Discussion draft
of the scheme rules
1 Introduction and definitions

Contents of this book

1.1 This book is about complaints made to authorised persons including legal practitioners and others, authorised in England and Wales, from [commencement date]. It explains which complaints are covered by the Ombudsman service and how it will deal with them.1

1.2 The Legal Services Act 2007 created the Legal Services Board (to oversee Approved Regulators) and the Office for Legal Complaints (to establish an Ombudsman service). This book includes a summary of relevant provisions in the Act, but it is the Act itself that counts.

1.3 The Act gave the Legal Services Board power to set requirements on how, under the rules of their Approved Regulators, authorised persons must handle complaints2 and cooperate with an Ombudsman.3 Those requirements are included in this book, marked B.4

1.4 The Act gave the Office for Legal Complaints power to make rules affecting which complaints can be handled by the Ombudsman service and how those complaints will be handled. Those rules are included in this book, marked R.

1.5 This book also includes some general guidance. There are six (6) chapters –

• Introduction and definitions: contents of this book; meaning of words that are underlined.

• Who can complain about what: who can complain; what they can complain about.

• What authorised persons must do: dealing with complaints themselves; cooperating with the Ombudsman service.

• When complaints can be referred to the Ombudsman service: after complaining to the authorised person; time limit from act/omission; Ombudsman extending time limits.

• how the Ombudsman service deals with complaints: first contact; grounds for dismissal; referring a complaint to court; referring to another complaints scheme; related complaints; informal resolution and investigation; evidence; procedural time limits; hearings; determinations and awards by an Ombudsman; acceptance/rejection of determinations; publication; enforcement.

• case fees payable by authorised persons.

Meaning of words that are underlined

Complaint means an oral or written expression of dissatisfaction which:

• alleges that the complainant has suffered (or may suffer) financial loss, distress, inconvenience or other detriment; and

• is covered by chapter two (who can complain about what).5

Authorised person means:

someone authorised, in England and Wales, to carry out a reserved legal activity6 at the time of the relevant act/omission or covered under section 129 of the Act7, including:

• barristers;
• law costs draftsmen;
• legal executives;
• licensed conveyancers;
• notaries;
• patent attorneys;
• probate practitioners;
• registered European lawyers;
• solicitors;
• trade mark attorneys; and

R (under section 131 of the Act) includes:

• a business that is responsible for an act/omission of an employee; and

• a partnership that is responsible for an act/omission of a partner.8

1.8 Approved Regulator means:

• a regulator approved under schedule 4 of the Act, including:

  • the Association of Law Costs Draftsmen;
  • the Bar Council (for barristers);
  • the Chartered Institute of Patent Attorneys;
  • the Council for Licensed Conveyancers;
  • the Institute of Legal Executives;
  • the Institute of Trade Mark Attorneys;
  • the Law Society (for solicitors);
  • the Master of the Faculties (for notaries).9
1.9 Ombudsman means:
• any Ombudsman from the Ombudsman service; and
• any Ombudsman service staff member to whom an Ombudsman has delegated the relevant functions (but an Ombudsman cannot delegate the functions of determining a complaint or dismissing it without consideration of its merits).

1.10 Ombudsman service means the Ombudsman for Legal Complaints, established by the Office for Legal Complaints.

1.11 Party includes:
• a complainant (covered by chapter two);
• an authorised person (covered by chapter two) against whom the complaint is made;
• an authorised person (covered by chapter five) whom an Ombudsman treats as a joint respondent to a complaint.

1.12 Public body means any government department, local authority or any other body constituted for the purposes of the public services, local government or the administration of justice.

1.13 Reserved legal activity (as defined in schedule 2 of the Act) means:
• exercising a right of audience;
• conducting litigation;
• reserved instrument activities;
• probate activities;
• notarial activities; or
• administration of oaths.


Who can complain

2.1 A complainant must be an individual.

2.2 A complainant must not have been, at the time of the act/omission to which the complaint relates:
• a public body (or acting for a public body) in relation to the services complained about; or
• an authorised person who procured the services complained about on behalf of someone else.

2.3 For example, where the complaint is about a barrister who was instructed by a solicitor on behalf of a consumer, the consumer is covered but the solicitor is not.

2.4 A complainant can authorise someone else in writing to act for the complainant in pursuing a complaint, but the Ombudsman service remains free to contact the complainant direct where it considers that appropriate.

2.5 If a complainant who has referred a complaint to the Ombudsman service dies or is otherwise unable to act, the complaint can be continued by:
• the executor of a complainant who has died; or
• someone with a lasting power of attorney from a complainant who is incapable; or
• the residuary beneficiaries of the estate of a complainant who has died.

What they can complain about

2.6 The complaint must relate to an act/omission by someone who was an authorised person at that time but:
• an act/omission by an employee is usually treated also as an act/omission by their employer, whether or not the employer knew or approved; and
• an act/omission by a partner is usually treated also as an act/omission by the partnership, unless the complainant knew (at the time of the act/omission) that the partner had no authority to act for the partnership.

2.7 The act/omission does not have to:
• relate to a reserved legal activity; nor
• be after the Act came into force (but see the time limits in chapter four).
2.8 The complaint must relate to services which the authorised person provided:

- to the complainant; or
- to another authorised person who procured them on behalf of the complainant; or
- to (or as) a personal representative/trustee where the complainant is a beneficiary of the estate/trust.\(^{26,27}\)

2.9 A complaint is not affected by any change in the membership of a partnership or other unincorporated body.\(^{28}\)

2.10 Where authorised person A ceases to exist and B succeeds to the whole (or substantially the whole) of A’s business:

- acts/omissions by A become acts/omissions of B;\(^{29}\) and
- complaints already outstanding against A become complaints against B.\(^{30}\)

2.11 [The following complaints are excluded:]\(^{31,32}\)

3 What authorised persons must do

### Dealing with complaints themselves

3.1 Authorised persons including legal practitioners and others must comply with their Approved Regulator’s rules on handling complaints that are covered by chapter two.

3.2 [The Legal Services Act 2007 allows the Legal Services Board to make requirements to guide in-house complaints handling. If the Legal Services Board were to set requirements for in-house complaints handling, the OLC would include a summary of those principles here.]

3.3 [The cover paper describes what sound principles to guide in-house complaints handling might look like. We and the LSB would like to hear initial reaction and comment about these principles.]

### Cooperating with the Ombudsman service

3.4 Authorised persons must comply with their Approved Regulator’s rules on cooperating with an Ombudsman. The Approved Regulator’s rules must include any requirements that may be set by the Legal Services Board.\(^{33}\)
4.1 Ordinarily, a complainant cannot use the Ombudsman service unless the complainant has first used the authorised person’s complaints procedure (referred to in chapter three). 34

4.2 But a complainant can use the Ombudsman service if:

- the complaint has not been resolved to the complainant’s satisfaction within eight weeks of being made to the authorised person; or
- an Ombudsman considers that there are exceptional reasons to consider the complaint sooner, or without it having been made first to the authorised person.

4.3 For example, an Ombudsman may decide that the Ombudsman service should consider the complaint where the authorised person has refused to consider it, or where delay would harm the complainant.

4.4 Ordinarily, a complainant must refer a complaint to the Ombudsman service within six months of the date of the authorised person’s written response (referred to in chapter three), if that written response included:

- a prominent explanation that the Ombudsman service was available if the complainant remained dissatisfied; and
- full contact details for the Ombudsman service and a warning that the complaint must be referred to the Ombudsman service within six months.

5.1 The Ombudsman service may require a complainant to complete its complaint form. 39

5.2 In the case of a partnership (or former partnership), it is sufficient for the Ombudsman service to communicate with any partner (or former partner). 40

First contact

5.3 Unless:

- the authorised person has already had eight weeks to consider the complaint; or
- the authorised person has already issued a written response to the complaint; or
- an Ombudsman considers that there are exceptional reasons;

the Ombudsman service will:

- refer the complaint to the authorised person;
- notify the complainant; and
- explain why to both of them. 41

5.4 If the authorised person’s written response under chapter three claims that all or part of the complaint:

- is not covered by the Ombudsman service under chapter two; or
- is out-of-time under chapter four; or
- should be dismissed without considering its merits;

an Ombudsman will give all parties an opportunity to make representations before deciding.

5.5 Otherwise, if an Ombudsman considers that all or part of the complaint:

- may not be covered by the Ombudsman service under chapter two; or
- may be out-of-time under chapter four; or
- may be one that should be dismissed without considering its merits;

the Ombudsman will give the complainant an opportunity to make representations before deciding.

5.6 The Ombudsman will then give the complainant and the authorised person his/her decision and the reasons for it. 42
Grounds for dismissal

5.7 An Ombudsman may (but does not have to) dismiss all or part of a complaint without considering its merits if, in his/her opinion:

- it does not have any reasonable prospect of success, or is frivolous or vexatious; or
- the complainant has not suffered (and is unlikely to suffer) financial loss, distress, inconvenience or other detriment; or
- the authorised person has already offered fair and reasonable redress in relation to the circumstances alleged by the complainant and the offer is still open for acceptance; or
- the complainant has previously complained about the same issue to the Ombudsman service or a predecessor complaints scheme (unless the Ombudsman considers that material new evidence, likely to affect the outcome, only became available to the complainant afterwards); or
- a comparable independent complaints (or costs-assessment) scheme or a court has already dealt with the same issue; or
- a comparable independent complaints (or costs-assessment) scheme or a court is dealing with the same issue, unless those proceedings are first stayed (by the agreement of all parties or by a court order) so that the Ombudsman service can deal with the issue; or
- it would be more suitable for the issue to be dealt with by a court, by arbitration or by another complaints (or costs-assessment) scheme; or
- the issue concerns an authorised person’s decision when exercising a discretion under a will or trust; or
- the issue concerns an authorised person’s failure to consult a beneficiary before exercising a discretion under a will or trust, where there is no legal obligation to consult; or
- the issue involves someone else who has not complained and the Ombudsman considers that it would not be appropriate to deal with the issue without their consent; or
- it is not practicable to investigate the issue fairly because of the time which has elapsed since the act/omission; or
- the issue concerns an act/omission outside England and Wales and the circumstances do not have a sufficient connection with England and Wales; or
- there are other compelling reasons why it is inappropriate for the issue to be dealt with under the Ombudsman scheme.

Referring a complaint to court

5.8 Exceptionally (at the instance of an Ombudsman) where the Ombudsman considers that:

- resolution of a particular legal question is necessary in order to resolve a dispute; but
- it is not more suitable for the whole dispute to be dealt with by a court;
- the Ombudsman may (but does not have to) refer that legal question to court.

5.9 Exceptionally, (at the instance of an authorised person) where:

- the authorised person requests, and also undertakes to pay the complainant’s legal costs and disbursements on terms the Ombudsman considers appropriate; and
- an Ombudsman considers that the whole dispute would be more suitably dealt with by a court as a test case between the complainant and the authorised person;
- the Ombudsman may (but does not have to) dismiss the complaint without considering its merits, so that a court may consider it as a test case.

5.10 By way of example only, in relation to a test case (at the instance of an authorised person) the Ombudsman might require an undertaking in favour of the complainant that, if the complainant or the authorised person starts court proceedings against the other in respect of the complaint in any court in England and Wales within six months of the complaint being dismissed, the authorised person will:

- pay the complainant’s reasonable costs and disbursements (to be assessed if not agreed on an indemnity basis);
- pay these in connection with the proceedings at first instance and also any subsequent appeal made by the authorised person; and
- make interim payments on account if and to the extent that it appears reasonable to do so.
5.11 R Factors the Ombudsman may take into account in considering whether to refer a legal question to court, or to dismiss a complaint so that it may be the subject of a test case in court, include (but are not limited to):

- any representations made by the authorised person or the complainant;
- the stage already reached in consideration of the dispute;
- how far the legal question is central to the outcome of the dispute;
- how important or novel the legal question is in the context of the dispute;
- the remedies that a court could impose;
- the amount at stake; and
- the significance for the authorised person (or similar authorised persons) or their clients.

5.16 R Where two or more complaints against different authorised persons relate to connected circumstances:

- the Ombudsman service may investigate them together, but an Ombudsman will make separate determinations; 52 and
- the determinations may require the authorised persons to contribute towards the overall redress in the proportions the Ombudsman considers appropriate.

**Informal resolution**

5.17 R The Ombudsman service will try to resolve complaints at the earliest possible stage, by whatever means it considers appropriate – including informal resolution (such as mediation).

5.18 If a complaint is settled, abandoned or withdrawn, an Ombudsman will tell both the complainant and the authorised person. 53

** Investigation**

5.19 R If the Ombudsman service considers that an investigation is necessary, it will:

- ensure both parties have been given an opportunity of making representations;
- send the parties a provisional decision (which the Act calls an 'assessment'), with a time limit for response; and
- if any party indicates disagreement within that time limit, arrange for an Ombudsman to issue a final decision (which the Act calls a 'determination').

5.20 R If neither party indicates disagreement within that time limit, the Ombudsman service may treat the complaint as resolved by the provisional decision.

**Evidence**

5.21 R An apology will not of itself be treated as an admission of liability. 54

5.22 An Ombudsman cannot require anyone to produce any information or document which that person could not be compelled to produce in High Court civil proceedings, and the following provisions are subject to this. 55

5.23 R An Ombudsman may give directions on:

- the issues on which evidence is required; and
- the way in which evidence should be given.
5.24 **R** An Ombudsman may:
- take into account evidence from Approved Regulators or the Legal Services Board;
- take into account evidence from other third parties;
- treat any finding of fact in disciplinary proceedings against the authorised person as conclusive;
- include/exclude evidence that would be inadmissible/admissible in court;
- accept information in confidence where he/she considers that is both necessary and fair;
- make a determination on the basis of what has been supplied;
- draw inferences from any party’s failure to provide information requested; and
- dismiss a complaint if the complainant fails to provide information requested.

5.25 **R** An Ombudsman may require a party to attend to give evidence and produce documents at a time and place specified by the Ombudsman.  

5.26 An Ombudsman may require a party to produce any information or document that the Ombudsman considers necessary for the determination of a complaint.

5.27 An Ombudsman may:
- specify the time within which this must be done;
- specify the manner or form in which the information is to be provided; and
- require the person producing the document to explain it.

5.28 If the document is not produced, an Ombudsman may require the relevant party to say, to the best of his/her knowledge and belief, where the document is.

5.29 If an authorised person fails to comply with a requirement to produce information or a document, the Ombudsman:
- will tell the relevant Approved Regulator;
- may require that Approved Regulator to tell the Ombudsman what action it will take; and
- may report any failure by that Approved Regulator to the Legal Services Board.

5.30 Subject to this, if any party fails to comply with a requirement to produce information or a document, the Ombudsman may enforce the requirement through the High Court.

### Procedural time limits

5.31 **R** An Ombudsman may fix (and may extend) a time limit for any stage of the investigation, consideration and determination of a complaint.

5.32 **R** If any party fails to comply with such a time limit, the Ombudsman may:
- proceed with the investigation, consideration and determination;
- draw inferences from the failure;
- where the failure is by the complainant, dismiss the complaint; or
- where the failure is by the authorised person, include compensation for any inconvenience caused to the complainant in any award.

### Hearings

5.33 **R** An Ombudsman will only hold a hearing where he/she considers that the complaint cannot be fairly determined without one. In deciding whether (and how) to hold a hearing, the Ombudsman will take account of Article 6 in the European Convention on Human Rights.

5.34 **R** A party who wishes to request a hearing must do so in writing, setting out:
- the issues he/she wishes to raise; and
- (if appropriate) any reasons why the hearing should be in private;
- so the Ombudsman may consider whether:
  - the issues are material;
  - a hearing should take place; and
  - any hearing should be in public or private.

5.35 **R** A hearing may be held by any means the Ombudsman considers appropriate in the circumstances, including (for example) by phone.
Determinations and awards by an Ombudsman

5.36 An Ombudsman will determine a complaint by reference to what is, in his/her opinion, fair and reasonable in all the circumstances of the case.64

5.37 R In determining what is fair and reasonable, the Ombudsman will take into account (but is not bound by):

• what decision a court might make;
• the relevant Approved Regulator’s rules of conduct at the time of the act/omission; and
• what the Ombudsman considers to have been good practice at the time of the act/omission.65

5.38 The Ombudsman’s determination may contain one or more of the following directions to the authorised person in favour of the complainant:66

• to apologise;
• to pay compensation of a specified amount for loss suffered;
• to pay interest on that compensation from a specified time;67
• to pay compensation of a specified amount for inconvenience/distress caused;
• to ensure (and pay for) putting right any specified error, omission or other deficiency;
• to take (and pay for) any specified action in the interests of the complainant;
• to pay a specified amount for costs the complainant incurred in pursuing the complaint;68 69
• to limit fees to a specified amount.

5.39 As a complainant does not usually need assistance to pursue a complaint with the Ombudsman service, awards of costs are likely to be rare.

5.40 If the determination contains a direction to limit fees to a specified amount, it may also require the authorised person to ensure that:70

• all or part of any amount paid is refunded;
• interest is paid on that refund from a specified time;71
• all or part of the fees are remitted;
• the right to recover the fees is waived, wholly or to a specified extent; or
• any combination of these.

5.41 R An Ombudsman may set a time limit for the authorised person to comply with a determination (and may set different time limits for the authorised person to comply with different parts of a determination).

5.42 R Any interest payable under the determination will be at the rate:

• specified in the determination; or
• (if not specified) at the rate payable on High Court judgment debts.72

5.43 There is a limit of £30,000 on the total value that can be awarded by the determination of a complaint in respect of:73

• compensation for loss suffered;
• compensation for inconvenience/distress caused;
• the reasonable cost of putting right any error, omission or other deficiency; and
• the reasonable cost of any specified action in the interests of the complainant.

5.44 R If (before or after the determination is issued) it appears that the total value will exceed £30,000, an Ombudsman may direct which part or parts of the award are to take preference.

5.45 That limit does not apply to:

• an apology;
• interest on specified compensation for loss suffered;74
• a specified amount for costs the complainant incurred in pursuing the complaint;
• limiting fees to a specified amount; or
• interest on fees to be refunded.

Acceptance/rejection of determinations

5.46 The determination will:75

• be in writing, signed by the Ombudsman;
• give reasons for the determination; and
• require the complainant to notify the Ombudsman, before a specified time, whether the complainant accepts or rejects the determination.

5.47 R The Ombudsman may require any acceptance or rejection to be in writing, but will have regard to any reason why the complainant may be unable to use writing.
5.48 The Ombudsman will send copies of the determination to the parties and the relevant Approved Regulator.76

5.49 If the complainant tells the Ombudsman that he/she accepts the determination, it is binding on the parties and final.77

5.50 Once a determination becomes binding and final, neither party may start or continue legal proceedings in respect of the subject matter of the complaint.

5.51 If the complainant does not tell the Ombudsman (before the specified time) that he/she accepts the determination, it is treated as rejected unless:
- the complainant tells the Ombudsman (after the specified time) that he/she accepts the determination; and
- the complainant has not previously told the Ombudsman that he/she rejects the determination; and
- the Ombudsman is satisfied that there are sufficient reasons why the complainant did not respond in time.78

5.52 If the complainant did not respond before the specified time, the Ombudsman will notify the parties and the relevant Approved Regulator of the outcome, describing the provisions concerning late acceptance that are set out above.79

5.53 If the complainant accepts or rejects the determination, the Ombudsman will notify the parties and the relevant Approved Regulator of the outcome.80

5.54 If a determination is rejected (or treated as rejected) by the complainant, it has no effect on the legal rights of any party.

Publication

5.55 The Ombudsman service may publish a report of its investigation, consideration and determination of a complaint. The report will not name (or otherwise identify) the complainant, unless the complainant agrees.81

Enforcement

5.56 A binding and final determination can be enforced through the High Court or a county court by the complainant.82

5.57 An Ombudsman, the Ombudsman service and members of its staff will disclose to an Approved Regulator any information that it requests in order to investigate alleged misconduct or to fulfil its regulatory functions, so far as an Ombudsman considers that the information:
- is reasonably required by the Approved Regulator; and
- has regard to any right of privacy of any complainant involved.87

Misconduct

5.59 If (at any stage after the Ombudsman service receives a complaint) an Ombudsman considers that the complaint discloses any alleged misconduct about which the relevant legal regulator should consider action against the authorised person, the Ombudsman:
- will tell the relevant Approved Regulator;
- will tell the complainant that the Approved Regulator has been told;
- may require that Approved Regulator to tell the Ombudsman what action it will take; and
- may report any failure by that Approved Regulator to the Legal Services Board.84

5.60 If an Ombudsman considers that an authorised person has failed to cooperate with the Ombudsman service, the Ombudsman:
- will tell the relevant Approved Regulator;
- may require that Approved Regulator to tell the Ombudsman what action it will take; and
- may report any failure by that Approved Regulator to the Legal Services Board.85

5.61 An Ombudsman, the Ombudsman service and members of its staff will disclose to an Approved Regulator any information that it requests in order to investigate alleged misconduct or to fulfil its regulatory functions, so far as an Ombudsman considers that the information:
- is reasonably required by the Approved Regulator; and
- has regard to any right of privacy of any complainant involved.87
6 Case fees payable by authorised persons

6.1 **R** No case fee is payable for the first [number] in-jurisdiction complaints against an authorised person closed during the Ombudsman service’s financial year.

6.2 **R** A case fee of [£amount] is payable by the authorised person for every additional in-jurisdiction complaint closed unless:

- the complaint was: abandoned or withdrawn; or settled, resolved or determined in favour of the authorised person; and
- the Ombudsman is satisfied that the authorised person took all reasonable steps, under his/her complaints procedures, to try to resolve the complaint.

6.3 The remaining costs of running the Ombudsman service are covered by a levy on Approved Regulators by the Legal Services Board.88

6.4 There is no charge to complainants.
This book is limited to complaint-handling. It does not cover the OLC’s governance or complaint-prevention role.

Section 112.

Section 145.

The draft sets out proposed principles which the LSB and OLC think the separate rules of Approved Regulators should cover. We ask for comments on those principles. We also ask Approved Regulators to identify how far their existing rules do (or do not) comply with those principles. Insofar as they do not, and are not likely to be brought into line voluntarily before the OLC starts to operate, the LSB will consider whether to impose requirements.

We have sought to use a draft definition that is sufficient to distinguish complaints about service from those which relate solely to professional misconduct.

Sections 12 and 129.

This section covers the equivalent practitioners before the commencement of the Act.

Sections 133(8) and 147(7).

Some accountancy bodies have applied to become regulators for probate services, and will be added if and when appropriate.

Section 12(5).

Section 134.

Where it is apparent that another legal practitioner was also involved. Section 133(3)(c).

Section 128(7).

Section 128(3).

The Lord Chancellor can include others under section 130.

Section 128(5).

The Lord Chancellor can exclude others under section 130.

Section 133(1).

Section 132(4).

To save their having to take out a grant of representation if one is not otherwise required.

Section 128(1) part.

Section 131(1).

Sections 131(2) and (3).

Section 128(1) part.

Section 125(2).

Section 128(4).

The Lord Chancellor can include others under section 130.

Section 132(1).

Section 132(2).

Section 132(3).

Section 127(1).

OLC scheme rules may (but do not have to) exclude specified complaints. Bearing in mind the restrictions already imposed by the Act, and the discretion to dismiss complaints without consideration of their merits in chapter 5, the OLC has not yet identified any classes of complaint that it should exclude absolutely. For example, where a complaint is about professional negligence or judgement, the OLC will consider (on a case-by-case basis) whether the issue is one that the OLC can deal with or whether the issue would be better dealt with in court.

Section 145.

Section 126(1).

Section 126(3).

For consultation.

Section 133(2)(b)

Section 133(1).

This gives the Ombudsman service the right to require a complaint form, but does not oblige it to do so.

To make it clear that the Ombudsman service does not have to communicate with each partner individually.

Section 135.

Section 135.

Section 133(3)(a).

Where a complaint is about professional negligence or judgement, the OLC will consider (on a case-by-case basis) whether the issue is one that the OLC can deal with or whether the issue would be better dealt with in court.

For example, a French client wishes to complain about advice on French law given in France by a French lawyer who is also qualified in England and Wales.

Paragraph 5.9 only applies if the legal practitioner so requests. The idea is that, in suitable cases, the legal practitioner can have his/her day in court, provided the complainant’s legal costs are met. It is based on a similar provision in the rules of the Financial Ombudsman Service. In other circumstances, an Ombudsman cannot force a legal practitioner to pay the complainant’s costs of going to court.

Section 133(3)(b).

Section 135.

Schedule 15, paragraph 18.

Where it is apparent that the complaint was made against the wrong legal practitioner.

Section 135.

Section 133(5) and 147(6).

To ensure legal practitioners are not discouraged from saying ‘sorry’.

Sections 133(5) and 147(6).

Including, but not limited to, information which is “restricted information” under section 151.

Section 133(3)(e).

Section 147(1) and (3).

Section 147(2) and (4).
The OLC does not propose to exercise the power in section 133(3)(g) enabling it to make a rule about the OLC awarding expenses in connection with attending a hearing.

The OLC does not propose to exercise the power under section 133(3)(i) to make a rule requiring any party who has behaved unreasonably to pay costs to the Ombudsman service.

The Lord Chancellor can increase the limit under section 139.