Risk of Serious Harm Guidance 2020

Public Protection Group

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Foreword

Her Majesty’s Prisons and Probation Service plays a vital role in protecting the public from people who have offended, and we cannot hope to do this effectively without understanding the risk presented by those we manage. Effective risk assessment and management is a clear priority within the HMPPS strategy. To that end we have developed this guidance to support our staff in working with the individuals under our supervision so that we can support them to lead law-abiding lives, whilst taking all necessary action to keep the public safe.

This guidance builds on the two previous documents published in 2009 and 2014. As you will see, we emphasise the importance of staff using the actuarial tools developed by the Ministry of Justice alongside their own professional judgement, in order to make defensible decisions about risk. For the first time, this guidance also addresses risk management alongside risk assessment, thereby inculcating the importance of taking action to manage risk. We also ask staff to consider the role that bias plays for all of us working in roles that expose us to the details of the most serious crimes.

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Objectives of the Guidance

This guidance:

- reviews the 2009 and 2014 supplements, updating them into a single document;
- emphasises the importance of actuarial risk assessment tools;
- encourages staff to think about the impact of personal bias;
- provides guidance for writing risk management plans and
- provides visual summary documents for risk assessment in the field.

The guide to the four-step process of risk assessment will help staff make reflective, logical and informed decisions about risk and help them use best practice in assessments.

The risk management planning section follows the ‘Four Pillars’ approach. Many probation staff will be familiar with this from Multi-Agency Public Protection Arrangements (MAPPA), Spousal Assault Risk Assessment (SARA) and their original training materials on the Risk of Harm Guidance and Training Resource.

The guidance also draws together knowledge from recent Serious Further Offence and Domestic Homicide Reviews. It aims to promote greater consistency in the agency’s approach to risk assessment and management.

Using this Guidance

This guidance includes links. Many will take you to other parts of this document but some will take you to external locations. We have tried to keep those that require intranet access to a minimum to enable Community Rehabilitation Companies (CRCs) to follow the majority of links in the document, but for some you will need to log into the relevant network. You can use an external link by clicking the link on more modern versions of Microsoft Word or by using CTRL-Click on less recent versions (such as on the Quantum Network).

The purpose of risk assessment

Risk assessment analyses the static and dynamic risk factors relating to reconviction and risk of serious harm. It is a continuous and evolving process.

The criminal justice system has defined risk as:

**The risk of reconviction** - the probability that an individual will further offend and be convicted of that offence.

**The risk of serious harm** - the probability that a future offence will be one of “serious harm”.

The OASys risk assessment tool defines “serious harm” as: “an event which is life threatening and/or traumatic and from which recovery, whether physical or psychological, can be expected to be “difficult or impossible”.

Risk of serious harm has two important dimensions:

- the relative likelihood that an offence will occur and
- the relative impact or harm of the offence - what exactly might happen, to what or whom, under what circumstances, and why.

Some crimes (e.g. shoplifting) have relatively little impact or harm but, statistically, are the most common. Others (e.g. homicide) are rare but cause immeasurable harm.
What Makes a Good Risk Assessment

A good risk assessment is **evidence based**. It uses statistical evidence, informed by research into likely risk factors for the type of offending, but is also individualised.

A good risk assessment is **fair**, taking into account factors that mitigate risks as well as those that might increase it.

**Avoiding bias** is an important feature of a good risk assessment, and involves recognising any bias you hold, acknowledging it and taking steps to mitigate it.

A **solid rationale** is the centrepiece of good risk assessment. It explains why specific conclusions are drawn and makes logical sense based on the evidence.

Good risk assessments form the **foundations of a risk management plan** that uses supportive and restrictive processes to reduce the risk and impact of further harm.

**Why assess risk?**

We assess risk to:

- identify those who may potentially cause serious harm;
- provide a framework for a plan to manage that risk and
- protect victims and potential victims.

Risk assessment also helps us make effective use of the Risk, Need and Responsivity principles\(^1\). This makes sure that interventions take account of the individual and their needs, and are matched to the risks.

Less than 0.5% of the people on the HMPPS caseload go on to commit offences so serious that they meet the threshold for Serious Further Offence reviews. Therefore predicting which of the people we supervise will go on to seriously offend is difficult, as the less frequent an occurrence the more difficult it is to predict.

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\(^1\)Gov UK – Offending Behaviour Programmes and Interventions
https://www.gov.uk/guidance/offending-behaviour-programmes-and-interventions
The underpinning model of risk assessment

Offender + Victim + Context/Circumstances = Offence

Research evidence tells us that risk is²:

- multifactorial;
- influenced by the interaction of risk factors and protective factors that make someone more or less likely to cause serious harm to others and
- involves interaction between the offender, potential victims and the circumstances and context within which the offending can take place.

The most accurate risk assessments combine the best of actuarial methods of prediction with structured professional judgement³.

One size does not fit all.

You must assess risk of serious harm by considering the individual. Consider:

- the person;
- their circumstances and context;
- their offending and
- their risk/protective factors.

Look at circumstances that indicate risk and those that act as protective factors. Later risk management strategies can be tailored for the individual.

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² See: “Factors at play in the perpetration of violence against women, violence against children and sexual orientation violence”
https://www.humanconsultancy.com/assets/understanding-perpetration/understanding-perpetration.html


https://www.dora.dmu.ac.uk/bitstream/handle/2086/12145/Kemshall_et_al_What_Works_in_Work_Overview_2015.pdf?sequence=1&isAllowed=y

McLean and Beak (2012) Factors associated with serious or persistent violent offending: Findings from a rapid evidence assessment National Policing Improvement Agency


Description of actuarial risk assessment

An assessment based on statistical methods and comparison to a group of similar individuals, usually utilising known factors or scores. The scores produced by actuarial risk assessment instruments provide valid estimates of how likely each individual is to be reconvicted for relevant offences as defined by the tool.

We know that these instruments are valid because they have been created and then tested on large samples of individuals serving custodial and community sentences, who are followed-up for their first two years in the community after release or sentence.

However, we also know that there are limitations to these instruments. They can only be based on information that is recorded in a standardised way and don’t identify how risk factors affect an individual or how to address risks. Examples include OVP and RSR.

Description of structured professional risk assessment

Structured professional risk assessment uses the analysis of the lifestyle, behaviour and offending of an individual to make a judgement about the level of risk they present. Structured tools encourage consistency between practitioners. They ensure all sources of information are considered and the focus is on factors known to have an impact on the type of risk. Examples include OASys and SARA.

Structured professional judgement tools can lack consistency, as every assessor will not rate a given individual the same. They can also be susceptible to forms of bias and differences in local cultures around risk assessment. These issues raise concern about effectiveness and fairness, including the impact on protected characteristics. However, if the tools are used with integrity and in line with guidance they allow assessors to consider the relevance of each risk factor to the individual case, and the interplay between those factors, to formulate an individualised risk assessment and management plan; the central purpose of assessment.

Find good sources of information

Use a variety of sources

Base your risk assessment on different sources of information. Make sure that the sources are analysed and questioned wherever possible. Always try to get to the original source and ensure you have sufficient information to make an assessment.

Verify

Make every effort to verify information and document any limitations you see. Decide how much weight to place upon information. Consider the credibility and motivation of the source and whether the information is relevant to the assessment.

Understand the person you assess

Build a deep understanding of the individual's behaviour and their decisions to offend.

Examples of information sources and how to assess credibility and motivation.
Decide who is at risk and the nature of that risk

Be clear about who and what you are assessing

What specific risk does the individual present and to whom?

“The risk of serious harm is the likelihood of a life-threatening and/or traumatic event. Recovery, whether physical or psychological, can be expected to be difficult or impossible.”

Where there is evidence of a risk of behaviour that meets the harm threshold you need to undertake a risk assessment.

Assess the risk of future harm that meets this definition or threshold. Only make distinctions between levels of likelihood and imminence.

Be aware of potential escalation

Think about more than the index offence. Consider the evidence of all other behaviours. Be aware of the possibility of risk at all times, including those who may not have previously committed seriously harmful offences. Indicators include:

- possession or use of weapons;
- evidence of attitudes that support the use of violence in relationships;
- attitudes supportive of the use of serious violence;
- callousness;
- disclosures (fantasy or fears of further offending);
- attitudes supportive of extremism and/or hate crime;
- attitudes supportive of contact sexual offending or breakdown in internal barriers to such offending;
- high / increased frequency of lower level violence as this may increase the likelihood of unintended death/serious injury;
- lifestyles involving exposure to risks of conflict with others (e.g., rivalries, confrontations);
- coercive control and obsessive behaviour such as stalking and
- lifestyle that might expose children to a risk of harm (association, substance use or confrontations).

Previous offending

Consider the previous patterns of offending and behaviours. Explore the details of these incidents. Try to find unbiased sources wherever possible and examine the context. Consider:

- criminal damage and public order offences - these can hide a variety of behaviours, including domestic abuse;
- the most serious offence/behaviour so far - alongside the time since that offence and the impact of aging and increase in maturity on the continued likelihood of further offending and
- any patterns of harm related offending.

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4 Adapted from Risk of Harm Guidance and Training Resource (Kemshall 2011)
Decide who is at risk

Once you’re satisfied that there is evidence of behaviour indicative of risk of serious harm, establish who this risk is to.

Be specific. Potential victims may include identified individuals, such as a partner, previous victim, associate or neighbour, or may be identifiable groups who are individually unknown. They may include people with protected characteristics, e.g. gender, individuals undergoing gender-reassignment, age, race, disability, religion, sexual orientation, profession.

They may also be people encountered under specific circumstances, such as staff and/or other prisoners or a particular motivation, such as exploitation that results in a broader risk to the public and strangers.

You must also consider the risk posed to individual children or particular groups of children. The risk to self, must also be considered. This could be risk through self-harm or risk of victimisation.

Target groups

To understand who is at risk, develop a solid understanding of current and previous offending. Questions to ask are:

- What do I know about past victims?
- Who might potential victims be?
- Is there a pattern to the characteristics of previous victims? Age, gender, vulnerability?
- How did they target and/or groom victims?
- What similar scenarios could present a risk to differing groups?
- How vulnerable are they?
- Who else might be a target as a result of their lifestyle?

Identifying individuals

An assessment must lead to a plan to manage risks. Where you can identify specific individuals, it is important that their safeguarding becomes a core part of the plan. OASys refers to them as known adults.

For clarity: a “future partner” (in other words a person in the future with whom they form a relationship) is not a known adult because that relationship is yet to happen and they are not identifiable. You should capture that group under risk to the public.

Think about risk passing both ways “through the gate”

Always consider the risks in custody and the community. If a case poses a risk to peers involved in criminality, what risk might the individual pose to other prisoners? If a prisoner uses violence in custody consider what has triggered it, such as response to use of authority or expressive violence due to poor communication skills. Consider what similar situations might occur in the community.

Don’t forget the risks to members of the community from the prisoner, such as grooming and psychological harm from abuse, neglect or harassment.

Ask: how is custody likely to impact on an individual’s risk to themselves?
Safeguarding children

Always consider the ‘voice of the child’. Gather basic information: whether the person has a significant relationship, contact with or access to any children, who these children are and where they live.

Be aware of the factors in an individual’s behaviour and lifestyle which pose a risk to a child’s wellbeing and development. Think about what the impact is likely to be on the child and know what agency procedures you must follow to protect that child from harm.

### Overview of Types of Abuse Children may be at Risk From

<table>
<thead>
<tr>
<th>Neglect</th>
<th>Emotional abuse</th>
</tr>
</thead>
<tbody>
<tr>
<td>● Factor in 60% of Serious Case Reviews(^5)</td>
<td>● Ignoring the child, not showing affection</td>
</tr>
<tr>
<td>● Parental substance misuse, domestic abuse, mental health</td>
<td>● <strong>Rejection</strong> e.g. verbal humiliation, physical abandonment, excluding the child from activities</td>
</tr>
<tr>
<td>● Young parents</td>
<td>● <strong>Isolating</strong> e.g. restricting social interaction, not communicating with the child</td>
</tr>
<tr>
<td>● Postnatal depression and social isolation</td>
<td>● <strong>Exploitation</strong> e.g. encouraging a child to take part in criminal activities (think County Lines Offending)</td>
</tr>
<tr>
<td>● Financial problems – poverty, homelessness, unemployment</td>
<td>● <strong>Terrorising</strong> e.g. threatening violence, bullying</td>
</tr>
<tr>
<td>● Patterns of improvement followed by deterioration</td>
<td>● Deliberately putting a child in a dangerous situation (Daly and Wright, 2017).</td>
</tr>
<tr>
<td>● Think about who is most vulnerable e.g. new-born babies, children with disabilities</td>
<td></td>
</tr>
<tr>
<td>● Consider adolescent neglect</td>
<td><strong>NSPCC Emotional Abuse</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Physical abuse</th>
<th>Sexual abuse</th>
</tr>
</thead>
<tbody>
<tr>
<td>● Consider non-accidental injuries and where these are more likely to occur</td>
<td>● Much wider than physical touching of a child</td>
</tr>
<tr>
<td>● Bruises, broken bones, cuts, burns</td>
<td>● Consider non-contact abuse</td>
</tr>
<tr>
<td>● Shaking, throwing, poisoning</td>
<td>● Difficult to identify physical symptoms</td>
</tr>
<tr>
<td>● Consider fabricated or induced illnesses.</td>
<td>● Beware of subtle risk indicators e.g. self-harm, sexualised behaviours, substance misuse, missing episodes</td>
</tr>
<tr>
<td>● Have the parents kept appointments with health staff and other professionals.</td>
<td>● Characterised by long term psychological harm, like mental health problems, poor relationships, risk taking behaviours</td>
</tr>
<tr>
<td>● Have you seen or observed the children recently?</td>
<td></td>
</tr>
<tr>
<td>● Strong links to neglect and emotional abuse</td>
<td></td>
</tr>
</tbody>
</table>

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Self-harm and suicide

You will need to consider the risk of suicide and self-harm in custody and the community.

Suicide is the result of a wide and complex set of inter-related factors. There are high rates of suicide and self-harm in the community probation population. People in police or prison custody are also at increased risk of suicide.

It’s important to understand the relationship between suicidal behaviour and self-harm. Self-harm is a high-risk factor for later suicide and needs to be factored into assessments.

Self-harm can be a way of dealing with a difficult situation, but it can also be a way of communicating or managing distress. This also includes feelings of grievance, anger or frustration. Self-harm often acts as an internalised coping mechanism for managing difficult feelings, for tension relief or gaining a sense of control. It can also be ‘externally focused’, which means its function is communication, or seeking care and support. While self-harm does not always mean someone is suicidal, it is one of the strongest risk factors for suicide and it’s important to consider whether suicide risk is present in addition to self-harm risk.

Seeking multiple sources of information when assessing risk to self will mean you are not overly relying on self-reporting. Very few individuals who die by suicide raise their intention with a professional.

Practitioners should also consider the imminence of suicide where current thoughts indicate risk (e.g. wish to die, or feeling hopeless and trapped). Such thoughts might move the individual towards dangerous behaviour including self-harm and/or plans for suicide. Where a risk to self is identified this must be addressed in risk management plans. Talk to a line manager about immediate steps you may need to take.

Recent research also suggests there may be a link between violence and self-harm or suicidal behaviour. We know that exposure to violence increases the likelihood of self-harm or suicidal thoughts. Being violent, especially repeatedly, further increases the risk of both self-harm and suicide. Current Ministry of Justice estimates suggest that between 20% and 30% of those who are violent also self-harm.
The Four-Step process

Once you have screened for a risk of serious harm, you’ll need to use the Four-Step process to form a judgement about the risk category. It is currently HMPPS practice to assign one of four levels of risk. This supports the allocation of resources and determines the level of intervention, control, supervision and monitoring required.

Assessment process

Refer to this guidance when assessing risk for each individual. You should identify:

i) who is at risk of what;
ii) relevant risk factors;
iii) likely scenarios in which re-offending may occur and
iv) protective factors

so that risk management strategies can be matched accordingly.

The framework below is a systematic, step-by-step process to help you make a decision about whether someone is Low, Medium, High or Very High RoSH. It uses predictor scores and professional assessment. It describes the questions you need to ask yourself to make a judgement about the RoSH level, based on evidence.

<table>
<thead>
<tr>
<th>Step 1</th>
<th>Step 2</th>
<th>Step 3</th>
<th>Step 4</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Predictors:</strong> the level of risk on the basis of actuarial assessment, and the characteristics that have influenced that risk level.</td>
<td><strong>Risk/Protective Factors:</strong> the longer-term influences (positive and negative) on the individual's behaviour, and then the more recent influences, based on professional assessment.</td>
<td><strong>Immediacy:</strong> the current situation regarding the individual, their potential victims and circumstances.</td>
<td><strong>Assign the Risk Level:</strong> to make a decision about which RoSH level is appropriate.</td>
</tr>
</tbody>
</table>

How to use the steps

Steps 1-4 apply to all initial RoSH assessments where you will ordinarily have a Risk of Serious Recidivism (RSR) score. If you do not have an RSR score this process relies on one being calculated. Guidance on calculating RSR will be available in the OASys help text in early 2020. Where it has not been possible to obtain information to support assessment in steps 2 or 3 then step 1 should be used to give an initial view, bearing in mind that actuarial tools do not provide an assessment of imminence.

Alternatively, in the absence of a score, use Steps 2-4 to work out the impact of changes since the previous RoSH assessment.
The steps are summarised on to a single page and then explained in more detail below

### Step 1
Look at risk prediction scores to get a starting point

<table>
<thead>
<tr>
<th>RSR Below 3%</th>
<th>RSR 3-6.89%</th>
<th>RSR 6.9% and above</th>
</tr>
</thead>
<tbody>
<tr>
<td>Among this group, those with higher OVP scores (especially 60%+) have long criminal histories including low-level violent offending.</td>
<td>Among this group, most of those with lower OVP scores (below 30%) have been convicted of sexual offences.</td>
<td>Among this group, those with higher OVP scores tend to have longer criminal histories and higher levels of dynamic risk factors.</td>
</tr>
</tbody>
</table>

### Step 2
Consider risk and protective factors in the individual case

| Dynamic risk is under long-term control. There is no evidence of acute factors being present. Protective factors are well established and do not rely on the imposition of external controls. | Dynamic risk factors are under control. A low level of acute factors may exist. Protective factors are in place, sufficient to mitigate the risk. | Stable dynamic risk factors are present. Several acute dynamic factors may also be present. Protective factors in place are not sufficient to mitigate the risk. | High levels of acute dynamic risk factors are active. |

### Step 3
Immediacy

| There is no current evidence of serious harm-related behaviours. They may have access to potential victim(s) but this is outweighed by evidence of change. Any offence-related thinking is under stable control supported by protective factors in their lives. Alternatively, access to potential victims is extremely limited, restricting serious harm, despite risky patterns of thinking or behaviour. | Has underpinning needs related to risk of serious harm but is not actively seeking opportunities to cause harm or involving themselves in situations, or events likely to result in serious harm being caused. They are likely to be complying with controls that limit victim access and to be engaging in interventions that address underpinning needs. | The individual is likely to appear on the lookout for opportunities to either offend and/or engage in regular behaviour that places them at significant risk of causing serious harm. The harm is not obviously imminent (e.g. - they may lack a specific target or circumstances associated with risk are missing) but this could change at any time. | The individual is hugely invested in behaviours linked to serious harm and seeks to create opportunities to engage in those behaviours; there is likely to be an identified future victim(s) and offence-related circumstances will be or inevitably be repeating themselves providing a sense of imminence to seriously harmful offending. |

### Step 4
Assign a RoSH level.

| Low - Current evidence does not indicate likelihood of causing serious harm. | Medium - There are identifiable indicators of risk of serious harm. The person has the potential to cause serious harm but is unlikely to do so unless there is a change in circumstances. | High - There are identifiable indicators of risk of serious harm. The potential event could happen at any time and the impact would be serious. | Very High - There is an imminent risk of serious harm. The potential event is more likely than not to happen imminently and the impact would be serious. |

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6 adapted from Kemshall 2008, 2011 Risk of Harm Guidance and Training Resource
Step 1 Use risk prediction score(s) to give a starting point

**RSR Predictor Score**

You will usually have a RSR score available to use as a ‘starting point’ to aid your judgement about the RoSH level. RSR will also soon be able to be reviewed using OASys.

The RSR predictor score states the likelihood of conviction for an individual of a seriously harmful offence over a 2-year period beginning at the start of a community order or release on licence. If calculated for someone already under sentence, licence or PSS in the community, it will cover the next two years from the assessment date. (See Annex B for a list of which offences are counted as seriously harmful)

**RSR predictor score: static or dynamic versions**

You may also have other predictor scores available to you which can help with identifying a starting point. For example RM2000 for sex offences, or OVP for violent offences. In cases where a current RSR score is not available for a RoSH review, you’ll be able to remind yourself of the original RSR score but would be likely to place less reliance on Step 1 as a starting point.

**Starting Points**

<table>
<thead>
<tr>
<th>RSR score 2 years</th>
<th>Significance of score</th>
<th>Starting point for RoSH classification</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.9% and above</td>
<td><strong>This group is at least 3-4 times more likely to be convicted of a seriously harmful offence than the average for those individuals supervised by HMPPS in the community.</strong></td>
<td><strong>High</strong></td>
</tr>
<tr>
<td>3 - 6.89%</td>
<td><strong>This group has a raised likelihood of being convicted of a seriously harmful offence in comparison with the average for the HMPPS caseload in the community.</strong></td>
<td><strong>Medium</strong></td>
</tr>
<tr>
<td>Below 3%</td>
<td><strong>This group has a risk profile that is typical of the majority of people HMPPS supervise in the community.</strong></td>
<td><strong>Low</strong></td>
</tr>
</tbody>
</table>

*The table above does not differentiate between High and Very High as RSR does not currently predict imminence of serious reoffending.*

**How RSR calculates its score based on date of release**
<table>
<thead>
<tr>
<th>Plea bargaining may hide severity of behaviours</th>
<th>Unusually high rates of non-convicted behaviours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decisions in the pre-court process may lead to caution or conviction for less serious offences although a more serious charge might have been pursued. Where there are these decisions, the RSR score may be of limited value. In those cases, you can consider the person’s OVP score. Although this predicts a much broader set of violent offences than RSR, it will give an indication of propensity for violence and aggressive behaviour.</td>
<td>RSR works on known recorded convictions. This will exclude convictions gained abroad unknown to the UK authorities, as well as offences which are not brought to justice. Some suspected, but not officially sanctioned, offending is likely for those with extensive criminal histories. A disproportionate and unusual level of offending not brought to justice could lead to you placing less reliance on Step One.</td>
</tr>
</tbody>
</table>

**RSR and domestic abuse**

The RSR tool predicts serious offending. This could include domestic abuse, but the tool is not specifically designed to predict all behaviours associated with domestic abuse, such as coercive control, stalking and common assault level violence.
Steps 2 and 3 are Professional Assessment

Both Step 2 and 3 relate to the concept of professional risk assessment. You will balance the impact of protective factors against the risk factors and then consider how the current circumstances interplay with those factors to effect the immediacy of the risk.

Diagram depicting the factors to consider in professional assessment that affect the likelihood and immediacy of serious harm

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7 Informed by Risk of Harm Guidance and Training Resource (Kemshall 2011)
Step 2 Consider risk and protective factors in the individual case

Risk Factors

When assessing the risk of serious harm; risk factors are characteristics or circumstances that make further seriously harmful behaviour more likely. They can be helpfully broken down to **static, stable dynamic and acute dynamic**.

![Diagram showing the three different types of risk factors](image)

The role of professional assessment

Having identified a starting point, you now need to ask:

*What impact do I think the person’s dynamic risk factors and protective factors will have on the chances of this person causing serious harm to a child, a known adult, the public, staff or a prisoner?*

Understanding the individual is crucial to personalising the assessment and working out how general risk factors apply to a particular person in a particular set of circumstances. You will bring your own ways of seeing the world; which act as filters or lenses on your perceptions. Consider how this might affect your judgements.
In the ‘Lens’ Model\(^8\), Brunswick describes lenses or filters that can influence the way evidence gathered is examined.

**The ‘Lens’ Model**

![Diagram of the ‘Lens’ Model]

**Examples of Protective Factors**

You should identify protective factors that are present now or which can be developed through supervision. Analysing periods when they have avoided offending helps with this. Protective factors range from personal strengths and resources the individual has developed, to their capacity to engage. Protective factors may be individual e.g. a high level of oversight by a parent might be protective for one individual but less so for another.

**STRENGTHS**  
(Or internal protective factors) refer to what the person has within themselves to support pro-social behaviour. This can include hopefulness and well-developed social skills, for example. They may have completed interventions that have developed skills and internal controls.

When considering this, ask yourself what the evidence of the strength is and also be mindful of professional optimism. This is a particular form of bias.

**RESOURCES**  
(Or external protective factors) refer to what the person can draw on from the world around them to support pro-social behaviour. This includes rewarding personal relationships, satisfaction in their employment, and rehabilitative interventions provided as part of the sentence.

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\(^9\) Kemshall 2011, Risk of Harm Guidance and Training Resource
**Capacity and Motivation to engage**
Refers to how motivated the person is and how able to respond to and make a positive commitment to activities and restrictions that manage the risk of serious harm, taking account of any learning difficulties. An example would be evidenced cooperation with an intervention, and compliance with external controls.

**Examples of analysing dynamic and protective risk factors**

**Other assessment /structured professional judgement tools**
These tools can be a valuable source for identifying risk and protective factors. You must have additional training to use them. An example is the Spousal Assault Risk Assessment tool:

**SARA**
SARA includes a range of domestic abuse-specific risk factors such as:
- breach of restraining orders
- sexual jealousy
- extreme minimisation of the impact of their behaviour

**Forming and recording a rationale for the risk and protective factors identified**
Make an analysis of the factors that increase and decrease risk, distinguishing between risk in the community and custody, where applicable. Where there are multiple victim groups, you should identify relevant risk factors for each group. In developing this analysis you’ll need to draw on the current offence, current circumstances and any previous behaviours. It’s important to record the rationale for this assessment in the relevant tool e.g. in the OASys ROSH Summary.

Having considered risk factors and protective factors you should consider the best fit with the following descriptions in order to arrive at an 'indicative RoSH' level.
## Dynamic risk factors and protective factors

<table>
<thead>
<tr>
<th>Dynamic risk factors and protective factors</th>
<th>Indicative RoSH level</th>
</tr>
</thead>
</table>
| High levels of stable dynamic and acute dynamic risk factors are present.  
Protective factors are insufficient to mitigate the risk of serious harm | Very High |
| Stable dynamic risk factors are present. Several acute dynamic factors may also be present.  
Protective factors are insufficient to mitigate the risk of serious harm. | High |
| Dynamic risk factors are under control and there is a low level of acute factors present.  
Protective factors are present. They may include the development of internal self-controls, social and family support and a positive response to external controls, and they are sufficient to mitigate the risk factors in place. | Medium |
| Dynamic risk is under long term control and there is no evidence of acute factors being present.  
Protective factors are established and do not rely on the imposition of external controls. | Low |

## Step 3 Immediacy

The primary difference between the levels of risk of serious harm is one of imminence. Imminence means that risk that is **immediate** and **likely** based on the circumstances and context of that risk.

- How **active** is the risk now?
- How **exposed** are potential victims to that risk?

### High and Very High, an Important Distinction

A very high risk of serious harm means that the risk is imminent; to say risk is high means it could occur at any time and is therefore **not quite imminent**.

### Consideration of immediacy

In considering immediacy think about:

- the nature of **relationships with others**;
- the extent that **potential victims are known**;
- the **motivation to inflict harm** on others;
- the person’s **relationship with others** that have similar motivations and/or behaviours and
- the **places** they habitually visit and the **activities** in which they partake.
Some questions to aid thinking about immediacy:

**Individual**

- What do I know about the person?
- What is their history and pattern of offending?
- Is the person exhibiting intent and capability to inflict serious harm on others or demonstrating minimal self-control or reckless dangerous behaviour with no concern for the safety of others?
- Is the person actively manipulating people and situations in order to cause serious harm?
- Is the person constantly on the lookout for opportunities to fulfil needs met by their offending?
- Will the person act as soon as any controls or limits on their behaviour are lifted or breakdown? If so, why do they not breach their conditions? Does the fear of return to custody sufficiently reduce imminence? Or are they trying to work around those conditions?
- Is there any offence-parallel behaviour?
- Is the person able to manage their own risk? Do they understand their risk factors and use strategies learnt to manage these?

**Victim**

- What do I know about past victims?
- How were they targeted or groomed?
- Have previous victims been strangers? If so, why were they targeted and in what situations? How likely is that now?
- What do I know about the individual's proximity/access to and potential grooming of victims? How available are their target group of victims?
- Who might potential victims be?
- How vulnerable are the potential victims?

**Circumstances**

- Is the person already failing to comply with controls and limits set? Why is this? Is it ability to comply or because they are engaging in behaviours that could be triggers to offending? Consider the impact of time-keeping, literacy and personality disorder on compliance.
- Are the circumstances in which the person has committed harmful acts in the past now repeating?
- Are there any stressors or triggers in a person’s environment? If so, does the individual have internal skills, strengths or motivation to cope with these?
- Does the person’s current interactions or circumstances provide increased opportunity? (e.g. access to weapons or living with a child?)
- Does the person do anything or visit places which make risk of serious harm more likely?
- Is there any indication of offence-paralleling circumstances?

Thinking about these issues enables you to make judgements about both how likely serious harm is and if likely, how immediately that harm might take place.
Consider the assessment you have made and assign the person to an indicative RoSH level:

<table>
<thead>
<tr>
<th>Indicative risk of serious harm level&lt;sup&gt;10&lt;/sup&gt;</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>• There’s no current evidence of behaviours related to serious harm.</td>
<td>Low</td>
</tr>
<tr>
<td>• Any serious harm-related thinking is under stable control supported by protective factors in their lives.</td>
<td></td>
</tr>
<tr>
<td>• Access to potential victims is extremely limited, restricting any ability to commit acts of serious harm, despite patterns of thinking or behaviour that would support this.</td>
<td></td>
</tr>
<tr>
<td>• Has underpinning needs related to serious harm, but is not seeking opportunities to cause serious harm or involving themselves in situations, or events, likely to result in serious harm.</td>
<td>Medium</td>
</tr>
<tr>
<td>• Likely to be complying with controls that limit victim access and engaging in interventions that address underpinning needs.</td>
<td></td>
</tr>
<tr>
<td>• The person is likely to appear on the lookout for opportunities to offend or engage in regular behaviour that places them at significant risk of causing serious harm.</td>
<td>High</td>
</tr>
<tr>
<td>• The harm is not imminent as they may lack a specific target or circumstances are missing that would cause offending but this could change at any time.</td>
<td></td>
</tr>
<tr>
<td>• The person is hugely invested in behaviours related to serious harm and seeks to create opportunities to engage in those behaviours.</td>
<td>Very High</td>
</tr>
<tr>
<td>• There is/are likely to be an identified future victim(s) and offence-related circumstances will be repeating themselves, providing a sense of imminence to seriously harmful offending.</td>
<td></td>
</tr>
</tbody>
</table>

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<sup>10</sup> adapted from Kemshall 2008, 2011 Risk of Harm Guidance and Training Resource
Setting the Overall RoSH level

Beginning to establish a risk level

It is important that deciding on a risk level:

- is a structured and well-informed decision;
- is based on proper consideration of the risk criteria;
- uses risk levels correctly (not merely to inflate risk because of anxiety, or to access resources) and
- reflects the level of risk as accurately as possible.

To establish the level of risk you need to consider:

- what actuarial tools tell you;
- seriousness;
- likelihood of the harmful behaviour or event occurring;
- absence or presence of risk factors;
- absence or presence of protective factors and
- imminence of the offence (how soon).

(Kemshall 2011 Risk of Harm Guidance and Training Resource).

The table below illustrates how combining consideration of these components of a risk assessment helps you consider the level of risk.

<table>
<thead>
<tr>
<th>Step 1</th>
<th>You will have considered a proven reoffending score which takes into account static data and any dynamic information. This indicative score gives you a starting point for a foundation on which to build a risk assessment.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Step 2</td>
<td>You will have assessed the balance of risk factors and protective factors as part of a <strong>structured professional assessment</strong>. This identifies a best fit with one of the 4 levels, which provides a further indicative RoSH score. Where there is a variance between the indicative levels in step 1 and 2 you should be able to clearly evidence why this is.</td>
</tr>
<tr>
<td>Step 3</td>
<td>You will have explored the imminency of the risk, considering the availability of victims, the person’s current behaviour and situations which could make serious harm more or less likely, and <strong>whether or not any seriously harmful behaviour is especially likely to be imminent.</strong></td>
</tr>
</tbody>
</table>
Step 4

In many cases you will find that Steps 1, 2 and 3 are indicating a reasonably similar RoSH level. This should help you develop a concise rationale for deciding about the level of risk.

Differing levels

In other cases, you might find that the Step 1 risk predictor score and Step 2 assessment of dynamic risk factors suggest different levels of RoSH. In these cases consider the section below and the diagram on the next page to assist you in coming to a conclusion:

Understanding the Cross-over between Professional Judgement and Actuarial Tools

When developing an understanding of a case using your professional assessment it is inevitable that you will consider the same dynamic factors that are present in the actuarial tools. Actuarial tools such as RSR do not apply equal weight to all factors. Similarly, you are unlikely to weight all factors in your own professional assessment as equal.

Where there is a disagreement in the level of risk between steps 1 and 2 it may come down to the different weight you apply to a factor for that individual. We do not expect staff to have a formal understanding of the mathematical underpinnings of the RSR tool. However, you should be clear in your own judgement if there are risk/protective factor(s) that are so particularly significant for an individual that an actuarial tool such as RSR might under or overestimate the risk of serious harm and record this.
### Risk Factors featured in dynamic RSR

**Static Factors:**
- Age
- Gender
- Criminal history

**Dynamic Factors:**
- Use of weapons
- Accommodation status
- Employment status
- Current relationship with partner
- Evidence of domestic violence
- Problematic Current alcohol use
- Binge Drinking (last 6 months)
- Impulsivity
- Temper Control
- Pro-Criminal Attitudes
Assigning the level\textsuperscript{11}

To assess a case as very high risk of serious harm the assessor must be broadly satisfied that:

- actuarial tools that predict the most significant harmful behaviour classify the risk as high or above or the assessor has a clear rationale for why the tool(s) underestimate the likelihood of seriously harmful offending
- risk is pervasive with a pattern of static, active dynamic and acute risk factors in place
- protective factors are absent or extremely limited
- the person is hugely invested in the behaviours linked to serious harm and seeks opportunity to engage in those behaviours
- the compliance with risk management is likely to be minimal and they have minimal (or no) capacity for self-management

As a result they present an ongoing and imminent risk of causing serious harm that is more likely to happen than not and the impact would be serious

To assess a case as high risk of serious harm the assessor must be broadly satisfied that:

- actuarial tools that predict the most significant harmful behaviour classify the risk as high or above or alternatively the assessor has a clear rationale for why the tool(s) overestimate or underestimate the risk
- risk factors will be present but are under control and with limited acute risk factors;
- the balance of protective factors is sufficient to mitigate current risk factors
- the person has underpinning needs that indicate a risk of serious harm but there will be no evidence that they are actively seeking to engage in such behaviour
- they will be compliant with external risk management strategies and will have made progress in developing their own ability to manage their own risk

As a result they present a risk of serious harm that could happen at any time and the impact would be serious

To assess a case as medium risk of serious harm the assessor must be broadly satisfied that:

- actuarial tools that predict the most significant harmful behaviour for the case classify the risk as medium or alternatively the assessor has a clear rational for why the tool(s) overestimate or underestimate the risk
- risk factors will be present but are under control and with limited acute risk factors;
- the balance of protective factors is sufficient to mitigate current risk factors
- the person has underpinning needs that indicate a risk of serious harm but there will be no evidence that they are actively seeking to engage in such behaviour
- they will be compliant with external risk management strategies and will have made progress in developing their own ability to manage their own risk

As a result they present as unlikely to cause serious harm without a change in circumstances

To assess a case as low risk of serious harm the assessor must be broadly satisfied that:

- actuarial tools that predict the most significant harmful behaviour for the case classify the risk as low or alternatively the assessor has a clear rationale for why the tool(s) overestimate the risk
- dynamic risk factors will be under long term control and there is no evidence of acute risk factors being present
- protective factors are well established, self-maintaining and do not rely on an external risk management plan

As a result there is no current evidence of a likelihood of seriously harmful behaviour in the future.

**Risk Thresholds**

**Thresholding High vs Very High**

When you assess someone as very high risk of serious harm, you are setting the expectation that you and all risk management partners treat the case as a top priority. Some questions to consider are below:

- Are there any protective factors in place?
- Are the acute risk factors in the case active?
- How soon do you expect the offending to occur does anything need to change?
- Are they actively trying to create opportunities to offend or seeking opportunities instead?
- Are they complying with risk management strategies in any way?
- What impact does this person or their offence have on you and have you considered any role that bias might play in your assessment?

**Thresholding High vs Medium**

Determining the threshold, between high and medium risk of serious harm is one of the biggest challenges. It is an important distinction as the risk management expectations and restrictions on a case assessed as high risk of serious harm will be greater than a medium risk case. It will be helpful to discuss and reflect with colleagues or a line manager so you are not making decisions in isolation. Some questions and considerations are below:

- What does RSR indicate?
- Are there a range of stable and acute risk factors in place?
- What are the circumstances in which seriously harmful offences would be committed and how likely are they?
- Is the trigger something that could happen at any time or is it likely to require a change in overall circumstances?
- Is the individual seeking opportunities to offend in a seriously harmful way?
- Are they seeking to engage in behaviour that would activate their dynamic risk factors and make serious harm more likely?
- Are there any protective factors in place that mitigate the risks? Have they worked (or failed to work) before?
- Are they engaging with interventions and/or restrictions and what is their attitude to them?
- Is the evidence you are using credible and valid?
- Have you considered any personal bias you might hold?
- Are additional resources required to manage this case?
- Have you considered the impact of age? We know that, as people age there is a dramatic reduction in the likelihood of serious offending. Recent analysis of the RSR tool confirms that to be the case, so this factor is well captured in RSR. Have you considered it in your professional assessment?
Thresholding Medium vs Low

It is reasonable to assess someone as a low risk of serious harm where there is evidence to support this assessment, irrespective of the type of previous offending. You need to assess future risks, not just the seriousness of previous behaviour:

- How significant would the change in the person’s circumstances need to be for risk to increase? Are those circumstances stable?
- Is there sound evidence that protective factors are mitigating the risk of serious harm and that they are well established and secure?
- Is the evidence you are using credible and valid?
- Have you considered any personal bias you might hold?
- If your view is that there is no current evidence to suggest a potential for serious harm then those individuals would normally be considered to pose a low Risk of Serious Harm.

Recording your rationale

Once you have made your judgement about the level of risk posed you should record this on your agency’s approved risk assessment platform. You should also record the reasons for your decision along with any evidence.

Consider the opposing evidence and explain why you have given that less weight than the evidence that supports your argument.

Examples of rationales
Risk Management Planning

Build your risk management plans using the risk and protective factors identified in the assessment.

The OASys RMP will soon be structured using the "Four Pillars" so this will help you:

- address all the risk factors that you identified;
- safeguard identified individuals assessed to be at risk of serious harm;
- use a combination of internal and external controls;
- build protective factors and
- involve all connected agencies.

Risk management is taking action to address the risk presented by a person, reducing the likelihood of serious harm occurring and reducing the potential impact of any such harm.

Good risk management plans are based on sound, evidence based risk assessment, and take into account the need to balance support and restriction. The plan must be lawful, proportionate and necessary but also most importantly the plan must be implemented.

Risk management strategies are grouped into three broad categories:

**External controls** are strategies aimed at reducing triggers to and opportunities for harmful behaviour. For example by restricting access to particular venues (like schools, leisure facilities) or access to previous victims.

**Internal controls** are strategies that focus more on developing an individual's ability to avoid and manage risk situations. They focus on longer term reductions in risk. They include accredited programmes. To promote self-risk management use programmes of intervention that seek to address readiness to change and to develop skills and strategies for:

- avoidance – e.g. of specific triggers for offending behaviour;
- involvement in other activities to ‘divert’ away from offending and
- cognitive skills – understanding consequences of behaviour, identifying reasons not to offend, learning to negotiate or be assertive.

**Building protective factors** reinforcing, developing or using strengths and resources to build a positive alternative to an offending lifestyle.

Individuals we work with may often be subject to multiple plans to manage risk. You should know the rationale and content of other agencies' plans and integrate them with your own.

Common examples are child protection plans and police response plans.

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12The 4 Pillars of risk Management is an approach to the planning and delivery of risk management developed by Prof. Hazel Kemshall at De Montfort University. The model is based on the four pillars of Supervision, Monitoring & Control, Interventions and Treatment and Victim Safety Planning.
The role of capacity in developing risk management plans

Consider the impact that the individual’s needs have on their capacity to engage with the plan. The plan needs to be achievable for the individual as well as proportionate to the risk:

- What impact do risk factors and individual needs have on their ability to engage with components of the plan?
- Could you consider sequencing components to reduce pressure on the individual or develop stability first?
- Have you considered the role of personality disorder or other mental health needs in the management of the case?

Exploring previous plans

Explore previous plans to identify what has and hasn’t worked in the past:

- Are there specific risk management strategies that have proven effective in detecting precursors to offending?
- Have specific restrictions such as Approved Premises (AP) placement enabled sufficient monitoring to allow early intervention?
- What hasn’t worked well and what were the barriers to engagement? Is there any sign that circumstances are different now? Is there another way to achieve the outcome via a different route? Can barriers to engagement be addressed?

Making Plans Happen

Risk Management Plans will be agreed between multiple parties including the person being managed. To ensure plans are enacted you should seek agreement and record clearly:

- who is responsible for implementing each part of the plan;
- what actions are needed to implement each part of the plan and
- when they should be completed by.
The Four Pillars

Risk management must have these elements. Together they produce plans that focus on protecting people at risk. They help you monitor and act on increases to the risk of serious harm, and also support the individual in making positive changes.

<table>
<thead>
<tr>
<th>Supervision</th>
<th>Monitoring / Control</th>
<th>Interventions / Treatment</th>
<th>Victim safety planning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Having contact with the person. This is not limited to the HMPPS staff working with them; it includes contact as part of a reporting requirement, but will also include partner agencies.</td>
<td>The steps taken by agencies to restrict their ability to offend and monitor the emergence of acute risk factors.</td>
<td>Work that develops internal controls. It is likely to involve accredited programmes, developing protective factors such as strengths and personal resources, or engaging in treatment.</td>
<td>Plans to keep the current and/or potential victims safe and ensure that the victim has a voice in the management of the risk to them.</td>
</tr>
</tbody>
</table>

Contingency planning

What to do when dynamic risk factors change, restrictions are broken, circumstances change or components of the plan fail. The best contingency plans include action to ensure victim safety, prevent offending through controls and through interventions and supervision offer greater support to avoid further offending.
Supervision

The Role of Supervision

Supervision is not limited to statutory supervision by the Prison, NPS, CRCs and YOS but also includes engagement with any other agency with a role in supporting people in a way which can help them to lead law abiding lives.

To be effective you need to decide on:

- the frequency of contact; matching this to the level of risk;
- the need for supervised accommodation;
- any activity to develop protective factors and
- the role of supervision e.g. focussing on compliance and motivational work.

Examples of Supervision

- Office-based supervision
- Home visits (from all parties)
- Contact with healthcare professionals
- Interaction with staff in Approved Premises
- Tenancy support from Housing Associations
- Employment advocacy
- Education
- Mentoring

Deciding on the frequency and nature of supervision

To monitor risk factors, you should consider how much need there is for frequent contact, based on the risk assessment, the nature of the interventions you will deliver and the needs outlined under monitoring and control.

A strong RMP will:

- identify all agencies involved; agreeing the service they provide and the nature and frequency of contact;
- record your professional judgement about the frequency of supervision and home visits by the relevant agencies;
- identify when contact can be reduced and why;
- refer to other parties for support with developing protective factors;
- identify and conduct the work required to improve motivation to change or improve compliance and
- be specific about sequencing of different elements.

For cases where there is placement within an Approved Premises, clarify the actions required of the AP key worker, particularly around resettlement and purposeful activity.
Monitoring and control

This is a term used to describe strategies you design to detect the build-up to serious harm and prevent it happening.

Monitoring

Monitoring should focus on identifying:

- potential victims, including means of access;
- compliance with restrictions imposed to limit capacity to cause serious harm;
- evidence of acute risk factors becoming active;
- evidence of any change in the individual’s circumstances (such as a partner’s pregnancy or the end of a relationship);
- evidence of any change within the person that is likely to have an impact on the immediacy of risk (growing fixation with victims and increased sexual preoccupation are examples) and
- additional information about behaviours and networking.

Types of monitoring

Having an investigative approach is important – it is not the responsibility of the police to undertake all monitoring.

Monitoring can take many forms:

- Monitoring contacts in prison, visit lists, pin phone monitoring and mail monitoring
- Cell and room searches to identify inappropriate reading material, contact details, weapons etc
- Monitoring of internet use through monitoring software
- Home leave (prison) or overnight stays (community) to test implementation of learning and test out resettlement plans
- Direct surveillance
- Sharing information and asking for updates from partners
- Polygraph testing
- Drug testing
- Electronic/location monitoring.

Control

Control is the part of the plan that aims to reduce the opportunities for someone to cause serious harm.

Don’t assume one type of control will suit everybody, even if they have similar offending.
Types of Control

Examples of control:
● The use of licence conditions:
  ○ Restrictions on accommodation;
  ○ Restrictions on associations, activities and movements
  ○ Electronic monitoring (tracking or curfew).
● Where people have committed sex offences or domestic abuse - the use of restrictive orders
● The use of warning markers to notify staff of specific risks to staff safety such as history of weapon possession
● Child Protection Plans
● Adult social care plans
● Custody restrictions:
  ○ Non-association
  ○ Location requirements,
  ○ Public Protection Manual restrictions

Conditions must be lawful, realistic and enforceable. They must also be necessary and proportionate. Necessary means there are no other way of managing the risk. Proportionate means that the restriction is the minimum necessary.

Links to contingency planning

If monitoring for the acute risk factors results in you identifying changes, make sure you respond and trigger your contingency plans.

Links to supervision and interventions

Supervision is an opportunity to monitor an individual. It provides agencies with insight into their life and activities and provides some control through requiring them to be at specific places at specific times. For the highest risk people, particularly during periods of increasing risk intensive supervision may be necessary and proportionate. Requiring them to report more frequently provides an increased level of monitoring and provides some restriction on their opportunity to offend against the public.

Professional decision-making about monitoring and control

Where there are multiple risk factors identified, each risk area must be considered for monitoring and control. The risk factors identified in steps 1, 2 and 3 of the 4-step process give you a good starting point.

● What does your assessment tell you about the early warning signs, what needs to be monitored and what controls are required?
● Is there anything about how they met their victim and the wider circumstances that now needs to be monitored or suggests a restriction is required?
● If offending is drugs related does there need to be testing available to monitor for relapse?
● If weapons have been a feature of offending, would this create a case for security led cell searches?
● Does the pattern of violence involve specific peers? Is it proportionate and necessary to restrict contact?
● How will you establish if they have begun grooming a child again? What does previous offending tell you to look for?
● Ensure that you have licence conditions or preventative orders in place that enable you to respond to any situations that might increase the risk of serious harm.
● Will management at level 2 or 3 help you to achieve additional monitoring and control?
● Have you considered conditions but decided they were not proportionate? If so record this decision with clear reasons.
● What other orders might be available via the police to restrict their ability to cause serious harm?
● How have they complied with restrictions previously? What has and hasn’t worked?
● When will these restrictions be reviewed?
● Is the monitoring and control necessary and proportionate?

Interventions and treatment

Interventions and treatment focus on developing the person’s ability to manage high risk situations and build strengths and protective factors to support desistance from offending. They also address shortcomings in the person’s behaviours and thinking skills.

They may:

● include proven accredited programmes;
● involve a number of agencies and personnel;
● be delivered one-to-one;
● comprise a number of actions and activities that require coordination and sequencing and
● involve use of the good lives model

Interventions should be specific to risk factors and sequenced to prioritise those linked to serious harm. There will be occasions where you will need to address practical issues first. You must record these decisions.

Examples

● Supportive, integrative and mentoring/key work approaches where risk assessments indicate their usefulness
● Medical or psychological interventions as required
● Drug and alcohol advisory services
● Other activities to divert them from offending, such as appropriate employment or voluntary work
● Identifying roles for family parents and carers where appropriate

Links to supervision and contingency planning

Supervision may be the delivery model for interventions, particularly where they focus on developing motivation or include 1:1 work. There will also be overlap between modern accredited programmes and building protective factors for individuals.

It’s important to build in contingency plans for when interventions fail or fall through. A good contingency plan around an intervention can make the difference between a small set-back and the domino effect of breakdown in supervision and compliance. Examples might be planning for negative funding decisions for rehabilitation placements or the end of mental health intervention.
Victim safety planning

Individuals who need safeguarding may be victims of the index offence or identified people who you assess to be at risk. Victim safety strategies should protect these people from harm and involve other staff working with them.

Victim safety planning will comprise of monitoring and control techniques for limiting and/or preventing access to specific individuals or groups. Contingency plans will also be needed for when these restrictions are breached or when changes affect victim safety. However, when recording risk management plans on an individual’s case record an assessor must take care not to disclose information that could put victims at risk or undermine agency attempts to protect them.

<table>
<thead>
<tr>
<th>Safeguarding</th>
<th>Examples of Victim Safety Actions</th>
</tr>
</thead>
</table>
| Where you know the identity of a child or adult at specific risk, develop plans to reduce that risk. This will normally involve some degree of multi-agency working, such as child protection/child in need planning. Include references to these structures and referrals. When working with a prisoner, you must still take into consideration safeguarding measures for adults and children identified as being at risk. This may include telephone call monitoring, Release on Temporary Licence (ROTL) conditions and the nature of visits. | - The disclosure of information to third parties  
- Action by Children’s Social Care  
- Exclusion zones and non-contact licence conditions  
- Restraining, non-molestation and other orders  
- Visits being restricted via the measures in the Public Protection Manual  
- Supervised visits to a vulnerable adult relative  
- Fire alarms or fire safety visits  
- Safeguarding flagging on relevant addresses  
- Cocoon watches for domestic abuse perpetrators |

Contingency Planning

If X happens then Y must be done, and why

A contingency plan is constructed around a potential scenario where

- further seriously harmful offending is imminent;
- the plan is about to be undermined or
- some other predictable event of significance might happen.

Contingency plans are helpful when written clearly; they make an excellent source of reference when things start to go wrong. They are also useful if you are not available and a colleague or manager has to respond to the case on your behalf. You should link contingency plans to the factors identified in the risk assessment and are most helpful when in the format: if X happens then Y must be done, and why.

Contingency planning should also consider breakdown in the current plan, when and why recall/breach action should be considered and any immediate safeguarding activity that
would be required in the event of identifying new people at risk (i.e. new partners or vulnerable adults they have befriended).

Some helpful tips for contingency planning:¹³

Consider-

- What is likely to happen first in this case and why?
- What is most likely to go wrong and what can I/we do about it?
- What do I/we want to stop happening?

The factors you will want to plan for will be individual and particular to the person you are managing. You will have identified these factors as part of the four-step process and section R10.4 of your OASys assessment asks you to consider how these factors might change and increase risk. These will help you consider the circumstances you need to monitor and the broad actions you could take.

Common themes related to escalating risk around which to base contingency plans:

- A change in situational risk - this could be because someone has increased proximity to victims, or is behaving in ways that are likely to increase proximity or to increase opportunity to offend in other ways. It could also be because of a change to someone else's circumstances, such as a partner's pregnancy
- Deterioration in lifestyle e.g. loss of accommodation, relapse into drug or alcohol use, increased association with offending peers etc.
- Psychological factors e.g. increased preoccupation with offending or offending-related issues, deterioration in mental or psychological wellbeing etc.
- Breakdown in supervision e.g. missing appointments, superficial compliance

Once you’ve identified the trigger it’s then essential to specify what to do about it. The action must be specific and relevant. Clearly identify what the required actions are, in what circumstance they should happen, who needs to undertake them and what the timescale is. Where partnership agencies are involved, get agreement from them to undertake the actions specified. If the scenario is so concerning that enforcement is the only option, then this should be clearly specified.

Examples of other actions might include:

- increased frequency of reporting;
- safeguarding referral;
- move into an Approved Premises;
- additional licence conditions;
- removal of cell-sharing;
- referral to mental health team;
- notifying partner agencies to increase intervention, monitoring and support;
- implementing back-up arrangements for accommodation;
- contacting victims or adults identified to be at risk;
- checks by police;
- cell searches and segregation.

¹³ Kemshall, 2019; Risk Assessment and Management Training
Once you have your contingency plan, it’s important to check you have included the necessary tools in your RMP to action it.

- Is further monitoring required to detect the trigger and would doing so be proportionate? (Drug testing, additional level of reporting such as sign-ins)
- Do other agencies need to be partners in the plan? Could they identify the trigger?
- What do you need to monitor regularly as part of supervision? (Consider ‘check-in’ topics as part of supervision).
- Is there a gap in terms of intervention? (Have you considered the benefit of a cognitive behavioural program?)

Consider the four pillars when drawing up your contingency plans.

- How should you supervise?
- What monitoring or immediate control should you impose to mitigate the risks?
- What additional interventions should you put in place?
- How should you protect children or adults at risk?

**Examples**

If Mr X breaches his curfew or sign ins then police will activate their safeguarding plan for the victim/former partner, this includes a welfare check on both her and her mother due to his attempts to access the victim via her mother in the past. Given the imminent nature of the risk he is currently assessed to pose; failures of more than 15 minutes should be considered for emergency recall.

**8. The Dynamic Nature of Risk Assessment**

Risk assessment is dynamic. Be mindful of potential changes in the Risk of Serious Harm presented by people as you manage them. This structured approach to risk assessment is not intended purely for the formal completion of risk assessment tools, but also the continual assessment of dynamic risk.

To this end be aware of and monitor:

- behaviours/situations/access to potential victims that will influence your assessment of the [immediacy of any risk](#);
- what [risk factors](#) are currently active;
- what [protective factors](#) have been developed;
- how this relates to what [actuarial tools](#) tell you about this individual and
- how your own [bias](#) may influence your assessment, and the influence that the relationship you build with the people involved may have on that bias.

Consider how predictable significant changes will be managed (i.e. move on from an Approved Premises with reduced support and monitoring, or the end of supervision where you will reduce formal supervision and oversight).
Increasing risk

As part of the risk assessment you will have developed an understanding of the circumstances likely to give rise to increased risk. Common signs of deteriorating circumstances and behaviour that have been linked to increases in risk are:

- **Victim proximity** e.g. new relationships
- **Lifestyle deterioration** e.g. changes such as breakdown or bereavement, loss of employment or accommodation deterioration in outward appearance; increased alcohol/drug consumption; breakdown in support systems
- **Psychological factors** e.g. change in usual mood
- **Breakdown in supervision** e.g. change in reporting pattern, behaviour in interview or group programme; reduced compliance change of routine behaviour for no apparent reason; unusual requests e.g. change of work or location for no apparent reason

Responding to increased risk

**Take action. Do not ignore. Do not just record. If your ability to act is constrained by competing demands discuss this with your line manager.**

What action you take will depend on (1) the degree of deterioration identified, and (2) on your risk assessment of that individual. Discuss with your line manager or another appropriate colleague. Depending on your role, you may need to give your information to someone else or you may need to respond directly yourself.

**Types of action/response**

**With the individual:**
- talk or home visit

**For the individual:**
- increase frequency of reporting/key work;
- increase the length of interviews;
- provide emergency practical help and
- seek specialist intervention.

**To the individual:**
- breach;
- seek recall;
- administer prison discipline;
- add additional licence conditions and
- residence at Approved Premises.

**With partner agencies:**
- share, seek and discuss information
- explore differences of opinion

**Ensure action is proportionate to the risk. Use your carefully constructed contingency plans!**

Recognising decreasing risk

Risk can decrease as well as increase. The primary aim of your risk management plan is to reduce the short and long-term risk of serious harm posed by the individual. In your plan you should have identified means to intervene to mitigate risk factors that influence their harm-related behaviours. You should list any ways to build protective factors to create social capital and support them move away from offending.

It can be a significant challenge to decide at what point the overall level of risk has reduced. Use evidence when you make decisions to reduce the risk of harm level. Be mindful of the validity of sources when drawing conclusions. Also, be mindful of the interplay between risk factors that may have reduced and the overall assessment of risk.

Questions to consider:

- Has the completion of an intervention had a meaningful impact on the individual? What were the goals of that intervention and have they been realised? What is the evidence for this?
- Where else can you verify an improved pattern of behaviour? Who else might have insight and how reliable a source are they?
- How frequent has the pattern of risk related behaviour been in the past? How does that compare with any periods of positive behaviour now?
- For new protective factors consider how invested they are in them? Has this played a role in preventing harm related behaviours in the past? If so, how and why and does that relate to now?
- How do they view themselves as a result of these new protective factors? Has there been a shift in their self-perception and is this supported by third party evidence?
- Are you being pessimistic about change?
- Are you being overly-optimistic about change?

What to avoid when reviewing risk of Serious Harm

**Do not:**

- make assessments in isolation; multi-agency communication is key;
- rely only on self-report about reductions in risk; identify other sources that can validate what you are being told;
- assume intervention completion always means a risk factor has been addressed; seek evidence of change and opportunities for the person to show improved, relevant skills;
- assume superficial compliance means that risk is reducing or assume non-compliance is defiance mistakes can still be made when risk is reducing e.g. - is time-keeping central to this person’s risk of serious harm?

**Do:**

- conduct full reviews of your formal risk assessment when there is a significant change;
- seek out evidence of positive change; this is even less likely to arrive passively;
- maintain strong relationships with partners to the Risk Management Plan so that there is confidence in the sharing of information and a joint approach;
- record your decision making; record what you are going to do (or not do) and why;
- take self-report of risk-increasing behaviours seriously, it can be a call for help and review your risk management plan following any change in risk to ensure it remains sufficient, necessary and proportionate.
9. Where Risk Management can go wrong

Serious Further Offence reviews have identified a number of themes which are presented here in order to support learning from these incidents. These are some of the broad areas where there is evidence that risk assessment and management could have been more effective.

Gathering and verifying information

Don’t simply gather information: analyse it to identify risk factors.

It is essential to verify sources of information when that information influences key risk related decision making.

When making risk assessments explore the key sources of information provided to you, including previous behaviour such as convictions, alleged behaviour and un-convicted offences.

An emerging theme in SFO reviews is that use of weapons and lifestyles that are linked to street conflict have been missed as risk factors despite evidence. Even where they may not be present in the index offence it is important that these risk factors are recognised within the assessment and then addressed.

Isolated decision-making and recording

Recording why you have made a decision (enforcement, risk level, licence condition removal/addition, etc.) makes your decision-making open. It enables others to look back and understand why decisions were made and the evidence they were based on. It also gives you an immediate opportunity to reflect on why you have made the decision. Failure to record leaves people guessing your reasons.

You should ask colleagues and managers to challenge your decisions constructively so that you can ensure you have considered all the factors.

Contingency planning and taking action in response to escalating risk

The whole purpose of making a professional risk assessment is that it leads to a risk management plan being formed to address the risks. Contingency plans are central to this. SFO reviews often identify a lack of contingency planning when risk management breaks down. It’s essential that you develop a contingency plan for the circumstances you have assessed will increase the risk of serious harm. When those circumstances happen, it is equally essential that you follow the plan you have laid out.
Measuring progress

Progress must be measured objectively by the assessor and be specific to the person’s risk factors, protective factors and circumstances. It’s difficult to avoid bias when assessing progress and as you build a relationship with a person there is an increasing risk of over-optimism. This is where supervision helps. Again, don’t make decisions in isolation and verify information used to make decisions. Time in itself and without context is not a measure of progress. Six months in the community without conviction can mean very different things for different people.

Reviewing assessments

Assessments should be reviewed following a significant event. As a broad set of considerations for whether an event is significant or not, please consider:

- if there is a change that could affect an actuarial predictor upon which your assessment is based (the one used for Step 1);
- if you have discovered new risk factors through the course of supervision and ongoing assessment;
- where your understanding of the interrelationship between risk factors changes;
- where new protective factors are developed;
- where there has been progress in developing internal controls;
- where a person’s behaviour, access to victims, or circumstances change and may have an impact on the immediacy of risk and
- where there needs to be a change to the risk management plan – of particular note:
  - a move from Approved Premises to independent accommodation. This is a significant reduction in monitoring and should result in a review
  - to aid understanding of a case; where the RO has changed.
Appendix 1 Bias in Risk Assessment

This appendix is reproduced here with kind permission from Kemshall et al (2011) Risk of Harm Guidance and Training Resource.

Professional judgements are not just affected by the person’s responses but also by the thought processes, behaviours and emotional reactions of the assessor. We can acknowledge the ways in which people who have offended may seek to manipulate impressions, but it can be more difficult for practitioners to recognise the ways in which they can also bring bias into the process.

Below is a summary of the role of bias in risk assessment and some of the steps you can take to consider bias in your practice. Further guidance, along with a range of activities to develop understanding in this area, can be found on the HMPPS Risk of Serious Harm Website.

No assessor is completely free from bias

All assessors bring with them their beliefs, emotional responses and their ways of thinking about the world. These individual differences interact with different environmental contexts.

How we think about the world, how we behave and how we feel are all interrelated and affect each other. The individual in turn affects the world around them which, of course, has an impact on them.

When we observe others, we see only the ‘tip of the iceberg’. The thoughts and feelings that are influencing actions may be less apparent.

Part of the task of a risk assessor is to gather information that clarifies the connections which are influencing offending behaviour in an individual. However, this model also applies to risk assessors themselves.

It’s therefore important for you to:
- know your own thoughts, feelings and personal beliefs and how these might affect your decision-making about an individual and impact on how you view their risk and
- know your own value base.

Impact of contact with the person

Professional methods of assessment are rooted in interpersonal contact. The individuals involved will influence those contacts. This interpersonal contact is often helpful, but can lead to mistakes.

For example, someone is very likable and you share common interests that have given you a real advantage in establishing a rapport with them. However, this will affect how you view information from them and in turn the questions you choose to ask, particularly in reference to the validity of their self-report.

Alternatively, you may fear the people you work with, as a result of the nature of their offence, their demeanour or aspects of your own life experience.
Being mindful of unreal pessimism and unreal optimism

You could place, on a spectrum, two possible core value bases which might inform practice with people who have offended. First, a focus on public protection and second, a desire to aid/change people’s lives. However, this generalisation is far too broad and in reality, individuals working across criminal justice in a wide range of settings will be at different points on the spectrum and individual responses may vary over time.

Approaches will be influenced by the agency and by the group/s the assessor manages with so that workers focusing on substance misuse or employment may differ from probation officers supervising very high-risk people.

Spectrum of core values

The extremes of this spectrum can lead to unreal optimism. You may want to believe you are being effective and that an individual is making progress or you may develop unreal pessimism, refusing to see signs of progress.

4 Types of assessor

If we adapt Gilbert’s (1997) description of criminal justice workers; staff can be divided into:

- professionals (open and non-defensive);
- reciprocators (wanting to help people);
- enforcers (enforcing rules rigidly and punishing violations) and
- avoiders (minimising contact with prisoners).

<table>
<thead>
<tr>
<th>PROFESSIONAL</th>
<th>RECIPROCAL</th>
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<tbody>
<tr>
<td>Likely to be the most accurate risk assessors as they will be more willing to listen to new information and more willing to accept that they may be wrong. Are motivated by wanting to do a ‘good job’ should encourage accuracy.</td>
<td>Likely to be good at developing positive relationships. They can be a good basis for change, but may be over-optimistic and more likely to collude, or ignore information that may be damaging to the person they supervise.</td>
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<table>
<thead>
<tr>
<th>ENFORCING</th>
<th>AVOIDING</th>
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<tbody>
<tr>
<td>Understand the importance of risk assessment for public protection. They may be less good at identifying strengths, who in turn may lack trust and be unwilling to disclose, limiting the information that can be obtained.</td>
<td>It’s difficult to identify strengths in this sector: they will clearly limit their ability to obtain good information or to build relationships that might encourage change in the future.</td>
</tr>
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</table>

The importance of good supervision

Some of the thoughts and feelings that affect our work with people who have offended our interviewing and our assessments, aren’t just temporary. Some thoughts and feelings can be long-term and deep-seated.
For example, over time some workers become fatalistic about risk. They doubt their own practice effectiveness, and have doubts about their role and responsibilities. This is exhibited in an attitude where they doubt whether anything they do will make a difference. This can result in a lack of engagement and a lack of 'follow through' on key actions and responsibilities. The result can often be more error and subsequent risk management failures.

These feelings and thoughts need to be dealt with professionally and positively. Line managers should:

- talk to staff who appear to exhibit these thoughts, feelings and behaviours and
- take steps with staff to address the key issues.

Staff should:

- seek appropriate counselling and advice;
- talk with their line manager and
- develop strategies to review these thoughts, feelings and beliefs as we carry out and interviews and conduct risk assessments.

**Belief in ability**

Your belief in your ability to work effectively with a particular person or offending type is another source of potential error and bias.

People's beliefs in their efficacy have diverse effects. Such beliefs can influence:

- the courses of action people choose to pursue;
- how much effort they make;
- how long they will persevere in the face of obstacles and failures;
- their resilience to adversity;
- whether their thought patterns are self-hindering or self-aiding;
- how much stress and depression they experience in coping with taxing environmental demands and
- the level of accomplishments they realise [Bandura 1997].

**Perceptual bias**

Perceptual bias includes:

- **representative** - assuming knowledge regarding one individual within a particular group means you know about all people in that group;
- **confirmation** - only paying attention to information that supports the judgement you have already reached and
- **availability** - over reliance on information easily obtained.

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Bias and the Lens Model

The Lens Model suggests that there is nothing intrinsically wrong with using specific filters as part of professional judgement; indeed, all the research that informs professional decision-making forms a professional filter that helps assessors make sense of complex situations.

Filters will also arise from the individual beliefs of the assessor. The challenge is to ensure that filters are helpful and used consciously by a self-aware assessor.

Risky filters are:

- conscious or unconscious discrimination (whether class, gender, race, sexuality, beliefs about the proper demeanour of the interviewee and so on) and
- use of invalid models; for example, an understanding of behaviour drawn from the media rather than from properly researched theory.

The Dangers of Confirmation Bias

Confirmation bias may be particularly significant, with workers getting a view about a case too quickly and then only looking for information that supports that view and therefore only putting into place limited interventions. For example, in interview the worker has information about alcohol misuse and the offending and reaches a view that all the offences are caused by alcohol.

While they ask about other areas, as indicated by a risk assessment tool, they fail to ask any more detailed or searching questions about other possible contributory factors. This leads them to place alcohol treatment at the centre of their intervention plan, potentially having missed the serious family and relationship problems that were of at least, of as much importance.

In order to make sense of a complex world, it is natural to form judgements about others and once those judgements have been reached, to use them as shortcuts in future contacts with the person.

Hollows [2008, p. 56]\(^{16}\) discusses other obstacles to the effective assessment of risk including:

- ‘the busy screen’ - finding it hard to choose what is important from a wide range of information;
- being too uncritical of sources of information, or conversely not appreciating the importance of information that comes from an unknown undervalued, or distrusted source and
- ‘the decoy of dual pathology’: being waylaid by one problem and missing information about another equally or more important problem.

Two significant sources of the judgements that we make are:

- our personal contact with the individual, and
- our knowledge of a group(s) to which the individual belongs.

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This can mean that the more you get to know a person, the more you may become biased. Once you have formed a relationship with an individual, it is harder to take a neutral stance each time; harder to think outside the mental frame into which you’ve put the person.

Differences between us will also affect your understanding of others. If you see individuals as representatives of a group, such as women who have offended, young white men and so on, you may find it harder to individualise your assessments and this may lead to inaccuracies.
Appendix 2: Additional notes

More about information sources and how to assess credibility and motivation

Below are some examples of sources of information. It is by no means an exhaustive list and there will be many more sources, some may even be unique to a case.

<table>
<thead>
<tr>
<th>Examples</th>
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| **Behaviour in Custody** | ● Reports from custody of conversations where the individual shares offence supportive attitudes  
                            ● Collection of items in a cell that are linked to the offence (pictures, letters, self-written stories)  
                            ● Engaging in behaviours that share features to previous offending such as use of weapons, threats and control (offence paralleling behaviour)  
                            ● Adjudications  
                            ● Wing reports |
| **Crown Prosecution Service Paperwork** | ● Witness statements about the offence  
                                             ● Victim Statements about the offence and the context  
                                             ● Judge’s comments  
                                             ● Previous Convictions |
| **The Individual’s Account** | ● Interview (your own, police or colleagues)  
                                ● Post Programme Reports  
                                ● Third hand accounts from friends and family |
| **Information from Friends and Family** | ● Reports of difficulties as a youth  
                                            ● Knowledge of social and lifestyle pressures at the time of offences  
                                            ● Engagement with risk management planning  
                                            ● Ideas for how to support them remain offence free |
| **Partner Agencies** | ● DV Callout information  
                            ● Verification of any engagement with agencies before  
                            ● Views around motivation to cease offending  
                            ● Mental Health reports  
                            ● Information about any local community tensions  
                            ● Police reports of not yet convicted offending  
                            ● Children’s Services  
                            ● YOT staff and Asset Plus |
Weighing it up

When using information to formulate a risk assessment it is important to decide how much weight to place upon that information. In doing so you should consider the credibility and motivation of the source and the validity of the information to the risk assessment.

Credibility

The credibility of information is based upon the trust and belief in the source. This relates to the accuracy of the information as well as to its logic, truthfulness, and sincerity. When considering untried alleged adjudications and criminal offences be mindful of what evidence there is for and against the accusation. Is what you are being told feasible?

Motivation

Why is this information being presented? What does the presenter want from you or whomever the information was presented to? What is the context of the disclosure or statement? People will often convey very different accounts for a court interview compared to an appointment afterwards. What bias might the source have?

Validity

What inferences are valid from the information? Is it logical to use it to draw conclusions? Is there a lack of other supporting evidence or contradictory evidence to what it suggests?

You should explicitly acknowledge where there is conflicting evidence or inconsistencies in information.

Thinking about denial

Denial can be a barrier to effective analysis and assessment. However, it is a natural response to criticism or being ‘found out.’ Look for alternative means to find out about the context of someone’s offence; seek other sources or ask questions that don’t focus on what is denied as reinforcing the denial or arguing against it, will achieve little.

Maruna and Mann\(^ {17} \) ask assessors to think carefully about the excuses people who have offended use and to consider if they are likely to be helpful, or unhelpful, in making positive changes. For example, accounts that dehumanise or demean the victim are likely to promote further offending, as are offence-related beliefs that are very stable, for example seeing the behaviour of others as hostile in intent. On the other hand, excuses such as blaming alcohol may help the person separate out their behaviour from their core self, making them more able to move towards desistance.

RSR predictor score: static and dynamic factors

The RSR predictor score may be based on static factors alone (RSR Static) or static and dynamic factors combined (RSR Dynamic). It provides you with an actuarially based estimate of the proven serious reoffending rate for a group with the same static/dynamic characteristics as the person you are assessing. You can then use this as a ‘starting point’ in assigning a RoSH level.

How RSR calculates its score based on date of likely release

RSR calculates the risk of serious recidivism by those sentenced to custody from the date of likely release rather than the start of the prison sentence. As OASys RoSH assessments are based on RoSH ‘if released tomorrow’ you should bear in mind that although RSR scores will not normally differ markedly there will be some impact.

Examples of analysing dynamic and protective risk factors

**An example of formulating an analysis of a dynamic risk factor**

**Loss of employment.** [what we are watching for] Mr X derives a lot of self-worth from his employment which appears linked to his beliefs about masculinity. [why we think it is important in relation to his risk] Previously there has been an increased frequency of domestic call-outs following a loss of employment [our evidence that this is a risk factor for him]. He has only recently obtained employment and he is already reporting some conflict with managers [why it continues to be relevant].

**An example of formulating an analysis of a protective factor**

**Improved Perspective Taking.** [what we have observed to be a protective factor] Mr X has moved from a victim blaming stance [makes it clear this is a change] to accepting responsibility for the impact of his offences on the victim. This coincides with his completion of the programme where tutors observed him challenging other group members about their own victim blaming in group [our evidence for this assessment].

Examples of rationales

**Mr X**

Mr X has some history of expressive violence involving peers with the most serious offending to date being an assault occasioning actual bodily harm [evidence of capacity]. His RSR score is in the medium band initially suggesting a medium level of risk [our starting point]. However, since sentence he has frequently been involved in fights in custody and was found in possession of a makeshift weapon hidden in his cell. This was adjudicated and did not meet the criteria for referral to the police and so the RSR score does not take account of this change in behaviour [not counted as convictions for RSR]. During his account of this he was confrontational but did disclose he has significant debts outside of the prison and expressed fairly rigid views about the necessity to arm himself.

There are also a range of additional stable dynamic risk factors in place including impulsivity; poor temper control, involvement in a criminal sub-culture linked to drug dealing and a lack of employment and related skills [the stable dynamic factors in place]. Many of these risk factors were considered as part of the RSR score [evidence that is contrary to our conclusion but is acknowledged], with the key exceptions of the more recent evidence of possession of weapons (as there is no related conviction) and his involvement with drug dealing related disputes [clear about what hasn't been included in the starting point]. This, along with the very active nature of the conflicts that have escalated to carrying weapons [concerns about immediacy of risk] has led me to conclude that serious offending could happen at any time. This includes both in custody towards other prisoners and on his release given the central conflict has spilled into custody from his time in the community [why the risk is applicable to more than one group].
Mr Y

Mr Y clearly has the capacity to cause serious harm having murdered a peer in his early twenties following a significant period of offending as a youth. Mr Y has completed a significant amount of work in custody to address the underlying risk factors that were in place at the time of the offence including his difficulties with impulsivity, expressive violence and emotional well-being. In addition following his release 6 years ago he went into employment as a carpenter; following up on the years of training he completed in prison. He has a stable relationship and permanent accommodation which all serve as protective factors that were not present in his life at the time of the offence [outlining the mix of risk and protective factors]. He has been fully compliant with his licence conditions, albeit with some struggles in the very early period when he was adapting to release. He has engaged well with the interventions designed to support him and I would assess that there has been a significant shift in his self-perception over the last 16 years. Carpentry and having a long term stable relationship both appear central to this and appear to contribute to a strong non-offending identity. As such I am satisfied that that, whilst the index offence is incredibly serious there is no current evidence of stable or acute risk factors that would suggest more than a low risk of serious harm, this is also supported by his OVP score which is in the low banding [conclusion and argument].

Mr Z

Mr Z clearly has the capacity to cause serious harm, having a multitude of convictions for assault against a partner including his most serious offence to date of grievous bodily harm which resulted in the fracture of the victim’s forearm. Mr Z’s offending appears to be linked to relationships and therefore he is a risk to his ex-partner and any future partners [who the risk is to]. Were he to enter into a future relationship where children were present the frequency of domestic abuse is likely to have a long term impact on their development, whilst there are no current children involved in any of his previous relationships this remains an area to be monitored. Mr Z presents well and clearly has a range of protective factors in place such as accommodation, employment and a constructive lifestyle [identifying the range of positive factors in place]. He does have some risk factors in place; with the SARA assessment highlighting concerns around credible threats of death, recent separation and extreme minimisation [referencing the DV specific tool]. Mr Z’s RSR score is already in the high banding and the extensive pattern of domestic callouts suggest this may even underestimate the risk, as the number of occasions that assaults have not led to conviction is very high [why in this case RSR is not given full weight]. As such I have to conclude that Mr Z poses a high risk of serious harm to his previous partner and any future partners despite the range of protective factors in place.

Desk Aides

A series of desk aides have been produced and will be added to over time. They can be found at the following link:

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