

Financial abuse – the facts and how to protect yourself

Financial abuse is a serious and far reaching problem that can happen to anyone, but some people, like the elderly, people with a disability or other vulnerable and isolated people are at greater risk.

Increased house prices and reasonable superannuation balances can mean that some older people are in a good financial position. This can lead to family members feeling a sense of entitlement, with some people referring to it as inheritance impatience.

Exact elder financial abuse numbers are difficult to come by – but numbers will increase as population ages, by 2055 Australia's population is expected to grow to 40 million, around 25% of them will be over the age of 65.



What is financial abuse?

Financial abuse can take many forms and can happen over an extended period of time.

Spending money without permission, forging signatures, coercing someone to sign something, pension-skimming; using the person's bank account or credit card without their consent; denying them access to their money or bank statements.

It can involve a loan that is never paid back. Or threatening or pressuring them to invest in something on their behalf.

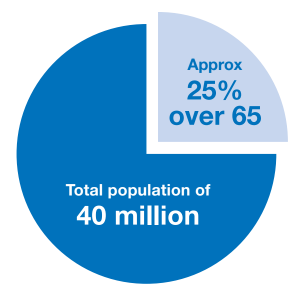
Making someone provide care or other services without being paid or fairly compensated or expects you to pay their expenses.

Pressures, tricks or threatens you to change your will, power of attorney or other legal arrangements.

Coercing a person to go guarantor on a loan.

A Growing Problem

Australian Population - 2055



Source: 2015 Intergenerational Report



Protecting yourself

Always protect your bank and financial cards, cheque books and other important documents. Never hand over a PIN or password to anyone.

If someone asks for money, discuss it first with a trusted family member or friend.

Get your affairs in order. Talk to your bank about setting up direct debits and pre-authorised bill payments. Consider who has third party authorisations over your accounts and ensure that they are trusted.

Keep a track on your bank accounts, investments and other assets.

Put in place arrangements, like power of attorney, for how your money and property will be handled if something happens to you or you can no longer communicate your wishes effectively.

Always read contracts and other documents carefully and never sign anything under duress, seek legal advice when in doubt or contact police if you think you are being abused.



Elder abuse phone line

1800 ELDERHelp (1800 353 374) is a free call phone number that automatically redirects callers seeking information and advice on elder abuse with the existing phone line service in their jurisdiction. The phone line has been established in collaboration with state and territory governments.

Elder abuse phone lines are not crisis support services, and operating hours and services vary across jurisdictions.

Bank staff on the frontline

Bank employees need to be vigilant and cautious when faced with a possible case of financial abuse. To intervene or question a customer inappropriately, or without due consideration and sensitivity may cause embarrassment for the customer, or possibly damage the customer-banker relationship.



Challenges for bank staff and the solutions

In a number of areas across Australia there is nowhere for suspected cases to be reported – apart from police. Australia needs designated organisations, like the Qld Public Guardian, where bank staff and others can report suspected elder financial abuse.

The Qld Public Guardian has the power to investigate 'good faith' reports of suspected abuse, neglect or exploitation of people with impaired decision-making capacity. The ABA supports this model and thinks it should be replicated across the country.

Banks will continue to offer ongoing training to frontline staff to help them identify and assist customers in difficult and sensitive situations.

Power of attorney legislation is inconsistent across the country, which makes it overcomplicated to detect and report abuse. Australian banks are calling on Governments to introduce standardised legislation across the country.

In most states such as NSW, Queensland and Victoria, powers of attorney are not required to be registered formally, making it hard for banks to check the legitimacy of a power of attorney. The establishment of a national power of attorney register would help all financial institutions verify the authority of a power of attorney or court-appointed administrator when they present themselves as acting on behalf of a customer.

Australia's banks will continue to work with governments and other key stakeholders to help ensure that all of the necessary measures, legislation and training are put in place to help protect older Australians from being abused financially.

