Protocols for Child Safeguarding Investigations

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Introduction

This document is to act as a guide for all members of the British Wrestling Association Ltd (BWA) with regard to the Protocols that have been put into place for the conduct of investigations. This document should be read in conjunction with the “Safeguarding Protocol re Complaint Concern re Child Welfare Procedure” and the BWA “Safeguarding Policy & Implementation Procedures”.

1. Any concerns of a child safeguarding nature with regard to any individual involved in the sport of wrestling must be referred to the BWA Administration through any of the following initial contact communication channels: telephone call, letter or email. The concern or query will then be noted and referred to the BWA’s Lead Safeguarding Officer (LSO), for his/her initial assessment. The LSO will report his/her views and recommended course of action direct to the BWA Chief Executive and a decision will be taken as to how the matter will proceed. The LSO and the Chief Executive may seek legal advice at this stage or subsequently, if such advice is considered appropriate or desirable. This procedure will normally be completed within 3 working days of receiving the initial information.
   a. The LSO may, at his/her discretion, decide to hold an early case conference meeting with such affected persons as the LSO believes appropriate in the circumstances of the case. Regard will be given to the nature and seriousness of the allegations made. Depending on the circumstances, the matter could then proceed in one or more of the following ways:
      i. if the matter is being handled correctly by the club, organization or affiliated body then advice may be given to proceed, but to keep the LSO updated as to progress
      ii. the LSO may decide to become directly involved in the matter or involve another BWA officer to take action as appropriate
      iii. a decision may be made to refer matters to a relevant agency, either the Police or Children’s Social Care Team
      iv. a decision may be made to appoint an independent investigator to conduct an independent fact finding investigation
      v. a decision to make a complaint under the BWA Disciplinary Policy

2. All members who refer matters of a Child or Vulnerable Adult Safeguarding nature must be aware that in certain circumstances the BWA’s powers to take action may be compromised and the BWA would bring the following points to members attention:
   a. in any circumstances giving cause for concern, there must be early communication to the BWA via any of the channels mentioned above
   b. the BWA cannot, normally, play any role in any Child or Vulnerable Adult Safeguarding concerns involving the parent/child relationship. Such matters would be immediately referred where necessary to a relevant agency. Any action recommended to the BWA by the statutory body regarding the
person’s role in wrestling would be acted upon. This may require action by the BWA or the relevant club.

c. Failure to communicate to the BWA at the earliest possible stage MAY INHIBIT THE ABILITY OF THE BWA AND RELEVANT AGENCIES TO ACT. In addition, it could render the club or individual subject to disciplinary or other action by the BWA.

3. If the decision is made to appoint an investigator, then it would be practice for the investigator to make contact with the initial referrer/complainant normally within 3-5 working days of initial contact with the BWA. Preliminary contact will be made by telephone to confirm the appointment of the investigator and to make arrangements to meet with the referrer/complainant. The meeting and its content will be reported back to the BWA LSO and a strategy would be initiated. The likely course of action is as follows:

a. Serious allegations of abuse would immediately be referred by the BWA to the Police and/or Children’s Social Care Team. If the police and/or the Children’s Social Care Team are unable or unwilling to act the matter will be referred back to the LSO. A decision may then be made to instigate a full BWA investigation.

b. Less serious allegations which the sport is competent to handle may be made the subject of a full investigation by a BWA independent investigator.

c. Dependent on the particular circumstances and without prejudicing the investigation the subject of the inquiry will, at the earliest appropriate opportunity, be informed of the complaint. The subject will be given an indication of the nature of the complaint and possible outcomes from the investigation. If he/she so desires, the subject may provide a written response to the independent investigator, at this stage.

d. Both the complainant/referrer and subject would be offered a BWA friend to assist them in explaining procedures and lead them through the normal practice of an investigation.

4. During the investigation process there will be regular communication, and as appropriate, meetings between the LSO and the investigator to discuss the progress of the investigation. The investigator will send to the BWA weekly reports detailing the action taken and a schedule for the following week. This will enable the BWA LSO to keep up to date as to the progress of the investigation.

5. The complainant/referrer and subject of the complaint will be updated periodically on the progress of the investigation. The initial update will normally be in writing, within 6 weeks of initial notification. Thereafter, not less than monthly intervals by either telephone contact or letter.

6. The highest possible standards of investigation will be used during the inquiry.

7. Before the subject of the complaint is interviewed by the investigator and if appropriate the LSO, a précis of facts and any matters of concern will be supplied to the individual. This will be an outline of the matters that will be put to them. They
will not include statements, nor will they detail any questions that will be asked. The meeting may be tape recorded, if appropriate (see paragraph 11 below).

8. The BWA reserves the right to record any interview conducted under its Children and Vulnerable Adult Safeguarding Procedures. In any such case the interviewee will be provided with a copy of the tape recording.

9. After the investigator has met the subject of the complaint, a report will be supplied to the LSO and the Chief Executive. A meeting will be held to decide the best course of action. There are a number of possible outcomes, these include:

   a. Evidence of poor practice which indicates a lack of competence or where issues arise regarding the ethical aspects of behaviour then this would, in the first instance, be dealt with as an educational issue, with guidance and support to be given to the individual to encourage them to modify their behaviour in line with accepted practice.
   b. Should this guidance be refused or whether there is clear subsequent indications that malpractice is continuing or taking place then this would result in a formal complaint being brought by the BWA under the Disciplinary Regulations.
   c. The BWA will consider the actions of any member, club or affiliate body and whether its internal management should be looked into and further support or guidance provided. However, the BWA reserves the right to give consideration as to whether the club and its officers should be made the subject of a formal complaint.
      i. A complaint under the BWA Disciplinary Regulations
      ii. The imposition of a suspension under the BWA Child and Vulnerable Adult Safeguarding Regulations
      iii. A requirement that the individual submit to a formal risk assessment with regard to their suitability to have contact with children or young persons in the sport of wrestling.
      iv. At the conclusion of an investigation the subject of the complaint will normally be provided with a copy of any written report and be given the opportunity to comment on matters of accuracy and will be made aware that any such report (or a summary thereof) may be made available to such individuals and organizations as considered appropriate and in all circumstances of the case. In any event the BWA may advise in writing an individual or appropriate organization of the outcome of the investigation and any proposed action.
   v. Any action to be taken will be dependent upon the particular circumstance of the case but may include any of the following:

   i) The bringing of a complaint under the BWA Disciplinary Regulations
   ii) The issue of a formal warning as to future conduct
iii) A requirement upon any person to undertake a period of training or re-training and to submit to monitoring and ongoing review

15. It is important to note that at any stage during the course of the investigation, matters may be referred to a relevant agency (i.e. police or Children’s Social Care Team) which may result in the BWA investigation concluding or being temporarily placed on hold pending action by the police and/or Children’s Social Care Team.