318](#))
34 Coventry Citizens Advice (PEA0360)
35 Cystic Fibrosis Trust (PEA0425)
36 Deaflink North East (PEA0040)
37 Department for Work and Pensions (PEA0441)
38 Department for Work and Pensions (PEA0539)
39 Department for Work and Pensions (PEA0499)
40 Disability Agenda Scotland (PEA0414)
41 Disability Benefits Consortium (PEA0294)
42 Disability Equality Scotland (PEA0341)
43 Disability News Service (PEA0103)
44 Dosh Financial Advocacy (PEA0225)
45 Dr Heather Lister (PEA0045)
46 Dundee North Law Centre (PEA0269)
47 Dundee West Church (PEA0029)
48 Epilepsy Action (PEA0386)
49 Epilepsy Action (PEA0491)
50 Equal Lives (PEA0351)
51 Equity Trade Union (Welfare benefit advice service) (PEA0364)
52 Francis Murphy (PEA0054)
53 GEOFFREY GEOFFREY REYNOLDS (PEA0147)
54 Greater Manchester Law Centre (PEA0217)
55 Green Party N Ireland (PEA0390)
56 Halton Housing (PEA0387)
57 Hammersmith & Fulham Mind (PEA0041)
58 Hannah McLennan (PEA0487)
59 Headway - the brain injury association (PEA0330)
60 Helen Bamber Foundation (PEA0308)
61 Helen Brownlie (PEA0141)
62 Helen Knowles (PEA0161)
63 Henry Foulds (PEA0129)
64 Inclusion London (PEA0370)
65 Involve Northwest (PEA0472)
66 Isle of Wight Citizens Advice (PEA0304)
67 Islington Law (PEA0397)
68 Jane Perry (PEA0408)
69 Jenny White (PEA0435)
70 Kathryn Alderman (PEA0159)
71 Kidney Care UK (PEA0296)
Lee Johnson (PEA0274)
Leonard Cheshire Disability (PEA0334)
Professor Robert Thomas and Dr Joe Tomlinson (PEA0122)
Local Support Team Southwark Council (PEA0099)
MacMillian Cancer Support (PEA0383)
Making Every Adult Matter (MEAM) (PEA0366)
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Michelle Deburiatte (PEA0437)
Mind and SAMH (PEA0421)
Miss Kerry Jones (PEA0247)
Miss Leah Starling (PEA0280)
Mo Stewart (PEA0052)
Motor Neurone Disease Association (PEA0283)
MP Louise Haigh (PEA0431)
Mr Ashleah Skinner (PEA0094)
Mr Colin Gorton (PEA0324)
Mr David King (PEA0235)
Mr David Theaker (PEA0356)
Mr Jonathan Coleman (PEA0321)
Mr kevin sharpe (PEA0219)
Mr Matt Padmore (PEA0133)
Mr Neil Bateman (PEA0260)
Mr Pete J (PEA0306)
Mr Philip Bayes (PEA0008)
Mr PHILIP ENGLAND (PEA0489)
Mr Robin Wills (PEA0044)
Mr Trevor Jones (PEA0049)
Mr Will Hadwen (PEA0220)
Mrs Alison Newton (PEA0222)
Mrs Emily Bedford (PEA0221)
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Mrs Mo Stewart (PEA0104)
Mrs Patricia Watson (PEA0307)
Mrs Philippa Smith (PEA0310)
Mrs S Wytie (PEA0457)
Ms Catherine Prior (PEA0375)
Ms Celia Young (PEA0348)
Ms Kathleen Lamprell (PEA0176)
Ms Siobhain McDonagh MP (PEA0546)
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400 NHS Health Scotland (PEA0353)
401 Norfolk Citizen’s Advice (PEA0413)
402 Norfolk Citizens Advice Bureau (PEA0199)
403 One Stop Advocacy (PEA0416)
404 Oxfordshire Welfare Rights (PEA0135)
405 P Lunn (PEA0236)
406 Parkinson's UK (PEA0119)
407 Participation and Practice of Rights Project (PEA0300)
408 Patricia Burton (PEA0229)
409 Paul Alton (PEA0436)
410 Possability People (PEA0085)
411 Public and Commercial Services Union (PEA0357)
412 Rare Autoinflammatory Conditions Community- UK (PEA0325)
413 Rethink Mental Illness (PEA0405)
414 Revolving Doors Agency (PEA0277)
Richard Burton (PEA0500)
Richard Ebley (PEA0063)
Roma Support Group (PEA0337)
Rosalind Smith (PEA0309)
Royal Association for Deaf People (PEA0411)
Royal British Legion (PEA0384)
Royal College of Psychiatrists (PEA0389)
Royal College of General Practitioners (PEA0526)
Royal Mencap Society (PEA0398)
Salford Citizens Advice (PEA0394)
Salford Welfare Rights (PEA0388)
Scarborough and District Citizens Advice (PEA0359)
Scope (PEA0262)
Sense (PEA0368)
Shaw Trust (PEA0424)
Shine (PEA0188)
Sir Henry Brooke (PEA0530)
Social Security Advisers in Local Government (PEA0272)
South London and Maudlsey NHS Foundation Trust (PEA0409)
Spartacus Network (PEA0358)
Speakup Self Advocacy (PEA0216)
Spectrum Enterprises (PEA0145)
Spinal Injuries Association (PEA0511)
Start Ability Services and the Association of Disabled Professionals (PEA0336)
Sue Parry (PEA0303)
Surrey Welfare Rights Unit (PEA0088)
The Action Group (PEA0403)
The Down’s Syndrome Association (PEA0205)
The Free Representation Unit (PEA0365)
The National Deaf Children’s Society (PEA0402)
Tim O’Shanohun (PEA0396)
Turn2us (PEA0392)
Understanding Autism North West (PEA0192)
Veterans Association UK (PEA0502)
Wealden Citizens Advice (PEA0226)
Welfare Rights and Money Advice Service (WRAMAS) (PEA0293)
Welfare Rights Team (PEA0432)
West Norfolk Disability information Service (WNDiS) (PEA0242)
WinVisible (PEA0438)
WORCESTERSHIRE ASSOCIATION OF CARERS (PEA0113)
Zacchaeus 2000 Trust (PEA0297)
## List of Reports from the Committee during the current Parliament

All publications from the Committee are available on the publications page of the Committee’s website. The reference number of the Government’s response to each Report is printed in brackets after the HC printing number.

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