Education Act 1996

1996 CHAPTER 56

PART I

GENERAL

CHAPTER I

THE STATUTORY SYSTEM OF EDUCATION

General

1 The stages of education.

(1) The statutory system of public education consists of three progressive stages: primary education, secondary education and further education.

(2) This Part—

(a) confers functions on the Secretary of State and [F1 local authorities] with respect to primary, secondary and further education; F2 . . .

F2(b) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(3) Part I of the M1 Further and Higher Education Act 1992 [F3 makes provision with respect to further education].

(4) Apart from section 10 (general duty of Secretary of State), nothing in this Act confers any functions with respect to higher education.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))
Definition of primary, secondary and further education.

(1) In this Act “primary education” means—

(a) full-time or part-time education suitable to the requirements of children who have attained the age of two but are under compulsory school age;

(b) full-time education suitable to the requirements of junior pupils of compulsory school age who have not attained the age of 10 years and six months; and

(c) full-time education suitable to the requirements of junior pupils who have attained the age of 10 years and six months and whom it is expedient to educate together with junior pupils within paragraph (b).

(2) In this Act “secondary education” means—

(a) full-time education suitable to the requirements of pupils of compulsory school age who are either—

(i) senior pupils, or

(ii) junior pupils who have attained the age of 10 years and six months and whom it is expedient to educate together with senior pupils of compulsory school age; and

(b) (subject to subsection (5)) full-time education suitable to the requirements of pupils who are over compulsory school age but under the age of 19 which is provided at a school at which education within paragraph (a) is also provided.

(2A) Education is also secondary education for the purposes of this Act (subject to subsection (5)) if it is provided by an institution which—

(a) is maintained by a local authority or is an Academy, and

(b) is principally concerned with the provision of full-time education suitable to the requirements of pupils who are over compulsory school age but under the age of 19.

(2B) Where—

(a) a person is in full-time education,

(b) he receives his education partly at a school and, by virtue of arrangements made by the school, partly at another institution or any other establishment, and

(c) the education which he receives at the school would be secondary education if it was full-time education at the school,
the person’s education, both at the school and at the other institution [or establishment], is secondary education for the purposes of this Act (subject to subsection (5)).]

(3) Subject to subsection (5), in this Act “further education” means—

(a) full-time and part-time education suitable to the requirements of persons who are over compulsory school age [including vocational, social, physical and recreational training], and

(b) organised leisure-time occupation provided in connection with the provision of such education, except that it does not include secondary education or (in accordance with subsection (7)) higher education.

(4) Accordingly, unless it is education within subsection (2)(b) [or (2A)], full-time education suitable to the requirements of persons over compulsory school age who have not attained the age of 19 is further education for the purposes of this Act and not secondary education.

(5) For the purposes of this Act education provided for persons who have attained the age of 19 is further education not secondary education; but where a person—

(a) has begun a particular course of secondary education before attaining the age of 18, and

(b) continues to attend that course, the education does not cease to be secondary education by reason of his having attained the age of 19.

(6) In subsection (3)(b) “organised leisure-time occupation” means leisure-time occupation, in such organised cultural training and recreative activities as are suited to their requirements, for any persons over compulsory school age who are able and willing to profit by facilities provided for that purpose.

(6A) In the context of the definitions of secondary education and further education, references in this section to education include vocational, social, physical and recreational training.

(7) References in this section to education do not include references to higher education.
3 Definition of pupil etc.

(1) In this Act “pupil” means a person for whom education is being provided at a school, other than—
   (a) a person who has attained the age of 19 for whom further education is being provided, or
   (b) a person for whom part-time education suitable to the requirements of persons of any age over compulsory school age is being provided.

[F13 and references to pupils in the context of the admission of pupils to, or the exclusion of pupils from, a school are references to persons who following their admission will be, or (as the case may be) before their exclusion were, pupils as defined by this subsection.]

[F14 A person is not for the purposes of this Act to be treated as a pupil at a school merely because any education is provided for him at the school in the exercise of the powers conferred by section 27 of the Education Act 2002 (power of governing body of maintained school to provide community facilities etc.).]

(2) In this Act—
   “junior pupil” means a child who has not attained the age of 12; and
   “senior pupil” means a person who has attained the age of 12 but not the age of 19.

(3) The definition of “pupil” in [F15Subsections (1) and (1A) also apply (unless the context otherwise requires) for the purposes of any instrument made or having effect as if made under the Education Acts.

Annotations:

Amendments (Textual)

F13 Words in s. 3(1) inserted (1.9.1997) by 1997 c. 44, s. 57(1), Sch. 7 para. 9(2); S.I. 1997/1468, art. 2, Sch. 1 Pt. II
F14 S. 3(1A) inserted (2.9.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 34(2) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2002/2002, art. 4; S.I. 2003/1718, art. 5, Sch. Pt. II
F15 Words in s. 3(3) substituted (2.9.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 34(3) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 4; S.I. 2003/1718, art. 5, Sch. Pt. II
Educational institutions

4 Schools: general.

[F16(1) In this Act [F17(subject to [F18subsections (1A) to (1C)]] “school” means an educational institution which is outside the further education sector and the higher education sector and is an institution for providing—
   (a) primary education,  
   (b) secondary education, or  
   (c) both primary and secondary education, 
whether or not the institution also provides [F19part-time education suitable to the requirements of junior pupils or] further education.]

[F20(1A) An institution which—
   (a) provides only early years provision (as defined by section 96(2) of the Childcare Act 2006), and  
   (b) is not a maintained nursery school,  
is not a school.]  

[F21(1B) A 16 to 19 Academy is not a school.

(1C) An alternative provision Academy is a school.]  

(2) [F22Nothing in subsection (1) shall be taken to preclude the making of arrangements under section 19(1) (exceptional educational provision) under which part-time education is to be provided at a school; and for the purposes of this Act an educational institution that would fall within subsection (1) but for the fact that it provides part-time rather than full-time education shall nevertheless be treated as a school if that part-time education is provided under arrangements made under section 19(1) . . .]

(3) For the purposes of this Act an institution is outside the further education sector if it is not—
   (a) an institution conducted by a further education corporation established under section 15 or 16 of the Further and Higher Education Act 1992, or  
   (b) a designated institution for the purposes of Part I of that Act (defined in section 28(4) of that Act ) [F24, or  
   (c) a sixth form college] 
and references to institutions within that sector shall be construed accordingly.

(4) For the purposes of this Act an institution is outside the higher education sector if it is not—
   (a) a university receiving financial support under section 65 of that Act,  
   (b) an institution conducted by a higher education corporation within the meaning of that Act, or  
   (c) a designated institution for the purposes of Part II of that Act (defined in section 72(3) of that Act) [F25, or  
   (d) a university to which an approved plan, within the meaning given in section 7 of the Higher Education (Wales) Act 2015, relates.] 
and references to institutions within that sector shall be construed accordingly.
5 Primary schools, secondary schools and middle schools.

(1) In this Act “primary school” means (subject to regulations under subsection (4)) a school for providing primary education, whether or not it also provides part-time education suitable to the requirements of junior pupils or further education.

(2) In this Act “secondary school” means (subject to regulations under subsection (4)) a school for providing secondary education, whether or not it also provides further education.

(3) In this Act “middle school” means a school which, in pursuance of proposals published under any of the enactments specified in subsection (3A), has been established as, or altered so as to become, a school for providing full-time education suitable to the requirements of pupils who—

(a) have attained a specified age below 10 years and six months, and

(b) are under a specified age above 12 years.

(3A) The enactments mentioned in subsection (3) are—

(a) in relation to England—

(i) section 28 or 28A of, or paragraph 5 of Schedule 7 to, the School Standards and Framework Act 1998,
(ii) section 66 of, or paragraph 7 of Schedule 11 to, the Education Act 2005, and
(b) in relation to Wales,
   [(ii)] section 28 of, or paragraph 5 of Schedule 7 to, the School Standards and Framework Act 1998 [(ii)]
   and
(ii) section 48, 59 or 68 of the School Standards and Organisation (Wales) Act 2013]

(4) The Secretary of State shall make regulations for determining, or enabling him to determine, whether a middle school is to be treated for the purposes of this Act and the other enactments relating to education as a primary school or as a secondary school.

(5) [The powers conferred by the enactments mentioned in subsection (3) (so far as relating to the establishment of middle schools) and the powers conferred by subsection (4) above are exercisable—

(a) notwithstanding anything in this Act (and in particular section 1); but
(b) without prejudice to the exercise of any other power conferred by this Act.

Annotations:

Amendments (Textual)
F26 Words in s. 5(1) repealed (1.10.2002 for E., 31.3.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2004/912, art. 4, Sch. Pt. 1
F27 S. 5(3)(3A) substituted for s. 5(3) (25.5.2007) by Education and Inspections Act 2006 (c. 40), s. 188(3), Sch. 3 para. 7(2); S.I. 2007/935, art. 7(o)
F28 Words in s. 5(3A)(b) renumbered as s. 5(3A)(b)(i) (1.10.2013) by School Standards and Organisation (Wales) Act 2013 (anaw 1), s. 100(4), Sch. 5 para. 17(2)(a); S.I. 2013/1800, art. 3(j)
F29 S. 5(3A)(b)(ii) and word inserted (1.10.2013) by School Standards and Organisation (Wales) Act 2013 (anaw 1), s. 100(4), Sch. 5 para. 17(2)(b); S.I. 2013/1800, art. 3(j)
F30 Words in s. 5(5) substituted (1.9.2006) by Education Act 2005 (c. 18), s. 125(4), Sch. 12 para. 1(3); S.I. 2006/2129, art. 4

6 Nursery schools

(1) A primary school is a nursery school if it is used [wholly or] mainly for the purpose of providing education for children who have attained the age of two but are under [compulsory school age].

Annotations:

Amendments (Textual)
F31 Words in s. 6 title omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 2(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 as amended (1.4.2015) by S.I. 2015/505)
F32 Words in s. 6(1) inserted (1.10.2002 for E., 31.3.2004 for W.) by Education Act 2002 (c. 32), ss. 156(1), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2004/912, art. 4, Sch. Pt. 1
F33 Words in s. 6(1) substituted (1.8.1998) by 1997 c. 44, s. 51(1), Sch. 7 para. 11; S.I. 1998/386, art. 2, Sch. 1 Pt. III
Compulsory education

7 Duty of parents to secure education of children of compulsory school age.

The parent of every child of compulsory school age shall cause him to receive efficient full-time education suitable—

(a) to his age, ability and aptitude, and

(b) to any special educational needs he may have, either by regular attendance at school or otherwise.

8 Compulsory school age.

(1) Subsections (2) and (3) apply to determine for the purposes of any enactment whether a person is of compulsory school age.

(2) A person begins to be of compulsory school age—

(a) when he attains the age of five, if he attains that age on a prescribed day, and

(b) otherwise at the beginning of the prescribed day next following his attaining that age.

(3) A person ceases to be of compulsory school age at the end of the day which is the school leaving date for any calendar year—

(a) if he attains the age of 16 after that day but before the beginning of the school year next following,

(b) if he attains that age on that day, or

(c) (unless paragraph (a) applies) if that day is the school leaving date next following his attaining that age.

(4) The Secretary of State may by order—

(a) provide that such days in the year as are specified in the order shall be, for each calendar year, prescribed days for the purposes of subsection (2);

(b) determine the day in any calendar year which is to be the school leaving date for that year.

Annotations:

Amendments (Textual)

F34 S. 6(2) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 2(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F35 S. 8(2) substituted (1.8.1998) by 1997 c. 44, s. 52(2); S.I. 1998/386, art. 2, Sch. 1 Pt.III

F36 S. 8(4) substituted (1.8.1998) by 1997 c. 44, s. 52(3); S.I. 1998/386, art. 2, Sch. 1 Pt. III
Education in accordance with parental wishes

9 Pupils to be educated in accordance with parents’ wishes.

In exercising or performing all their respective powers and duties under the Education Acts, the Secretary of State and [F37 local authorities] shall have regard to the general principle that pupils are to be educated in accordance with the wishes of their parents, so far as that is compatible with the provision of efficient instruction and training and the avoidance of unreasonable public expenditure.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F37 Words in s. 9 substituted (1.4.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 61 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

CHAPTER II

FUNCTIONS OF THE SECRETARY OF STATE

10 General duty of Secretary of State.

The Secretary of State shall promote the education of the people of England and Wales.

Annotations:

Modifications etc. (not altering text)

C3 S. 10 amended (1.11.1996) by 1994 c. 30, s. 11A, as inserted by 1996 c. 56, ss. 582(1)(3), 583(2), Sch. 37 Pt. I para.126 (with ss. 1(4), 561, 562, Sch. 39)

11 Duty in the case of primary, secondary and further education.

(1) The Secretary of State shall exercise his powers in respect of those bodies in receipt of public funds which—

(a) carry responsibility for securing that the required provision for primary, secondary or further education is made—

(i) in schools, F38...

(ii) in institutions within the further education sector, [F39 or

(iii) in 16 to 19 Academies,]

in or in any area of England or Wales, or

(b) conduct schools[F40, institutions within the further education sector or 16 to

19 Academies] in England and Wales,

for the purpose of promoting primary, secondary and further education in England and Wales.
(2) The Secretary of State shall, in the case of his powers to regulate the provision made in schools[\textsuperscript{F41}], institutions within the further education sector and 16 to 19 Academies[\textsuperscript{F43}] in England and Wales, exercise his powers with a view to (among other things) improving standards, encouraging diversity and increasing opportunities for choice.

Annotations:

Amendments (Textual)

\textbf{F38} Word in s. 11(1)(a) omitted (1.4.2012) by virtue of Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(3)(a); S.I. 2012/924, art. 2

\textbf{F39} S. 11(1)(a)(iii) and word inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(3)(a); S.I. 2012/924, art. 2

\textbf{F40} Words in s. 11(1)(b) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(3)(b); S.I. 2012/924, art. 2

\textbf{F41} Words in s. 11(2) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(3)(c); S.I. 2012/924, art. 2

Modifications etc. (not altering text)

\textbf{C4} S. 11 amended (1.11.1996) by 1994 c. 30, s. 11A, as inserted by 1996 c. 56, ss. 582(1)(3), 583(2), Sch. 37 Pt. I para.126 (with ss. 1(4), 561, 562, Sch. 39)

\section*{CHAPTER III}

\textbf{[F3]LOCAL AUTHORITIES]}

The authorities

\textbf{F42 12 } [\textbf{F3}Local authorities] and their areas.

\begin{center}
\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots\ldots
\end{center}

Annotations:

Amendments (Textual)

\textbf{F42} S. 12 repealed (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), arts. 1, 2, Sch. 3 Pt. 1

\section*{General functions}

13 General responsibility for education.

(1) A \textbf{[F4]local authority} shall (so far as their powers enable them to do so) contribute towards the spiritual, moral, mental and physical development of the community by securing that efficient primary education, \textbf{[F43]and secondary education}\textsuperscript{[F44]}and, in the case of a \textbf{[F4]local authority} in England, further education[,] are available to meet the needs of the population of their area.
(2) The duty imposed by subsection (1) does not extend to matters in respect of which any duty is imposed on—

\[ F45(a) \] the Secretary of State under Part 4 of the Apprenticeships, Skills, Children and Learning Act 2009\[ F47 \]

\[ F48(aa) \] the National Assembly for Wales under Part 2 of the Learning and Skills Act 2000, or

\[ F49(b) \] the Higher Education Funding Council for Wales, or

(c) the Office for Students.

(3) The reference in subsection (1) to further education is to further education for persons—

(a) who are over compulsory school age but under 19, or

(b) who are aged 19 or over \[ F51 \] and for whom an EHC plan is maintained.

(4) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(5) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(6) For the purposes of subsection (1), persons who are subject to a detention order are to be regarded as part of the population of the area in which they are detained (and not any other area).

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F43 Words in s. 13(1) substituted (28.7.2000 for certain purposes, otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154, Sch. 9 para. 52(2) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F44 Words in s. 13(1) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 2(2); S.I. 2010/303, art. 3, Sch. 2

F45 S. 13(2)(a)(b) substituted (28.7.2000 for certain purposes, otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154, Sch. 9 para. 52(3) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3)

F46 Words in s. 13(2)(a) substituted (26.5.2015) by Deregulation Act 2015 (c. 20), s. 115(3)(g), Sch. 14 para. 43

F47 Words in s. 13(2)(a) omitted (1.4.2006) by virtue of The National Council for Education and Training for Wales (Transfer of Functions to the National Assembly for Wales) Order 2005 (S.I. 2005/3238), art. 1(1), Sch. 1 para. 32(a) (with art. 7)

F48 S. 13(2)(aa) inserted (1.4.2006) by The National Council for Education and Training for Wales (Transfer of Functions to the National Assembly for Wales and Abolition) Order 2005 (S.I. 2005/3238), art. 1(1), Sch. 1 para. 32(b) (with art. 7)

F49 S. 13(2)(b)(c) substituted for s. 13(2)(b) (1.4.2018) by Higher Education and Research Act 2017 (c. 29), s. 124(5), Sch. 11 para. 28; S.I. 2018/241, reg. 2(s)

F50 S. 13(3)-(6) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 2(3); S.I. 2010/303, art. 3, Sch. 2

F51 Words in s. 13(3)(b) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 3(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
13A Duty to promote high standards and fulfilment of potential

1 A local education authority in England must ensure that their relevant education functions and their relevant training functions are (so far as they are capable of being so exercised) exercised by the authority with a view to—

(a) promoting high standards,
(b) ensuring fair access to opportunity for education and training, and
(c) promoting the fulfilment of learning potential by every person to whom this subsection applies.

2 Subsection (1) applies to the following—

(a) persons under the age of 20;
(b) persons aged 20 or over and for whom an EHC plan is maintained.

3 A local education authority in Wales must ensure that their relevant education functions and their relevant training functions are (so far as they are capable of being so exercised) exercised by the authority with a view to—

(a) promoting high standards, and
(b) promoting the fulfilment of learning potential by every person to whom this subsection applies.

4 Subsection (3) applies to persons under the age of 20.

5 In this section—

“education” and “training” have the same meanings as in section 15ZA;
“relevant education function”, in relation to a local education authority in England, means a function relating to the provision of education for—

(a) persons of compulsory school age (whether at school or otherwise);
(b) persons (whether at school or otherwise) who are over compulsory school age and to whom subsection (1) applies;
(c) persons who are under compulsory school age and are registered as pupils at schools maintained by the authority;

“relevant education function”, in relation to a local education authority in Wales, means a function relating to the provision of education for—

(a) persons of compulsory school age (whether at school or otherwise);
(b) persons (whether at school or otherwise) who are over compulsory school age but under the age of 20;
(c) persons who are under compulsory school age and are registered as pupils at schools maintained by the authority;
“relevant training function” means a function relating to the provision of training.]

Annotations:

Amendments (Textual)

F54  S. 13A substituted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 3; S.I. 2010/303, art. 3, Sch. 2

F55  Words in s. 13A(2)(b) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 4; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)


C7  S. 13A functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)

14  Functions in respect of provision of primary and secondary schools.

(1) A [F6]local authority] shall secure that sufficient schools for providing—
    (a)  primary education, and
    (b)  education that is secondary education by virtue of section 2(2)(a),

are available for their area.

(2) The schools available for an area shall not be regarded as sufficient for the purposes of subsection (1) unless they are sufficient in number, character and equipment to provide for all pupils the opportunity of appropriate education.

(3) In subsection (2) “appropriate education” means education which offers such variety of instruction and training as may be desirable in view of—
    (a)  the pupils’ different ages, abilities and aptitudes, and
    (b)  the different periods for which they may be expected to remain at school, including practical instruction and training appropriate to their different needs.

F56(3A) A [F6]local authority] in England shall exercise their functions under this section with a view to—
    (a)  securing diversity in the provision of schools, and
    (b)  increasing opportunities for parental choice.]


F58(4A) A [F6]local authority] for an area in Wales may secure that regional schools for providing—
    (a)  primary education, and
    (b)  education that is secondary education by virtue of section 2(2)(a),

are available for Wales or any part of Wales that includes the area of the authority.
(4B) For this purpose a “regional school”, in relation to a \[\text{local authority}\], is a school maintained by that authority which provides education to meet both—

(a) the needs of pupils with particular special educational needs in their area, and
(b) the needs of such pupils in the rest, or any other part, of Wales, whether or not the institution also provides education suitable to the requirements of other pupils.]

(5) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(6) In exercising their functions under this section, a \[\text{local authority}\] shall in particular have regard to—

(a) the need for securing that primary and secondary education are provided in separate schools;
(b) the need for securing that special educational provision is made for pupils who have special educational needs; and
(c) the expediency of securing the provision of boarding accommodation (in boarding schools or otherwise) for pupils for whom education as boarders is considered by their parents and the authority to be desirable.

(7) The duty imposed by subsection (6)(a) does not apply in relation to middle schools or special schools.

Annotations:

Amendments (Textual)

\[\text{F6}\] Words in Act substituted (5.5.2010) by \text{The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2)} (with Sch. 2 para. 7(4)(5))

\[\text{F56}\] S. 14(3A) inserted (25.5.2007) by \text{Education and Inspections Act 2006 (c. 40), ss. 2, 188(3); S.I. 2007/935, art. 7(a)}

\[\text{F57}\] Words in s. 14(4) substituted (1.8.1998) by \text{1997 c. 44, s. 57(1), Sch. 7 para. 12; S.I. 1998/386, art. 2, Sch. 1 Pt. III}


\[\text{F59}\] S. 14(5) repealed (1.9.1999) by \text{1998 c. 31, s. 140(1)(3), Sch. 30 para. 62, Sch.31 (with 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)}

\[\text{F60}\] 14A Duty of \[\text{local authority}\] to consider parental representations

(1) Where a \[\text{local authority}\] in England receive any representation from a parent of a qualifying child as to the exercise by the authority of their functions under section 14, the authority shall—

(a) consider the representation and what action (if any) to take in response to it, and
(b) within a reasonable time provide the parent with a statement setting out—

(i) any action which the authority propose to take in response to the representation, or
(ii) where the authority are of the opinion that no such action is necessary, their reasons for being of that opinion.
(2) In subsection (1) “qualifying child”, in relation to a [F6 local authority], means any child in the authority’s area who is of or under compulsory school age.

(3) Subsection (1) does not apply in relation to any representation which—
   (a) appears to the [F6 local authority] to be frivolous or vexatious, or
   (b) is the same as, or similar to, a representation previously received by the authority from the same person.

(4) In exercising their functions under this section, a [F6 local authority] must have regard to any guidance given from time to time by the Secretary of State.

**Annotations:**

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by *The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010* (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F60 S. 14A inserted (25.5.2007) by *Education and Inspections Act 2006* (c. 40), ss. 3, 188(3); S.I. 2007/935, art. 7(a)

F615 Functions in respect of provision of further education.

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**Annotations:**

**Amendments (Textual)**

F61 S. 15 repealed (28.7.2000 for certain purposes otherwise 1.4.2001) by *2000 c. 21*, ss. 149, 153, 154, Sch. 9 para. 53, Sch. 11 (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F6215ZADuty in respect of education and training for persons over compulsory school age: England

(1) A [F6 local authority in England] must secure that enough suitable education and training is provided to meet the reasonable needs of—
   (a) persons in their area who are over compulsory school age but under 19, and
   (b) persons in their area who are aged 19 or over [F63 and for whom an EHC plan is maintained].

(2) A [F6 local authority] may comply with subsection (1) by securing the provision of education or training outside as well as within their area.

(3) In deciding for the purposes of subsection (1) whether education or training is suitable to meet persons' reasonable needs, a [F6 local authority] must (in particular) have regard to—
   (a) the persons' ages, abilities and aptitudes;
   (b) any learning difficulties [F64 or disabilities] the persons may have;
   (c) the quality of the education or training;
   (d) the locations and times at which the education or training is provided.
(4) In performing the duty imposed by subsection (1) a local authority must—
(a) act with a view to encouraging diversity in the education and training available to persons;
(b) act with a view to increasing opportunities for persons to exercise choice;
(c) act with a view to enabling persons to whom Part 1 of the Education and Skills Act 2008 applies to fulfil the duty imposed by section 2 of that Act;
(d) take account of education and training whose provision the authority think might reasonably be secured by other persons.

(5) A local authority must, in—
(a) making any determination as to the provision of apprenticeship training that should be secured under subsection (1), or
(b) securing the provision of any apprenticeship training under that subsection, co-operate with the Secretary of State.

(6) For the purposes of this section a person has a learning difficulty or disability if—
(a) the person has a significantly greater difficulty in learning than the majority of persons of the same age, or
(b) the person has a disability which either prevents or hinders the person from making use of facilities of a kind generally provided by institutions providing education or training for persons who are over compulsory school age.

(7) But a person is not to be taken to have a learning difficulty or disability solely because the language (or form of language) in which the person is or will be taught is different from a language (or form of language) which has at any time been spoken in the person's home.

(8) In this section—
“apprenticeship training” means training provided in connection with—
(aa) an approved English apprenticeship agreement (within the meaning given in section A1(3) of that Act),
(a) an apprenticeship agreement (within the meaning given in section 32 of the Apprenticeships, Skills, Children and Learning Act 2009),
(b) any other contract of employment,
(c) any other kind of working in relation to which alternative English completion conditions apply under section 1(5) of that Act (meaning of “completing an English apprenticeship”);
(d) an alternative English apprenticeship (within the meaning given in section A1(4) of that Act);
“education” includes full-time and part-time education;
“training” includes—
(a) full-time and part-time training;
(b) vocational, social, physical and recreational training;
(c) apprenticeship training.

(9) The duty in subsection (1) does not apply in relation to persons in a local authority's area who are subject to a detention order.
Annotations:

Amendments (Textual)

F6  Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F62  Ss. 15ZA, 15ZB inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 41, 269(4); S.I. 2010/303, art. 3, Sch. 2

F63  Words in s. 15ZA(1) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 5(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F64  Words in s. 15ZA(3)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 5(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F65  Words in s. 15ZA(5) substituted (26.5.2015) by Deregulation Act 2015 (c. 20), s. 115(3)(g), Sch. 14 para. 44

F66  Words in s. 15ZA(6) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 5(4); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F67  Words in s. 15ZA(7) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 5(4); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F68  Words in s. 15ZA(8) inserted (24.11.2015) by The English Apprenticeships (Consequential Amendments to Primary Legislation) Order 2015 (S.I. 2015/1852), arts. 1, 2(2)(a)

F69  Word in s. 15ZA(8) omitted (24.11.2015) by virtue of The English Apprenticeships (Consequential Amendments to Primary Legislation) Order 2015 (S.I. 2015/1852), arts. 1, 2(2)(b)

F70  Words in s. 15ZA(8) inserted (24.11.2015) by The English Apprenticeships (Consequential Amendments to Primary Legislation) Order 2015 (S.I. 2015/1852), arts. 1, 2(2)(b)

F71  S. 15ZA(9) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 5(5); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)

C8  S. 15ZA(6)(7) applied (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 83(4), 269(4); S.I. 2010/303, art. 3, Sch. 2

C9  S. 15ZA functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6

C10  S. 15ZA functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4

C11  S. 15ZA functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4)

C12  S. 15ZA functions made exercisable concurrently (15.4.2014) by The Durham, Gateshead, Newcastle Upon Tyne, North Tyneside, Northumberland, South Tyneside and Sunderland Combined Authority Order 2014 (S.I. 2014/1012), arts. 1, 12(1), Sch. 2 para. 3

C13  S. 15ZA functions made exercisable concurrently (1.4.2016) by The Tees Valley Combined Authority Order 2016 (S.I. 2016/449), arts. 1(a), 7, Sch. 2 para. 3

C14  Ss. 15ZA-15ZC functions made exercisable concurrently (17.6.2016) by The West Midlands Combined Authority Order 2016 (S.I. 2016/653), art. 1(2), Sch. 3 para. 3

C15  S. 15ZA functions made exercisable concurrently (9.2.2017) by The West of England Combined Authority Order 2017 (S.I. 2017/126), arts. 1(3), 25(1), Sch. 5 paras. 1, 3
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

C16 S. 15ZA functions made exercisable (3.3.2017) by The Cambridgeshire and Peterborough Combined Authority Order 2017 (S.I. 2017/251), arts. 1(2)(b), 10(b)

C17 S. 15ZA functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)

15ZB Co-operation in performance of section 15ZA duty

[F1Local authorities] in England must co-operate with each other in performing their duties under section 15ZA(1).]

Annotations:

Amendments (Textual)
F62 Ss. 15ZA, 15ZB inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 41, 269(4); S.I. 2010/303, art. 3, Sch. 2

Modifications etc. (not altering text)
C14 Ss. 15ZA-15ZC functions made exercisable concurrently (17.6.2016) by The West Midlands Combined Authority Order 2016 (S.I. 2016/653), art. 1(2), Sch. 3 para. 3

C18 S. 15ZB functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6

C19 S. 15ZB functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4))

C20 S. 15ZB functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4

C21 S. 15ZB functions made exercisable concurrently (15.4.2014) by The Durham, Gateshead, Newcastle Upon Tyne, North Tyneside, Northumberland, South Tyneside and Sunderland Combined Authority Order 2014 (S.I. 2014/1012), arts. 1, 12(1), Sch. 2 para. 3

C22 S. 15ZB functions made exercisable concurrently (1.4.2016) by The Tees Valley Combined Authority Order 2016 (S.I. 2016/449), arts. 1(a), 7, Sch. 2 para. 3

C23 S. 15ZB functions made exercisable concurrently (9.2.2017) by The West of England Combined Authority Order 2017 (S.I. 2017/126), arts. 1(3), 25(1), Sch. 5 paras. 1, 3

C24 S. 15ZB functions made exercisable concurrently (3.3.2017) by The Cambridgeshire and Peterborough Combined Authority Order 2017 (S.I. 2017/251), arts. 1(2)(b), 10(b)

C25 S. 15ZB functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)

[F7215ZCEncouragement of education and training for persons over compulsory school age: England]

   (a) encourage participation in education and training by persons in their area who are within section 15ZA(1)(a) or (b);
   (b) encourage employers to participate in the provision of education and training for such persons.

(2) For the purposes of subsection (1)(b), participating in the provision of training includes participating by entering into—
(a) an apprenticeship agreement (within the meaning given in section 32 of the Apprenticeships, Skills, Children and Learning Act 2009), \(^{F73}\)...

\[^{F74}\](aa) an approved English apprenticeship agreement (within the meaning given in section A1(3) of that Act), or

(b) any other contract of employment in connection with which training is provided.

(3) In this section “education” and “training” have the same meanings as in section 15ZA.

Annotations:

Amendments (Textual)

F6  Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F72  S. 15ZC inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 42, 269(4); S.I. 2010/303, art. 3, Sch. 2

F73  Word in s. 15ZC(2)(a) omitted (24.11.2015) by virtue of The English Apprenticeships (Consequential Amendments to Primary Legislation) Order 2015 (S.I. 2015/1852), arts. 1, 2(3)

F74  S. 15ZC(2)(aa) inserted (24.11.2015) by The English Apprenticeships (Consequential Amendments to Primary Legislation) Order 2015 (S.I. 2015/1852), arts. 1, 2(3)

 Modifications etc. (not altering text)

C14  Ss. 15ZA-15ZC functions made exercisable concurrently (17.6.2016) by The West Midlands Combined Authority Order 2016 (S.I. 2016/653), art. 1(2), Sch. 3 para. 3

C26  S. 15ZC functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6

C27  S. 15ZC functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4))

C28  S. 15ZC functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4

C29  S. 15ZC functions made exercisable concurrently (15.4.2014) by The Durham, Gateshead, Newcastle Upon Tyne, North Tyneside, Northumberland, South Tyneside and Sunderland Combined Authority Order 2014 (S.I. 2014/1012), arts. 1, 12(1), Sch. 2 para. 3

C30  S. 15ZC functions made exercisable concurrently (1.4.2016) by The Tees Valley Combined Authority Order 2016 (S.I. 2016/449), arts. 1(a), 7, Sch. 2 para. 3

C31  S. 15ZC functions made exercisable concurrently (9.2.2017) by The West of England Combined Authority Order 2017 (S.I. 2017/126), arts. 1(3), 25(1), Sch. 5 paras. 1, 3

C32  S. 15ZC functions made exercisable (3.3.2017) by The Cambridgeshire and Peterborough Combined Authority Order 2017 (S.I. 2017/251), arts. 1(2)(b), 10(b)

C33  S. 15ZC functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)

[^F75]Sections 15ZA to 15ZC: duty to have regard to guidance

In performing the duties imposed by sections 15ZA(1), 15ZB and 15ZC(1)(b) (duties in relation to education and training for persons over compulsory school age), a local authority in England must have regard to any guidance issued by the Secretary of State.]
Powers in respect of education and training for 16 to 18 year olds.

(1) A local authority may secure the provision for their area of full-time or part-time education suitable to the requirements of persons over compulsory school age who have not attained the age of 19, including provision for persons from other areas.

(1ZA) A local authority in England may secure the provision for their area of full-time or part-time education suitable to the requirements of persons from other areas who are over compulsory school age but have not attained the age of 19.

(1A) The power under subsections (1) and (1ZA) to secure the provision of education includes power to secure the provision—

(a) of training, including vocational, social, physical and recreational training, and

(b) of organised leisure time occupation (within the meaning of section 2(6)) which is provided in connection with the provision of education or of training within paragraph (a).

(2) Subsections (6) and (7) of section 14 shall apply in relation to functions under this section [in respect of secondary education] as they apply in relation to functions under that section.

(3) In exercising their functions under this section in respect of further education—

(a) a local authority in England must in particular have regard to the needs of persons with learning difficulties or disabilities (within the meaning of section 15ZA(6) and (7));

(b) a local authority in Wales must in particular have regard to the needs of persons with learning difficulties (within the meaning of section 41(5) and (6) of the Learning and Skills Act 2000).

(4) A local authority may do anything which appears to them to be necessary or expedient for the purposes of or in connection with the exercise of their functions under this section.
Education Act 1996 (c. 56)
Part I – General
Chapter III – local authorities

Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

F78  Words in s. 15A(1) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 4(2); S.I. 2010/303, art. 3, Sch. 2

F79  Words in s. 15A(1) inserted (28.7.2000 for certain purposes otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154(5), Sch. 9 para. 54(2) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F80  S. 15A(1ZA) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 4(3); S.I. 2010/303, art. 3, Sch. 2

F81  S. 15A(1A) inserted (28.7.2000 for certain purposes otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154(5), Sch. 9 para. 54(3) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F82  Words in s. 15A(1A) substituted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), Sch. 2 para. 4(4); S.I. 2010/303, art. 3, Sch. 2

F83  S. 15A(3)(4) inserted (28.7.2000 for certain purposes otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154(5), Sch. 9 para. 54(5) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F84  S. 15A(3)(a)(b) substituted for words (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 6; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)
C34  S. 15A restricted (1.4.2001 (W.) and 1.8.2002 (E.)) by 2000 c. 21, s. 110(4) (with s. 150); S.I. 2001/1274, art. 2(1), Sch. Pt. I; S.I. 2002/279, art. 2(3)(b)


C36  Words in s. 15A(2) inserted (28.7.2000 for certain purposes otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154(5), Sch. 9 para. 54(4) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

15B  Functions in respect of education for persons over 19.

(1) A local authority may secure the provision for their area of full-time or part-time education suitable to the requirements of persons who have attained the age of 19, including provision for persons from other areas.

(2) The power under subsection (1) to secure the provision of education includes power to secure the provision—

(a) of training, including vocational, social, physical and recreational training, and

(b) of organised leisure time occupation (within the meaning of section 2(6)) which is provided in connection with the provision of education or of training within paragraph (a).

(3) In exercising their functions under this section—

(a) a local authority in England must in particular have regard to the needs of persons with learning difficulties or disabilities (within the meaning of section 15ZA(6) and (7));

(b) a local authority in Wales must in particular have regard to the needs of persons with learning difficulties (within the meaning of section 41(5) and (6) of the Learning and Skills Act 2000).
(4) A [F6local authority] may do anything which appears to them to be necessary or expedient for the purposes of or in connection with the exercise of their functions under this section.

(5) This section does not apply to higher education.]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F85 S. 15B inserted (28.7.2000 for certain purposes otherwise 1.4.2001) by 2000 c. 21, ss. 149, 154(5), Sch. 9 para. 55 (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/1274, art. 2(1), Sch. Pt. I

F86 S. 15B(3)(a)(b) substituted for words (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 7; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

Modifications etc. (not altering text)


Establishment etc. of schools

16  Power to establish, maintain and assist primary and secondary schools.

(1) For the purpose of fulfilling their functions under this Act, a [F6local authority] may—

(a) establish primary schools and secondary schools;

(b) maintain primary and secondary schools, whether established by them or not; and

(c) assist any primary or secondary school which is not maintained by them.

(2) A [F6local authority] may under subsection (1) establish, maintain and assist schools outside as well as inside their area.

(3) A [F6local authority] may not under subsection (1) establish a school to provide—

(a) part-time education suitable to the requirements of persons of any age over compulsory school age; or

(b) full-time education suitable to the requirements of persons who have attained the age of 19.

[F87(3A) A local authority] in England may not under subsection (1) establish a school which is principally concerned with the provision of full-time education suitable to the requirements of pupils who are over compulsory school age but under 19.]
17  Powers in respect of [F88 nursery schools].

(1) A [F6 local authority] may—

(a) establish nursery schools;

(b) maintain nursery schools established by them or by an authority which was a [F6 local authority] within the meaning of any enactment repealed by the [M3 Education Act 1944 or an earlier Act]; and

(c) assist any nursery school not so established.

(2) Section 14(4) does not affect a [F6 local authority]’s power under section 16(1) to establish, maintain and assist schools at which education is provided both for children under [F89 compulsory school age] and for older pupils (including schools at which there are nursery classes for children under [F89 compulsory school age]).
Other arrangements for provision of education

18 Power to arrange provision of education at non-maintained schools.

A [F6 local authority] may make arrangements for the provision of primary and secondary education for pupils at schools not maintained by them or another [F6 local authority].

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

[F98]18A Provision of education for persons subject to youth detention

(1) A local authority must secure that—

(a) enough suitable education is provided to meet the reasonable needs of children subject to youth detention in their area;

(b) enough suitable education and training is provided to meet the reasonable needs of persons who are—

(i) over compulsory school age but under 19, and

(ii) subject to youth detention in their area.

(2) In deciding for the purposes of subsection (1) whether education or training is suitable to meet persons' reasonable needs, a local authority must (in particular) have regard to—

(a) the persons' ages, abilities and aptitudes;

(b) any special educational needs [F91 ... the persons may have;

[F92] (ba) in the case of a local authority in England, any learning difficulties or disabilities (within the meaning of section 15ZA(6) and (7)) the persons may have;

(bb) in the case of a local authority in Wales, any learning difficulties (within the meaning of section 41(5) and (6) of the Learning and Skills Act 2000) the persons may have;

(c) the desirability of enabling persons to complete programmes of study or training which they have begun;

(d) any relevant curriculum and the desirability that education received by persons subject to youth detention should be comparable with education which they could be expected to receive if they were attending a school or institution implementing a relevant curriculum;

(e) the desirability of the core entitlement being satisfied in relation to persons over compulsory school age but under 19.

(3) In subsection (2)(d), “relevant curriculum” means—

(a) in relation to a local authority in England, the National Curriculum for England established under section 87 of the Education Act 2002 as subsisting for the time being;

(b) in relation to a local authority in Wales—
(i) the National Curriculum for Wales established under section 108 of that Act as subsisting for the time being, or
(ii) any local curriculum formed by the authority under section 116A of the Education Act 2002 (formation of local curricula for pupils in Key Stage 4) or for their area under section 33A of the Learning and Skills Act 2000 (formation of local curricula for students aged 16 to 18).

(4) Section 17C (the core entitlement) applies for the purposes of subsection (2)(e).

(5) Any arrangements made by a local authority under subsection (1) for the provision by another person (the “learning provider”) of education or training must require the learning provider, in making any determination as to the education or training to be provided for a particular person (“P”), to have regard to any information within subsection (6).

(6) The information within this subsection is—
   (a) information provided under section 562F by a local authority as to the level of P's literacy and numeracy skills;
   (b) any other information provided under section 562F by P's home authority (within the meaning of Chapter 5A of Part 10) for the purpose of assisting a determination such as is mentioned in subsection (5).

(7) In performing the duty imposed by subsection (1), a local authority must have regard to any guidance issued—
   (a) in the case of a local authority in England, by the Secretary of State;
   (b) in the case of a local authority in Wales, by the Welsh Ministers.

(8) For the purposes of subsection (1), a person is subject to youth detention in the area of a local authority if—
   (a) subject to a detention order, and
   (b) detained in relevant youth accommodation in the area of the authority.

Annotations:

Amendments (Textual)
F90 S. 18A inserted (1.9.2010 for E. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 48, 269(3)(4) (as amended (15.1.2012) by 2011 c. 21, s. 30(7)); S.I. 2010/303, art. 6, Sch. 5
F91 Words in s. 18A(2)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 8(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F92 S. 18A(2)(ba)(bb) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 8(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)
C41 S. 18A(1)(b) functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6
C42 S. 18A(1)(b) functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4
C43 S. 18A(1)(b) functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4))
19 Exceptional provision of education in pupil referral units or elsewhere.

(1) Each [F6local authority] shall make arrangements for the provision of suitable education at school or otherwise than at school for those children of compulsory school age who, by reason of illness, exclusion from school or otherwise, may not for any period receive suitable education unless such arrangements are made for them.

[F93](1A) In relation to England, subsection (1) does not apply in the case of a child—
(a) who will cease to be of compulsory school age within the next six weeks, and
(b) does not have any relevant examinations to complete.

In paragraph (b) “relevant examinations” means any public examinations or other assessments for which the child has been entered.

(2) Any school established (whether before or after the commencement of this Act) and maintained by a [F6local authority] which—
(a) is specially organised to provide education for such children, and
(b) is not a county school or a special school, shall be known as a “pupil referral unit”.

[F95](2A) Subsection (2) does not apply in relation to schools in England.

(2B) Any school established in England (whether before or after the commencement of this Act) and maintained by a [F6local authority] which—
(a) is specially organised to provide education for such children, and
(b) is not a community or foundation school, a community or foundation special school, or a maintained nursery school, shall be known as a “pupil referral unit”.

(3) A [F6local authority] may secure the provision of boarding accommodation at any pupil referral unit.

[F96](3A) In relation to England, the education to be provided for a child in pursuance of arrangements made by a local authority under subsection (1) shall be—
(a) full-time education, or
(b) in the case of a child within subsection (3AA), education on such part-time basis as the authority considers to be in the child's best interests.
(3AA) A child is within this subsection if the local authority consider that, for reasons which relate to the physical or mental health of the child, it would not be in the child's best interests for full-time education to be provided for the child.

(3B) Regulations may provide that the education to be provided for a child in pursuance of arrangements made by a local authority in England under subsection (1) must be provided from a day that, in relation to the pupil concerned, is determined in accordance with the regulations.

(4) A local authority may make arrangements for the provision of suitable education otherwise than at school for those young persons who, by reason of illness, exclusion from school or otherwise, may not for any period receive suitable education unless such arrangements are made for them.

(4A) In determining what arrangements to make under subsection (1) or (4) in the case of any child or young person a local authority shall have regard to any guidance given from time to time by the Secretary of State.

(5) Any child for whom education is provided otherwise than at school in pursuance of this section, and any young person for whom full-time education is so provided in pursuance of this section, shall be treated for the purposes of this Act as a pupil.

(6) In this section—

“relevant school” means—

(a) a maintained school,
(b) an Academy,
(c) a city technology college, or
(d) a city college for the technology of the arts;

“suitable education”, in relation to a child or young person, means efficient education suitable to his age, ability and aptitude and to any special educational needs he may have (and “suitable full-time education” is to be read accordingly).

(7) Schedule 1 has effect in relation to pupil referral units.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F93 Words in s. 19(1) and (4) repealed (1.9.1998) by 1997 c. 44, ss. 47(2)(3), 57(4), Sch. 8; S.I. 1998/386, art. 2, Sch. 1 Pt. IV

F94 S. 19(1A) inserted (1.9.2011) by Children, Schools and Families Act 2010 (c. 26), ss. 3(2), 29(5) (with s. 27); S.I. 2011/1100, art. 2


F96 S. 19(3A)(3AA) substituted for s. 19(3A) (1.9.2011) by Children, Schools and Families Act 2010 (c. 26), ss. 3(3), 29(5) (with s. 27); S.I. 2011/1100, art. 2

F97 S. 19(3A)(3B) inserted (1.9.2007) by Education and Inspections Act 2006 (c. 40), ss. 101(2), 188(3); S.I. 2007/1801, art. 4(g)

F98 Words in s. 19(3B) substituted (1.9.2011) by Children, Schools and Families Act 2010 (c. 26), ss. 3(4) (a), 29(5) (with s. 27); S.I. 2011/1100, art. 2
CHAPTER IV

THE FUNDING AUTHORITIES

The Authorities

Functions

Annotations:

Amendments (Textual)

F104  S. 22 repealed (1.4.1999 in relation to s. 22 except s. 22(1)(a) and otherwise 1.11.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 66, Sch. 31; S.I. 1999/2323, art. 2(2), Sch. 2 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
CHAPTER V

ALLOCATION OF RESPONSIBILITY FOR EDUCATION AT
SCHOOL BETWEEN LEA AND FUNDING AUTHORITY
CHAPTER VI
SUPPLEMENTAL

Allocation of functions

(1) A [F6local authority] shall—
(a) make such reports and returns to the Secretary of State, and
(b) give to the Secretary of State such information, as he may require for the purpose of the exercise of his functions under this Act.

(2) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(3) A [F6local authority] shall—
(a) compile such information, and
(b) make such provision for conducting, or assisting the conduct of, research, as may be required for the purpose of providing the Secretary of State [F112] . . . in such form and at such times as may be prescribed, with such information relating to the provision of primary or secondary education in the area of the [F6local authority] as may be prescribed.

(4) The Secretary of State shall exercise his powers under subsection (3) so as to secure, in particular, the provision of information relating to the provision of education for children with special educational needs.

(5) A [F6local authority] shall, at such time or times and in such manner as may be required by regulations, publish such information as may be so required with respect to their policy and arrangements in respect of any matter relating to primary or secondary education.
(6) The Welsh Ministers may, by regulations, require local authorities in Wales to publish prescribed information, at such times and in such manner as may be prescribed, for the purpose of providing information to the public about whether, and if so how, local authority education functions are being exercised to promote the purpose of the Violence against Women, Domestic Abuse and Sexual Violence (Wales) Act 2015 (see section 1 of that Act).
CHAPTER I

PRELIMINARY

Annotations:

Amendments (Textual)
F117 S. 31 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F118 S. 32 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F119 S. 33 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F120 S. 34 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
CHAPTER II

ESTABLISHMENT, ALTERATION ETC. OF COUNTY AND VOLUNTARY SCHOOLS

County schools: establishment, alteration or change of site

Annotations:

Amendments (Textual)
F121 S. 35 repealed (1.4.1999 in respect of s. 35(8) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F122 S. 36 repealed (1.4.1999 in respect of s. 36(3) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(a), 14(2)(a))

Annotations:

Amendments (Textual)
F123 S. 37 repealed (1.4.1999 in respect of s. 37(4)(7)-(9) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(a), 14(2)(a))

Annotations:

Amendments (Textual)
F124 S. 38 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(a), 14(2)(a))
Annotations:

Amendments (Textual)

F125 S. 39 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12) and subject to savings in S.I. 1999/704, regs. 8(2)(a), 14(2)(a))

F126 S. 40 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Voluntary schools: establishment, alteration or change of site

Annotations:

Amendments (Textual)

F127 S. 41 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F128 S. 42 repealed (1.4.1999 in respect of s. 42(4) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(b), 14(2)(b))
Annotations:

Amendments (Textual)

F129  S. 43 repealed (1.4.1999 in respect of s. 43(3)-(6) and words in s. 43(2) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(b), 14(2)(b))

F130 44  ........................................

Annotations:

Amendments (Textual)

F130  S. 44 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8(2)(b), 14(2)(b))

F131 45  ........................................

Annotations:

Amendments (Textual)

F131  S. 45 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F132 46  ........................................

Annotations:

Amendments (Textual)

F132  S. 46 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F133 47  ........................................

Annotations:

Amendments (Textual)

F133  S. 47 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
Status of new voluntary school

Annotations:

Amendments (Textual)
F134 S. 48 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Proposals for a middle school

Annotations:

Amendments (Textual)
F135 S. 49 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Division of a single school into two or more schools

Annotations:

Amendments (Textual)
F136 S. 50 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Change of status from controlled school to aided school

Annotations:

Amendments (Textual)
F137 S. 51 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
Annotations:

Amendments (Textual)

F138  S. 52 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F139  S. 53 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F140  S. 54 repealed (10.3.1999 in respect of s. 54(6)(c) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(2), Sch. 2 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F141  S. 55 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F142  S. 56 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)

F143  Change of status from aided or special agreement school to controlled or aided school

F144  

Change of status from aided or special agreement school to controlled or aided school
CHAPTER III

FUNDING OF VOLUNTARY SCHOOLS

Obligations of governing bodies

Obligations of LEAs as regards new sites and buildings

Annotations:

Amendments (Textual)

F143  S. 57 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F144  S. 58 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F145  S. 59 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F146  S. 60 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F147  Words in s. 60(4) substituted (to the extent that this provision continues in force by virtue of any saving made in connection with its repeal by 1998 c. 31 by an order made under s. 145(3) of that Act) (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 4 para. 6
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F148 Words in s. 61(4)(5) substituted (to the extent that this provision continues in force by virtue of any saving made in connection with its repeal by 1998 c. 31 by an order made under s. 145(3) of that Act) (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 4 para. 6

F149 S. 61 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2233, art. (1), Sch. 1 (with savings in art. 15, Sch. 7 paras. 2-4, 6, 7, 10, 12) and subject to an amendment (1.9.1999) by S.I. 1999/2243, reg. 59

F150

Annotations:

Amendments (Textual)

F150 S. 62 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Financial assistance for controlled schools

F151

Annotations:

Amendments (Textual)

F151 S. 63 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 8, 10)

F152

Annotations:

Amendments (Textual)

F152 S. 64 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, regs. 14, 15)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Financial assistance by Secretary of State for aided and special agreement schools

F153 65  .................................

Annotations:

Amendments (Textual)
F153 S. 65 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F154 66  .................................

Annotations:

Amendments (Textual)
F154 S. 66 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F155 67  .................................

Annotations:

Amendments (Textual)
F155 S. 67 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Assistance by local authorities for governing bodies of aided and special agreement schools

F156 68  .................................

Annotations:

Amendments (Textual)
F156 S. 68 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Assistance by local authorities for promoters of new voluntary schools

F157 69  .................................
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)
F157  S. 69 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Miscellaneous and supplemental

F158 70  ........................................

Annotations:

Amendments (Textual)
F158  S. 70 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F159 71  ........................................

Annotations:

Amendments (Textual)
F159  S. 71 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F160 72  ........................................

Annotations:

Amendments (Textual)
F160  S. 72 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F161 73  ........................................

Annotations:

Amendments (Textual)
F161  S. 73 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F162 74  ........................................
CHAPTER IV

GOVERNMENT OF COUNTY, VOLUNTARY AND MAINTAINED SPECIAL SCHOOLS

Instruments of government

Categories of governor
Annotations:

Amendments (Textual)

F166  S. 78 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Governing bodies of county, controlled and maintained special schools

F167 79  

Annotations:

Amendments (Textual)

F167  S. 79 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F168 80  

Annotations:

Amendments (Textual)

F168  S. 80 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F169 81  

Annotations:

Amendments (Textual)

F169  S. 81 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F170 82  

Annotations:

Amendments (Textual)

F170  S. 82 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F171 83  

Annotations:
Annotiations:

**Amendments (Textual)**

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**Governing bodies of aided and special agreement schools**

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**Governing bodies: general**

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Annotations:

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F176 S. 88 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Grouping of schools under a single governing body

Annotations:

Amendments (Textual)
F177 S. 89 repealed (10.3.1999 in respect of s. 89(1)(2) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F178 S. 90 repealed (10.3.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2 (with art. 5(1)(3) and subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)
F179 S. 91 repealed (10.3.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)
Annotations:

Amendments (Textual)

F180 S. 92 repealed (10.3.1999 in respect of s. 92(1)(2)(4) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1) (3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2 (with art. 5(2)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F181 F182 F183 F184

Annotations:  

Amendments (Textual)

F181 S. 93 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F182 S. 94 repealed (10.3.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F183 S. 95 repealed (10.3.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(2), Sch. 2 (with art. 5(3) and subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12 )

F184

Annotations:  

Amendments (Textual)

F184 S. 96 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/2243, reg. 8(2) and S.I. 1999/2262, reg. 8(2))
Annotations:

Amendments (Textual)

F185  S. 97 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/2243, reg. 8(2) and S.I. 1999/2262, reg. 8(2))

F186  S. 98 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F187  S. 99 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Grouping of new schools

F188  S. 100 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)

F189  Part II Chapter V (ss. 101-126) repealed (1.4.1999 subject to savings) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, arts. 2, 4, Sch. 1 Pt.IV, Sch. 2 Pt.II para. 8 (subject to savings in S.I. 1999/711, reg. 5 and S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)
CHAPTER VI

CONDUCT AND STAFFING OF COUNTY, VOLUNTARY AND MAINTAINED SPECIAL SCHOOLS

Articles of government

Annotations:

Amendments (Textual)
F190  S. 127 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F191  S. 128 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F192  S. 129 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Conduct of schools: general

Annotations:

Amendments (Textual)
F193  S. 130 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F194  S. 131
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F194 S. 131 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F195 S. 132 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F196 S. 133 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F197 S. 134 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F198 S. 135 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Staffing of schools without delegated budgets

Annotations:

Amendments (Textual)

F195 S. 132 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F196 S. 133 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F197 S. 134 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F198 S. 135 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
Staffing of schools with delegated budgets

Annotations:

Amendments (Textual)

F199 S. 136 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F200 S. 137 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F201 S. 138 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 6, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F202 S. 139 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F203 S. 140 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)
### Changes to legislation:

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**Appointment and dismissal of teachers of religious education**

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Religious opinions of staff etc.

Annotations:

Amendments (Textual)

F209 S. 146 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

School terms, holidays and sessions

Annotations:

Amendments (Textual)

F210 S. 147 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F211 S. 148 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

Control of school premises

Annotations:

Amendments (Textual)

F212 S. 149 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)

F213 S. 150 ..................
**Education Act 1996 (c. 56)**

**Part II – Schools maintained by local education authorities**

**Chapter VI – Conduct and staffing of county, voluntary and maintained special schools**

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**Changes to legislation:** Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

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### Annotations:

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#### 152 ............................

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**Instruction or training outside school premises**

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**Discipline: general**

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F218 155

Annotations:

Amendments (Textual)

F218  S. 155 repealed (1.10.1998 in respect of s. 155(1)(4) and otherwise 1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2, Sch. 1 Pt. I; S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F219 156

Annotations:

Amendments (Textual)

F219  S. 156 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F220 157

Annotations:

Amendments (Textual)

F220  S. 157 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F221 158

Annotations:

Amendments (Textual)

F221  S. 158 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12)

F222 159
### Annotations:

**Amendments (Textual)**

| F222 | S. 159 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12) |

| F223 | 160 |

**Annotations**

**Amendments (Textual)**

| F223 | S. 160 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12) |

**Reports, meetings and information**

| F224 | 161 |

**Annotations**

**Amendments (Textual)**

| F224 | S. 161 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12) |

| F225 | 162 |

**Annotations**

**Amendments (Textual)**

| F225 | S. 162 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12) |

| F226 | 163 |
Annotations:

Amendments (Textual)

F226 S. 163 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9),
144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10,
12)

F227 164 ..............................

Annotations:

Amendments (Textual)

F227 S. 164 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9),
144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10,
12)

F228 165 ..............................

Annotations:

Amendments (Textual)

F228 S. 165 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9),
144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10,
12)

New schools

F229 166 ..............................

Annotations:

Amendments (Textual)

F229 S. 166 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9),
144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10,
12)
CHAPTER VII

DISCONTINUANCE OF LOCAL EDUCATION AUTHORITY SCHOOLS

Procedure for discontinuance of county, voluntary or maintained nursery school by local education authority

Annotations:

Amendments (Textual)

F230 S. 167 repealed (1.4.1999 in respect of s. 167(6) and words in s. 167(1) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 6 paras. 2-6, Sch. 7 paras. 2-4, 6, 7, 10, 12)

Annotations:

Amendments (Textual)

F231 S. 168 repealed (1.4.1999 in respect of s. 168(3) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, reg. 14(2)(c))

Annotations:

Amendments (Textual)

F232 S. 169 repealed (1.4.1999 in respect of s. 169(4)(6) and words in s. 169(5) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12 and subject to savings in S.I. 1999/704, reg. 14(2)(c))
Discontinuance of voluntary school by governing body
### Chapter VIII

**Miscellaneous and Supplementary Provisions**

#### Further Education

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<td>F238 S. 176 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)</td>
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#### Teacher Training

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<td>F240 S. 177 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)</td>
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#### Modification of Employment Law

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<td>F241 S. 178 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2-4, 6, 7, 10, 12)</td>
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### Modification of trust deeds and other instruments

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### Interpretation of Part II

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<td><strong>F245 182</strong></td>
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PART III

GRANT-MAINTAINED SCHOOLS

CHAPTER I

PRELIMINARY

CHAPTER II

PROCEDURE FOR ACQUISITION OF GRANT-MAINTAINED STATUS

Eligibility

Annotations:

Amendments (Textual)

F246 Pt. III (ss. 183-311) repealed (1.10.1998, 1.4.1999 and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2, Sch. 1 Pt.I; S.I. 1999/120, art. 2(2), Sch. 2; S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings as specified in those S.I.s and subject to savings in S.I. 1999/704)

F247 S. 183 repealed (1.4.1999 in respect of s. 183(4) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 69, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

C52 Pt. III Chapter II (ss. 184-200) modified (1.11.1996) by 1996 c. 57, ss. 37(3), 48(2)

Annotations:

Modifications etc. (not altering text)

Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F249 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Initiation of procedure

Annotations:

Amendments (Textual)

F250 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Information

Annotations:

Amendments (Textual)

F251 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Ballot of parents

Annotations:

Amendments (Textual)

F252 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F253 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F254 190 .................................

Annotations:

Amendments (Textual)

F254 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F255 191 .................................

Annotations:

Amendments (Textual)

F255 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F256 192 .................................

Annotations:

Amendments (Textual)

F256 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F257 193 .................................

Annotations:

Amendments (Textual)

F257 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Approval and implementation of proposals

Annotations:

Amendments (Textual)

F258 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Expenses in connection with proposals

Annotations:

Amendments (Textual)

F260 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Alteration of county school proposed for grant-maintained status

Annotations:

Amendments (Textual)

F261 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F262 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F263 199

Supplementary

F264 200

Annotations:

Amendments (Textual)

F263 Ss. 184-199 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

CHAPTER III

PROPERTY, STAFF AND CONTRACTS

Transfer of property and staff, etc.

F265 201

Annotations:

Amendments (Textual)

F265 S. 201 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 8, Sch. 7 paras. 2, 5, 6, 10, 12)

F266 202
Annotations:

Amendments (Textual)

F266 S. 202 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Effect of pending procedure for acquisition of grant-maintained status on property disposals, etc.

F267 203

Annotations:

Amendments (Textual)

F267 S. 203 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F268 204

Annotations:

Amendments (Textual)

F268 S. 204 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 9, Sch. 7 paras. 2, 5, 6, 10, 12)

F269 205

Annotations:

Amendments (Textual)

F269 S. 205 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 10, Sch. 7 paras. 2, 5, 6, 10, 12)

F270 206

Annotations:

Amendments (Textual)

F270 S. 206 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)
F271 S. 207 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 11, Sch. 7 paras. 2, 5, 6, 10, 12)

F272 S. 208 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 12, Sch. 7 paras. 2, 5, 6, 10, 12)

F273 S. 209 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Supplementary

Amendments (Textual)
F274 S. 210 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

CHAPTER IV

ESTABLISHING NEW GRANT-MAINTAINED SCHOOLS

Proposals for establishment of new grant-maintained school

Annotations:
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)
F275 S. 211 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I.1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F276 212 .................................

Annotations:

Amendments (Textual)
F276 S. 212 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (with Sch. 2 para. 4 and subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F277 213 .................................

Annotations:

Amendments (Textual)
F277 S. 213 repealed (1.10.1998 in respect of s. 213(2)(3) and otherwise 1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I; S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Approval and implementation of proposals

F278 214 .................................

Annotations:

Amendments (Textual)
F278 S. 214 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F279 215 .................................

Annotations:

Amendments (Textual)
F279 S. 215 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1998/2323, Sch. 7 paras. 2, 5, 6, 10, 12 and in S.I. 1999/704, reg. 3)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

CHAPTER V
GOVERNMENT, CONDUCT ETC. OF GRANT-MAINTAINED SCHOOLS

The governing instruments
Annotations:

Amendments (Textual)

F283 S. 219 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F284 S. 220 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F285 S. 221 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F286 S. 222 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F287 S. 223 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F288 S. 224 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Governors
Annotations:

Amendments (Textual)
F288  S. 224 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F289 225 ................................................

Annotations:

Amendments (Textual)
F289  S. 225 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F290 226 ................................................

Annotations:

Amendments (Textual)
F290  S. 226 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F291 227 ................................................

Annotations:

Amendments (Textual)
F291  S. 227 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F292 228 ................................................

Annotations:

Amendments (Textual)
F292  S. 228 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F293 229 ................................................
Annotations:

Amendments (Textual)

F293 S. 229 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F294 S. 230 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Powers

F295 S. 231 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F296 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F297 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Schools acquiring grant-maintained status: determination etc. of initial governors

Annotations:

Amendments (Textual)
F298 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F299 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F300 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F301 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Annotations:

Amendments (Textual)
F302 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F303 239

Annotations:

Amendments (Textual)
F303 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F304 240

Annotations:

Amendments (Textual)
F304 Ss. 232-240 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

New grant-maintained schools: determination etc. of initial governors

F305 241

Annotations:

Amendments (Textual)
F305 S. 241 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

General and supplementary

F306 242
CHAPTER VI

FUNDING OF GRANT-MAINTAINED SCHOOLS

Grants: general

S. 244

Special purpose grants.

(1) Grant regulations may provide for the payment by the funding authority to the governing bodies of grant-maintained schools of grants (known as special purpose grants) in respect of expenditure, of any class or description specified in the regulations, incurred or to be incurred by the governing bodies—

(a) for or in connection with educational purposes of any class or description so specified,

(b) in making any provision (whether of educational services or facilities or otherwise) of any class or description so specified which appears to the funding authority to be required for meeting any special needs of the population of the area served by the schools in question, or

(c) in respect of expenses of any class or description so specified, being expenses which it appears to the funding authority the governing bodies of such schools cannot reasonably be expected to meet from maintenance grant.

(2) Grant regulations may provide for special purpose grants to be payable—
(a) on a regular basis in respect of expenditure of a recurrent kind, or
(b) by reference to expenditure incurred or to be incurred on particular occasions or during any particular period.

Annotations:

Amendments (Textual)
F309 S. 245 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Modifications etc. (not altering text)
C54 S. 245 applied (with modifications) (1.3.1999) by S.I. 1999/274, reg. 2

[\F310\246 Capital grants.

(1) Grant regulations may provide for the payment by the funding authority to the governing bodies of grant-maintained schools of grants (known as capital grants) in respect of expenditure of a capital nature, of any class or description specified in the regulations, incurred or to be incurred by the governing bodies.

(2) The descriptions of expenditure which are to be regarded for the purposes of capital grant as expenditure of a capital nature shall be such as may be determined by or in accordance with the regulations.

(3) Where the governing body of a grant-maintained school include sponsor governors, the funding authority shall, if directed to do so by the Secretary of State, pay capital grant of such amount as may be specified in the directions in respect of such expenditure falling within subsection (1) as is incurred, or to be incurred, by the governing body for such purposes as may be specified in the directions.

(4) Before giving a direction under subsection (3), the Secretary of State shall consult the funding authority.

(5) A direction under subsection (3) may not be given after the end of the period of twelve months beginning—
   (a) (in the case of a governing body incorporated in pursuance of proposals for acquisition of grant-maintained status which include sponsor governors on the incorporation date) with that date,
   (b) (in the case of a governing body incorporated in pursuance of proposals for the establishment of a new grant-maintained school which include sponsor governors on the date of implementation of the proposals) with that date, and
   (c) (in any other case) with the date when the instrument of government naming a person as the sponsor of the school came into effect.

Annotations:

Amendments (Textual)
F310 S. 246 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
Part III – Grant-maintained schools
Chapter VI – Funding of grant-maintained schools

Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Modifications etc. (not altering text)
C55  S. 246 modified (20.11.1998) by S.I. 1998/2670, reg. 7(1)

247 Imposition of requirements on governing body in receipt of grant.

(1) A governing body to whom any payments in respect of maintenance grant, capital grant or special purpose grant are made shall comply with such requirements of a kind mentioned in subsection (2) as the funding authority may from time to time impose.

(2) The kinds of requirements which may be imposed under subsection (1) are—

(a) requirements specified in grant regulations as requirements which may be imposed by the funding authority on governing bodies to whom such payments are made, and

(b) requirements determined in accordance with grant regulations by the funding authority.

(3) Requirements imposed under subsection (1)—

(a) may be imposed on or at any time after the making of any payment by reference to which they are imposed, and

(b) subject to subsection (4), may at any time be varied by the funding authority.

(4) The power of the funding authority to vary such a requirement—

(a) does not apply to a requirement of the kind mentioned in subsection (2)(a), or a requirement required to be imposed by the regulations (by virtue of subsection (9)) or by directions under section 24, unless the Secretary of State has consented to the variation, and

(b) is subject, in the case of a requirement of the kind mentioned in subsection (2) (b), to the provisions of the regulations relating to the determination of the requirements that may be imposed in the case of payments in respect of the grant in question.

(5) Requirements imposed under subsection (1) may at any time be waived or removed by the funding authority with the consent of the Secretary of State.

(6) The requirements which may be specified in or authorised by grant regulations as requirements which may be imposed on governing bodies to whom payments are made in respect of special purpose grant or capital grant may, in particular, if any conditions specified in the requirements are satisfied, require the payment to the funding authority of the whole or any part of the following amount.

(7) That amount is—

(a) the amount of the payments made in respect of the grant, or

(b) so much of the value of any premises or equipment in respect of which the grant was paid as is determined in accordance with the requirements to be properly attributable to the payment of such grant, whichever is the greater.

(8) No such requirement as is referred to in subsection (6) may be imposed where any payment is made in respect of capital grant if—

(a) the grant is made in respect of the provision, alteration or repair of premises for a school, and
(b) any freehold interest in the premises in respect of which the grant is made is, or is to be, held on trust for the purposes of the school.

(9) Grant regulations may require the funding authority to impose any such requirements as may be imposed under the preceding provisions of this section.

**Annotations:**

**Amendments (Textual)**

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<th>Amendment</th>
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<td>F311</td>
<td>S. 247 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)</td>
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**Modifications etc. (not altering text)**

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<td>C56</td>
<td>S. 247 modified (20.11.1998) by S.I. 1998/2670, reg. 7(2)</td>
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<td>S. 247 applied (with modifications) (1.3.1999) by S.I. 1999/274, regs. 3, 4</td>
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<td>S. 247 modified (1.4.1999) by S.I. 1999/532, reg. 5(1)</td>
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<td></td>
<td>S. 247: functions transferred (1.4.1999) by S.I. 1999/532, reg. 4</td>
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</tbody>
</table>

**F312248 Grants: further provisions.**

(1) The times at which, and the manner in which, payments are made in respect of—

(a) maintenance grant for a grant-maintained school in respect of any financial year,

(b) special purpose grant, and

(c) capital grant,

shall be such as may be determined from time to time by the funding authority.

(2) Payments in respect of maintenance grant for a school in respect of any financial year may be made, before any amount has been determined in accordance with grant regulations as the amount of such grant payable for that year in respect of the school, by reference to an estimate of the amount which will be so payable made by the funding authority.

(3) Where in respect of any financial year an over-payment of maintenance grant is made to the governing body of a school, a sum equal to the amount of that over-payment shall be recoverable from the governing body by the funding authority.

(4) Where a sum is payable by the governing body of a school to the funding authority—

(a) in respect of an over-payment of maintenance grant in respect of a financial year, or

(b) by way of repayment of special purpose grant or capital grant (whether by virtue of a requirement such as is mentioned in section 247(6) or otherwise),

the funding authority may (without prejudice to any other mode of recovery) recover the whole or any part of that sum by deducting it from any grant payable by them to the governing body.

(5) In this section references to an over-payment of maintenance grant in respect of a financial year are to any amount by which the aggregate amount of any payments in respect of maintenance grant made to the governing body of the school in question in respect of the year exceeds the amount finally determined in accordance with grant
regulations as the amount of maintenance grant payable for that year in respect of the school.

(6) The funding authority shall exercise any power conferred on them by this section, by any of sections 216 and 244 to 247, or by paragraph 6 of Schedule 21 in such manner (if any) as may be specified in or determined in accordance with grant regulations.

Annotations:

Amendments (Textual)

F312 S. 248 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Modifications etc. (not altering text)

C57 S. 248 applied (with modifications) (1.3.1999) by S.I. 1999/274, reg. 5
S. 248 modified (1.4.1999) by S.I. 1999/532, reg. 6
S. 248: functions transferred (1.4.1999) by S.I. 1999/532, reg. 4
C58 S. 248(1)-(4) modified (20.11.1998) by S.I. 1998/2670, reg. 7(3)

Grants: Wales (until establishment of the SFCW)

[F313] Application of sections 250 to 254.

Before the Schools Funding Council for Wales begin to exercise their functions, sections 250 to 254 shall have effect in relation to grant-maintained schools in Wales in place of sections 244(1) and (3), 245(1), 246(1), 247 and 248.

Annotations:

Amendments (Textual)

F313 S. 249 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F314 250 .................................

Annotations:

Amendments (Textual)

F314 S. 250 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F315 251 .................................
Imposition of requirements on governing body in receipt of grant.

(1) A governing body to whom any payments in respect of maintenance grant or special purpose grants are made shall comply with such requirements of a kind mentioned in subsection (2) as the Secretary of State may from time to time impose.

(2) The kinds of requirements which may be imposed under subsection (1) are—
   (a) requirements specified in grant regulations as requirements which may be imposed by the Secretary of State on governing bodies to whom such payments are made, and
   (b) requirements determined in accordance with grant regulations by the Secretary of State.

(3) A governing body to whom any payments in respect of capital grant are made shall comply with such requirements determined by the Secretary of State as he may from time to time impose.

(4) Requirements imposed under subsection (1) or (3)—
   (a) may be imposed on or at any time after the making of any payment by reference to which they are imposed, and
   (b) may at any time be waived or removed or, subject to subsection (5), varied by the Secretary of State.

(5) The power of the Secretary of State to vary such a requirement—
   (a) does not apply to a requirement of the kind mentioned in subsection (2)(a), and
   (b) is subject, in the case of a requirement of the kind mentioned in subsection (2) (b), to the provisions of the regulations relating to the determination of the requirements that may be imposed in the case of payments in respect of the grants in question.

(6) The requirements—
   (a) which may be specified in or authorised by grant regulations as requirements which may be imposed on governing bodies to whom payments are made in respect of special purpose grant, or
(b) which may be imposed by the Secretary of State on a governing body to whom payments in respect of capital grant are made, may, in particular, if any conditions specified in the requirements are satisfied, require the payment to the Secretary of State of the whole or any part of the following amount.

(7) That amount is—
(a) the amount of the payments made in respect of the grant, or
(b) so much of the value of any premises or equipment in respect of which the grant was paid as is determined in accordance with the requirements to be properly attributable to the payment of such grant, whichever is the greater.

(8) No such requirement as is referred to in subsection (6) may be imposed where any payment is made in respect of capital grant if—
(a) the grant is made in respect of the provision, alteration or repair of premises for a school, and
(b) any freehold interest in the premises in respect of which the grant is made is, or is to be, held on trust for the purposes of the school.

Annotations:

Amendments (Textual)
F317 S. 253 repealed (1.4.1999 for specified purposes and otherwise prosp.) by 1998 c. 31, ss. 140(1)(3), 145(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F318 254 Grants: further provisions.

(1) The times at which, and the manner in which, payments are made in respect of—
(a) maintenance grant for a grant-maintained school in respect of any financial year,
(b) special purpose grants, and
(c) capital grants,
shall be such as may be determined from time to time by the Secretary of State.

(2) Payments in respect of maintenance grant for a school in respect of any financial year may be made, before any amount has been determined in accordance with grant regulations as the amount of such grant payable for that year in respect of the school, by reference to an estimate of the amount which will be so payable made by the Secretary of State.

(3) Where in respect of any financial year an over-payment of maintenance grant is made to the governing body of a school, a sum equal to the amount of that over-payment shall be recoverable from the governing body by the Secretary of State.

(4) Where a sum is payable by the governing body of a school to the Secretary of State—
(a) in respect of an over-payment of maintenance grant in respect of a financial year, or
(b) by way of repayment of special purpose grant or capital grant (whether by virtue of a requirement such as is mentioned in section 253(6) or otherwise),
the Secretary of State may (without prejudice to any other mode of recovery) recover the whole or any part of that sum by deducting it from any grant payable by him to the governing body.

(5) In this section references to an over-payment of maintenance grant in respect of a financial year are to any amount by which the aggregate amount of any payments in respect of maintenance grant made to the governing body of the school in question in respect of the year exceeds the amount finally determined in accordance with grant regulations as the amount of maintenance grant payable for that year in respect of the school.]
Annotations:

Amendments (Textual)
F321 S. 255-258 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F322 258 .................................

Annotations:

Amendments (Textual)
F322 S. 255-258 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

CHAPTER VII
ALTERATION ETC. OF GRANT-MAINTAINED SCHOOLS

F323 259 .................................

Annotations:

Amendments (Textual)
F323 S. 259 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12 and subject to savings by S.I. 1999/704, reg. 14(2)(d))

F324 260 .................................

Annotations:

Amendments (Textual)
F324 S. 260 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12 and in S.I. 1999/704, reg. 4(1))

F325 261 .................................
Annotations:

Amendments (Textual)

F325 S. 261 repealed (1.4.1999 in respect of s. 261(2)(4)(5) and in respect of words in s. 261(3) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with Sch. 7 paras. 2, 5, 6, 10, 12 and subject to savings in S.I. 1999/704, reg. 4(1), 14(2)(d))

F326 262 .................................

Annotations:

Amendments (Textual)

F326 S. 262 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12 and subject to savings in S.I. 1999/704, reg. 14(2)(d)(e))

F327 263 .................................

Annotations:

Amendments (Textual)

F327 S. 263 repealed (1.4.1999 in respect of s. 263(4)(b) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F328 264 .................................

Annotations:

Amendments (Textual)

F328 S. 264 repealed (1.4.1999) by 1998 c. 31, s. 140(1) (3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

F329 265 .................................

Annotations:

Amendments (Textual)

F329 S. 265 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)
CHAPTER VIII

DISCONTINUANCE OF GRANT-MAINTAINED SCHOOLS

Proposals for discontinuance
Annotations:

Amendments (Textual)

F334 S. 270 repealed (1.4.1999 in respect of s. 270(2)(b)(ii) and otherwise 1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations: .................................

Amendments (Textual)

F335 S. 271 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Withdrawal of grant

Annotations: .................................

Amendments (Textual)

F336 S. 272 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations: .................................

Amendments (Textual)

F337 S. 273 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

Winding up and disposal of property

Annotations: .................................

Amendments (Textual)

F338 S. 274
Annotations:

Amendments (Textual)

F343 S. 279 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in art. 16, Sch. 7 paras. 2, 5, 6, 10, 12)

CHAPTER IX

GROUPS OF GRANT-MAINTAINED SCHOOLS

F344 280 .................................

Annotations:

Amendments (Textual)

F344 S. 280 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F345 281 .................................

Annotations:

Amendments (Textual)

F345 S. 281 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F346 282 .................................

Annotations:

Amendments (Textual)

F346 S. 282 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F347 283 .................................

Annotations:

Amendments (Textual)

F347 S. 283 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)
Annotations:

Amendments (Textual)
F348 S. 284 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F349 S. 285 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F350 S. 286 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F351 S. 287 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Annotations:

Amendments (Textual)
F352 S. 288 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)
Annotations:

Amendments (Textual)
F353 S. 289 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F354 290 .................................

Annotations:

Amendments (Textual)
F354 S. 290 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1, Pt. I (subject to savings in S.I. 1999/2323, Sch. 7 paras. 2, 5, 6, 10, 12)

CHAPTER X
GENERAL AND MISCELLANEOUS

Middle schools

F355 291 .................................

Annotations:

Amendments (Textual)
F355 S. 291 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Nursery education

F356 292 .................................

Annotations:

Amendments (Textual)
F356 S. 292 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Further education

F357 293 .................................
Teacher training

Provision of benefits and services by local education authority

Transfer and disposal of premises
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*Modification of instruments*

| 302 |  |
Annotations:

Amendments (Textual)
F366 S. 302 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 art. 23(2), paras. 2, 5, 6, 10, 12)

F367 303 ........................................

Annotations:

Amendments (Textual)
F367 S. 303 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Religious opinions etc. of staff

F368 304 ........................................

Annotations:

Amendments (Textual)
F368 S. 304 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F369 305 ........................................

Annotations:

Amendments (Textual)
F369 S. 305 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F370 306 ........................................

Annotations:

Amendments (Textual)
F370 S. 306 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)
Annotations:

Amendments (Textual)

F371 S. 306A (and the heading immediately preceding it) inserted (1.4.1998) by 1997 c. 44, s. 3(1) (with s. 57(3)); S.I. 1998/386, art. 2, Sch. 1 Pt.II

F372 306A . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

Annotations:

Amendments (Textual)

F372 S. 306A (and the heading immediately preceding it) inserted (1.4.1998) by 1997 c. 44, s. 3(1) (with s. 57(3)); S.I. 1998/386, art. 2, Sch. 1 Pt.II and repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Exclusion of pupils

F373 307 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

Annotations:

Amendments (Textual)

F373 S. 307 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

F374 307A . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

Annotations:

Amendments (Textual)

F374 S. 307A inserted (1.9.1998) by 1997 c. 44, s. 8(1) (with s. 57(3)); S.I. 1998/386, art. 2, Sch. 1 Pt.IV and repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Appeal committees

F375 308 . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
Annotations:

Amendments (Textual)

**F375** S. 308 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

Supplementary

**F376** 309 ..............................

Annotations:

Amendments (Textual)

**F376** S. 309 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)

**F377** 310 ..............................

Annotations:

Amendments (Textual)

**F377** S. 310 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30, para. 70, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1 (with art. 5 and subject to savings in S.I. 1999/2323, art. 20, Sch. 7 paras. 2, 5, 6, 10, 12)

Interpretation

**F378** 311 ..............................

Annotations:

Amendments (Textual)

**F378** S. 311 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 70, Sch. 31 (with ss. 138(9), 144); S.I. 1999/2323, art. 2(1), Sch. 1 (with savings in Sch. 7 paras. 2, 5, 6, 10, 12)
Part IV

Special Educational Needs

Annotations:

Modifications etc. (not altering text)
C59 Pt. 4 power to amend or repeal conferred (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 18, 26(3); S.I. 2012/320, art. 2(g)

Chapter I

Children [F379] in Wales] with Special Educational Needs

Annotations:

Amendments (Textual)
F379 Words in Pt. 4 Ch. 1 title inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 9; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

Modifications etc. (not altering text)
C60 Pt. 4 Ch. 1 excluded (1.9.2014) by Children and Families Act 2014 (c. 6), ss. 81, 139(6); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Introductory

[F380]311A Application of this Chapter: children in Wales

This Chapter applies only in relation to children in the area of a local authority in Wales.

Annotations:

Amendments (Textual)
F380 S. 311A inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 10; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

312 Meaning of “special educational needs” and “special educational provision” etc.

(1) A child [F381] in the area of a local authority in Wales] has “special educational needs” for the purposes of this Act if he has a learning difficulty which calls for special educational provision to be made for him.

(2) Subject to [F382] subsections (3) and (3A) a child [F383] in the area of a local authority in Wales] has a “learning difficulty” for the purposes of this Act if—
(a) he has a significantly greater difficulty in learning than the majority of children of his age,

(b) he has a disability which either prevents or hinders him from making use of educational facilities of a kind generally provided for children of his age in schools within the area of the local authority, or

(c) he is under compulsory school age and is, or would be if special educational provision were not made for him, likely to fall within paragraph (a) or (b) when of that age.

(3) A child is not to be taken as having a learning difficulty solely because the language (or form of the language) in which he is, or will be, taught is different from a language (or form of a language) which has at any time been spoken in his home.

[F386](3A) Subsection (2) does not apply—

(a) for the purposes of sections 15A and 15B, or

(b) for the purposes of sections 18A and 562H (except for the purpose of a local authority in Wales determining, for the purposes of those sections, whether a child has special educational needs).

(4) In this Act “special educational provision” means—

(a) in relation to a child who has attained the age of two, educational provision which is additional to, or otherwise different from, the educational provision made generally for children of his age in schools maintained by the local authority (other than special schools), and

(b) in relation to a child under that age, educational provision of any kind.

(5) In this Part—

“child” includes any person who has not attained the age of 19 and is a registered pupil at a school;

“maintained school” means any community, foundation or voluntary school or any community or foundation special school not established in a hospital.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F381 Words in s. 312(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 11(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F382 Words in s. 312(2) substituted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 6(2); S.I. 2010/303, art. 6, Sch. 5

F383 Words in s. 312(2) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 11(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F384 Words in s. 312(2)(c) substituted (1.8.1998) by 1997 c. 44, s. 57(1), Sch. 7 para. 23(a); S.I. 1998/386, art. 2, Sch. 1 Pt. III

F385 Words in s. 312(2)(e) repealed (1.8.1998) by 1997 c. 44, s. 57(1)(4), Sch. 7 para. 23(b), Sch. 8; S.I. 1998/386, art. 2, Sch. 1 Pt. III
Children subject to detention

(1) No provision of, or made under, this Part applies in relation to a child who is subject to a detention order and detained in relevant youth accommodation.

(2) The following provisions of this section apply where a child who has been subject to a detention order is released having, immediately before release, been detained in relevant youth accommodation.

(3) Subject to subsection (6), a statement which was maintained for the child by a local authority under section 324 immediately before the beginning of the detention is, from the child's release, to be treated as being maintained by that authority under section 324.

(4) In subsection (3) “the beginning of the detention” means—

(a) the beginning of the period of detention in relevant youth accommodation, or

(b) where that period is part of a continuous period, comprising periods of detention in relevant youth accommodation and in other accommodation, the beginning of that continuous period.

(5) For the purposes of subsection (4), it is immaterial whether or not a period of detention is pursuant to a single order.

(6) Where, on the child's release, a local authority (“the new authority”) other than the authority mentioned in subsection (3) (“the old authority”) becomes responsible for the child for the purposes of this Part—

(a) the old authority must transfer the statement to the new authority, and

(b) from the child's release, the statement is to be treated as being maintained by the new authority under section 324.

Annotations:

Amendments (Textual)

F392 S. 312A inserted (1.9.2010 for E., 1.4.2011 for W.) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 52(2), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(d)
Code of Practice

313 Code of Practice.

(1) The [F393Welsh Ministers] shall issue, and may from time to time revise, a code of practice giving practical guidance in respect of the discharge by [F1local authorities] and the governing bodies of [F394maintained schools][F395] and maintained nursery schools [of their functions under this Part.

(2) It shall be the duty of—
   (a) [F1local authorities], and such governing bodies, exercising functions under this Part, and
   (b) any other person exercising any function for the purpose of the discharge by [F1local authorities], and such governing bodies, of functions under this Part, to have regard to the provisions of the code.

(3) On any appeal under this Part to the Tribunal, the Tribunal shall have regard to any provision of the code which appears to the Tribunal to be relevant to any question arising on the appeal.

(4) The [F396Welsh Ministers] shall publish the code as for the time being in force.

[F397(5) In this Part [F398...], “the Tribunal”, in relation to an appeal, means [F399the Special Educational Needs Tribunal for Wales.]

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F393 Words in s. 313(1) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F394 Words in s. 313(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 72 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch.1

F395 Words in s. 313(1) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 36 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F396 Words in s. 313(4) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F397 S. 313(5) substituted (1.9.2003) by Education Act 2002 (c. 32), s. 216(3), Sch. 18 para. 2 (with ss. 210(8), 214(4), Sch. 18 para. 17); S.I. 2002/3185, art. 6, Sch. Pt. III

F398 Words in s. 313(5) omitted (3.11.2008) by virtue of The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 128(a)

F399 Words in s. 313(5) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(3)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F400 S. 313(5)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
314 Making and approval of code.

(1) Where the [F402 Welsh Ministers propose] to issue or revise a code of practice, [F403 they] shall prepare a draft of the code (or revised code).

(2) The [F404 Welsh Ministers] shall consult such persons about the draft as [F405 they think] fit and shall consider any representations made by [F406 those persons].

[F407 (3) If the Welsh Ministers determine to proceed with the draft (either in its original form or with such modifications as they think fit) they shall lay it before the National Assembly for Wales.]

(4) If the draft is approved by resolution of [F408 the National Assembly for Wales, the Welsh Ministers] shall issue the code in the form of the draft, and the code shall come into effect on such day as [F409 the Welsh Ministers may] by order appoint.

Annotations:

Amendments (Textual)

F402 Words in s. 314(1) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(3)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F403 Words in s. 314(1) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 12(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F404 Words in s. 314(2) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(3)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F405 Words in s. 314(2) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F406 Words in s. 314(2) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(3)(c); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F407 S. 314(3) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(4); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F408 Words in s. 314(4) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(5)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F409 Words in s. 314(4) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 13(5)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
Special educational provision: general

315 Review of arrangements.

(1) A [[F6] local authority] shall keep under review the arrangements made by them for special educational provision.

(2) In doing so the authority shall, to the extent that it appears necessary or desirable for the purpose of co-ordinating provision for children with special educational needs, consult [[F410] the governing bodies of community, foundation and voluntary and community and foundation special schools [[F411] and maintained nursery schools ] in their area.]

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F410 Words in s. 315(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.73 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F411 Words in s. 315(2) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 37 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

[F412316 Duty to educate children with special educational needs in mainstream schools

(1) This section applies to a child with special educational needs who should be educated in a school.

(2) If no statement is maintained under section 324 for the child, he must be educated in a mainstream school.

(3) If a statement is maintained under section 324 for the child, he must be educated in a mainstream school unless that is incompatible with—

(a) the wishes of his parent, or

(b) the provision of efficient education for other children.

(4) In this section and section 316A “mainstream school” means any school other than—

(a) a special school, or

(b) an independent school which is not—

(i) a city technology college,

(ii) a city college for the technology of the arts, or

(iii) an Academy].

Annotations:

Amendments (Textual)
F412 Ss. 316, 316A substituted (15.6.2001 for certain purposes and otherwise 1.1.2002 for E., 21.1.2002 for certain purposes and otherwise 1.4.2002 for W.) for s. 316 by 2001 c. 10, s. 1 (with s. 43(13)); S.I. 2001/2217, arts. 4, 5, Sch. Pts. I, II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, arts. 4, 5, Sch. Pts. I, II
F413 Words s. 316(4)(b)(iii) substituted (26.7.2002) by Education Act 2002 (c. 32), ss. 65(3), 216(2), Sch. 7 para. 6(3) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 2
Education otherwise than in mainstream schools

(1) Section 316 does not prevent a child from being educated in—
   (a) an independent school which is not a mainstream school, or
   (b) a school approved under section 342,
       if the cost is met otherwise than by a [F6 local authority].

(2) Section 316(2) does not require a child to be educated in a mainstream school during any period in which—
   (a) he is admitted to a special school for the purposes of an assessment under section 323 of his educational needs and his admission to that school is with the agreement of—
      (i) the [F6 local authority],
      (ii) the governing body of the school or, if the school is in England, its head teacher,
      (iii) his parent, and
      (iv) any person whose advice is to be sought in accordance with regulations made under paragraph 2 of Schedule 26;
   (b) he remains admitted to a special school, in prescribed circumstances, following an assessment under section 323 at that school;
   (c) he is admitted to a special school, following a change in his circumstances, with the agreement of—
      (i) the [F6 local authority],
      (ii) the governing body of the school or, if the school is in England, its head teacher,
      (iii) his parent;
   (d) he is admitted to a community or foundation special school which is established in a hospital.

(3) Section 316 does not affect the operation of—
   (a) section 348, or
   (b) paragraph 3 of Schedule 27.

(4) If a [F6 local authority] decide—
   (a) to make a statement for a child under section 324, but
   (b) not to name in the statement the school for which a parent has expressed a preference under paragraph 3 of Schedule 27,
      they shall, in making the statement, comply with section 316(3).

(5) A [F6 local authority] may, in relation to their mainstream schools taken as a whole, rely on the exception in section 316(3)(b) only if they show that there are no reasonable steps that they could take to prevent the incompatibility.
An authority in relation to a particular mainstream school may rely on the exception in section 316(3)(b) only if it shows that there are no reasonable steps that it or another authority in relation to the school could take to prevent the incompatibility.

The exception in section 316(3)(b) does not permit a governing body to fail to comply with the duty imposed by section 324(5)(b).

An authority must have regard to guidance about section 316 and this section issued by the Welsh Ministers—

That guidance shall, in particular, relate to steps which may, or may not, be regarded as reasonable for the purposes of subsections (5) and (6).

“Prescribed... means prescribed in regulations made by the [Welsh Ministers].

“Authority”—

(a) in relation to a maintained school or maintained nursery school, means each of the following—

(i) the [local authority],

(ii) the school’s governing body, and

(b) in relation to a pupil referral unit, means the [local authority].]
Duties of governing body or [F1local authority] in relation to pupils with special educational needs.

(1) [F424]The governing body of a community, foundation or voluntary school or a maintained nursery school shall —

(a) use their best endeavours, in exercising their functions in relation to the school, to secure that, if any registered pupil has special educational needs, the special educational provision which his learning difficulty calls for is made,

(b) secure that, where the responsible person has been informed by the [F6local authority] that a registered pupil has special educational needs, those needs are made known to all who are likely to teach him, and

(c) secure that the teachers in the school are aware of the importance of identifying, and providing for, those registered pupils who have special educational needs.

(2) In subsection (1)(b) “the responsible person” means the head teacher or the appropriate governor (that is, the chairman of the governing body or, where the governing body have designated another governor for the purposes of this subsection, that other governor).

(3) To the extent that it appears necessary or desirable for the purpose of co-ordinating provision for children with special educational needs—

(a) the governing bodies of [F426]community, foundation and voluntary schools[F427] and maintained nursery schools shall, in exercising functions relating to the provision for such children, consult the [F428local authority] and the governing bodies of other such schools, F429...

(b) ......................................................

[F430] (3A) The governing body of a community, foundation or voluntary school or a maintained nursery school shall designate a member of the staff at the school (to be known as the “special educational needs co-ordinator”) as having responsibility for co-ordinating the provision for pupils with special educational needs.

(3B) Regulations may—
(a) require the governing bodies of schools falling within subsection (3A) to ensure that special educational needs co-ordinators have prescribed qualifications or prescribed experience (or both), and

(b) confer on the governing bodies of those schools other functions relating to special educational needs co-ordinators.

(4) Where a child who has special educational needs is being educated in a community, foundation or voluntary school or a maintained nursery school, those concerned with making special educational provision for the child shall secure, so far as is reasonably practicable and is compatible with—

(a) the child receiving the special educational provision which his learning difficulty calls for,

(b) the provision of efficient education for the children with whom he will be educated, and

(c) the efficient use of resources,

that the child engages in the activities of the school together with children who do not have special educational needs.

(5) The governing body of a community, foundation or voluntary school, a maintained nursery school, or a community or foundation special school shall include special needs information in the report prepared under section 30(1) of the Education Act 2002 (governors' report).

(6) In subsection (5) “special needs information” means—

(a) such information as may be prescribed about the implementation of the governing body's policy for pupils with special educational needs, and

(b) information as to—

(i) the arrangements for the admission of disabled persons as pupils at the school,

(ii) the steps taken to prevent disabled pupils from being treated less favourably than other pupils,

(iii) the facilities provided to assist access to the school by disabled pupils, and

(iv) the plan prepared by the governing body under paragraph 3 of Schedule 10 to the Equality Act 2010 (“the 2010 Act”).

(6A) In subsection (6)(b) “disabled person” means a person who is a disabled person for the purposes of the 2010 Act; and section 89 (interpretation of Part 6) of, and paragraph 6 of Schedule 10 (supplementary provisions for Schedule 10) to, the 2010 Act apply for the purposes of subsection (6)(b) as they apply for the purposes of Part 6 of and Schedule 10 to that Act.]
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

F6  Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(6))

F424  Words in s. 317 (1) substituted (1.9.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 39(2) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F425  S. 317(2) substituted (1.9.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 39(3) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F426  Words in s. 317(3)(a) substituted by 1998 c. 31, s. 140(1), Sch. 20 para. 74(4)(a)(i) (with ss. 138(9), 144(6)); S.I. 1999/2323, Sch. 1

F427  Words in s. 317(3)(a) inserted (1.9.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 39(4)(a) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F428  Words in s. 317(3)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 74(4)(a)(ii), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F429  S. 317(3)(b) and word repealed (1.9.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 39(4)(b), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F430  S. 317(3A)(3B) inserted (8.1.2007 for E.) by Education and Inspections Act 2006 (c. 40), ss. 173, 188(3); S.I. 2006/3400, art. 2(e)

F431  Words in s. 317(4) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 74(5) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F432  S. 317(5)(6A) substituted for s. 317(5)(7A) (1.9.2005) by Education Act 2005 (c. 18), s. 125(4), Sch. 18 para. 2 (with s. 119); S.I. 2005/2034, art. 5 (with Sch. para. 2)

F433  Words in s. 317(5) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 15(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F434  S. 317(5)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 15(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F435  S. 317(5)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 15(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F436  Words in s. 317(6)(6B)(iv) substituted by 2010 c. 15, Sch. 26 Pt. 1 para. 36(2) (as inserted (1.10.2010) by The Equality Act 2010 (Consequential Amendments, Saving and Supplementary Provisions) Order 2010 (S.I. 2010/2279), art. 1(2), Sch. 1 para. 5) (see S.I. 2010/2317, art. 2)

F437  S. 317(6A) substituted by 2010 c. 15, Sch. 26 Pt. 1 para. 36(3) (as inserted (1.10.2010) by The Equality Act 2010 (Consequential Amendments, Saving and Supplementary Provisions) Order 2010 (S.I. 2010/2279), art. 1(2), Sch. 1 para. 5) (see S.I. 2010/2317, art. 2)

Modifications etc. (not altering text)


C68  S. 317(1) modified (31.3.2004) by The Blackburn with Darwen (Maintained Nursery School Governance) Order 2004 (S.I. 2004/657), arts. 1(1), 3(a)

C69  S. 317(1)-(3) applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 2

C70  S. 317(1)(c) modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(a)

C71  S. 317(4) applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 2

C72  S. 317(4) modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 7(a)
Duty to inform parent where special educational provision made

(1) This section applies if—

(a) a child for whom no statement is maintained under section 324 is a registered pupil at—

(i) a community, foundation or voluntary school or a maintained nursery school, or

(ii) a pupil referral unit,

(b) special educational provision is made for him at the school because it is considered that he has special educational needs, and

(c) his parent has not previously been informed under this section of special educational provision made for him at the school.

(2) If the school is a pupil referral unit, the local authority must secure that the head teacher informs the child’s parent that special educational provision is being made for him at the school because it is considered that he has special educational needs.

(3) In any other case, the governing body must inform the child’s parent that special educational provision is being made for him there because it is considered that he has special educational needs.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F38 S. 317A inserted (1.1.2002 (E.) and 1.4.2002 (W.)) by 2001 c. 32, s. 216(4), Sch. 21 para. 40 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F439 Words in s. 317A(1)(a) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 40 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

Modifications etc. (not altering text)

C74 S. 317A(1) modified (31.3.2004) by The Blackburn with Darwen (Maintained Nursery School Governance) Order 2004 (S.I. 2004/657), arts. 1(1), 3(a)
(b) the governing bodies of [F440 community or foundation special schools] (in their or any other area) in the performance of the governing bodies’ duties, supply goods or services to those bodies.

(2) The terms on which goods or services are supplied by [F1 local authorities] under [F442 this section to the governing bodies of community, foundation or voluntary schools [F443], maintained nursery schools] or community or foundation special schools in any other area may, in such circumstances as may be prescribed, include such terms as to payment as may be prescribed.

F444 (3) .................................................................

F445 (3A) .................................................................

[F446 (3B) A [F6 local authority] ... may supply goods and services to any authority in Wales or other person (other than a governing body within subsection(1)) for the purpose of assisting them in making for a child any special educational provision which any learning difficulty of the child calls for.]

(4) This section is without prejudice to the generality of any other power of [F1 local authorities] to supply goods or services.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(4)(5)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F440 Words in s. 318(1)(a)(b) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 75(2)(a)(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F441 Words in s. 318(1) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 41(2) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F442 Words in s. 318(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 75(3) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F443 Words in s. 318(2) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 41(3) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F444 S. 318(3) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 16(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F445 S. 318(3A) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 16(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F446 S. 318(3B) inserted (19.12.2002) by Education Act 2002 (c. 32), ss. 194(2)(b), 216(3) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 4, Sch. Pt. 1

F447 Words in s. 318(3B) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 16(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))
319 Special educational provision otherwise than in schools.

(1) Where a [F6 local authority] are satisfied that it would be inappropriate for—
   (a) the special educational provision which a learning difficulty of a child in their area calls for, or
   (b) any part of any such provision,
   to be made in a school, they may arrange for the provision (or, as the case may be, for that part of it) to be made otherwise than in a school.

(2) Before making an arrangement under this section, a [F6 local authority] shall consult the child’s parent.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

320 Provision outside England and Wales for certain children.

(1) A [F6 local authority] may make such arrangements as they think fit to enable a child for whom they maintain a statement under section 324 to attend an institution outside England and Wales which specialises in providing for children with special needs.

(2) In subsection (1) “children with special needs” means children who have particular needs which would be special educational needs if those children were in England and Wales.

(3) Where a [F6 local authority] make arrangements under this section in respect of a child, those arrangements may in particular include contributing to or paying—
   (a) fees charged by the institution,
   (b) expenses reasonably incurred in maintaining him while he is at the institution or travelling to or from it,
   (c) his travelling expenses, and
   (d) expenses reasonably incurred by any person accompanying him while he is travelling or staying at the institution.

(4) This section is without prejudice to any other powers of a [F6 local authority].

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
Identification and assessment of children with special educational needs

321 General duty of [F6local authority] towards children for whom they are responsible.

(1) A [F6local authority] shall exercise their powers with a view to securing that, of the children for whom they are responsible, they identify those to whom subsection (2) below applies.

(2) This subsection applies to a child if—

(a) he has special educational needs, and

(b) it is necessary for the authority to determine the special educational provision which any learning difficulty he may have calls for.

(3) For the purposes of this Part a [F6local authority] are responsible for a child if he is in their area and—

(a) he is a registered pupil at a [F448maintained school][F449 or maintained nursery school]

(F450)(b) education is provided for him at a school which is not a maintained school [F449 or maintained nursery school] but is so provided at the expense of the authority,

(c) he does not come within paragraph (a) or (b) above but is a registered pupil at a school and has been brought to the authority’s attention as having (or probably having) special educational needs, or

(d) he is not a registered pupil at a school but is not under the age of two or over compulsory school age and has been brought to their attention as having (or probably having) special educational needs.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F448 Words in s. 321(3)(a) substituted (1.9.1999) by 1998 c. 31, Sch. 30 para. 76(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F449 Words in s. 321(3)(a)(b) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 42 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F450 S. 321(3)(b) substituted (1.9.1999) by 1998 c. 31, Sch. 30 para. 76(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

322 [F451Duty of certain bodies to help local authority.]

(1) Where it appears to a [F6local authority] that [F452another local authority, [F453the National Health Service Commissioning Board, a clinical commissioning group or] a Local Health Board [F454...]] could, by taking any specified action, help in the exercise of any of their functions under this Part, they may request the help of [F455that body] , specifying the action in question.

(2) [F456A body] whose help is so requested shall comply with the request unless—
(a) they consider that the help requested is not necessary for the purpose of the exercise of those functions by the local authority that made the request, or

(b) subsection (3) applies.

(3) This subsection applies—

(a) in a case where the request is made of the National Health Service Commissioning Board, a clinical commissioning group or a Local Health Board, if that body consider that, having regard to the resources available to them for the purpose of the exercise of their functions under the National Health Service Act 2006 or the National Health Service (Wales) Act 2006, it is not reasonable for them to comply with the request, or

(b) in a case where the request is made of a local authority, if that authority consider that the request is not compatible with their own statutory or other duties and obligations or unduly prejudices the discharge of any of their functions.

(4) Regulations may provide that, where a local authority, the National Health Service Commissioning Board, a clinical commissioning group or a Local Health Board are under a duty by virtue of subsection (2) to comply with a request to help a local authority in the making of an assessment under section 323 or a statement under section 324 of this Act, they must, subject to prescribed exceptions, comply with the request within the prescribed period.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F451 S. 322 title substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(6)(a)

F452 Words in s. 322(1) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(6)(b)

F453 Words in s. 322(1) inserted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 78(2)(a); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F454 Words in s. 322(1) omitted (1.4.2013) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 78(2)(b); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F455 Words in s. 322(1) substituted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 78(2)(c); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F456 Words in s. 322(2) substituted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 78(3); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F457 Words in s. 322(2)(a) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(6)(c)

F458 Words in s. 322(3) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(6)(d)

F459 Words in s. 322(3)(a) inserted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 78(4)(a); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F460 Words in s. 322(3)(a) substituted (1.4.2007) by The References to Health Authorities Order 2007 (S.I. 2007/961), art. 1(1), Sch. para. 26(2)(c)
Assessment of educational needs.

(1) Where a [F6 local authority] are of the opinion that a child for whom they are responsible falls, or probably falls, within subsection (2), they shall serve a notice on the child’s parent informing him—
   (a) that they [F467 are considering whether] to make an assessment of the child’s educational needs,
   (b) of the procedure to be followed in making the assessment,
   (c) of the name of the officer of the authority from whom further information may be obtained, and
   (d) of the parent’s right to make representations, and submit written evidence, to the authority within such period (which must not be less than 29 days beginning with the date on which the notice is served) as may be specified in the notice.

(2) A child falls within this subsection if—
   (a) he has special educational needs, and
   (b) it is necessary for the authority to determine the special educational provision which any learning difficulty he may have calls for.

(3) Where—
   (a) a [F6 local authority] have served a notice under subsection (1) and the period specified in the notice in accordance with subsection (1)(d) has expired, and
   (b) the authority remain of the opinion, after taking into account any representations made and any evidence submitted to them in response to the notice, that the child falls, or probably falls, within subsection (2),

they shall make an assessment of his educational needs.

(4) Where a [F6 local authority] decide to make an assessment under this section, they shall give notice in writing to the child’s parent of that decision and of their reasons for making it.

(5) Schedule 26 has effect in relation to the making of assessments under this section.
(6) Where, at any time after serving a notice under subsection (1), a [F6local authority] decide not to assess the educational needs of the child concerned they shall give notice in writing to the child’s parent of their decision.

324 Statement of special educational needs.

(1) If, in the light of an assessment under section 323 of any child’s educational needs and of any representations made by the child’s parent in pursuance of Schedule 27, it is necessary for the [F6local authority] to determine the special educational provision which any learning difficulty he may have calls for, the authority shall make and maintain a statement of his special educational needs.

(2) The statement shall be in such form and contain such information as may be prescribed.

(3) In particular, the statement shall—

(a) give details of the authority’s assessment of the child’s special educational needs, and

(b) specify the special educational provision to be made for the purpose of meeting those needs, including the particulars required by subsection (4).

(4) The statement shall—

(a) specify the type of school or other institution which the [F6local authority] consider would be appropriate for the child,

(b) if they are not required under Schedule 27 to specify the name of any school in the statement, specify the name of any school or institution (whether in the United Kingdom or elsewhere) which they consider would be appropriate for the child and should be specified in the statement, and

(c) specify any provision for the child for which they make arrangements under section 319 and which they consider should be specified in the statement.

[F468(4A) Subsection (4)(b) does not require the name of a school or institution to be specified if the child’s parent has made suitable arrangements for the special educational provision specified in the statement to be made for the child.]

(5) Where a [F6local authority] maintain a statement under this section, then—

(a) unless the child’s parent has made suitable arrangements, the authority—

(i) shall arrange that the special educational provision specified in the statement is made for the child, and

(ii) may arrange that any non-educational provision specified in the statement is made for him in such manner as they consider appropriate, and

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F467 Words in s. 323(1)(a) substituted (1.1.2002 (E.) and 1.4.2002 (W.)) by 2001 c. 10, s. 42(1), Sch. 8 para. 11(1) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt. II
if the name of a maintained school or maintained nursery school is specified in the statement, the governing body of the school shall admit the child to the school.

Subsection (5)(b) has effect regardless of any duty imposed on the governing body of a school by section 1(6) of the School Standards and Framework Act 1998.

Subsection (5)(b) does not affect any power to exclude from a school a pupil who is already a registered pupil there.

Schedule 27 has effect in relation to the making and maintenance of statements under this section.

Appeal against decision not to make statement.

(1) If, after making an assessment under section 323 of the educational needs of any child for whom no statement is maintained under section 324, the local authority do not propose to make such a statement, they shall give notice in writing of their decision...

(2) In such a case, the child’s parent may appeal to the Tribunal against the decision.

A notice under subsection (1) must inform the parent of the right of appeal under subsection (2) and contain such other information as may be prescribed.
(2B) Regulations may provide that where a [F6local authority] are under a duty under this section to serve any notice, the duty must be performed within the prescribed period.

(3) On an appeal under this section, the Tribunal may—
   (a) dismiss the appeal,
   (b) order the [F6local authority] to make and maintain such a statement, or
   (c) remit the case to the authority for them to reconsider whether, having regard to any observations made by the Tribunal, it is necessary for the authority to determine the special educational provision which any learning difficulty the child may have calls for.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F472 Words in s. 325(1) repealed (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1)(6), 43(4)(e), Sch. 8 para. 6(1), Sch. 9 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614 art. 4); S.I. 2002/74, art. 5, Sch. Pt. II

F473 Ss. 325(2A)(2B) inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 6(2) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt II (as amended by 2001/2614 art. 4); S.I. 2002/74, art. 5, Sch. Pt. II

326 Appeal against contents of statement.

[F474] (1) The parent of a child for whom a [F6local authority] maintain a statement under section 324 may appeal to the Tribunal—
   (a) when the statement is first made,
   (b) if an amendment is made to the statement, or
   (c) if, after conducting an assessment under section 323, the [F6local authority] determine not to amend the statement.

(1A) An appeal under this section may be against any of the following—
   (a) the description in the statement of the [F6local authority]’s assessment of the child’s special educational needs,
   (b) the special educational provision specified in the statement (including the name of a school so specified),
   (c) if no school is specified in the statement, that fact.

(2) Subsection (1)(b) does not apply where the amendment is made in pursuance of—
   (a) paragraph 8 (change of named school) or 11(3)(b) (amendment ordered by Tribunal) of Schedule 27, or
   (b) directions under section 442 (revocation of school attendance order); and subsection (1)(c) does not apply to a determination made following the service of notice under [F475paragraph 2A] (amendment by [F3local authority]) of Schedule 27 of a proposal to amend the statement.

(3) On an appeal under this section, the Tribunal may—
   (a) dismiss the appeal,
(b) order the authority to amend the statement, so far as it describes the authority’s assessment of the child’s special educational needs or specifies the special educational provision, and make such other consequential amendments to the statement as the Tribunal think fit, or

c) order the authority to cease to maintain the statement.

(4) On an appeal under this section the Tribunal shall not order the [F478] local authority to specify the name of any school in the statement (either in substitution for an existing name or in a case where no school is named) unless—

(a) the parent has expressed a preference for the school in pursuance of arrangements under paragraph 3 (choice of school) of Schedule 27, or

(b) in the proceedings the parent, the [F6] local authority, or both have proposed the school [F476], or [F477].

[F478] in the proceedings the child has proposed the school (whether or not the parent, the local authority or both have also proposed the school).

(5) Before determining any appeal under this section the Tribunal may, with the agreement of the parties, correct any deficiency in the statement.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F474 S. 326(1)(1A) substituted (1.1.2002 (E.), 1.4.2002 (W.)) by 2001 c. 10, s. 10, Sch. 1 para. 19 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt. II

F475 Words in s. 326(2) substituted (1.1.2002 (E.), 1.4.2002 (W.)) by 2001 c. 10, s. 10, Sch. 1 para. 20 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt. II

F476 Word in s. 326(4)(b) inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), s. 26(3), Sch. para. 2(a); S.I. 2012/320, art. 3(m)

F477 Full stop in s. 326(4)(b) omitted (6.3.2012) by virtue of Education (Wales) Measure 2009 (nawm 5), s. 26(3), Sch. para. 2(a); S.I. 2012/320, art. 3(m)

F478 S. 326(4)(c) inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), s. 26(3), Sch. para. 2(b) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2012/320, art. 3(m)

F479 Words in s. 326(4)(c) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 17; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

Modifications etc. (not altering text)

C80 S. 326(3) restricted (prosp.) by Nationality, Immigration and Asylum Act 2002 (c. 41), ss. 36(6), 162 (with s. 159)

[F480] Unopposed appeals

(1) This section applies if—
(1) The parent of a child, or a child, has appealed to the Tribunal under section 325, 328, 329 or 329A or paragraph 8(3) of Schedule 27 against a decision of a local authority, and

(b) the authority notifies the Tribunal that they have determined that they will not, or will no longer, oppose the appeal.

(2) The appeal is to be treated as having been determined in favour of the appellant.

(3) If an appeal is treated as determined in favour of the appellant as a result of subsection (2), the Tribunal is not required to make any order.

(4) Before the end of the prescribed period, the authority must—

(a) in the case of an appeal under section 325, make a statement under section 324 of the child’s educational needs,

(b) in the case of an appeal under section 328, 329 or 329A, make an assessment of the child’s educational needs,

(c) in the case of an appeal under paragraph 8(3) of Schedule 27 against a determination of the authority not to comply with the parent’s request, comply with the request.

(5) An authority required by subsection (4)(a) to make a statement under section 324 must maintain the statement under that section.

In this section, “prescribed” means prescribed by regulations made by the Welsh Ministers—
(a) a F6local authority maintain a statement for a child under section 324, and
(b) in pursuance of the statement education is provided for the child at a school maintained by another F6local authority or at an independent school or an alternative provision Academy that is not an independent school.

(2) Any person authorised by the F6local authority shall be entitled to have access at any reasonable time to the premises of any such school for the purpose of monitoring the special educational provision made in pursuance of the statement for the child at the school.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F486 S. 327(1)(b) substituted (1.9.1999) for s. 327(1)(b)(i)-(iii) by 1998 c. 31, s. 140(1), Sch. 30 para. 78 (with ss. 138(9), 144(6); S.I. 1999/2323, art. 2(1), Sch. 1)

F487 Words in s. 327(1)(b) inserted (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), ss. 173, 216(4) (with ss. 210(8), 214(4); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III)

F488 Words in s. 327(1)(b) inserted (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 5 (with art. 3)

328 Reviews of educational needs.

(1) Regulations may prescribe the frequency with which assessments under section 323 are to be repeated in respect of children for whom statements are maintained under section 324.

(2) Where—

(a) the parent of a child for whom a statement is maintained under section 324 asks the F6local authority to arrange for an assessment to be made in respect of the child under section 323,
(b) no such assessment has been made within the period of six months ending with the date on which the request is made, and
(c) it is necessary for the authority to make a further assessment under section 323, the authority shall comply with the request.

(3) If in any case where subsection (2)(a) and (b) applies the authority determine not to comply with the request—

(a) they shall give F489 notice in writing of that fact] to the child’s parent, and
(b) the parent may appeal to the Tribunal against the determination.

F489(3A) A notice under subsection (3)(a) must inform the parent of the right of appeal under subsection (3)(b) and contain such other information as may be prescribed.

(3B) Regulations may provide that where a F6local authority are under a duty under this section to serve any notice, the duty must be performed within the prescribed period.

(4) On an appeal under subsection (3) the Tribunal may—

(a) dismiss the appeal, or
(b) order the authority to arrange for an assessment to be made in respect of the child under section 323.

(5) A statement under section 324 shall be reviewed by the [F6 local authority]—
   (a) on the making of an assessment in respect of the child concerned under section 323, and
   [F491(aa) where the child concerned—
     (i) has been subject to a detention order, and
     (ii) immediately before release was detained in relevant youth accommodation,
    on the child's release from detention,]
   (b) in any event, within the period of 12 months beginning with the making of the statement or, as the case may be, with the previous review.

(6) Regulations may make provision—
   (a) as to the manner in which reviews of such statements are to be conducted,
   (b) as to the participation in such reviews of such persons as may be prescribed, and
   (c) in connection with such other matters relating to such reviews as the Secretary of State considers appropriate.

 Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F489 Words in s. 328(3)(a) substituted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para 7(1) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt II

F490 S. 328(3A)(3B) inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 7(2) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt II

F491 S. 328(5)(aa) inserted (1.9.2010 for E., 1.4.2011 for W.) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 52(3), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(d)

F492 S. 328A repealed (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 19(1); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
329 **Assessment of educational needs at request of child’s parent.**

(1) Where—

(a) the parent of a child for whom a local authority are responsible but for whom no statement is maintained under section 324 asks the authority to arrange for an assessment to be made in respect of the child under section 323,

(b) no such assessment has been made within the period of six months ending with the date on which the request is made, and

(c) it is necessary for the authority to make an assessment under that section, the authority shall comply with the request.

(2) If in any case where subsection (1)(a) and (b) applies the authority determine not to comply with the request—

(a) they shall give notice in writing of that fact to the child’s parent, and

(b) the parent may appeal to the Tribunal against the determination.

(2A) A notice under subsection (2)(a) must inform the parent of the right of appeal under subsection (2)(b) and contain such other information as may be prescribed.

(3) On an appeal under subsection (2) the Tribunal may—

(a) dismiss the appeal, or

(b) order the authority to arrange for an assessment to be made in respect of the child under section 323.

**Annotations:**

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F493 Words in s. 329(2)(a) inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 8(1) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt. II

F494 S. 329(2A) inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 8(2) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt. II

**Review or assessment of educational needs at request of responsible body**

(1) This section applies if—

(a) a child is a registered pupil at a relevant school (whether or not he is a child in respect of whom a statement is maintained under section 324),

(b) the responsible body asks the local authority to arrange for an assessment to be made in respect of him under section 323, and

(c) no such assessment has been made within the period of six months ending with the date on which the request is made.

(2) If it is necessary for the authority to make an assessment or further assessment under section 323, they must comply with the request.

(3) Before deciding whether to comply with the request, the authority must serve on the child’s parent a notice informing him—
(a) that they are considering whether to make an assessment of the child’s educational needs,
(b) of the procedure to be followed in making the assessment,
(c) of the name of their officer from whom further information may be obtained, and
(d) of the parent’s right to make representations, and submit written evidence, to them before the end of the period specified in the notice (“the specified period”).

(4) The specified period must not be less than 29 days beginning with the date on which the notice is served.

(5) The authority may not decide whether to comply with the request until the specified period has expired.

(6) The authority must take into account any representations made, and any evidence submitted, to them in response to the notice.

(7) If, as a result of this section, a [F6 local authority] decide to make an assessment under section 323, they must give written notice to the child’s parent and to the responsible body which made the request, of the decision and of their reasons for making it.

(8) If, after serving a notice under subsection (3), the authority decide not to assess the educational needs of the child—
   (a) they must give written notice of the decision and of their reasons for making it to his parent and to the responsible body which made the request, and
   (b) the parent may appeal to the Tribunal against the decision.

(9) A notice given under subsection (8)(a) to the child’s parent must—
   (a) inform the parent of his right to appeal, and
   (b) contain such other information (if any) as may be prescribed.

(10) On an appeal under subsection (8) the Tribunal may—
    (a) dismiss it, or
    (b) order the authority to arrange for an assessment to be made in respect of the child under section 323.

(11) This section applies to a child for whom [F496 relevant early years education] is provided as it applies to a child who is a registered pupil at a relevant school.

(12) “Relevant school” means—
    (a) a maintained school,
    (b) a maintained nursery school,
    (c) a pupil referral unit,
    (d) an independent school,
    [F497(da) an alternative provision Academy that is not an independent school,]
    (e) a school approved under section 342.

(13) “The responsible body” means—
    (a) in relation to [F498 ... a pupil referral unit, the head teacher,
    (b) in relation to any other relevant school, the proprietor or head teacher, and
(c) in relation to a provider of relevant \[F^{499}\] early years\] education, the person or body of persons responsible for the management of the provision of that \[F^{499}\] early years\] education.

\[F^{500}\] “Relevant early years education” \[F^{504}\] has the same meaning as it has (in relation to \[F^{504}\] Wales) in section 123 of the School Standards and Framework Act 1998 except that it does not include early years education provided by a local authority at a maintained nursery school.]

\[F^{502}\]

\[F^{503}\]

(15) “Prescribed” \[F^{504}\] ... means prescribed in regulations made by the \[F^{565}\] Welsh Ministers].]

### Annotations:

#### Amendments (Textual)

- **F6** Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
- **F496** Words in s. 329A(11) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 22(2); S.I. 2008/2261, art. 2 (with Sch. 1)
- **F497** S. 329A(12)(da) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(4); S.I. 2012/924, art. 2
- **F498** Words in s. 329A(13)(a) repealed (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 44, Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.
- **F499** Words in s. 329A(13)(c) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 22(3); S.I. 2008/2261, art. 2 (with Sch. 1)
- **F500** S. 329A(14) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 22(4); S.I. 2008/2261, art. 2 (with Sch. 1)
- **F501** Words in s. 329A(14) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 20(2)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
- **F502** S. 329A(14)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 20(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
- **F503** S. 329A(14)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 20(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
- **F504** Words in s. 329A(15) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 20(3)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
- **F505** Words in s. 329A(15) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 20(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

#### Modifications etc. (not altering text)

- **C81** S. 329A modified (prosp.) by Nationality, Immigration and Asylum Act 2002 (c. 41), ss. 36(9)(b), 162 (with s. 159)
Assessment of educational needs of children under two.

(1) Where a local authority are of the opinion that a child in their area who is under the age of two falls, or probably falls, within subsection (2)—
   (a) they may, with the consent of his parent, make an assessment of the child’s educational needs, and
   (b) they shall make such an assessment if requested to do so by his parent.

(2) A child falls within this subsection if—
   (a) he has special educational needs, and
   (b) it is necessary for the authority to determine the special educational provision which any learning difficulty he may have calls for.

(3) An assessment under this section shall be made in such manner as the authority consider appropriate.

(4) After making an assessment under this section, the authority—
   (a) may make a statement of the child’s special educational needs, and
   (b) may maintain that statement, in such manner as they consider appropriate.

Annotations:

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
(b) after giving the parent an opportunity to discuss that opinion with an officer of the Board or other body, shall bring it to the attention of the appropriate local authority.

(3) If the Board or other body are of the opinion that a particular voluntary organisation is likely to be able to give the parent advice or assistance in connection with any special educational needs that the child may have, they shall inform the parent accordingly.

**Annotations:**

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F506 Words in s. 332 heading substituted (1.4.2007) by The References to Health Authorities Order 2007 (S.I. 2007/961), art. 1(1), Sch. para. 26(3)(a)

F507 Words in s. 332(1) inserted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 79(2)(a); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F508 Words in s. 332(1) substituted (1.4.2007) by The References to Health Authorities Order 2007 (S.I. 2007/961), art. 1(1), Sch. para. 26(3)(a)

F509 Words in s. 332(1) omitted (1.4.2013) by virtue of Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 79(2)(b); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F510 Words in s. 332(1) substituted (1.4.2004) by Health and Social Care (Community Health and Standards) Act 2003 (c. 43), s. 199(1)(4), Sch. 4 para. 105; S.I. 2004/759, art. 2

F511 Words in s. 332(1) substituted (1.8.1998) by 1997 c. 44, s. 57(1), Sch. 7 para. 24; S.I. 1998/386, art. 2, Sch. 1 Pt. II

F512 Word in s. 332(2) substituted (1.4.2007) by The References to Health Authorities Order 2007 (S.I. 2007/961), art. 1(1), Sch. para. 26(3)(b)

F513 Words in s. 332(2) substituted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 79(3); S.I. 2013/160, art. 2(2) (with arts. 7-9)

F514 Word in s. 332(3) substituted (1.4.2007) by The References to Health Authorities Order 2007 (S.I. 2007/961), art. 1(1), Sch. para. 26(3)(b)

F515 Words in s. 332(3) substituted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 306(4), Sch. 5 para. 79(4); S.I. 2013/160, art. 2(2) (with arts. 7-9)

**Appeals by children**

**Annotations:**

**Amendments (Textual)**

F516 S. 332ZA and cross-heading inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 1(2), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2012/320, art. 3(a)

**332ZA  Right of a child to appeal to the Tribunal**

(1) This section applies to the rights of a parent of a child to appeal to the Tribunal under any of the following provisions—

(a) section 325(2) (appeal against decision not to make statement);

(b) section 326(1) (appeal against contents of statement);
(c) section 328(3)(b) (reviews of educational needs);
(d) section 329(2)(b) (assessment of educational needs at request of child's parent);
(e) section 329A(8)(b) (review of assessment of educational needs at request of responsible body);
(f) paragraph 8(3)(b) of Schedule 27 (change of named school);
(g) paragraph 11(2)(b) of Schedule 27 (ceasing to maintain a statement).

(2) The child may exercise the rights conferred on the parent in respect of that child.

(3) The child's rights are exercisable concurrently with the parent's rights.

(4) The exercise of rights under this section is subject to provision made by regulations under sections 332ZC and 336(1).

Annotations:

Amendments (Textual)

F517 Word in s. 322ZA omitted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 21(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F518 Word in s. 322ZA(1) omitted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 21(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Notice and service of documents on a child

(1) This section applies if a local authority ... is required to give notice to or serve a document on a parent of a child under any of the following provisions—

(a) section 325 (appeal against decision not to make statement);
(b) section 328 (reviews of educational needs);
(c) section 329 (assessment of educational needs at request of child's parent);
(d) section 329A(8) (review or assessment of educational needs at request of responsible body);
(e) paragraph 3 of Schedule 26 (manner and timing of assessments);
(f) paragraph 2A of Schedule 27 (amendments to a statement);
(g) paragraph 2B(2) of Schedule 27 (provision of additional information);
(h) paragraph 6 of Schedule 27 (service of statement);
(i) paragraph 8 of Schedule 27 (change of named school);
(j) paragraph 11 of Schedule 27 (ceasing to maintain a statement).

(2) The local authority must give notice to, or serve the document on, the child as well as on the parent.

(3) Any provision applicable to notices given to or documents served on a parent applies equally to notices given to or documents served on a child.
Annotations:

Amendments (Textual)

F519 S. 332ZB inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 2(2), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 3(b)

F520 Words in s. 332ZB(1) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 22; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F521 S. 332ZC inserted (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 3(2), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 2(a)

F522 Words in s. 332ZC title omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 23(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F523 Words in s. 332ZC(1)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 23(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F524 Words in s. 332ZC(3)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 23(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Case friends...

(1) The Welsh Ministers may provide by regulations for a child to have a person (referred to in this Part as a “case friend”)—

(a) to make representations on behalf of a child with a view to avoiding or resolving disagreements about the exercise by local education authorities... of functions under this Part, and

(b) to exercise the rights of a child under section 332ZA on the child's behalf.

(2) A child's case friend must—

(a) make representations and exercise rights fairly and competently,

(b) have no interest adverse to that of the child;

(c) ensure that all steps and decisions taken by the case friend are for the benefit of the child and take account of the child's views.

(3) Regulations made under this section may (among other things)—

(a) confer functions on the... Tribunal;

(b) make provision about procedures in relation to case friends;

(c) make provision about the appointment and removal of case friends;

(d) specify the circumstances in which a person may or may not act as a case friend;

(e) specify the circumstances in which a child must have a case friend;

(f) specify further requirements in respect of the conduct of case friends.]
General duties of local authorities

Advice and information for parents — England

(1) A local authority must arrange for any child in their area with special educational needs, for a parent of any such child and for a case friend for any such child, to be provided with advice and information about matters relating to those needs.

(2) In making the arrangements, the authority must have regard to any guidance given by the Welsh Ministers.

(3) The arrangements must comply with any provisions made in regulations by the Welsh Ministers that relate to the arrangements.

(4) The authority must take such steps as they consider appropriate for making the services provided under subsection (1) known to—

(a) children in their area,
(b) parents of children in their area,
(c) head teachers and proprietors of schools in their area, and
(d) such other persons as they consider appropriate.

Annotations:

Amendments (Textual)

F525 S. 332A and preceding cross-heading inserted (1.1.2002 (E.) and 1.4.2002 (W.)) by 2001 c. 10, s. 2 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2002/74, art. 5, Sch. Pt. II

F526 S. 332A repealed (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 24(1) (with art. 24(3)); S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F527 S. 332AA inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 4(3), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 3(c) (with art. 4(a))
Resolution of disputes — England

Annotations:

Amendments (Textual)

F530 S. 332B repealed (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 26(1) (with s. 26(3)); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F531 Resolution of disputes F532 ...

(1) A local authority ... must make arrangements with a view to avoiding or resolving disagreements between—

(a) authorities and children in their area about the exercise by authorities of functions under this Part, and

(b) authorities and parents of children in their area about the exercise by authorities of functions under this Part.

(2) A local authority ... must also make arrangements with a view to avoiding or resolving, in each relevant school, disagreements between—

(a) a relevant child and the proprietor of the school about the special educational provision made for that child, and

(b) the parents of a relevant child and the proprietor of the school about the special educational provision made for that child.

(3) The arrangements must provide for the appointment of independent persons with the functions of facilitating the avoidance or resolution of such disagreements.

(4) In making the arrangements, the authority must have regard to any guidance given by the Welsh Ministers.

(5) The arrangements must comply with any provisions made in regulations by the Welsh Ministers that relate to the arrangements.

(6) The authority must take such steps as they consider appropriate for making the arrangements under subsections (1) and (2) known to—

(a) children in their area,

(b) parents of children in their area,

(c) head teachers and proprietors of schools in their area, and

(d) such other persons as they consider appropriate.

(7) The arrangements cannot affect the entitlement of a child or a parent of a child to appeal to the Tribunal, and the authority must take such steps as they consider appropriate to make that fact known to children, to parents of children and to case friends for children in their area.

(8) In this section—

“authorities” means the governing bodies of maintained schools and the local authority;

“relevant child” means a child who has special educational needs and is a registered pupil at a relevant school.
(9) For the purposes of this section a school is a relevant school in relation to a child if it is—
   (a) a maintained school or a maintained nursery school,
   (b) a pupil referral unit,
   (c) an independent school named in the statement maintained for the child under section 324, or
   (d) a school approved under section 342.]

Annotations:

Amendments (Textual)

F531 S. 332BA inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 5(3), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2012/320, art. 3(d) (with art. 4(b))
F532 Word in s. 332BA title omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 27(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F533 Words in s. 332BA(1) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 27(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F534 Words in s. 332BA(2) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 27(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

[F535 332B Independent advocacy services F536 ...]

(1) Every local authority F537 ... must—
   (a) make arrangements for the provision of independent advocacy services in their area;
   (b) refer any child in their area who requests independent advocacy services to a service provider;
   (c) refer any person who is a case friend for a child in their area and who requests independent advocacy services to a service provider.

(2) In this section “independent advocacy services” are services providing advice and assistance (by way of representation or otherwise) to a child—
   (a) making, or intending to make an appeal to the Tribunal under section 332ZA, or
   (b) considering whether to appeal to the Tribunal under that section, or
   (c) taking part in or intending to take part in dispute resolution arrangements made under section 332BA.

(3) In making arrangements under this section, every local authority must have regard to the principle that any services provided under the arrangements must be independent of any person who is—
   (a) the subject of an appeal to the Tribunal, or
   (b) involved in investigating or adjudicating on such an appeal.

(4) The arrangements must comply with any provisions made in regulations by the Welsh Ministers that relate to the arrangements.
(5) Every local authority \[F538\] ... must take such steps as they consider appropriate for making the arrangements under this section known to—

(a) children in their area,
(b) parents of children in their area,
(c) head teachers and proprietors of schools in their area, and
(d) such other persons as they consider appropriate.

(6) The arrangements may include provision for payments to be made to, or in relation to, any person carrying out functions in accordance with the arrangements.

(7) A local authority must have regard to any guidance given from time to time by the Welsh Ministers.

Annotations:

Amendments (Textual)

F535  S. 332BB inserted (6.3.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 6(2), 26(3) (as amended (5.2.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2012/320, art. 3(c)

F536  Word in s. 332BB title omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 28(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F537  Words in s. 332BB(1) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 28(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F538  Words in s. 332BB(5) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 28(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F539  ...

Annotations:

Amendments (Textual)

F539  S. 332C cross-heading omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 29(1); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F540 332C Provision of information

Annotations:

Amendments (Textual)

F540  Ss. 332C-332E repealed (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 29(1); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)
Publication of information

Annotations:

Amendments (Textual)

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Interpretation of sections 332C and 332D

Annotations:

Amendments (Textual)

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Constitution of Special Educational Needs Tribunal [for Wales]

Annotations:

Amendments (Textual)

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(1Z) There continues to be a tribunal known as Tribiwnlys Anghenion Addysgol Arbennig Cymru or the Special Educational Needs Tribunal for Wales.

(1ZA) There shall be appointed—

(a) a President of the Tribunal (referred to in this Part as “the President”),
(b) a panel of persons (referred to in this Part as “the chairmen’s panel”) who may serve as chairman of the Tribunal, and
(c) a panel of persons (referred to in this Part as “the lay panel”) who may serve as the other two members of the Tribunal apart from the chairman.

(1ZB) The Tribunal shall exercise the jurisdiction conferred on it by this Part.

(1) The President and the members of the chairmen’s panel shall each be appointed by the Lord Chancellor.
(4) The members of the lay panel shall each be appointed by the Welsh Ministers with the agreement of the Secretary of State.

A member of a tribunal listed in section 59 of the Wales Act 2017 (the Welsh tribunals) who is not a member of the Tribunal may, at the request of the President and with the approval of the President of Welsh Tribunals, serve as a member of the Tribunal.

(5) Regulations made by the Welsh Ministers may—
(a) provide for the jurisdiction of the Tribunal to be exercised by such number of tribunals as may be determined from time to time by the President, and
(b) make such other provision in connection with the establishment and continuation of the Tribunal as the Welsh Ministers consider necessary or desirable.

(6) The Welsh Ministers may provide such staff and accommodation as the Tribunal may require.

Annotations:

Amendments (Textual)

F542 Word in s. 333 title omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), Sch. 3 para. 31(4); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F543 S. 333(12) omitted (3.11.2008) by virtue of The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 130(b)

F544 S. 333(12A)(12B) inserted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 130(c)

F545 S. 333(12B) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), Sch. 3 para. 31(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F546 S. 333(1) substituted (1.9.2002) by 2001 c. 10, ss. 42(1), 43(3), Sch. 8 para. 3 (with s. 43(13)); S.I. 2002/2217, art. 3, Sch. 1 Pt. 1

F547 Word in s. 333(1) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 31(3)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F548 Word in s. 333(2)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 31(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F549 Word in s. 333(2)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 31(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F550 Word in s. 333(2)(c) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 31(3)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F551 Words in s. 333(4) inserted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 130(e)

F552 S. 333(4A) inserted (12.12.2017 being the date that S.I. 2017/1282 comes into force) by Wales Act 2017 (c. 4), ss. 62(4), 71(4) (with Sch. 7 paras. 1, 6); S.I. 2017/351, reg. 2(2)

F553 Words in s. 333(5) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 130(f)(i)

F554 Words in s. 333(5) omitted (24.3.2018) by virtue of Additional Learning Needs and Education Tribunal (Wales) Act 2018 (anaw 2), s. 100(2), Sch. 1 para. 5(a)
334 The President and members of the panels.

(1) No person may be appointed President or member of the chairmen’s panel unless he 
[F561 satisfies the judicial-appointment eligibility condition on a 5-year basis.]

(2) No person may be appointed member of the lay panel unless he satisfies such 
requirements as may be prescribed [F562 in regulations made by the Welsh Ministers 
with the agreement of the Secretary of State].

(3) If, in the opinion of the Lord Chancellor [F563 and of the Lord Chief Justice], the 
President is unfit to continue in office or is incapable of performing his duties, the 
Lord Chancellor may [F564, with the concurrence of the Lord Chief Justice,] revoke 
his appointment.

(4) Each member of the chairmen’s panel or lay panel shall hold and vacate office under 
the terms of the instrument under which he is appointed.

(5) The President or a member of the chairmen’s panel or lay panel—

(a) may resign office by notice in writing to the Lord Chancellor or (as the case 
may be) the [F565 Welsh Ministers], and

(b) is eligible for re-appointment if he ceases to hold office.

Annotations:

Amendments (Textual)

F561 Words in s. 334(1) substituted (21.7.2008) by Tribunals, Courts and Enforcement Act 2007 (c. 15), s. 148, Sch. 10 para. 28; S.I. 2008/1653, art. 2(d) (with arts. 3, 4)

F562 Words in s. 334(2) inserted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 130(g)

F563 Words in s. 334(3) inserted (3.4.2006) by Constitutional Reform Act 2005 (c. 4), s. 148(1), Sch. 4 para. 259(a); S.I. 2006/1014, art. 2(a), Sch. 1 para. 11(v)
Remuneration and expenses.

(1) The Welsh Ministers may pay to the President, and to any other person in respect of his service as a member of the Tribunal, such remuneration and allowances as the Welsh Ministers may determine.

(2) The Welsh Ministers may defray the expenses of the Tribunal to such amount as they may determine.

Annotations:

Amendments (Textual)

F566 S. 335(1)(2) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 132

F567 Word in s. 335(1) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 32; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F568 Word in s. 335(2) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 32; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)

C86 S. 334 applied (with modifications) (1.7.1999) by S.I. 1999/672, art. 5, Sch. 2

C87 S. 335 applied (with modifications) (1.7.1999) by S.I. 1999/672, art. 5, Sch. 2

Tribunal procedure.

(1) Regulations made by the Welsh Ministers may make provision about the proceedings of the Tribunal on an appeal under this Part and the initiation of such an appeal.

(2) The regulations may, in particular, include provision—

(a) as to the period within which, and the manner in which, appeals are to be instituted,

(b) where the jurisdiction of the Tribunal is being exercised by more than one tribunal—

(i) for determining by which tribunal any appeal is to be heard, and

(ii) for the transfer of proceedings from one tribunal to another,

(c) for enabling any functions which relate to matters preliminary or incidental to an appeal to be performed by the President, or by the chairman,

(d) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(e) for hearings to be conducted in the absence of any member other than the chairman,
(f) as to the persons who may appear on behalf of the parties,

(g) for granting any person such disclosure or inspection of documents or right to further particulars as might be granted by the county court,

(h) requiring persons to attend to give evidence and produce documents,

(i) for authorising the administration of oaths to witnesses,

(j) for the determination of appeals without a hearing in circumstances prescribed in the regulations,

(k) as to the withdrawal of appeals,

(l) for the award of costs or expenses,

(m) for taxing or otherwise settling any such costs or expenses (and, in particular, for enabling such costs to be taxed in the county court),

(n) for the registration and proof of decisions and orders,

(o) for enabling the Tribunal to review its decisions, or revoke or vary its orders, in such circumstances as may be determined in accordance with the regulations.

(p) enabling the Tribunal to stay proceedings on an appeal, and

(q) for adding and substituting parties.

Proceeding before the Tribunal shall be held in private, except in circumstances prescribed in the regulations.

The Welsh Ministers may pay such allowances for the purpose of or in connection with the attendance of persons at the Tribunal as the Welsh Ministers may determine.

Part I of the Arbitration Act 1996 shall not apply to any proceedings before the Tribunal but regulations made by the Welsh Ministers may make provision corresponding to any provision of that Part.

Regulations made under subsection (1) may make provision for an appeal under this Part to be heard, in circumstances prescribed in the regulations, with a claim in relation to a contravention of Chapter 1 of Part 6 of the Equality Act 2010 so far as relating to disability.

Any person who without reasonable excuse fails to comply with—

(a) any requirement in respect of the discovery or inspection of documents imposed by the regulations by virtue of subsection (2)(g), or

(b) any requirement imposed by the regulations by virtue of subsection (2)(h),

is guilty of an offence.

A person guilty of an offence under subsection (5) is liable on summary conviction to a fine not exceeding level 3 on the standard scale.
F571 Word in s. 336(2)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F572 Section 336(2)(d) repealed (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1)(b), 43(4)(e), Sch. 8 para. 13(2)(a), Sch. 9 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt II

F573 Word in s. 336(2)(g) substituted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 13(2)(b) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt II

F574 Words in s. 336(2)(g) substituted (22.4.2014) by Crime and Courts Act 2013 (c. 22), s. 61(3), Sch. 9 para. 52; S.I. 2014/954, art. 2(c) (with art. 3) (with transitional provisions and savings in S.I. 2014/956, arts. 3-11)

F575 Words in s. 336(2)(j) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(b)(ii)

F576 Word in s. 336(2)(n) omitted (10.2.2012) by virtue of Education (Wales) Measure 2009 (nawm 5), ss. 7(2), 26(3); S.I. 2012/320, art. 2(b)

F577 Word in s. 336(2)(o) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F578 S. 336(2)(p)(q) inserted (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 7(3), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2012/320, art. 2(b)

F579 Word in s. 336(2)(p) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F580 S. 336(2A) inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 13(3) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt II

F581 Word in s. 336(2A) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(c); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F582 Words in s. 336(2A) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(c)(ii)

F583 S. 336(3) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(d)

F584 Word in s. 336(3) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(d); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F585 Word in s. 336(4) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 33(1)(e); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270) (as amended (1.4.2015) by S.I. 2015/505)

F586 Words in s. 336(4) inserted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(e)(ii)

F587 Words in s. 336(4) substituted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 42(1), 43(4)(e), Sch. 8 para. 13(4) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt II

F588 S. 336(4A) inserted (1.7.2002) by 2001 c. 10, s. 42(1), Sch. 8 para. 13(5) (with s. 43(13)); S.I. 2002/1721, art. 4, Sch. Pt I

F589 Words in s. 336(4A) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(f)(i)

F590 Words in s. 336(4A) substituted (3.11.2008) by The Transfer of Tribunal Functions Order 2008 (S.I. 2008/2833), art. 1(1), Sch. 3 para. 133(f)(ii)
Special Educational Needs Tribunal for Wales

Appeals from the Special Educational Needs Tribunal for Wales to the Upper Tribunal

(1) A party to any proceedings under this Part before the Special Educational Needs Tribunal may appeal to the Upper Tribunal on any point of law arising from a decision made by the Special Educational Needs Tribunal in those proceedings.

(2) An appeal may be brought under subsection (1) only if, on an application made by the party concerned, the Special Educational Needs Tribunal or the Upper Tribunal has given its permission for the appeal to be brought.

(3) Section 12 of the Tribunals, Courts and Enforcement Act 2007 (proceedings on appeal to Upper Tribunal) applies in relation to appeals to the Upper Tribunal under this section as it applies in relation to appeals to it under section 11 of that Act, but as if references to the First-tier Tribunal were references to the Special Educational Needs Tribunal.
### Compliance with orders

1. If the Tribunal makes an order, the local authority concerned must comply with the order before the end of the prescribed period beginning with the date on which it is made.

### Annotations:

#### Amendments (Textual)

<table>
<thead>
<tr>
<th>Amendment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>F6</td>
<td>Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))</td>
</tr>
<tr>
<td>F601</td>
<td>S. 336A inserted (11.5.2001 for certain purposes, 1.1.2002 otherwise for E. and 1.4.2002 otherwise for W.) by 2001 c. 10, ss. 4, 43(4)(a) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt. II</td>
</tr>
<tr>
<td>F602</td>
<td>S. 336A(2) substituted (1.9.2003) by Education Act 2002 (c. 32), s. 216(3), Sch. 18 para. 6 (with ss. 210(8), 214(4), Sch. 18 para. 17); S.I. 2002/3185, art. 6, Sch. Pt. III</td>
</tr>
<tr>
<td>F603</td>
<td>Words in s. 336A(2) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 35(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))</td>
</tr>
<tr>
<td>F604</td>
<td>S. 336A(2)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 35(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))</td>
</tr>
<tr>
<td>F605</td>
<td>S. 336A(2)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 35(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))</td>
</tr>
</tbody>
</table>
CHAPTER II

SCHOOLS PROVIDING FOR SPECIAL EDUCATIONAL NEEDS

Interpretation

Annotations:

Amendments (Textual)

F606 S. 337, 337A and cross-heading substituted for s. 337 and cross-heading (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 142(1), 173(4); S.I. 2010/1093, art. 2(a)

F607 337 Special schools

A school is a special school if it is specially organised to make special educational provision for pupils with special educational needs, and it is—

(a) maintained by a local authority,
(b) an Academy school, or
(c) a non-maintained special school.

Annotations:

Amendments (Textual)

F607 S. 337 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 36; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

337A Interpretation of Chapter

In this Chapter—

“a non-maintained special school” means a school that is approved under section 342;

“the appropriate national authority” means—

(a) in relation to a school in England, the Secretary of State;
(b) in relation to a school in Wales, the Welsh Ministers.

Establishment etc. of special schools

F608 338

Annotations:

Amendments (Textual)

F608 S. 338 omitted (1.4.1999) by virtue of 1998 c. 31, s. 140(1), Sch. 30 para. 81 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; ss. 338-341 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 81, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
Approval of non-maintained special schools.

(1) The [F614 appropriate national authority] may approve under this section any school which—
   (a) is specially organised to make special educational provision for pupils with special educational needs, and
   (b) is not a community or foundation special school [F615 or an Academy school], and may give [F616 ... approval before or after the school is established.

(2) Regulations may make provision as to the requirements which are to be complied with as a condition of approval under subsection (1) above.
(3) Any school which was a special school immediately before 1st April 1994 shall be treated, subject to subsection (4) below, as approved under this section.

(4) Regulations may make provision as to—
   (a) the requirements which are to be complied with by a school while approved under this section, and
   (b) the withdrawal of approval from a school (including approval treated as given under subsection (3)) at the request of the proprietor or on the ground that there has been a failure to comply with any prescribed requirement.

(5) Without prejudice to the generality of subsections (2) and (4), the requirements which may be imposed by the regulations include requirements—
   (a) which call for arrangements to be approved by the [F617 appropriate national authority], or
   (b) as to the organisation of any special school as a primary school or as a secondary school.

[F618 (5A) Regulations shall make provision for securing that, so far as practicable, every pupil attending a school in England that is approved under this section—
   (a) receives religious education unless withdrawn from receiving such education in accordance with the wishes of the pupil's parent, and
   (b) attends religious worship unless withdrawn from attendance at such worship—
      (i) in the case of a sixth-form pupil, in accordance with the pupil's own wishes, and
      (ii) in any other case, in accordance with the wishes of the pupil's parent.

(5B) In subsection (5A) "a sixth-form pupil" means a pupil who—
   (a) has ceased to be of compulsory school age, and
   (b) is receiving education suitable to the requirements of pupils over compulsory school age.]

(6) Regulations shall make provision for securing that, so far as practicable, every pupil attending a [F619 school in Wales that is] approved under this section—
   (a) receives religious education and attends religious worship, or
   (b) is withdrawn from receiving such education or from attendance at such worship in accordance with the wishes of his parent.]
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

F614 Words in s. 342(1) substituted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 142(3)(a), 173(4); S.I. 2010/1093, art. 2(a)
F615 Words in s. 342(1)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 37; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F616 Word in s. 342(1) repealed (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 142(3)(b), 173(4), Sch. 2; S.I. 2010/1093, art. 2(a)(c)
F617 Words in s. 342(5)(a) substituted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 142(4), 173(4); S.I. 2010/1093, art. 2(a)
F618 S. 342(5A)(5B) inserted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 143(2), 173(4); S.I. 2010/1093, art. 2(a)
F619 Words in s. 342(6) substituted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 143(3), 173(4); S.I. 2010/1093, art. 2(a)

Modifications etc. (not altering text)
C89 S. 342: power to amend conferred (1.4.2018) by Children and Social Work Act 2017 (c. 16), ss. 34(6)(a), 70(2); S.I. 2018/346, reg. 4(e)
C90 S. 342: power to amend conferred (1.4.2018) by Children and Social Work Act 2017 (c. 16), ss. 35(4)(a), 70(2); S.I. 2018/346, reg. 4(f)

Non-maintained special schools in England: protection of pupils in an emergency

Annotations:

Amendments (Textual)
F620 S. 342A and cross-heading inserted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 144, 173(4); S.I. 2010/1093, art. 2(a)

342A Application to justice of the peace: power to make regulations

(1) Regulations may make provision conferring power on a justice of the peace, on the application of the Secretary of State, to make an order in an urgent case that a non-maintained special school in England should cease to be approved under section 342.

(2) Regulations under this section may in particular make provision corresponding, with or without modifications, to that made in—
   (a) section 120(2) to (7) of the Education and Skills Act 2008 (emergency orders in relation to registered independent educational institutions), or
   (b) section 122 of that Act (notification).

Annotations:

Amendments (Textual)
F621 Ss. 342B, 342C and cross-heading inserted (30.3.2010) by Education and Skills Act 2008 (c. 25), ss. 145, 173(4); S.I. 2010/1093, art. 2(a)
342B Appeal against decision of Secretary of State

(1) Regulations may make provision for an appeal against a decision of the Secretary of State—
   (a) to withdraw approval from a non-maintained special school in England by virtue of section 342(4)(b) (failure to comply with prescribed requirement) otherwise than at the request of the proprietor;
   (b) not to approve, not to approve a change to, or to withdraw approval from, relevant arrangements in relation to such a school.

(2) In subsection (1)(b) “relevant arrangements” means arrangements that require the approval of the Secretary of State by virtue of section 342(5)(a).

(3) Regulations under this section must provide that an appeal brought by virtue of this section—
   (a) lies to the First-tier Tribunal, and
   (b) must be brought by the proprietor of the school in question.

(4) The regulations may in particular make provision, in the case of an appeal brought by virtue of subsection (1)(a), prohibiting the Secretary of State from acting on a decision to withdraw approval during the period in which—
   (a) an appeal against the decision could be brought, or
   (b) where an appeal has been brought, the appeal has not been determined, withdrawn or otherwise disposed of.

342C Appeal against order of justice of peace

(1) Regulations may make provision for an appeal against the making of an order by virtue of section 342A (order by justice of peace in an emergency).

(2) The regulations must provide that an appeal brought by virtue of this section—
   (a) lies to the First-tier Tribunal, and
   (b) must be brought by the proprietor of the school in question.

Annotations:

Editorial Information
X2 S. 343: With effect from 1.9.1999, a new cross-heading "Approval of non-maintained special schools" was inserted before s. 342. Versions ofs. 343 as it stood at any time before that date cannot now be accessed directly by navigation from this version. To view those versions, it is recommended that users either conduct an 'advanced search' specifying an 'as at' date earlier than 1.9.1999 or navigate via the Chapter II heading.

Amendments (Textual)
F622 S. 343 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 83, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
Government etc. of special schools

Annotations:

Amendments (Textual)
F623 S. 344 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 83, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/2323, art. 5, Sch. 7 paras. 2, 10); S.I. 1999/2323, art, 2(1), Sch. 1

Maintained special school becoming grant-maintained

Annotations:

Amendments (Textual)
F624 S. 345 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 83, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

Grouping of grant-maintained special schools

Annotations:

Amendments (Textual)
F625 S. 346 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 83, Sch.31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2, Sch. 1 Pt.I

Independent schools providing special education

347 Approval of independent schools.

(1) [F626 The Welsh Ministers] may approve an independent school [F627 in Wales] as suitable for the admission of children for whom statements are maintained under section 324.

(2) Regulations may make provision as to—
   (a) the requirements which are to be complied with by a school as a condition of its approval under this section,
   (b) the requirements which are to be complied with by a school while an approval under this section is in force in respect of it, and
(c) the withdrawal of approval from a school at the request of the proprietor or on the ground that there has been a failure to comply with any prescribed requirement.

(3) An approval under this section may be given subject to such conditions (in addition to those prescribed) as the Welsh Ministers see fit to impose.

(4) In any case where there is a failure to comply with such a condition imposed under subsection (3), the Welsh Ministers may withdraw their approval.

(5) No person shall so exercise his functions under this Part that a relevant child is educated in an independent school unless—
   (a) the school is for the time being approved by the Welsh Ministers as suitable for the admission of children for whom statements are maintained under section 324, or
   (b) the Welsh Ministers are satisfied that there is a place available for the child at the school and consent to the child being educated there.

[F634(5ZA)] In subsection (5) “a relevant child” means a child with special educational needs—
   (a) for whom a local authority in Wales maintain a statement under section 324, or
   (b) for whom no local authority maintain such a statement and who is in the area of a local authority in Wales.

[F635(5A)] Subsection (5) does not apply to a local authority in Wales deciding, for the purposes of section 324(5), whether a parent has made suitable arrangements.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F626 Words in s. 347(1) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(2)(a), 173(4); S.I. 2009/1513, art. 3

F627 Words in s. 347(1) inserted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(2)(b), 173(4); S.I. 2009/1513, art. 3

F628 Words in s. 347(3) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(3), 173(4); S.I. 2009/1513, art. 3

F629 Words in s. 347(4) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(4), 173(4); S.I. 2009/1513, art. 3

F630 Words in s. 347(5) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(5)(a), 173(4); S.I. 2009/1513, art. 3

F631 Words in s. 347(5)(a) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(5)(b), 173(4); S.I. 2009/1513, art. 3

F632 Words in s. 347(5)(b) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(5)(c), 173(4); S.I. 2009/1513, art. 3

F633 Word in s. 347(5)(b) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(5)(c), 173(4); S.I. 2009/1513, art. 3

F634 S. 347(5ZA) inserted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 146(6), 173(4); S.I. 2009/1513, art. 3
### Provision of special education at non-maintained schools

(1) This section applies where—

(a) special educational provision in respect of a child with special educational needs is made at a school which is not a maintained school,

(b) the child is in the area of a local authority in Wales,

(c) either the name of the school is specified in a statement in respect of the child under section 324 or the local authority are satisfied—

(i) that his interests require the necessary special educational provision to be made for him at a school which is not a maintained school, and

(ii) that it is appropriate for the child to be provided with education at the particular school.

(2) Where this section applies, the local authority shall pay the whole of the fees payable in respect of the education provided for the child at the school, and if—

(a) board and lodging are provided for him at the school, and

(b) the authority are satisfied that the necessary special educational provision cannot be provided for him at the school unless the board and lodging are also provided,

the authority shall pay the whole of the fees payable in respect of the board and lodging.

(3) In this section “maintained school” means a school maintained by a local authority.

### Annotations:

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F638 Word in s. 348 title inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 38(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F639 S. 348(1)(aa) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 38(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F640 S. 348(3) substituted (1.9.1999) for s. 348(3)(a)-(c) by 1998 c. 31, s. 140(1), Sch. 30 para. 84 (with ss. 138(9), 144(6))
Variation of trust deeds etc. by order.

(1) [F641] The appropriate national authority [F642] may by order make such modifications of any trust deed or other instrument relating to a school as, after consultation with the governing body or other proprietor of the school, appear to [F643] it [F644] to be necessary to enable the governing body or proprietor to meet any requirement imposed by [F645]—

(a) regulations under section 342 [F646], or

(b) Academy arrangements.”

[F647] (1A) The Welsh Ministers may by order make such modifications of any trust deed or other instrument relating to a school in Wales as, after consultation with the governing body or other proprietor of the school, appear to them to be necessary to enable the governing body or proprietor to meet any requirement imposed by regulations under section 347.

(2) Any modification made by an order under this section may be made to have permanent effect or to have effect for such period as may be specified in the order.

Annotations:

Amendments (Textual)
F641 Words in s. 349(1) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 147(2)(a), 173(4); S.I. 2009/1513, art. 3
F642 Word in s. 349(1) substituted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 147(2)(b), 173(4); S.I. 2009/1513, art. 3
F643 Words in s. 349(1) inserted (29.7.2010) by Academies Act 2010 (c. 32), s. 19(2), Sch. 2 para. 3; S.I. 2010/1937, art. 2, Sch. 1
F644 Words in s. 349(1) repealed (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 147(2)(c), 173(4), Sch. 2; S.I. 2009/1513, art. 3
F645 S. 349(1A) inserted (1.9.2009) by Education and Skills Act 2008 (c. 25), ss. 147(3), 173(4); S.I. 2009/1513, art. 3

PART V

THE CURRICULUM

Annotations:

Modifications etc. (not altering text)
C92 Pt. V (ss. 350-410) modified (1.9.1999) by S.I. 1999/2262, reg. 57
CHAPTER I

PRELIMINARY

350 Meaning of “maintained school” etc. in Part V.

Annotations:

Amendments (Textual)

F646 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

351 General duties in respect of the curriculum.

Annotations:

Amendments (Textual)

F647 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

352 Basic curriculum for every maintained school.

Annotations:

Amendments (Textual)

F648 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

CHAPTER II

SECULAR EDUCATION

The National Curriculum: general

353 The National Curriculum.

Annotations:
Annotations:

Amendments (Textual)
F649  Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

354  The core subjects and other foundation subjects.
F650  .................................................................

Annotations:

Amendments (Textual)
F650  Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

355  The key stages.
F651  .................................................................

Annotations:

Amendments (Textual)
F651  Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

356  Establishment of the National Curriculum by order.
F652  .................................................................

Annotations:

Amendments (Textual)
F652  Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

357  Implementation of the National Curriculum in schools.
F653  .................................................................

Annotations:

Amendments (Textual)
F653  Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3
The School Curriculum and Assessment Authority

Annotations:

Amendments (Textual)
F654  S. 358 repealed (1.3.1998) by 1997 c. 44, s. 57(1)(4), Sch. 7 para. 26, Sch. 8; S.I. 1998/386, art. 2(1), Sch. 1 Pt. I

The Curriculum and Assessment Authority for Wales

Annotations:

Amendments (Textual)
F655  S. 359 repealed (1.3.1998) by 1997 c. 44, s. 57(1)(4), Sch. 7 para. 26, Sch. 8; S.I. 1998/386, art. 2(1), Sch. 1 Pt. I

The National Curriculum: special cases

Development work and experiments.

Annotations:
Annotations:  

Amendments (Textual)  
F658  
Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

363  Exceptions by regulations.  
F659

Annotations:  

Amendments (Textual)  
F659  
Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

364  Pupils with statements of special educational needs.  
F660

Annotations:  

Amendments (Textual)  
F660  
Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

365  Temporary exceptions for individual pupils.  
F661

Annotations:  

Amendments (Textual)  
F661  
Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

366  Information concerning directions under section 365.  
F662

Annotations:  

Amendments (Textual)  
F662  
Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3
367 Appeals against directions under section 365 etc.

Annotations:

Amendments (Textual)

F663 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

The National Curriculum: supplementary provisions

368 Procedure for making certain orders and regulations.

Annotations:

Amendments (Textual)

F664 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

369 Programmes of research etc. in relation to Wales.

Annotations:

Amendments (Textual)

F665 Ss. 350-369 repealed (1.10.2002 for E., otherwise prosp.) by Education Act 2002 (c. 32), ss. 215(2), 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3

General functions of LEA, governing body and head teacher in relation to curriculum

370

Annotations:

Amendments (Textual)

F666 S. 370 repealed (1.10.1998) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 91, Sch.31 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2, Sch. 1 Pt.1

371
Agreed syllabuses of religious education.

(1) Subject to the provisions of Schedule 31, any agreed syllabus in force immediately before the commencement of this Act shall continue to have effect.

(2) In this Act “agreed syllabus” means a syllabus of religious education—

CHAPTER III

RELIGIOUS EDUCATION AND WORSHIP

Agreed syllabuses

375
(a) prepared before the commencement of this Act in accordance with Schedule 5 to the Education Act 1944 or after commencement in accordance with Schedule 31, and

(b) adopted by a [F6 local authority] under that Schedule, whether it is for use in all the schools maintained by them or for use in particular such schools or in relation to any particular class or description of pupils in such schools.

(3) Every agreed syllabus shall reflect the fact that the religious traditions in Great Britain are in the main Christian whilst taking account of the teaching and practices of the other principal religions represented in Great Britain.

(4) Any reference in this Act to an agreed syllabus adopted by a [F6 local authority] includes a reference to an agreed syllabus deemed to be adopted by such an authority by virtue of paragraph 11 of Schedule 5 to the Education Act 1944 or paragraph 14 of Schedule 31; and accordingly, in relation to an agreed syllabus deemed to be so adopted, any reference to the date on which an agreed syllabus was adopted is a reference to the date of deemed adoption specified by the Secretary of State in a direction under that paragraph.

(5) Subsection (3) does not apply to any agreed syllabus adopted before 29th September 1988.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Marginal Citations

M6 1944 c. 31.
M7 1944 c. 31.

Required provision for religious education

F671376 ............................

Annotations:

Amendments (Textual)

F671 S. 376 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F672377 ............................
Education Act 1996 (c. 56)
Part V – The Curriculum
Chapter III – Religious education and worship

Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)
F672 S. 377 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F673...........................

Annotations:

Amendments (Textual)
F673 S. 378 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F674...........................

Annotations:

Amendments (Textual)
F674 S. 379 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F675...........................

Annotations:

Amendments (Textual)
F675 S. 380 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F676...........................

Annotations:

Amendments (Textual)
F676 S. 381 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F677...........................
### Annotations:

#### Amendments (Textual)

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<td>S. 382 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1</td>
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<td>F678</td>
<td>S. 383 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1</td>
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<td>S. 384 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1</td>
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<td>S. 385 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1</td>
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<td>S. 387 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 92, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1</td>
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#### Religious worship

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<td>F680</td>
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<td>F682</td>
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</table>
Constitution of advisory councils on religious education

(1) A local authority shall constitute a standing advisory council on religious education for the purposes mentioned in section 391(1).

(2) The council shall consist of such groups of persons appointed by the authority as representative members ("representative groups") as are required by subsection (4).

(3) The council may also include co-opted members (that is, persons co-opted as members of the council by members of the council who have not themselves been so co-opted).

(4) The representative groups required by this subsection are—

(a) a group of persons to represent such Christian denominations and other religions and denominations of such religions as, in the opinion of the authority, will appropriately reflect the principal religious traditions in the area;

(b) except in the case of an area in Wales, a group of persons to represent the Church of England;

(c) a group of persons to represent such associations representing teachers as, in the opinion of the authority, ought to be represented, having regard to the circumstances of the area; and
(d) a group of persons to represent the authority.

(5) Where a representative group is required by subsection (4)(b), the representative group required by subsection (4)(a) shall not include persons appointed to represent the Church of England.

(6) The number of representative members appointed to any representative group under subsection (4)(a) to represent each denomination or religion required to be represented shall, so far as consistent with the efficient discharge of the group’s functions, reflect broadly the proportionate strength of that denomination or religion in the area.

(7) On any question to be decided by the council only the representative groups on the council shall be entitled to vote, and each representative group shall have a single vote.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F685 S. 390(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.93 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

391 Functions of advisory councils.

(1) The purposes referred to in section 390(1) are—

(a) to advise the [F6local authority] on such matters connected with—

(i) religious worship in community schools or in foundation schools which (within the meaning of Part II of the School Standards and Framework Act 1998) do not have a religious character, and

(ii) the religious education to be given in accordance with an agreed or other syllabus in accordance with Schedule 19 to that Act, as the authority may refer to the council or as the council may see fit, and]

(b) to carry out the functions conferred on them by section 394.

(2) The matters referred to in subsection (1)(a) include, in particular, methods of teaching, the choice of materials and the provision of training for teachers.

(3) The representative groups on the council required by section 390(4), other than the group consisting of persons appointed to represent the authority, may at any time require a review of any agreed syllabus for the time being adopted by the authority.

(4) Each representative group concerned shall have a single vote on the question of whether to require such a review.

(5) Paragraph 3 of Schedule 31 has effect to require the authority, on receiving written notification of any such requirement, to cause a conference constituted in accordance with that Schedule to be convened for the purpose of reconsidering any agreed syllabus to which the requirement relates.

(6) The council shall in each year publish a report as to the exercise of their functions and any action taken by representative groups on the council under subsection (3) during the last preceding year.
(7) The council’s report shall in particular—
   (a) specify any matters in respect of which the council have given advice to the authority,
   (b) broadly describe the nature of the advice given, and
   (c) where any such matter was not referred to the council by the authority, give the council’s reasons for offering advice on that matter.

(8) [F687]

(9) [F687]

(10) A council for an area in Wales must send a copy of each report published by them under subsection (6) to the Welsh Ministers.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F686 S. 391(1)(a)(i)(ii) substituted (1.9.1999) for s. 391(1)(a) by 1998 c. 31, s. 140(1), Sch. 30 para. 94(2) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F687 S. 391(8)(9) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 94(3), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F688 S. 391(10) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 8 para. 6; S.I. 2012/924, art. 2

392 Advisory councils: supplementary provisions.

(1) In this section “the council” means the standing advisory council on religious education constituted by a [F691local authority] under section 390.

(2) Before appointing a person to represent any religion, denomination or associations as a member of the council, the authority shall take all reasonable steps to assure themselves that he is representative of the religion, denomination or associations in question.

(3) A member of the council who was appointed by the authority may be removed from membership by the authority if, in their opinion, he ceases to be representative of the religion, denomination or associations which he was appointed to represent or (as the case may be) he ceases to be representative of the authority.

F689(4) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(5) A person co-opted as a member of the council shall hold office on such terms as may be determined by the members co-opting him.

(6) A member of the council may at any time resign his office.

(7) Subject to section 390(7), the council and, in relation to any question falling to be decided by members of the council of any particular category, the members of that category, may regulate their own proceedings.
(8) The validity of proceedings of the council or of the members of the council of any particular category shall not be affected—
   (a) by a vacancy in the office of any member of the council required by section 390(2), or
   (b) on the ground that a member of the council appointed to represent any religion, denomination or associations does not at the time of the proceedings represent the religion, denomination or associations in question.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F689 S. 392(4) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 95, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F690393 ................

Annotations:

Amendments (Textual)
F690 S. 393 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 96, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

Determinations by standing advisory councils

394 Determination of cases in which requirement for Christian collective worship is not to apply.

(1) The council constituted by a [F6local authority] under section 390 shall, on an application made by the head teacher of—
   (a) any [F691community school] maintained by the authority, or
   (b) any foundation school which has not been designated under section 69(3) of the School Standards and Framework Act 1998 by the Secretary of State as having a religious character,]

consider whether it is appropriate for the requirement imposed by [F693paragraph 3(2) of Schedule 20 to the School Standards and Framework Act 1998 (requirement for Christian collective worship)] to apply in the case of the school or in the case of any class or description of pupils at the school.

(2) In determining whether it is appropriate for that requirement to apply as mentioned in subsection (1), the council shall have regard to any circumstances relating to the family backgrounds of the pupils at the school, or of the pupils of the particular class or description in question, which are relevant for determining the character of the collective worship appropriate in their case.
(3) The council shall give the head teacher written notification of their decision on the application.

(4) Where the council determine that it is not appropriate for the requirement to apply as mentioned in subsection (1), the determination shall take effect for the purposes of paragraph 4 of Schedule 20 to the School Standards and Framework Act 1998 (disapplication of requirement for Christian collective worship) on such date as may be specified in the notification of the council’s decision under subsection (3).

(5) Before making an application under subsection (1), the head teacher of a school shall consult the governing body.

(6) On being consulted by the head teacher, the governing body may if they think fit take such steps as they consider appropriate for consulting all persons appearing to them to be parents of registered pupils at the school.

(7) An application under subsection (1) shall be made in such manner and form as the council may require.

(8) Where an application is made under subsection (1)(a) in respect of a community school which becomes a foundation school (by virtue of the relevant enactments) before the application is determined, it shall, unless withdrawn by the head teacher, continue as if made under subsection (1)(b).

(9) In subsection (8) “the relevant enactments” means—
   (a) in relation to England, sections 18 to 24 of the Education and Inspections Act 2006;
   (b) in relation to Wales, section 35 of, and Schedule 8 to, the School Standards and Framework Act 1998.
395 Review of determinations under section 394.

(1) Any determination by a council under section 394 by virtue of which the requirement imposed by paragraph 3(2) of Schedule 20 to the School Standards and Framework Act 1998 does not for the time being apply in the case of a school or a class or description of pupils at a school shall be reviewed by the council—

   (a) at any time on an application made by the head teacher, and
   (b) in any event not later than the end of the period of five years beginning with the date on which the determination first took effect or (where it has since been reviewed under this section) with the effective date of the decision on the last review.

(2) On any review under subsection (1)(b) the council shall give the head teacher an opportunity of making representations as to the determination under review.

(3) On a review under this section, the council may—

   (a) confirm the determination, with or without variation, or
   (b) revoke it (without prejudice to any further determination under section 394).

(4) The council shall give the head teacher written notification of their decision, specifying the effective date of that decision for the purposes of subsection (1)(b).

(5) Any determination which is required to be reviewed under subsection (1)(b) shall cease to have effect, if not confirmed on such a review, at the end of the period there mentioned.

(6) The head teacher of a school shall consult the governing body before making an application under subsection (1)(a) or any representations under subsection (2).

(7) On being consulted by the head teacher, the governing body may if they think fit take such steps as they consider appropriate for consulting all persons appearing to them to be parents of registered pupils at the school.

(8) An application under subsection (1)(a) shall be made in such manner and form as the council may require.

Annotations:

Amendments (Textual)

F699 Words in s. 395(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.98 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

396 Power of Secretary of State to direct advisory council to revoke determination or discharge duty.

(1) Where the Secretary of State is satisfied, either on complaint by any person or otherwise, that any standing advisory council on religious education constituted by a local authority under section 390—

   (a) have acted, or are proposing to act, unreasonably in determining for the purposes of section 394 or 395 whether it is appropriate for the requirement imposed by paragraph 3(2) of Schedule 20 to the School Standards and Framework Act 1998 to apply in the case of any school or any class or description of pupils at a school, or
... have failed to discharge any duty imposed under section 394 or 395, he may give the council such directions as to the revocation of the determination, or the withdrawal of the proposed determination or (as the case may be) the discharge of the duty as appear to him to be expedient; and the council shall comply with the directions.

(2) Directions under subsection (1) may provide for the making by the council of a new determination to take effect in place of the determination or proposed determination to be revoked or withdrawn by them.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F700 Words in s. 396(1)(a) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 99 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Access to meetings and documents

397 Religious education: access to meetings and documents.

(1) This section applies to—

(a) any conference convened under any of paragraphs 1 to 3 of Schedule 31, and

(b) any standing advisory council on religious education constituted under section 390.

(2) Regulations may make provision—

(a) for meetings of conferences or councils to be, subject to prescribed exceptions, open to members of the public,

(b) requiring conferences or councils to give notice, in such manner as may be prescribed, of the time and place of such meetings, and

(c) requiring conferences or councils, at such time or times as may be prescribed—

(i) to make available for inspection, or

(ii) to provide on payment of such fee as they think fit (not exceeding the cost of supply),

copies of the agendas and reports for such meetings to members of the public.

(3) Regulations made under subsection (2) may apply to—

(a) committees appointed by [F1 local authorities] under paragraph 4 of Schedule 31,

(b) sub-committees appointed by conferences under that Schedule, and

(c) representative groups on councils appointed under section 390(4), as they apply to conferences and councils.
398  No requirement of attendance at Sunday school etc.

[F701] It shall not be required, as a condition of—

(a) a pupil attending a maintained school, or

(b) a person attending such a school to receive further education or [F702] any training for members of the school workforce,

that he must attend or abstain from attending a Sunday school or a place of religious worship.

[F703] In subsection (1)(b), the reference to training for members of the school workforce is to be read in accordance with sections [F704] 96(1) and 100 of the Education Act 2005.

Annotations:

Amendments (Textual)

F701 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F702 Words in s. 398(b) substituted (1.9.2005) by Education Act 2005 (c. 18), s. 125(3)(a), Sch. 14 para. 16(2)

F703 S. 398(2) inserted (1.9.2005) by Education Act 2005 (c. 18), s. 125(3)(a), Sch. 14 para. 16(3)

F704 Words in s. 398(2) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 5 para. 11; S.I. 2012/924, art. 2

399  Determination of question whether religious education in accordance with trust deed.

Where any trust deed relating to [F705] a foundation or voluntary school] makes provision whereby a bishop or any other ecclesiastical or denominational authority has power to decide whether the religious education given in the school which purports to be in accordance with the provisions of the trust deed does or does not accord with those provisions, that question shall be determined in accordance with the provisions of the trust deed.

Annotations:

Amendments (Textual)

F705 Words in s. 399 substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.100 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
CHAPTER IV

MISCELLANEOUS AND SUPPLEMENTARY PROVISIONS

Annotations:

Modifications etc. (not altering text)
C93 Pt. V Ch. IV: power to amend conferred (1.4.2018) by Children and Social Work Act 2017 (c. 16), ss. 34(6)(b), 70(2); S.I. 2018/346, reg. 4(e)
C94 Pt. V Ch. IV: power to amend conferred (1.4.2018) by Children and Social Work Act 2017 (c. 16), ss. 35(4)(b), 70(2); S.I. 2018/346, reg. 4(f)

Courses leading to external qualifications

F706 400 ..............................................

Annotations:

Amendments (Textual)
F706 S. 400 repealed (1.9.2001) by 1997 c. 44, ss. 57(1)(4), Sch.8; S.I. 2001/1215, art. 2

F707 401 ..............................................

Annotations:

Amendments (Textual)
F707 S. 401 repealed (1.9.2001) by 1997 c. 44, ss. 57(1)(4), 58(3), Sch.8; S.I. 2001/1215, art. 2

Obligation to enter pupils for public examinations

402 Obligation to enter pupils for public examinations.

(1) Subject to subsections (2) and (3), the governing body of a maintained school shall secure that each registered pupil at the school is entered, at such time as they consider appropriate, for each prescribed public examination for which he is being prepared at the school at the time in question in each syllabus for that examination for which he is being so prepared.

(2) The governing body are not required to secure that a pupil is entered for any examination, or for an examination in any syllabus for that examination, if either—

(a) they consider that there are educational reasons in the case of that particular pupil for not entering him for that examination or (as the case may be) for not entering him for that examination in that syllabus, or

(b) the parent of the pupil requests in writing that the pupil should not be entered for that examination or (as the case may be) for that examination in that syllabus;
but this subsection does not apply to an examination which is part of the assessment arrangements for the fourth key stage and applies in the case of that pupil.

(3) The governing body are not required to secure that a pupil is entered for any examination in any syllabus for that examination if they have secured his entry for another prescribed public examination in a corresponding syllabus.

(4) For the purposes of subsection (3) a syllabus for a prescribed public examination shall be regarded as corresponding to a syllabus for another prescribed public examination if the same course of study is provided at the school in preparation for both syllabuses.

(5) As soon as practicable after determining whether or not to secure the entry of any pupil for a prescribed public examination in any syllabus for which he is being prepared at the school, the governing body shall notify the pupil’s parent in writing of their determination in relation to each such syllabus.

(6) In this section—
(a) “maintained school” includes a community or foundation special school established in a hospital;
(b) “assessment arrangements” and “fourth key stage”—
(i) in relation to a school maintained by a local authority in England, have the same meaning as in Part 6 of the Education Act 2002 (the curriculum in England), and
(ii) in relation to a school maintained by a local authority in Wales, have the same meaning as in Part 7 of that Act (the curriculum in Wales); and
(b) references to a prescribed public examination shall be construed in accordance with section 462.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F708 Words in s. 402(6) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.101 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F709 S. 402(6)(aa) substituted (1.10.2002 for E. for certain purposes, 19.12.2002 for W. and otherwise prosp.) for word at the end of s. 402(6)(a) by Education Act 2002 (c. 32), ss. 215(1), 216(4), Sch. 21 para. 45 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2002/3185, art. 4, Sch. Pt. 1

Sex education

403 Sex education: manner of provision.

(1) The . . ., governing body and head teacher shall take such steps as are reasonably practicable to secure that where sex education is given to any registered pupils at a maintained school, it is given in such a manner as to encourage those pupils to have due regard to moral considerations and the value of family life.

(1A) The Secretary of State must issue guidance designed to secure that when sex education is given to registered pupils at maintained schools—
(a) they learn the nature of marriage and its importance for family life and the bringing up of children, and
(b) they are protected from teaching and materials which are inappropriate having regard to the age and the religious and cultural background of the pupils concerned.

(1B) In discharging their functions under subsection (1) governing bodies and head teachers must have regard to the Secretary of State’s guidance.

(1C) Guidance under subsection (1A) must include guidance about any material which may be produced by NHS bodies for use for the purposes of sex education in schools.

(1D) The Secretary of State may at any time revise his guidance under subsection (1A).

(2) In this section “maintained school” includes a community or foundation special school established in a hospital and “NHS body” has the same meaning as in the National Health Service Act 2006 (see section 275(1) of that Act).

Annotations:

Amendments (Textual)

F710 Words in s. 403(1) repealed (1.11.2000 (E.) 1.9.2001 (W.)) by 2000 c. 21, ss. 148(3), 153, Sch. II (with s. 150); S.I. 2000/2559, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(2), Sch. Pt. II
F711 S. 403(1A)-(1D) inserted (1.11.2000 (E.) 1.9.2001 (W.)) by 2000 c. 21, s. 148(4) (with s. 150); S.I. 2000/2559, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(2), Sch. Pt. II
F712 Words in s. 403(2) substituted (1.11.2000 (E.) 1.9.2001 (W.)) by 2000 c. 21, s. 148(5)(a) (with s. 150); S.I. 2000/2559, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(2), Sch. Pt. II
F713 Words in s. 403(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 102 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. I
F714 Words in s. 403(2) inserted (1.11.2000 (E.) 1.9.2001 (W.)) by 2000 c. 21, s. 148(5)(b) (with s. 150); S.I. 2000/2559, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(2), Sch. Pt. II
F715 Words in s. 403(2) substituted (1.4.2013) by The Health and Social Care Act 2012 (Consequential Amendments) Order 2013 (S.I. 2013/594), arts. 1(2), 3

404 Sex education: statements of policy.

(1) The governing body of a maintained school shall—

(a) make, and keep up to date, a separate written statement of their policy with regard to the provision of sex education, and

(b) make copies of the statement available for inspection (at all reasonable times) by parents of registered pupils at the school and provide a copy of the statement free of charge to any such parent who asks for one.

[405(1A)] A statement under subsection (1) must include a statement of the effect of section 405.

(2) In subsection (1) “maintained school” includes, in relation to pupils who are provided with secondary education, a community or foundation special school established in a hospital.
Exemption from sex education.

If the parent of any pupil in attendance at a maintained school requests that he may be wholly or partly excused from receiving sex education at the school, the pupil shall, except so far as such education is comprised in the National Curriculum, be so excused accordingly until the request is withdrawn.

Political indoctrination.

(1) The [local authority], governing body and head teacher shall forbid—
   (a) the pursuit of partisan political activities by any of those registered pupils at a maintained school who are junior pupils, and
   (b) the promotion of partisan political views in the teaching of any subject in the school.

(2) In the case of activities which take place otherwise than on the school premises, subsection (1)(a) applies only where arrangements for junior pupils to take part in the activities are made by—
   (a) any member of the school’s staff (in his capacity as such), or
(b) anyone acting on behalf of the school or of a member of the school’s staff (in his capacity as such).

(3) In this section “maintained school” includes [F719 a community or foundation special school] established in a hospital.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F719 Words in s. 406(3) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.104 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

407 Duty to secure balanced treatment of political issues.

(1) The [F6 local authority], governing body and head teacher shall take such steps as are reasonably practicable to secure that where political issues are brought to the attention of pupils while they are—

(a) in attendance at a maintained school, or

(b) taking part in extra-curricular activities which are provided or organised for registered pupils at the school by or on behalf of the school,

they are offered a balanced presentation of opposing views.

(2) In this section “maintained school” includes [F720 a community or foundation special school] established in a hospital.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F720 Words in s. 407(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.105 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

408 Provision of information.

(1) Regulations may require, in relation to every maintained school, the [F6 local authority],

the governing body or the head teacher to make available either generally or to prescribed persons, in such form and manner and at such times as may be prescribed—

(a) such information (including information as to the matters mentioned in subsection (2)) relevant for the purposes of any of the relevant provisions of this Part [F721 or Part V of the Education Act 1997][F722 or section 96 of the Learning and Skills Act 2000][F723 or the relevant provisions of the Education Act 2002][F724 or the provisions of [F725 Part 7] of the Apprenticeships, Skills,
Children and Learning Act 2009[F726] or the provisions of the Qualifications Wales Act 2015], and

such copies of the documents mentioned in subsection (3), as may be prescribed.]

(2) The matters referred to in subsection (1)(a) are—

(a) the curriculum for maintained schools,
(b) the educational provision made by the school for pupils at the school and any
syllabuses to be followed by those pupils,
(c) the educational achievements of pupils at the school (including the results of any assessments of those pupils, whether under this Part or otherwise, for the purpose of ascertaining those achievements), and
(d) the educational achievements of such classes or descriptions of pupils as may be prescribed (including results of the kind mentioned in paragraph (c)).

arrangements relating to qualifications (within the meaning given by section 96(5) of the Learning and Skills Act 2000) which are approved under section 98 of that Act and to courses leading to such qualifications.

arrangements relating to qualifications within the meaning given in section 56 of the Qualifications Wales Act 2015 which are approved under Part 4 of that Act and to courses of education or training leading to such qualifications.

(3) The documents referred to in subsection (1)(b) are—

(a) any written statement made by the local authority under section 370,
(b) any written statement made by the governing body in pursuance of provision made under section 371,
(c) any written statement made by the governing body of their policy as to the curriculum for the school, and
(d) any report prepared by the governing body under section 161 or paragraph 7 of Schedule 23 (governors’ annual reports).

(4) For the purposes of subsection (1) the relevant provisions of this Part are—

(a) sections 375(3) and 384;
(c) sections 385 and 388 and, so far as relating to county schools, sections 386 and 387;
(d) sections 390 to 392;
(e) sections 394 to 396;
(f) sections 398 and 405; and
(g) section 409; and

in so far as subsection (1) applies in relation to Wales, sections 403 and 404

(4A) For the purposes of subsection (1) the relevant provisions of the Education Act 2002 are—

(a) Part 6 (the curriculum in England), and
(b) sections 97 to 117 (the curriculum in Wales).

(5) Before making any regulations under this section, the Secretary of State shall consult any persons with whom consultation appears to him to be desirable.
(6) Regulations under this section shall not require information as to the results of an individual pupil’s assessment (whether under Part 6 or 7 of the Education Act 2002 or otherwise) to be made available to any persons other than—
   (a) the parents of the pupil concerned,
   (b) the pupil concerned,
   (c) in the case of a pupil who has transferred to a different school, the head teacher of that school,
   (d) the governing body of the school, or
   (e) the local authority;... 

(6A) Regulations under this section shall not require information as is mentioned in subsection (6) to be made available—
   (a) to a governing body except where relevant for the purposes of the performance of any of their functions;
   (b) to a head teacher except where relevant for the purposes of the performance of any of the head teacher’s functions;
   (c) to a local authority except where relevant for the purposes of the performance of any of their education functions.

(7) Regulations under this section may authorise, governing bodies and head teachers to make a charge (not exceeding the cost of supply) for any documents supplied by them in pursuance of the regulations.

(8) In relation to any maintained school, the local authority and the governing body shall exercise their functions with a view to securing that the head teacher complies with any regulations made under this section.

(8A) In exercising their functions under subsection (1), the Welsh Ministers must have regard to the desirability of information being available to parents and others about whether, and if so how, any parts of the curriculum and any educational provision at maintained schools (other than maintained nursery schools) promote the purpose of the Violence against Women, Domestic Abuse and Sexual Violence (Wales) Act 2015 (see section 1 of that Act).

(9) In this section “maintained school” includes a maintained nursery school.
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)
Complaints and enforcement


[F751](1) A local education authority [F752] in Wales shall, [F753] . . . after consultation with governing bodies [F754] of foundation and voluntary aided schools [F752] in Wales[,] make arrangements for the consideration and disposal of any complaint to which subsection (2) applies.

(2) This subsection applies to any complaint which is to the effect that the authority, or the governing body of [F755] any community, foundation or voluntary school maintained by the authority [F756], any maintained nursery school so maintained[ or any community [F755] or foundation special] school] so maintained which is not established in a hospital

(a) have acted or are proposing to act unreasonably in relation to the exercise of a power conferred on them by or under a relevant enactment, or

(b) have acted or are proposing to act unreasonably in relation to the performance of, or have failed to discharge, a duty imposed on them by or under a relevant enactment.

(3) In subsection (2) “relevant enactment” means—

(a) any provision which by virtue of section 408(4) is a relevant provision of this Part for the purposes of section 408(1),

[F758](aa) any provision which by virtue of section 408(4A) is a relevant provision of the Education Act 2002 for the purposes of section 408(1),] and

(b) any other enactment (whether contained in this Part or otherwise) so far as relating to the curriculum for, or religious worship in, maintained schools [F759] . . .

(4) The [F760] Welsh Ministers] shall not entertain under [F761] Chapter 1 or 2 of Part 2 of the School Standards and Organisation (Wales) Act 2013 (intervention in conduct of maintained schools and local authorities) any complaint to which subsection (2) applies, unless a complaint concerning the same matter has been made and disposed of in accordance with arrangements made under subsection (1).]
Application of Part V in relation to nursery education.

[1] Nothing in this Part applies in relation to a nursery school or in relation to a nursery class in a primary school.

Annotations:

Amendments (Textual)

F762 S. 410 repealed (1.10.2002 for E., 1.8.2008 for W.) by Education Act 2002 (c. 32), ss. 205, 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2008/1728, art. 3, Sch. Pt. 2
PART VI

SCHOOL ADMISSIONS, ATTENDANCE AND CHARGES

CHAPTER I

[Amendment, registration and withdrawal of pupils]

Annotations:

Amendments (Textual)

F763 Words in cross-heading substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 108 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 2

Parental preferences

F764 411 Parental preferences.

.........................

Annotations:

Amendments (Textual)

F764 S. 411 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 2, 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)(4)); S.I. 1999/1016, art. 2(3), Sch. 3

F765 411A .........................

Annotations:

Amendments (Textual)

F765 S. 411A repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 2, 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)), and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

Admission arrangements for county and voluntary schools

F766 412 .........................

Annotations:

Amendments (Textual)

F766 S. 412 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3
F767 413 .............................

Annotations:

Amendments (Textual)
F767 S. 413 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 11, 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

F768 413A .............................

Annotations:

Amendments (Textual)
F768 S. 413A repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) subject to savings in S.I. 1999/1016, Sch. 4 para. 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

F769 413B .............................

Annotations:

Amendments (Textual)
F769 S. 413B repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

F770 414 .............................

Annotations:

Amendments (Textual)
F770 S. 414 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

Admission numbers for county and voluntary schools

F771 415 .............................
Annotations:

Amendments (Textual)

F771 S. 415 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6)) and subject to savings in S.I. 1999/1016, Sch. 4 para. 11); S.,I. 1999/1016, art. 2(3), Sch. 3.

F772 S. 416 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.

F773 S. 417 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.

F774 S. 418 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.

F775 S. 419 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.

F776 S. 420 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.
### Annotations:

**Amendments (Textual)**

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### New county and voluntary schools

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<td>S. 423 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 8, 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3.</td>
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Annotations:

Amendments (Textual)

F781  S. 423A repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 8, 12 (as added (31.8.1999) by S.I. 1999/2484, art. 2(4)) and in S.I. 1999/2800, reg. 8(3)); S.I. 1999/1016, art. 2(3), Sch. 3

Nursery and special schools, etc.

Annotations:

Amendments (Textual)

F782  S. 424 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6); S.I. 1999/1016, art. 2(3), Sch. 3.

Admission arrangements for grant-maintained schools

Annotations:

Amendments (Textual)

F783  S. 425 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3.

Annotations:

Amendments (Textual)

F784  S. 425A repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 8, 11); S.I. 1999/1016, art. 2(3), Sch. 3.
## Admission numbers for grant-maintained schools

**Annotations:**

### Amendments (Textual)

**F785**  
S. 425B repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 2); S.I. 1999/1016, art. 2(3), Sch. 3

**F786**  
S. 426 repealed (1.4.1999 to the extent of the repeal of s. 426(6) and 1.9.1999 to the extent of the repeal of s. 426(1)-(5)) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 7); S.I. 1999/1016, art. 2(1)(3), Sch. 1, Sch. 3

**F787**  
S. 426A repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3

**F788**  
S. 427 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(3), Sch. 3

**F789**  
S. 428 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1.
Admissions appeals relating to grant-maintained schools

Annotations:

Amendments (Textual)
F790 S. 429 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 8, 11); S.I. 1999/1016, art. 2(3), Sch. 3.

Co-ordinated arrangements for admissions

Annotations:

Amendments (Textual)
F791 S. 430 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 2, 11); S.I. 1999/1016, art. 2(3), Sch. 3.

Power to direct admission of child to school

Annotations:

Amendments (Textual)
F792 S. 431 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 paras. 10, 11); S.I. 1999/1016, art. 2(1), Sch. 1.

F793 S. 432 repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 109, Sch.31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 10); S.I. 1999/1016, art. 2(1), Sch. 1.
Time for admission of pupils

433 Time for admission of pupils.

(1) Section 14 (which requires a local authority to secure that sufficient schools for providing primary and secondary education are available for their area) shall not be construed as imposing any obligation on the proprietor of a school to admit children as pupils otherwise than at the beginning of a school term.

(2) Where, however, a child was prevented from entering a school at the beginning of a term—
   (a) by his being ill or by other circumstances beyond his parent’s control, or
   (b) by his parent’s having been then resident at a place from which the school was not accessible with reasonable facility,

   the school’s proprietor is not entitled by virtue of subsection (1) to refuse to admit him as a pupil during the currency of the term.

(3) In cases where subsection (2) does not apply, the governing body of a school maintained by a local authority shall comply with any general directions given by the authority as to the time of admission of children as pupils.

(4) Despite section 7 (duty of parent of child of compulsory school age to cause him to receive full-time education), a parent is not under a duty to cause a child to receive full-time education during any period during which, having regard to subsections (1) and (2), it is not practicable for the parent to arrange for him to be admitted as a pupil at a school.

Registration of pupils

434 Registration of pupils.

(1) The proprietor of a school shall cause to be kept, in accordance with regulations, a register containing the prescribed particulars in respect of all persons who are pupils at the school.

(2) Without prejudice to the generality of subsection (1), the prescribed particulars shall include particulars of the name and address of every person known to the proprietor to be a parent of a pupil at the school.

(3) The regulations shall prescribe the grounds on which names are to be deleted from a register kept under this section; and the name of a person entered in such a register as a pupil at a school—
(a) shall, when any of the prescribed grounds is applicable, be deleted from the register on that ground; and
(b) shall not be deleted from the register otherwise than on any such ground.

(4) The regulations may make provision—

(a) for enabling registers kept under this section to be inspected;
(b) for enabling extracts from such registers to be taken for the purposes of this Act by persons authorised to do so under the regulations; and
(c) for requiring the person by whom any such register is required to be kept to make to—

(i) the Secretary of State, [F795 and]

F796 (ii) ...........................................

(iii) [F1 local authorities],
such periodical or other returns as to the contents of the register as may be prescribed.

(5) In this Act—

“registered pupil”, in relation to a school, means a person registered as a pupil at the school in the register kept under this section; and

“registered”, in relation to the parents of pupils at a school or in relation to the names or addresses of such parents or pupils, means shown in that register.

(6) A person who contravenes or fails to comply with any requirement imposed on him by regulations under this section is guilty of an offence and liable on summary conviction to a fine not exceeding level 1 on the standard scale.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F795 Word in s. 434(4)(c)(i) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 111(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F796 S. 434(4)(c)(ii) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 111(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

Modifications etc. (not altering text)

C101 S. 434 modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 8(a)

C102 S. 434(1) modified (temp. until 31.8.2012) (1.9.2011) by The Morpeth School, Oaklands School and Swanlea School Order 2011 (S.I. 2011/1903), arts. 1, 3(a)

C103 S. 434(3)(b) modified (temp. until 31.8.2012) (1.9.2011) by The Morpeth School, Oaklands School and Swanlea School Order 2011 (S.I. 2011/1903), arts. 1, 3(b)
Withdrawal of pupils from primary school for secondary education

435 Withdrawal of pupils from a primary school for secondary education.

A \[F6\] local authority may make arrangements in respect of a primary school maintained by them (other than one that is for the time being organised for the provision of both primary and secondary education) under which any registered pupils who are under the age of 12 but have attained the age of 10 years and six months may be required to be withdrawn from the school for the purpose of receiving secondary education.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Supplementary

F797 436 .................................

Annotations:

Amendments (Textual)

F797 S. 436 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 112, Sch.31 (with ss. 138(9), 144(6) and subject to savings in S.I. 1999/1016, Sch. 4 para. 11); S.I. 1999/2323, art. 2(1), Sch. 1.

CHAPTER II

SCHOOL ATTENDANCE

F798 Children not receiving suitable education

Annotations:

Amendments (Textual)

F798 S. 436A and cross-heading inserted (27.2.2007 for E., 1.9.2009 for W.) by Education and Inspections Act 2006 (c. 40), ss. 4(1), 188(3); S.I. 2006/3400, art. 6(a); S.I. 2009/1027, art. 3(a)

436A Duty to make arrangements to identify children not receiving education

(1) A \[F6\] local authority must make arrangements to enable them to establish (so far as it is possible to do so) the identities of children in their area who are of compulsory school age but—

(a) are not registered pupils at a school, and
(b) are not receiving suitable education otherwise than at a school.

(2) In exercising their functions under this section a [F6 local authority] must have regard to any guidance given from time to time by the Secretary of State.

(3) In this Chapter, “suitable education”, in relation to a child, means efficient full-time education suitable to his age, ability and aptitude and to any special educational needs he may have.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

School attendance orders

437 School attendance orders.

(1) If it appears to a [F6 local authority] that a child of compulsory school age in their area is not receiving suitable education, either by regular attendance at school or otherwise, they shall serve a notice in writing on the parent requiring him to satisfy them within the period specified in the notice that the child is receiving such education.

(2) That period shall not be less than 15 days beginning with the day on which the notice is served.

(3) If—

(a) a parent on whom a notice has been served under subsection (1) fails to satisfy the [F6 local authority], within the period specified in the notice, that the child is receiving suitable education, and

(b) in the opinion of the authority it is expedient that the child should attend school,

the authority shall serve on the parent an order (referred to in this Act as a “school attendance order”), in such form as may be prescribed, requiring him to cause the child to become a registered pupil at a school named in the order.

(4) A school attendance order shall (subject to any amendment made by the [F6 local authority]) continue in force for so long as the child is of compulsory school age, unless—

(a) it is revoked by the authority, or

(b) a direction is made in respect of it under section 443(2) or 447(5).

(5) Where a maintained [F799 . . . school is named in a school attendance order, the [F6 local authority] shall inform the governing body and the head teacher.

(6) Where a maintained [F799 . . . school is named in a school attendance order, the governing body (and, in the case of a maintained school, the [F6 local authority]) shall admit the child to the school.

(7) Subsection (6) does not affect any power to exclude from a school a pupil who is already a registered pupil there.
(8) In this Chapter—

“maintained school” means any community, foundation or voluntary school or any community or foundation special school not established in a hospital; and

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F799 Words in s. 437(5)(6) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 113(a), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F800 Definition substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 113(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F801 Words in s. 437(8) repealed (27.2.2007 for E., 1.9.2009 for W.) by Education and Inspections Act 2006 (c. 40), ss. 4(2), 188(3), Sch. 18 Pt. 6; S.I. 2006/3400, art. 6(a)(g); S.I. 2009/1027, art. 3(a)(d)

438 Choice of school: child without EHC plan or statement of special educational needs.

(1) This section applies where a local authority are required by virtue of section 437(3) to serve a school attendance order in respect of a child, other than a child for whom they maintain an EHC plan (in the case of a local authority in England) or a statement under section 324 (in the case of a local authority in Wales).

(2) Before serving the order, the authority shall serve on the parent a notice in writing—

(a) informing him of their intention to serve the order,

(b) specifying the school which the authority intend to name in the order and, if they think fit, one or more other schools which they regard as suitable alternatives, and

(c) stating the effect of subsections (3) to (6).

(3) If the notice specifies one or more alternative schools and the parent selects one of them within the period of 15 days beginning with the day on which the notice is served, the school selected by him shall be named in the order.

(4) If—

(a) within the period mentioned in subsection (3) the parent applies for the child to be admitted to a school maintained by a local authority and, where that authority are not the authority by whom the notice was served, notifies the latter authority of the application, and

(b) the child is offered a place at the school as a result of the application, that school shall be named in the order.

(5) If—

(a) within the period mentioned in subsection (3), the parent applies to the local authority by whom the notice was served for education to be provided at a school which is not a school maintained by a local authority, and
(b) the child is offered a place at the school and the authority are required by virtue of regulations under section 18(3) to pay the fees payable in respect of the education provided for him at the school, that school shall be named in the order.]

(6) If, within the period mentioned in subsection (3)—
(a) the parent—
(i) applies for the child to be admitted to a school which is not maintained by a \[F6local authority\] \[F807\], and in respect of which no application is made under subsection (5), and
(ii) notifies the \[F6local authority\] by whom the notice was served of the application,
(b) the child is offered a place at the school as a result of the application, and
(c) the school is suitable to his age, ability and aptitude and to any special educational needs he may have, that school shall be named in the order.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F802 Words in s. 438 title inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 39(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F803 Words in s. 438(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 39(2)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F804 Words in s. 438(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 39(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F805 S. 438(4)(a) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 114(a) (with ss. 138(9), 144(6); S.I. 1999/2323, art. 2(1), Sch. 1.

F806 S. 438(5) substituted (1.9.1999 for certain purposes, otherwise prosp.) by 1998 c. 31, ss. 140(1), 145(3), Sch. 30 para. 114(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F807 Words in s. 438(6)(a)(i) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 114(c), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

439 Specification of schools in notices under section 438(2).

(1) Subject to subsection (3), a \[F6local authority\] shall not, if it appears to them that subsection (2) applies in relation to any school, specify the school in a notice under section 438(2) unless they are responsible for determining the arrangements for the admission of pupils to the school.

(2) This subsection applies where, if the child concerned were admitted to the school in accordance with a school attendance order resulting from the notice, the number of pupils at the school in the child’s age group would exceed the number \[F808\] \[F809\] determined in accordance with section 89 of the School Standards and Framework Act 1998 (determination of admission numbers)) as the number of pupils

...
in that age group which it is intended to admit to the school in the school year in which
he would be admitted.

(3) Subsection (1) does not prevent a [F6local authority] specifying in a notice under
section 438(2) any maintained [F810]... school if—
(a) there is no maintained [F810]... school in their area which—
(i) the authority are not (apart from this subsection) prevented by
subsection (1) from specifying, and
(ii) is, in the opinion of the authority, a reasonable distance from the home
of the child concerned, and
(b) in the opinion of the authority, the school in question is a reasonable distance
from the home of the child concerned.

(4) A [F6local authority] shall not specify in a notice under section 438(2) a school from
which the child concerned is permanently excluded.

[F811] (4A) A [F6local authority] shall not specify a school in a notice under section 438(2) if
the admission of the child concerned would result in prejudice of the kind referred
to in section 86(3)(a) of the School Standards and Framework Act 1998 (parental
preferences) by reason of measures required to be taken as mentioned in subsection (4)
of that section.]

(5) Before deciding to specify a particular maintained [F810]... school in a notice under
section 438(2) a [F6local authority] shall consult—
(a) the governing body, and
(b) if another [F6local authority] are responsible for determining the arrangements
for the admission of pupils to the school, that authority.

(6) Where a [F6local authority] decide to specify a particular maintained [F810]... school in
a notice under section 438(2) they shall, before serving the notice, serve notice in
writing of their decision on—
(a) the governing body and head teacher of the school, and
(b) if another [F6local authority] are responsible for determining the arrangements
for the admission of pupils to the school, that authority.

(7) A governing body or [F6local authority] on whom notice is served under subsection (6)
may, within the period of 15 days beginning with the day on which the notice was
received, apply to the Secretary of State for a direction under this section and, if they
do so, shall inform the [F6local authority] which served the notice.

(8) Where the Secretary of State gives a direction under this section, the school or schools
to be specified in the notice under section 438(2) shall be determined in accordance
with the direction.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))

F808 Words in s. 439(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 115(2) (with ss.
138(9), 144(6)); S.I. 1999/2323, ar. 2(1), Sch. 1
Amendment of order at request of parent: child without EHC plan or statement of special educational needs.

(1) This section applies where a school attendance order is in force in respect of a child, other than a child for whom the local authority maintain an EHC plan (in the case of a local authority in England) or a statement under section 324 (in the case of a local authority in Wales).

(2) If at any time—
   (a) the parent applies for the child to be admitted to a school maintained by a local authority, which is different from the school named in the order,
   (b) the child is offered a place at the school as a result of the application, and
   (c) the parent requests the local authority by whom the order was served to amend it by substituting that school for the one currently named,

the authority shall comply with the request.

(3) If at any time—
   (a) the parent applies to the authority for education to be provided for the child at a school which is not a school maintained by a local authority, which is different from the school named in the order,
   (b) the child is offered a place at the school and the authority are required by virtue of regulations under section 18(3) to pay the fees payable in respect of the education provided for him at the school, and
   (c) the parent requests the authority to amend the order by substituting that school for the one currently named,

the authority shall comply with the request.

(4) If at any time—
   (a) the parent applies for the child to be admitted to a school which is not maintained by a local authority, which is different from the school
named in the order and in respect of which no application is made under subsection (3),

(b) as a result of the application, the child is offered a place at the school, being a school which is suitable to his age, ability and aptitude and to any special educational needs he may have, and

(c) the parent requests the authority to amend the order by substituting that school for the one currently named,

the authority shall comply with the request.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F812 Words in s. 440 title inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 40(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F813 Words in s. 440(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 40(2)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F814 Words in s. 440(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 40(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F815 Words in S. 440(2)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 116(a), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F816 S. 440(3)(a)(b) substituted (1.9.1999 for certain purposes, otherwise prosp.) by 1998 c. 31, ss. 140(1), 145(3), Sch. 30 para. 116(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F817 Words in S. 440(4)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 116(e), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

441 Choice of school: child with \[F818\]EHC plan or\] statement of special educational needs.

(1) Subsections (2) and (3) apply where a \[F6\]local authority\] are required by virtue of section 437(3) to serve a school attendance order in respect of a child for whom they maintain \[F9\]an EHC plan (in the case of a local authority in England) or\] a statement under section 324 \[F26\]in the case of a local authority in Wales\].

(2) Where the \[F21\]EHC plan or\] statement specifies the name of a school, that school shall be named in the order.

(3) Where the \[F22\]EHC plan or\] statement does not specify the name of a school—

(a) the authority shall, \[F23\] amend the \[F22\]EHC plan or\] statement so that it specifies the name of a school, and

(b) that school shall then be named in the order.

\[F25\](3A) An amendment to a statement required to be made under subsection (3)(a) shall be treated for the purposes of Schedule 27 as if it were an amendment proposed following a periodic review (within the meaning of that Schedule).]
An amendment to an EHC plan required to be made under subsection (3)(a) shall be treated as if it were an amendment made following a review under section 44 of the Children and Families Act 2014, and that section and regulations made under it apply accordingly.

(4) Where—

(a) a school attendance order is in force in respect of a child for whom the local authority maintain an EHC plan or a statement under section 324, and

(b) the name of the school specified in the plan or statement is changed,

the local authority shall amend the order accordingly.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F818 Words in s. 441 title inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(7); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F819 Words in s. 441(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(2)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F820 Words in s. 441(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F821 Words in s. 441(2) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F822 Words in s. 441(3) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(4)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F823 Words in s. 441(3)(a) repealed (1.1.2002 (E.) and 1.4.2002 (W.)) by 2001 c. 10, s. 42(1)(6), Sch. 8 para. 15(2), Sch. 9 (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt. II

F824 Words in s. 441(3) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(4)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F825 S. 441(3A) inserted (1.1.2002 (E.) and 1.4.2002 (W.)) by 2001 c. 10, s. 42(1), Sch. 8 para. 15(3) (with s. 43(13)); S.I. 2001/2217, art. 5, Sch. Pt. II (as amended by S.I. 2001/2614, art. 4); S.I. 2001/3992, art. 5, Sch. Pt. II

F826 S. 441(3B) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(5); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F827 Words in s. 441(4)(a) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(6)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

F828 Words in s. 441(4)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 41(6)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))
Revocation of order at request of parent.

(1) This section applies where a school attendance order is in force in respect of a child.

(2) If at any time the parent applies to the [local authority] requesting that the order be revoked on the ground that arrangements have been made for the child to receive suitable education otherwise than at school, the authority shall comply with the request, unless they are of the opinion that no satisfactory arrangements have been made for the education of the child otherwise than at school.

(3) If a parent is aggrieved by a refusal of the [local authority] to comply with a request under subsection (2), he may refer the question to the Secretary of State.

(4) Where a question is referred to the Secretary of State under subsection (3), he shall give such direction determining the question as he thinks fit.

(5) Where the child in question is one for whom the authority maintain an EHC plan (in the case of a local authority in England) or a statement under section 324 (in the case of a local authority in Wales)—

(a) subsections (2) to (4) do not apply if the name of a school or other institution is specified in the EHC plan or the statement, and

(b) in any other case a direction under subsection (4) may require the authority to make such amendments in the plan or the statement as the Secretary of State considers necessary or expedient in consequence of his determination.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F829 Words in s. 442(5) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 42(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F830 Words in s. 442(5) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 42(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F831 Words in s. 442(5)(a) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 42(c); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F832 Words in s. 442(5)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 42(d); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

School attendance: offences and education supervision orders

Offence: failure to comply with school attendance order.

(1) If a parent on whom a school attendance order is served fails to comply with the requirements of the order, he is guilty of an offence, unless he proves that he is causing the child to receive suitable education otherwise than at school.
(2) If, in proceedings for an offence under this section, the parent is acquitted, the court may direct that the school attendance order shall cease to be in force.

(3) A direction under subsection (2) does not affect the duty of the local authority to take further action under section 437 if at any time the authority are of the opinion that, having regard to any change of circumstances, it is expedient to do so.

(4) A person guilty of an offence under this section is liable on summary conviction to a fine not exceeding level 3 on the standard scale.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

444 Offence: failure to secure regular attendance at school of registered pupil.

(1) If a child of compulsory school age who is a registered pupil at a school fails to attend regularly at the school, his parent is guilty of an offence.

[F833](1A) If in the circumstances mentioned in subsection (1) the parent knows that his child is failing to attend regularly at the school and fails ... to cause him to do so, he is guilty of an offence.

[F835](1B) It is a defence for a person charged with an offence under subsection (1A) to prove that he had a reasonable justification for his failure to cause the child to attend regularly at the school.

(2) Subsections [F836](2A) to (6) below apply in proceedings for an offence under this section in respect of a child who is not a boarder at the school at which he is a registered pupil.

[F837](2A) The child shall not be taken to have failed to attend regularly at the school by reason of his absence from the school at any time if the parent proves that at that time the child was prevented from attending by reason of sickness or any unavoidable cause.

(3) The child shall not be taken to have failed to attend regularly at the school by reason of his absence from the school—

(a) with leave, [F838 or]

(b) ..................................................

(c) on any day exclusively set apart for religious observance by the religious body to which his parent belongs.

[F840](3A) Subsections (3B) and (3D) apply where the child's home is in England.

(3B) The child shall not be taken to have failed to attend regularly at the school if the parent proves that—

(a) the local authority have a duty to make travel arrangements in relation to the child under section 508B(1) for the purpose of facilitating the child's attendance at the school and have failed to discharge that duty, or
(b) the [F6 local authority] have a duty to make travel arrangements in relation to the child by virtue of subsection (2)(c) of section 508E (school travel schemes) for the purpose of facilitating the child's attendance at the school and have failed to discharge that duty.

(3C) For the purposes of subsection (3B)—

(a) the reference to “travel arrangements” in paragraph (a) has the same meaning as in section 508B, and

(b) the reference to “travel arrangements” in paragraph (b) has the same meaning as in paragraph 3 of Schedule 35C.

(3D) Where the school is an independent school which is not a qualifying school, the child shall not be taken to have failed to attend regularly at the school if the parent proves—

(a) that the school is not within walking distance of the child's home,

(b) that no suitable arrangements have been made by the [F6 local authority] for boarding accommodation for him at or near the school, and

(c) that no suitable arrangements have been made by the [F6 local authority] for enabling him to become a registered pupil at a qualifying school nearer to his home.

(3E) For the purposes of subsection (3D), “qualifying school” has the same meaning as it has for the purposes of Schedule 35B (meaning of “eligible child” for the purposes of section 508B).

(3F) Subsection (4) applies where the child's home is in Wales.

(4) The child is not to be taken to have failed to attend regularly at the school if the parent proves that the local authority have failed to discharge—

(a) a duty to make transport arrangements in relation to the child under section 3 of the Learner Travel (Wales) Measure 2008, or

(b) a duty to make travel arrangements in relation to the child under section 4 of that Measure.

(5) In subsection (3D) “walking distance”—

(a) in relation to a child who is under the age of eight, means 3.218688 kilometres (two miles), and

(b) in relation to a child who has attained the age of eight, means 4.828032 kilometres (three miles),

in each case measured by the nearest available route.

(6) If it is proved that the child has no fixed abode, subsections (3B), (3D) and (4) shall not apply, but it is a defence for the parent to prove—

(a) that he is engaged in a trade or business of such a nature as to require him to travel from place to place,

(b) that the child has attended at a school as a registered pupil as regularly as the nature of that trade or business permits, and

(c) if the child has attained the age of six, that he has made at least 200 attendances during the period of 12 months ending with the date on which the proceedings were instituted.

(7) In proceedings for an offence under this section in respect of a child who is a boarder at the school at which he is a registered pupil, the child shall be taken to have failed to attend regularly at the school if he is absent from it without leave during any part of
the school term [F845]unless the parent proves that at that time the child was prevented from being present by reason of sickness or any unavoidable cause.

[F846](7A) Where—

(a) a child of compulsory school age has been excluded for a fixed period on disciplinary grounds from a school in England which is—

(i) a maintained school,
(ii) a pupil referral unit,

[iii] an Academy school,

(iiiia) an alternative provision Academy,

(iv) a city technology college, or

(v) a city college for the technology of the arts,

(b) he remains for the time being a registered pupil at the school,

(c) the appropriate authority make arrangements for the provision of full-time education for him at the school during the period of exclusion, and

(d) notice in writing of the arrangements has been given to the child's parent, the exclusion does not affect the application of subsections (1) to (7) to the child's attendance at the school on any day to which the arrangements relate.

(7B) In subsection (7A)(c) “the appropriate authority” means—

(a) in relation to a maintained school, the governing body of the school,

(b) in relation to a pupil referral unit, the [F6 local authority], and

(c) in relation to any school mentioned in subsection (7A)(a)(iii) to (v), the proprietor of the school.

(8) A person guilty of an offence under [F848]subsection (1) is liable on summary conviction to a fine not exceeding level 3 on the standard scale.

[F849](8A) A person guilty of an offence under subsection (1A) is liable on summary conviction—

(a) to a fine not exceeding level 4 on the standard scale, or

(b) to imprisonment for a term not exceeding three months, or both.

(8B) If, on the trial of an offence under subsection (1A), the court finds the defendant not guilty of that offence but is satisfied that he is guilty of an offence under subsection (1), the court may find him guilty of that offence.

(9) In this section “leave”, in relation to a school, means leave granted by any person authorised to do so by the governing body or proprietor of the school.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F833 S. 444(1A) inserted (1.3.2001) by 2000 c. 43, s. 72(1)(a)(2); S.I. 2001/562, art. 2

F834 Words in s. 444(1A) repealed (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 109(1), 188(1), Sch. 18 Pt. 1 (with s. 109(11))

F835 S. 444(1B) inserted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 109(2), 188(1) (with s. 109(11))
444ZA Application of section 444 to alternative educational provision

(1) Where, in the case of a child of compulsory school age who is not a registered pupil at any school—
   (a) a [\[F6\]local authority] has made arrangements under section 19 for the provision of education for him otherwise than at a school or at his home, and
   (b) notice in writing of the arrangements has been given to the child's parent, subsections (1) to (7) of section 444 have effect as if the place at which the education is provided were a school and the child were a registered pupil at that school.

(1A) Where—
   (a) a child of compulsory school age has been excluded for a fixed period on disciplinary grounds from a relevant school in England,
   (b) the child remains for the time being a registered pupil at the school,
   (c) the appropriate authority for the school has made arrangements under section 19 above or section 100 of the Education and Inspections Act 2006 for the provision of full-time education for the child otherwise than at the school or at the child's home during the period of exclusion, and
   (d) notice in writing of the arrangements has been given to the child's parent, subsections (1) to (7) of section 444 have effect during that period as if the child were not a registered pupil at the school and as if the place at which the education is provided were a school and the child were a registered pupil at that school (so far as that would not otherwise be the case).
(1B) Where—
(a) a child of compulsory school age who is a registered pupil at a relevant school in England is required by the appropriate authority for the school to attend at a place outside the school premises for the purpose of receiving any educational provision, and
(b) notice in writing of the requirement has been given to the child's parent,
subsections (1) to (7) of section 444 have effect as if the place at which the child is required to attend were a school and the child were a registered pupil at that school (in addition to being a registered pupil at the school mentioned in paragraph (a)).

(1C) Subsection (1B) does not apply if—
(a) the place at which the child is required to attend is another relevant school (whether in England or elsewhere), and
(b) the child is a registered pupil at that other school.

(1D) In relation to a maintained school or a pupil referral unit—
(a) references in subsection (1A) to exclusion are references to exclusion under \[section 51A\] of the Education Act 2002, and
(b) the requirement referred to in subsection (1B) is a requirement imposed under section 29(3) or 29A(1) of that Act.

(2) Where—
(a) a child of compulsory school age has been excluded from a relevant school in Wales,
(b) he remains for the time being a registered pupil at the school,
(c) he is required by the appropriate authority for the school to attend at a place outside the school premises for the purpose of receiving any instruction or training, and
(d) notice in writing of the requirement has been given to the child's parent,
subsections (1) to (7) of section 444 have effect as if the place at which the child is required to attend were a school and the child were a registered pupil at that school (and not at the school mentioned in paragraph (b)).

(3) In relation to a maintained school or a pupil referral unit—
(a) the reference in subsection (2)(a) to exclusion is a reference to exclusion under section 52 of the Education Act 2002, and
(b) the requirement referred to in subsection (2)(c) is a requirement imposed under section 29(3) of that Act.

(4) A child shall not be taken to have failed to attend regularly—
(a) in a case falling within subsection (1) or (1A), at the place at which education is provided for him, or
(b) in a case falling within subsection (1B) or (2), at the place at which he is required to attend,
unless he has failed to attend regularly since the giving of the notice mentioned in subsection (1)(b), (1A)(d), (1B)(b) or (2)(d).

(5) Section 572, which provides for the methods by which notices may be served under this Act, does not preclude the notice mentioned in subsection (1)(b), (1A)(d), (1B)(b) or (2)(d) from being given to a child's parent by any other effective method.
(6) In proceedings for an offence under section 444 in a case falling within subsection (1) [F858 or (1A)] of this section, [F859 it is a defence for the parent to prove] that the child is receiving suitable education otherwise than by regular attendance at a school or at the place mentioned in subsection (1) [F858 or (1A)].

(7) In section 444 “leave”—
   (a) in relation to a place at which education is provided as mentioned in subsection (1) of this section, means leave granted by any person authorised to do so by the [F6 local authority];
   [F860(aa) in relation to a place at which education is provided as mentioned in subsection (1B)(a) or (1A) of this section, means leave granted by any person authorised to do so by the appropriate authority for the school;
   (b) in relation to a place at which a child is required to attend as mentioned in subsection (1B)(a) or (2)(c) of this section, means leave granted by any person authorised to do so by the appropriate authority for the school.

(8) In this section—
   (a) “relevant school” means—
      (i) a maintained school,
      (ii) a pupil referral unit,
      [F862 (iii) an Academy school,
      (iii) an alternative provision Academy,]
      (iv) a city technology college, or
      (v) a city college for the technology of the arts;
   (b) “appropriate authority” means—
      (i) in relation to a maintained school, the governing body,
      (ii) in relation to a pupil referral unit, the [F6 local authority], and
      (iii) in relation to a school falling within paragraph (a)(iii),[F863(iii)], (iv) or (v), the proprietor of the school.]

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F850 S. 444ZA inserted (1.9.2005 for E., 1.9.2006 for W.) by Education Act 2005 (c. 18), ss. 116, 125(4); S.I. 2005/2034, art. 4; S.I. 2006/1338, art. 3, Sch. 1
F851 S. 444ZA(1A)-(1D) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), ss. 155(2), 173(4); S.I. 2012/2197, art. 2(a)
F852 Words in s. 444ZA(1D)(a) substituted (1.9.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 1 para. 6; S.I. 2012/1087, art. 3 (with art. 4)
F853 Words in s. 444ZA(2)(a) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), ss. 155(3), 173(4); S.I. 2012/2197, art. 2(a)
F854 Words in s. 444ZA(4)(a) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), ss. 155(4)(a), 173(4); S.I. 2012/2197, art. 2(a)
F855 Words in s. 444ZA(4)(b) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), ss. 155(4)(b), 173(4); S.I. 2012/2197, art. 2(a)
F856 Words in s. 444ZA(4) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), ss. 155(4)(c), 173(4); S.I. 2012/2197, art. 2(a)
Penalty notice in respect of failure to secure regular attendance at school of registered pupil

(1) Where an authorised officer has reason to believe—

(a) that a person has committed an offence under section 444(1), and

(b) that the offence relates—

(i) to a relevant school,

(ii) in a case falling within subsection (1) of section 444ZA, to a place at which education is provided by a local authority,

(iii) in a case falling within subsection (1A) of that section, to a place at which education is provided for a child in the circumstances mentioned in that subsection,

(iv) in a case falling within subsection (1B) of that section, to a place at which a child is required to attend in the circumstances mentioned in that subsection,

he may give the person a penalty notice in respect of the offence.

(2) A penalty notice is a notice offering a person the opportunity of discharging any liability to conviction for the offence under section 444(1) to which the notice relates by payment of a penalty in accordance with the notice.

(3) Where a person is given a penalty notice, proceedings for the offence to which the notice relates (or an offence under section 444(1A) arising out of the same circumstances) may not be instituted before the end of such period as may be prescribed.

(4) Where a person is given a penalty notice, he cannot be convicted of the offence to which the notice relates (or an offence under section 444(1A) arising out of the same circumstances) if he pays a penalty in accordance with the notice.

(5) Penalties under this section shall be payable to local authorities.

(6) Sums received by a local authority under this section may be used by the authority for the purposes of any of its functions which may be specified in regulations but, to the extent that they are not so used, must be paid in accordance with regulations to the Secretary of State.
444B Penalty notices: supplemental

(1) Regulations may make—

(a) provision as to the form and content of penalty notices,
(b) provision as to the monetary amount of any penalty and the time by which it is to be paid,
(c) provision for determining the [f³local authority] to which a penalty is payable,
(d) provision as to the methods by which penalties may be paid,
(e) provision as to the records which are to be kept in relation to penalty notices,
(f) provision as to the persons who may be authorised by a [f³local authority] or a head teacher to give penalty notices,
(g) provision limiting the circumstances in which authorised officers of a prescribed description may give penalty notices,
(h) provision for or in connection with the withdrawal, in prescribed circumstances, of a penalty notice, including—

(i) repayment of any amount paid by way of penalty under a penalty notice which is withdrawn, and
(ii) prohibition of the institution or continuation of proceedings for the offence to which the withdrawn notice relates (and any offence under section 444(1A) arising out of the same circumstances),
(i) provision for a certificate—
(i) purporting to be signed by or on behalf of a prescribed person, and
(ii) stating that payment of any amount paid by way of penalty was or, as the case may be, was not received on or before a date specified in the certificate,

to be received in evidence of the matters so stated,

(j) provision as to the action to be taken if a penalty is not paid in accordance with a penalty notice,

(k) provision for or in connection with the preparation of codes of conduct in relation to the giving of penalty notices,

(l) such other provision in relation to penalties or penalty notices as the Secretary of State thinks necessary or expedient.

(2) Without prejudice to the generality of subsection (1) or section 569(4), regulations under subsection (1)(b) may make provision for penalties of different amounts to be payable in different cases or circumstances (including provision for the penalty payable under a penalty notice to differ according to the time by which it is paid).

(3) \[F1 Local authorities, head teachers and authorised officers shall, in carrying out their functions in relation to penalty notices, have regard to any guidance which is published by the Secretary of State from time to time in relation to penalty notices.

(4) In this section and section 444A—

“authorised officer” means—

(a) a constable,

(b) an officer of a \[F6 local authority\] \[F871 \] ... who is authorised by the authority to give penalty notices, or

(c) an authorised staff member,

“authorised staff member” means—

(a) a head teacher of a relevant school \[F872 \] ..., or

(b) a member of the staff of a relevant school \[F873 \] ... who is authorised by the head teacher of the school to give penalty notices,

“penalty” means a penalty under a penalty notice,

“penalty notice” has the meaning given by section 444A(2),

“relevant school” means—

(a) a maintained school,

(b) a pupil referral unit,

(c) \[F874 \] an Academy school,

(ca) an alternative provision Academy,]

(d) a city technology college, or

(e) a city college for the technology of the arts.]

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
Presumption of age.

(1) This section applies for the purposes of any proceedings for an offence under section 443 or 444.

(2) In so far as it is material, the child in question shall be presumed to have been of compulsory school age at any time unless the parent proves the contrary.

(3) Where a court is obliged by virtue of subsection (2) to presume a child to have been of compulsory school age, section 565(1) (provisions as to evidence) does not apply.

Institution of proceedings.

Proceedings for an offence under section 443 or 444 shall not be instituted except by a local authority.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
the child’s welfare will be satisfactorily safeguarded even though no education supervision order is made.

[F876(2A)] A local authority may not make a decision as mentioned in subsection (2) unless—
   (a) they are the appropriate local authority, or
   (b) they have consulted that authority.

(3) Where, following [F877 a direction under subsection (2)], a [F6local authority] decide not to apply for an education supervision order, they shall inform the court of the reasons for their decision.

(4) Unless the court has directed otherwise, the information required under subsection (3) shall be given to the court before the end of the period of eight weeks beginning with the date on which the direction was given.

(5) Where—
   (a) a [F6local authority] apply for an education supervision order with respect to a child who is the subject of a school attendance order, and
   (b) the court decides that section 36(3) of the [M8Children Act 1989 (education supervision orders)] prevents it from making the order,
   the court may direct that the school attendance order shall cease to be in force.

(6) In this section—
   “the appropriate local authority” has the same meaning as in section 36(9) of the [M9Children Act 1989], and
   “education supervision order” means an education supervision order under that Act.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F875 Words in s. 447(2) repealed (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(8)(a), Sch. 3 Pt. 1

F876 S. 447(2A) inserted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(8)(b)

F877 Words in s. 447(3) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(8)(c)

Modifications etc. (not altering text)


Marginal Citations

M8 1989 c. 41.
M9 1989 c. 41.
Exemption

Annotations:

Amendments (Textual)
F878 S. 448 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 118, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F879[CHAPTER III

CHARGES IN CONNECTION WITH EDUCATION AT MAINTAINED SCHOOLS]

Annotations:

Amendments (Textual)
F879 Crossheading substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.119 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

Modifications etc. (not altering text)
C112 Pt. 6 Ch. 3 modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(3)

F880 Preliminary]

Annotations:

Amendments (Textual)
F880 S. 449 and cross-heading substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 119 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F881 Meaning of “maintained school” in Chapter III.

In this Chapter “maintained school” means any school maintained by a [F6local authority].

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F881 S. 449 substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 119 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.
Prohibition of charges

450 Prohibition of charges for admission.

(1) No charge shall be made in respect of admission to a maintained school.

(2) Subsection (1) does not apply to the admission of any person to any maintained school for the purpose of—

(a) part-time education suitable to the requirements of persons of any age over compulsory school age;

(b) full-time education suitable to the requirements of persons who have attained the age of 19; or

(c) training for members of the school workforce.

(3) In subsection (2)(c), the reference to training for members of the school workforce is to be read in accordance with sections 96(1) and 100 of the Education Act 2005.

Annotations:

Amendments (Textual)

F882 S. 450(2)(c) substituted (1.9.2005) by Education Act 2005 (c. 18), s. 125(3)(a), Sch. 14 para. 17(2)

F883 S. 450(3) inserted (1.9.2005) by Education Act 2005 (c. 18), s. 125(3)(a), Sch. 14 para. 17(3)

F884 Words in s. 450(3) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 5 para. 12; S.I. 2012/924, art. 2

Modifications etc. (not altering text)

C113 S. 450 modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 9

451 Prohibition of charges for provision of education.

(1) This section applies in relation to education provided at any maintained school for a registered pupil at the school.

(2) Where the education is provided for the pupil during school hours no charge shall be made in respect of it.

(2A) Regulations may, in relation to England, prescribe circumstances in which subsection (2) does not apply in relation to education which is early years provision (as defined by section 20 of the Childcare Act 2006) other than—

(a) early years provision provided in pursuance of the duty imposed by section 7 of that Act;

(b) early years provision for a pupil who is of compulsory school age;

(c) early years provision provided under arrangements made by a local authority in pursuance of any duty imposed under section 2 of the Childcare Act 2016 (whether or not the local authority provides the early years provision).

(3) Regulations may prescribe circumstances in which subsection (2) does not apply in relation to tuition in singing or in playing a musical instrument.

(4) Where the education is provided for the pupil outside school hours no charge shall be made in respect of it if it is—
(a) required as part of a syllabus for a prescribed public examination which is a syllabus for which the pupil is being prepared at the school, or

(b) provided in pursuance of a duty imposed by section 88 or 109 of the Education Act 2002 or section 69 of the School Standards and Framework Act 1998

(c) provided in pursuance of the duty imposed by section 7 of the Childcare Act 2006.

Annotations:

Amendments (Textual)

F885 Words in s. 451(1) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 120(a), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F886 S. 451(2A) inserted (1.10.2007) by Childcare Act 2006 (c. 21), ss. 17(2), 109(2); S.I. 2007/2717, art. 2(a)

F887 Word in s. 451(2A)(a) omitted (10.1.2017) by virtue of The Childcare (Early Years Provision Free of Charge) (Extended Entitlement) Regulations 2016 (S.I. 2016/1257), regs. 1(2), 40(2)(a)

F888 S. 451(2A)(c) and word inserted (10.1.2017) by The Childcare (Early Years Provision Free of Charge) (Extended Entitlement) Regulations 2016 (S.I. 2016/1257), regs. 1(2), 40(2)(b)

F889 S. 451(3) substituted (25.5.2007 for E.) by Education and Inspections Act 2006 (c. 40), ss. 56(1), 188(3); S.I. 2007/935, art. 3; S.I. 2002/3185, art. 4, Sch. Pt. I

F890 Words in s. 451(4)(b) substituted (10.1.2002 for E. for certain purposes, 19.12.2002 for W. and otherwise prospr.) by Education Act 2002 (c. 32), ss. 215(1), 216(4), Sch. 21 para. 48(3) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2002/3185, art. 4, Sch. Pt. I

F891 Words in s. 451(4)(b) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 120(c) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F892 S. 451(4)(c) and word inserted (1.10.2007) by Childcare Act 2006 (c. 21), ss. 17(3), 109(2); S.I. 2007/2717, art. 2(a)

F893 S. 451(5) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 120(d), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Modifications etc. (not altering text)

C114 S. 451(1) modified (9.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(a)

C115 S. 451(2) excluded (E.) (1.9.2012) by The Education (Charges for Early Years Provision) Regulations 2012 (S.I. 2012/962), regs. 1(1), 2(1)

452 Application of section 451 where education is provided partly during and partly outside school hours etc.

(1) Where a period allowed for any educational activity at a maintained school falls partly during school hours and partly outside school hours, then—

(a) if 50 per cent. or more of the time occupied by that period together with any connected school travelling time falls during school hours, so much of the education provided during that period as is provided outside school hours shall be treated for the purposes of section 451 as provided during school hours, and

(b) in any other case, so much of the education provided during that period as is provided during school hours shall be treated for those purposes as provided outside school hours.
(2) In subsection (1) “connected school travelling time” means time spent during school hours by the pupils taking part in the educational activity concerned in getting to or from the place where the activity takes place.

(3) Where any education provided at a maintained school is provided on a residential trip, then—
   (a) if the number of school sessions taken up by the trip is equal to or greater than 50 per cent. of the number of half days spent on the trip, any education provided on the trip which is provided outside school hours shall be treated for the purposes of section 451 as provided during school hours, and
   (b) in any other case, any education provided on the trip which is provided during school hours shall be treated for those purposes as provided outside school hours.

(4) In this section “half day” means any period of 12 hours ending with noon or midnight on any day.

(5) For the purposes of subsection (3)—
   (a) where 50 per cent. or more of a half day is spent on a residential trip, the whole of that half day shall be treated as spent on the trip, and
   (b) a school session on any day on which such a session takes place at the school concerned shall be treated as taken up by a residential trip if the time spent on the trip occupies 50 per cent. or more of the time allowed for that session at the school.

(6) Nothing in section 451 shall be read as prohibiting the making of a charge in respect of board and lodging provided for a registered pupil at a maintained school on a residential trip.

Annotations:

Modifications etc. (not altering text)
C116 S. 452(6) modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(a)

453 Examinations: prohibition of charges and recovery of wasted fees.

(1) No charge shall be made in respect of the entry of a registered pupil at a maintained school for a prescribed public examination in any syllabus for that examination for which the pupil has been prepared at the school.

(2) Despite subsection (1), where—
   (a) the governing body of a maintained school or the [local authority] have paid or are liable to pay a fee in respect of the entry of a registered pupil at the school for a public examination in any syllabus for that examination, and
   (b) the pupil fails without good reason to meet any examination requirement for that syllabus,
    that body or authority may recover the amount of the fee from the pupil’s parent.

(3) It shall be for the body or authority who have paid or are liable to pay the fee in question to determine for the purposes of this section any question whether a pupil who has failed to meet an examination requirement had good reason for the failure.
454 Prohibition of incidental charges.

(1) Neither the parent of a registered pupil at a maintained school nor the pupil himself shall be required to pay for or supply any materials, books, instruments or other equipment for use for the purposes of or in connection with—
   (a) education provided for the pupil at the school in respect of which, by virtue of section 451, no charge may be made, or
   (b) a syllabus for a prescribed public examination which is a syllabus for which the pupil has been prepared at the school.

(2) Nothing in subsection (1) shall prevent the parent of a pupil from being required to pay for or supply any materials for use for the purposes of the production, in the course of the provision of education for the pupil at the school, of any article incorporating those materials, where the parent has indicated before that requirement is made that he wishes the article to be owned by him or by the pupil.

(3) No charge shall be made in respect of transport provided for a registered pupil at a maintained school where the transport is either—
   (a) incidental to education provided for the pupil at the school in respect of which, by virtue of section 451, no charge may be made, or
   (b) provided for the purpose of enabling him to meet any examination requirement for any syllabus for a prescribed public examination which is a syllabus for which he has been prepared at the school.

(4) For the purposes of subsection (3)(a) transport is incidental to education provided for registered pupils at a school if it is provided for the purpose of carrying such pupils—
   (a) to or from any part of the school premises in which education is provided for those pupils, from or to any other part of those premises, or
   (b) to or from any place outside the school premises in which education is provided for those pupils under arrangements made by or on behalf of the governing body or the [*6local authority], from or to the school premises or any other such place.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Modifications etc. (not altering text)
C117 S. 453 modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(a)
Permitted charges

(1) Subject to subsection (2), a charge may be made in respect of—
   (a) education provided for a registered pupil at a maintained school other than
       education in respect of which, by virtue of section 451, no charge may be
       made,
   (b) the entry of a registered pupil at a maintained school for a public examination
       in any syllabus for that examination otherwise than in circumstances in which,
       by virtue of section 453(1), no charge may be made,
   (c) transport provided for a registered pupil at a maintained school
       [in England] other than transport in respect of which, by virtue of section 454(3)
       or 508F(3) ..., or section 508E(2)(d) and paragraph 5(2) of Schedule 35C,
       no charge may be made, and
   (d) board and lodging provided for a registered pupil at a maintained school on
       a residential trip.

(2) A charge may not be made—
   (a) by virtue of subsection (1)(a) in respect of the provision for a pupil of
       education,
   (b) by virtue of subsection (1)(b) in respect of the entry of a pupil for an
       examination in any syllabus for that examination, ..., or section 508E(2)(d) and paragraph 5(2) of Schedule 35C,
   (c) by virtue of subsection (1)(c) in respect of the provision for a pupil of
       transport,
       unless the education is provided, the pupil is entered for the examination in that
       syllabus, or the transport is provided, by agreement with the pupil’s parent.

(3) Any education, examination entry travel arrangements, or transport in respect of
which a charge may be made by virtue of subsection (1) is referred to in this Chapter
as an “optional extra”.

Annotations:

Amendments (Textual)
F894 S. 455(1)(ba) inserted (1.9.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), ss. 22(2)(a),
28(2); S.I. 2009/371, art. 2(2), Sch. Pt. 2
Regulation of permitted charges.

(1) This section applies in relation to any charge permitted under section 455; and a charge to which this section applies is referred to in this section as a “regulated charge”.

(2) The amount of any regulated charge shall be payable by the parent of the pupil concerned.

(3) A regulated charge, except any charge permitted by virtue of section 455(1)(ba), shall not exceed the cost of the provision of the optional extra or the board and lodging in question.

(4) Without prejudice to the generality of subsection (3), the cost of the provision of an optional extra includes costs, or an appropriate proportion of the costs—

(a) incurred in respect of the provision of any materials, books, instruments or other equipment used for the purposes of or in connection with the provision of the optional extra, or

(aa) attributable to the provision of the buildings and accommodation used in connection with the provision of the optional extra, or

(b) attributable to the provision of non-teaching staff for any purpose connected with the provision of the optional extra, or

(c) attributable to the provision of teaching staff engaged under contracts for services for the purpose of providing it.

(5) Subject to subsections (6) and (6A), the cost of the provision of an optional extra shall not be taken to include any costs attributable to the provision of teaching staff other than staff engaged as mentioned in subsection (4)(c).

(6) Where the optional extra in question consists of tuition in playing a musical instrument, the cost of its provision shall include costs, or an appropriate proportion of the costs, attributable to the provision of teaching staff employed for the purpose of providing the tuition.
[F906](6A) Where the optional extra in question consists of education which is early years provision (as defined by section 20 of the Childcare Act 2006), the cost of its provision includes the costs, or an appropriate proportion of the costs, attributable to the provision of teaching staff employed for the purpose of providing the education.]

(7) Where charging is permitted under section 455 and the charge would be a regulated charge, the question whether any charge should be made, and the amount of any charge to be made, shall be determined—

(a) in a case where the cost of the provision of the optional extra or board and lodging in question is met by or from funds at the disposal of the governing body, by the governing body, and

(b) in any other case, by the [F6 local authority].

(8) The whole or any part of the amount of any charge which the [F6 local authority] determine under subsection (7)(b) to make—

(a) shall, if the governing body so determine, be met by or from funds at the disposal of the governing body, and

(b) to the extent that it is so met, shall not be payable by the parent of the pupil concerned.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F901 Words in s. 456(1) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 121, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F902 Words in s. 456(3) inserted (1.9.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), ss. 22(3), 28(2); S.I. 2009/371, art. 2(2), Sch. Pt. 2

F903 S. 456(4)(aa) inserted (15.1.2012) by Education Act 2011 (c. 21), ss. 48(2), 82(2)(d)

F904 Words in s. 456(5) substituted (15.1.2012) by Education Act 2011 (c. 21), ss. 48(3), 82(2)(d)

F905 Words in s. 456(6) inserted (25.5.2007 for E.) by Education and Inspections Act 2006 (c. 40), ss. 56(2), 188(3); S.I. 2007/935, art. 6(b)

F906 S. 456(6A) inserted (15.1.2012) by Education Act 2011 (c. 21), ss. 48(4), 82(2)(d)

Modifications etc. (not altering text)

C122 S. 456 applied (6.3.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), ss. 6(3), 28(2); S.I. 2009/371, art. 2(1), Sch. Pt. 1

457 Charges and remissions policies.

(1) Every governing body of a maintained school and every [F6 local authority] shall determine and keep under review a policy with respect to—

(a) the provision of, and

(b) the classes or descriptions of case in which they propose to make charges for, any optional extra or board and lodging in respect of which charges are permitted by section 455.
(2) No such body or authority shall make such a charge unless they have both—
   (a) determined a policy under subsection (1)(b) (their “charging policy”), and
   (b) determined a policy (their “remissions policy”) setting out any circumstances
       in which they propose to remit (in whole or in part) any charge which would
       otherwise be payable to them in accordance with their charging policy.

(3) A remissions policy determined by the governing body of a school . . . shall set
    out any circumstances in which the governing body propose to meet (in whole or in
    part) any charge payable to the [F908 local authority], in accordance with the authority’s
    charging policy, for an optional extra or board and lodging provided for a registered
    pupil at the school.

(4) A remissions policy shall provide for complete remission of any charges otherwise
    payable in respect of board and lodging provided for a pupil on a residential trip if—
   (a) the education provided on the trip is education in respect of which, by virtue
        of section 451, no charge may be made, and
   (F909 b) the pupil’s parent is—
       (F910 ai) in receipt of universal credit in such circumstances as may be
               prescribed for the purposes of this paragraph,
               (i) in receipt of income support,
               (ii) in receipt of an income-based jobseeker’s allowance (payable under
                    the Jobseekers Act 1995), or
               (F911 iia) in receipt of an income-related employment and support allowance,
               (iii) in receipt of any other benefit or allowance, or entitled to any tax
                    credit under the Tax Credits Act 2002 or element of such a tax credit,
                    prescribed for the purposes of this paragraph, in such circumstances
                    as may be so prescribed,
               in respect of any period wholly or partly comprised in the time spent on the
               trip.

(5) A remissions policy shall be kept under review by the governing body or [F98 local
    authority] by whom it was determined.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))

F907 Words in s. 457(1) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 122(a), Sch. 31
(with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F908 Words in s. 457(3) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 122(b), Sch. 31
(with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F909 S. 457(4)(b) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 200,
216(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5

F910 S. 457(4)(b)(ai) inserted (29.4.2013) by Welfare Reform Act 2012 (c. 5), s. 150(3), Sch. 2 para. 38;
S.I. 2013/983, art. 3(1)(b)(i)

F911 S. 457(4)(b)(iia) inserted (27.10.2008) by Welfare Reform Act 2007 (c. 5), s. 70(2), Sch. 3 para.
16(2); S.I. 2008/787, art. 2(4)(f)
Charges for board and lodging at boarding schools.

(1) Subject to subsections (2) to (5), where a registered pupil at a maintained school is provided at the school with board and lodging, there shall be payable in respect of the board and lodging by the parent of the pupil concerned, to the local authority, charges not exceeding the cost to the authority of providing the board and lodging.

(2) Where—

(a) the local authority are of the opinion that education suitable to his age, ability and aptitude and to any special educational needs he may have cannot otherwise be provided for him,

then, where the school is maintained by the local authority for his area, that authority shall remit the whole of the charges payable under this section and, in any other case, that authority shall pay the whole of the charges payable under this section to the authority which maintain the school.

(3) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(4) Where the local authority for the pupil’s area are satisfied that payment of the full charges payable under this section would involve financial hardship to the parent of the pupil concerned, the authority—

(a) in the case of charges payable to the authority, shall remit so much of those charges as falls in accordance with subsection (5) to be so remitted, and

(b) in the case of charges payable to another local authority in respect of board and lodging, shall pay so much of those charges as falls in accordance with subsection (5) to be so paid.

(5) The amount that falls to be remitted or paid by a local authority by virtue of subsection (4)(a) or (b) is—

(a) such part of the charges in question as the authority consider ought not to be paid by the pupil’s parent in order to avoid such hardship as is mentioned in subsection (4), or

(b) the whole of those charges if, in their opinion, such hardship cannot otherwise be avoided.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F912 Words in s. 458(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 123(a)(i) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
459 Provision of information.

Regulations may require, in relation to every maintained school, the [local authority], the governing body or the head teacher to make available either generally or to prescribed persons, in such form and manner and at such times as may be prescribed—

(a) such information relevant for the purposes of this Chapter as to the school hours at the school, and

(b) such information as to the policies determined under section 457 which apply in relation to the school,

as may be prescribed.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

460 Contributions and charges unaffected by Chapter III.

(1) Nothing in this Chapter shall be read as prohibiting or in any way restricting or regulating any request or invitation by or on behalf of the governing body of a maintained school or a [local authority] for voluntary contributions for the benefit of the school or any school activities.

(2) Any request or invitation made by or on behalf of such a body or authority for contributions for the benefit of a school or school activities shall not be regarded for the purposes of subsection (1) as a request or invitation for voluntary contributions unless it is clear from the terms in which it is made—

(a) that there is no obligation to make any contribution, and

(b) that registered pupils at the school will not be treated differently according to whether or not their parents have made any contribution in response to the request or invitation.

(3) Nothing in this Chapter relating to charges in respect of a registered pupil at a maintained school shall be read as relating to—
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

(a) charges made by persons other than the governing body or the [F6local authority], or
(b) charges to be paid by persons other than the parent of the pupil or the pupil himself.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Modifications etc. (not altering text)
C125 S. 460 modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(a)

461 Recovery of sums as civil debt.

Any sum payable under section 453(2), 455 or 458 by the parent of a registered pupil at a maintained school shall be recoverable summarily as a civil debt.

462 Interpretation of Chapter III.

(1) In this Chapter—

“equipment” does not include clothing;
“examination requirement”, in relation to a syllabus for an examination, means a requirement which a pupil must meet in order to qualify for assessment for the purposes of determining his achievements in that examination in that syllabus.

(2) In this Chapter “residential trip” means any trip—

(a) which is arranged for registered pupils at a maintained school by or on behalf of the governing body or the [F6local authority], and
(b) which requires the pupils taking part to spend one or more nights away from their usual overnight accommodation.

(3) For the purposes of this Chapter, a pupil shall be regarded as having been prepared at a school for a syllabus for a prescribed public examination if any part of the education provided with a view to preparing him for that examination in that syllabus has been provided for him at that school.

(4) In this Chapter references to a public examination (or a prescribed public examination) are references to such an examination as it applies in relation to persons who are entered for a syllabus for that examination with a view to meeting the examination requirements for that syllabus so as to qualify for assessment for the purposes of determining their achievements in that examination on any particular occasion in any year when an assessment takes place.

(5) For the purposes of subsection (4)—

(a) “an assessment” means an assessment for the purposes of determining the achievements of persons entered for the examination in question; and
such an assessment is to be regarded as taking place on any occasion on which it is determined in relation to each person entered for any syllabus in that examination who has met the examination requirements for that syllabus—

(i) whether he has passed or failed, and

(ii) if grades are assigned for the purposes of the examination, the grade to be assigned in his case.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Modifications etc. (not altering text)
C126 S. 462(2) modified (1.9.2013) by The Operation of the Local Curriculum (Wales) Regulations 2013 (S.I. 2013/1793), regs. 1(1), 6(1)(b)

PART VII
INDEPENDENT SCHOOLS

CHAPTER I
PRELIMINARY

463 Alteration to definition of “independent school”

(1) In this Act “independent school” means any school at which full-time education is provided for—

(a) five or more pupils of compulsory school age, or

(b) at least one pupil of that age for whom an EHC plan is maintained or for whom a statement is maintained under section 324, or who is looked after by a local authority (within the meaning of section 22 of the Children Act 1989 or section 74 of the Social Services and Well-being (Wales) Act 2014), and which is not a school maintained by a local authority]

(2) For the purposes of subsection (1)(a) and (b) it is immaterial if full-time education is also provided at the school for pupils under or over compulsory school age.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F918 S. 463 substituted (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), ss. 172, 216(4) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III
 CHAPTER II

REGISTRATION OF INDEPENDENT SCHOOLS

Registration

F92464 Separate registration for England and for Wales.

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Annotations:

Amendments (Textual)

F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92465 Provisional and final registration of a school.

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Annotations:

Amendments (Textual)

F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92466 Enforcement of registration: offences.

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F92 467 Provision of information about registered and provisionally registered schools.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92 468 School may be struck off for contravention of regulations about employment of teachers.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

Complaints about registered and provisionally registered schools

F92 469 Notice of complaint by Secretary of State.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92 470 Determination of complaint by an Independent Schools Tribunal.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III
Annotations:

Amendments (Textual)
F922  Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92471  Determination of complaint by Secretary of State.

Annotations:

Amendments (Textual)
F922  Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92472  Effect of personal disqualification.

Annotations:

Amendments (Textual)
F922  Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92473  Enforcement of disqualification.

Annotations:

Amendments (Textual)
F922  Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F92473A  Removal of disqualification: persons no longer unsuitable to work with children.

Annotations:

Amendments (Textual)
F922  Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III
Conditions for application under section 473A.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

Removal of disqualification: other cases.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

Duty of Registrar to comply with order for the deletion of a school from the register.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

Independent Schools Tribunals

Constitution and proceedings of Independent Schools Tribunals.

Annotations:

Amendments (Textual)
F922 Ss. 464-478 repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

Supplementary

Disqualification in Scotland.
CHAPTER III

ASSISTED PLACES AT INDEPENDENT SCHOOLS

F924 479 .................................

Annotations:

Amendments (Textual)

F924 480 .................................

Annotations:

Amendments (Textual)

F925 481 .................................

Annotations:

Amendments (Textual)
CHAPTER IV

CITY COLLEGES

F926 Academies

Annotations:

Amendments (Textual)

F926 S. 482 repealed (1.2.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 14 para. 16; S.I. 2012/84, art. 3 (with art. 5)

F927 City colleges: financial provisions.

Annotations:

Amendments (Textual)

F927 S. 483 repealed (29.7.2010) by Academies Act 2010 (c. 32), s. 19(2), Sch. 2 para. 5; S.I. 2010/1937, art. 2, Sch. 1

F928 City colleges and academies: special educational needs.

(1) This section applies in relation to any child falling within subsection (2) if the condition in subsection (3) is satisfied.

(2) A child falls within this subsection if—

(a) he is a child for whom [F929 an EHC plan or a statement under section 324 is maintained], and

(b) he attends (or proposes to attend) a school which is a city technology college, a city college for the technology of the arts or [F930 an Academy].

(3) The condition in this subsection is satisfied if—

[F931] (a) [F932 the EHC plan] is maintained by a local authority in England, or

(b) the statement is maintained by a local authority in Wales and the Welsh Ministers consent to the child being educated at the school.

(4) [F933] The appropriate national authority] may by regulations make provision for securing that arrangements are made—

(a) for making the special educational provision specified in [F934] the plan or the statement;

(b) for making any non-educational provision specified in [F935] the plan or the statement.

(5) Regulations under subsection (4) may require or authorise a [F6 local authority]—

(a) to make payments to the school in respect of the child, or

(b) to provide any other assistance to the school in respect of the child.
(6) No condition or requirement imposed by virtue of section 482(4)(a) is to prevent a \[F6 local authority\] making payments or providing assistance by virtue of subsection (5).

\[F936 (6A)\] In subsection (4) “the appropriate national authority” means—

(a) in relation to a school in England, the Secretary of State;

(b) in relation to a school in Wales, the Welsh Ministers.\]

(7) \[F937 This section does not apply to schools in Wales.\]
PART VIII

GRANTS AND OTHER FINANCIAL MATTERS

Grants

484 [(F938)Education standards grants.]

(1) The [(F939)National Assembly for Wales] may pay grants, known as [(F940)education standards grants,] to [(F1)local authorities] in Wales in respect of eligible expenditure incurred or to be incurred by them.

(2) In this section “eligible expenditure” means expenditure of any class or description for the time being specified in regulations, being expenditure for or in connection with educational purposes which it appears to the [(F939)National Assembly for Wales] that [(F1)local authorities] should be encouraged to incur in the interests of education in ... Wales.

(3) The regulations shall provide that [(F943)any education standards grant] payable in pursuance of the regulations—
   (a) shall only be payable in respect of eligible expenditure incurred or to be incurred by a [(F6)local authority] in a financial year to the extent to which that expenditure is approved for that year by the [(F939)National Assembly for Wales] for the purposes of the regulations, and
   (b) shall be payable at such rate as may be specified in the regulations.

(4) The regulations may provide for the time and manner of payment of [(F943)any education standards grant].

(5) The regulations may provide for expenditure incurred or to be incurred by any [(F6)local authority] in making payments, whether by way of maintenance, assistance or otherwise, to any body or persons who incur expenditure for or in connection with educational purposes (including another [(F6)local authority]) to be treated, in such circumstances as may be specified in the regulations, as eligible expenditure.

(F944) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(7) Nothing in section 29(1) or 507 applies in relation to any function of the [(F939)National Assembly for Wales] under this section or under section 489 so far as it relates to regulations under this section; and nothing in [(F945)section 495 or in Chapter 2 of Part 2 of the School Standards and Organisation (Wales) Act 2013] applies in relation to any function arising by virtue of section 489 so far as it relates to such regulations.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F938 S. 484 sidenote substituted (1.2.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 125(c) (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2, Sch. 1
Grants in aid of educational services or research.

Regulations shall make provision for the payment by the Secretary of State to persons other than [F1local authorities] of grants in respect of expenditure incurred or to be incurred by them—

(a) for the purposes of, or in connection with, the provision (or proposed provision) of educational services, or

(b) for the purposes of educational research.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))
487 Grants for education in Welsh.

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(a) provides or is concerned in the provision of educational services, or
(b) is concerned in educational research,
as, after consultation with the persons responsible for the management of the
institution, appear to him to be requisite to enable them to fulfil any condition or meet
any requirement imposed by regulations under section 485.

(4) Any modification made by an order under subsection (3) may be made to have
permanent effect or to have effect for such period as may be specified in the order.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))
F947 Words in s. 489(2)(a) substituted (1.2.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.126 (with ss.
138(9), 144(6)); S.I. 1999/120, art. 2, Sch. 1.

F948 490 Grants in respect of special provision for ethnic minorities.

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Annotations:

Amendments (Textual)
F948 S. 490 repealed (1.4.2003 for E., 1.8.2003 for W.) by Education Act 2002 (c. 32), ss. 18(1)(g), 216(4),
Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2003/1718, art. 4, Sch. Pt. 1

Payment of fees etc.

F949 491 Payment of school fees and expenses.

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Annotations:

Amendments (Textual)
F949 S. 491 repealed (1.4.2003 for E., 2.1.2008 for W.) by Education Act 2002 (c. 32), ss. 18(1)(h), 216(4),
Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2007/3611, art. 4(1), Sch. Pt. 1

Recoupment

F950 492 Recoupment: adjustment between [F1local authorities].

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Recoupment: cross-border provisions.

(1) Regulations may make provision requiring or authorising payments of amounts determined by or under the regulations to be made by one authority to another where—

(a) the authority receiving the payment makes, in such cases or circumstances as may be specified in the regulations, provision for education in respect of a person having such connection with the area of the paying authority as may be so specified, and

(b) one of the authorities is a local authority and the other an education authority in Scotland.

(2) Subsection (3) of section 207 of the Education Act 2002 (recoupment: adjustment between local authorities) shall apply for the purposes of this section as it applies for the purposes of that section, but with the omission of the reference to the National Assembly for Wales.

(2A) The regulations may provide for the amounts payable by one authority to another, in such cases as may be specified by or under the regulations, to be such amounts as may be determined by the Secretary of State.

(3) Any question concerning the connection of any person with the area of a particular local authority or education authority shall be decided in accordance with the regulations.

(4) In subsection (1) “provision for education” includes provision of any benefits or services for which provision is made by or under this Act or any other enactment relating to education.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F950 S. 492 repealed (1.4.2003 for E., 9.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2003/2961, art. 7, Sch. Pt. IV

Modifications etc. (not altering text)

Recoupment: excluded pupils.

(1) Subsection (2) applies where a pupil is permanently excluded from any school maintained by a local authority ("the old authority") and, in the funding period in which the exclusion first takes effect, he is subsequently provided with education by another local authority ("the new authority"), whether at a school maintained by that authority or otherwise than at school.

(2) The old authority shall pay to the new authority, in connection with the provision of education for that pupil in that funding period, such amount, if any, as is payable in accordance with regulations.

(3) Where a pupil is permanently excluded from any school maintained by a local authority and, in the funding period in which the exclusion first takes effect, the following events subsequently occur—

(a) he is first provided by another local authority ("the intermediate authority") with education in a pupil referral unit or otherwise than at school, and

(b) at any time afterwards he is provided with education by a local authority other than the intermediate authority ("the last authority"), whether at a school maintained by that authority or otherwise than at school,

then, in connection with the provision of the education mentioned in paragraph (b), subsection (2) shall apply to the intermediate authority and the last authority as if they were an old authority and a new authority respectively.

(4) Any dispute as to whether any local authority are entitled to be paid any amount under this section by any other such authority shall be determined by the Secretary of State.

(5) Regulations may prescribe the time when the permanent exclusion of a pupil is to be regarded as taking effect for the purposes of this section.

(6) In this section “funding period” has the meaning given by section 45(1B) of the School Standards and Framework Act 1998.
PART IX
ANCILLARY FUNCTIONS

CHAPTER I
ANCILLARY FUNCTIONS OF SECRETARY OF STATE

General functions

495 Determination of disputes.

(1) Except where this Act expressly provides otherwise, any dispute between a [local authority] and the governing body of a school as to the exercise of any power conferred or the performance of any duty imposed by or under this Act may be referred to the Secretary of State (despite any enactment which makes the exercise of the power or the performance of the duty contingent upon the opinion of the authority or of the governing body).

(2) The Secretary of State shall determine any dispute referred to him under subsection (1).

(3) Any dispute between two or more [local authorities] as to which of them is responsible for the provision of education for any pupil shall be determined by the Secretary of State.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

Modifications etc. (not altering text)

C138 S. 495 modified (1.9.1999) by 1998 c. 31, s. 44(7) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
496  Power to prevent unreasonable exercise of functions.

(1) If the Secretary of State is satisfied (either on a complaint by any person or otherwise) that a body to which this section applies has acted or is proposing to act unreasonably with respect to the exercise of any power conferred or the performance of any duty imposed by or under this Act, he may give such directions as to the exercise of the power or the performance of the duty as appear to him to be expedient (and may do so despite any enactment which makes the exercise of the power or the performance of the duty contingent upon the opinion of the body).

(2) The bodies to which this section applies are—
   (a) any [F957][local authority][F958] in England, [F958]and
   (b) the governing body of any community, foundation or voluntary school [F960][F961] in England, of any community or foundation special school [F961; in England], or of any maintained nursery school[In England].

C139  Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.
C140  S. 495(1) extended (1.11.1996) by 1988 c. 40, s. 219(2) (as substituted (1.11.1996) by 1996 c. 56, ss. 582(1), 583(2), Sch. 37 Pt. 1 para. 77 (with ss. 1(4), 561, 562, Sch. 39))
C141  S. 495(1)(2) applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 5

Annotations:

Amendments (Textual)

F6  Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F957  Words in s. 496(2)(a) inserted (20.2.2014) by School Standards and organisation (Wales) Act 2013 (anaw 1), s. 100(4), Sch. 5 para. 21(c)(a); S.I. 2014/178, art. 2(f) (with art. 3)
F958  Word in s. 496(2)(a) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 129(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F959  S. 496(2)(b) substituted (1.9.1999) for s. 496(2)(b)(c) by 1998 c. 31, ss. 140(1), 145(3), Sch. 30 para. 129(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F960  Words in s. 496(2)(b) substituted (8.1.2007) by Education and Inspections Act 2006 (c. 40), ss. 168(1), 188(2)
F961  Words in s. 496(2)(b) inserted (20.2.2014) by School Standards and organisation (Wales) Act 2013 (anaw 1), s. 100(4), Sch. 5 para. 214(b); S.I. 2014/178, art. 2(f) (with art. 3)
F962  S. 496(3)(4) omitted (1.8.2012) by virtue of Education Act 2011 (c. 21), ss. 45(2)(b), 82(3); S.I. 2012/1087, art. 2 (with art. 6)
F963  S. 496(5) inserted (12.1.2010 for specified purposes, 1.4.2010 in so far as not already in force) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 7; S.I. 2009/3317, art. 2, Sch. (with art. 3); S.I. 2010/303, art. 3, Sch. 2
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Modifications etc. (not altering text)

C139 Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.
C142 S. 496 applied (with modifications) (10.2.2009) (with application in accordance with reg. 1(2) of the amending S.I.) by The School Admissions (Co-ordination of Admission Arrangements) (England) Regulations 2008 (S.I. 2008/3990), regs. 1(1), 10
C143 S. 496 modified (1.11.1996) by 1998 c. 40, s. 219(3) (as substituted (1.11.1996) by 1996 c. 56, ss. 582(1), 583(2), Sch. 37 Pt. 1 para. 77 (with ss. 1(4), 561, 562, Sch. 39))
C144 S. 496 modified (1.9.1998) by 1997 c. 44, s. 43(4); S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV
C145 S. 496 modified (1.9.1999) by 1998 c. 31, s. 44(7) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
C146 S. 496 extended (1.11.1996) by 1999/2323, s. 113(3) (with (s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3); S.I. 2001/2705, art. 2(1), Sch. Pt. I
C147 S. 496 extended (W.) (22.3.2001) by S.I. 2001/1274, art. 34(4)(a)
C148 S. 496 modified by 2000 c. 21, s. 113A(10) (as inserted (1.4.2003 for E., 1.8.2004 for W.) by Education Act 2002 (c. 32), ss. 72(1), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2004/1728, art. 4, Sch. Pt. 1
C149 S. 497: power to apply conferred by 1998 c. 31, s. 89(2) (as inserted (1.10.2002 for E., 1.2.2006 for W.) by Education Act 2002 (c. 32), ss. 48, 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2006/172, art. 4, Sch.)
C150 S. 496 applied (E.) (27.2.2007) by The School Admissions (Co-ordination of Admission Arrangements) (England) Regulations 2007 (S.I. 2007/194), regs. 1(1), 10
C151 S. 496 applied (1.4.2007) by Childcare Act 2006 (c. 21), ss. 15(1), 109(2); S.I. 2007/1019, art. 3
C152 S. 496 applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 6
C153 S. 496 applied (31.8.2008) by Childcare Act 2006 (c. 21), ss. 29(1), 109(2); S.I. 2008/17, art. 2(a)
C154 S. 496 restricted (1.10.2010) by Equality Act 2010 (c. 15), ss. 87(2), 216(13) (with ss. 6(4), 84, 89(2), 205); S.I. 2010/2317, art. 2(6)(a) (as amended (1.10.2010) by S.I. 2010/2337, art. 2)
C155 S. 496 applied (1.10.2010) by Equality Act 2010 (c. 15), ss. 87(1), 216(3) (with ss. 6(4), 84, 89(2), 205); S.I. 2010/2317, art. 2(6)(a) (as amended (1.10.2010) by S.I. 2010/2337, art. 2)
C156 S. 496 applied by 2000 c. 22, Sch. A1 para. 9(a) (as inserted (3.12.2011 for specified purposes) by Localism Act 2011 (c. 20), s. 240(2), Sch. 2 para. 2; S.I. 2011/2896, art. 2(c))
C158 Ss. 496, 497 modified by 2002 c. 32, s. 135C(4) (as inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 9, 82(3); S.I. 2012/924, art. 2)
C159 S. 496: transfer of functions (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 2(b)(i) (with art. 4)
497  General default powers.

(1) If the Secretary of State is satisfied (either on a complaint by any person interested or otherwise) that a body to which this section applies have failed to discharge any duty imposed on them by or for the purposes of this Act, he may make an order—
   (a) declaring the body to be in default in respect of that duty, and
   (b) giving such directions for the purpose of enforcing the performance of the duty as appear to him to be expedient.

(2) The bodies to which this section applies are—
   (a) any \[^{F6}\]local authority\[^{F964}\] in England, \[^{F6}\]and\[^{F969}\]
   \[^{F960}\](b) the governing body of any community, foundation or voluntary school \[^{F967}\]in England\[^{F968}\], of any community or foundation special school \[^{F967}\]in England, or of any maintained nursery school \[^{F967}\]in England.\[^{F966}\]

(3) Any directions given under subsection (1)(b) shall be enforcible, on an application made on behalf of the Secretary of State, by an order of mandamus.

[^{F969}(4):] . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
[^[{F969}(5):] . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .
[^{F970}(6):] This section is subject to sections 508I and 509AE (complaints about transport arrangements etc.)]
Modifications etc. (not altering text)

C139 Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.

C149 S. 497: power to apply conferred by 1998 c. 31, s. 89(2) (as inserted (1.10.2002 for E., 1.2.2006 for W.) by Education Act 2002 (c. 32), ss. 48, 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2006/172, art. 4, Sch.

C158 Ss. 496, 497 modified by 2002 c. 32, s. 135C(4) (as inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 9, 82(3); S.I. 2012/924, art. 2)

C162 S. 497 applied (with modifications) (10.2.2009) (with application in accordance with reg. 1(2) of the amending S.I.) by The School Admissions (Co-ordination of Admission Arrangements) (England) Regulations 2008 (S.I. 2008/3090), regs. 1(1), 10

C163 S. 497 modified (1.11.1996) by 1998 c. 40, s. 219(3) (as substituted (1.11.1996) by 1996 c. 56, ss. 582(1), 583(2), Sch. 37 Pt. 1 para. 77 (with ss. 1(4), 561, 562, Sch. 39))

S. 497 modified (1.9.1998) by 1997 c. 44, s. 43(4); S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

S. 497 modified (1.9.1999) by 1998 c. 31, s. 44(7) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

C164 S. 497: power to apply conferred (1.10.1998) by 1998 c. 31, s. 105(7) (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1 Pt. I


S. 497 applied (7.8.2000 (E.), 1.11.2000 (W.)) by 2000 c. 22, s. 23, Sch. 1 para. 10(b); S.I. 2000/2187, art. 2(c), S.I. 2000/2948, art. 2


C166 S. 497 extended (1.9.1999) by 1998 c. 31, s. 24, Sch. 4 para. 10 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

C167 S. 497 modified by 2000 c. 21, s. 113A(10) (as inserted (1.4.2003 for E., 1.8.2004 for W.) by Education Act 2002 (c. 32), ss. 72(1), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2004/1728, art. 4, Sch. Pt. 1)


C169 S. 497 applied (1.4.2007) by Childcare Act 2006 (c. 21), ss. 15(2), 109(2); S.I. 2007/1019, art. 3


C171 S. 497 modified (E.) (1.9.2007) by The Education (Supply of Information about the School Workforce) (No.2) (England) Regulations 2007 (S.I. 2007/2260), regs. 1(1), 11

C172 S. 497 applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 6

C173 S. 497 applied (31.8.2008) by Childcare Act 2006 (c. 21), ss. 29(2), 109(2); S.I. 2008/17, art. 2(a)

C174 S. 497 restricted (1.10.2010) by Equality Act 2010 (c. 15), ss. 87(2), 216(3) (with ss. 6(4), 84, 89(2), 205); S.I. 2010/2317, art. 2(6)(a) (as amended (1.10.2010) by S.I. 2010/2337, art. 2)

C175 S. 497 applied (1.10.2010) by Equality Act 2010 (c. 15), ss. 87(1), 216(3) (with ss. 6(4), 84, 89(2), 205); S.I. 2010/2317, art. 2(6)(a) (as amended (1.10.2010) by S.I. 2010/2337, art. 2)

C176 S. 497 applied by 2000 c. 22, Sch. A1 para. 9(b) (as inserted (3.12.2011 for specified purposes, 4.5.2012 in so far as not already in force) by Localism Act 2011 (c. 20), s. 240(2), Sch. 2 para. 2; S.I. 2011/2896, art. 2(c); S.I. 2012/1008, art. 4(b))

C177 S. 497 applied (1.2.2012) by The School Admissions (Admission Arrangements and Co-ordination of Admission Arrangements) (England) Regulations 2012 (S.I. 2012/8), regs. 1(1), 32 (with reg. 1(3)(4))

C178 S. 497: transfer of functions (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 2(b)(ii) (with art. 4)
[F972 Power to secure proper performance of [F971 local authority’s education functions]

(1) This section applies to [F974 the education functions of a local authority in England].

(2) If the Secretary of State is satisfied (either on a complaint by any person interested or otherwise) that a [F6 local authority] are failing in any respect to perform any function to which this section applies to an adequate standard (or at all), he may exercise his powers under subsection (4), (4A) or (4B).

(2A) The Secretary of State may also exercise his powers under subsection (4), (4A) or (4B) where—

(a) he has given a previous direction under subsection (4), (4A) or (4B) in relation to a [F6 local authority] in respect of any function to which this section applies, and

(b) he is satisfied that it is likely that if no further direction were given under subsection (4), (4A) or (4B) on the expiry or revocation of the previous direction the authority would fail in any respect to perform that function to an adequate standard (or at all).

(3) [F977]

(4) The Secretary of State may under this subsection give the authority or an officer of the authority such directions as the Secretary of State thinks expedient for the purpose of securing that the function is performed on behalf of the authority by such person as is specified in the direction; and such directions may require that any contract or other arrangement made by the authority with that person contains such terms and conditions as may be so specified.

(4A) The Secretary of State may under this subsection direct that the function shall be exercised by the Secretary of State or a person nominated by him and that the authority shall comply with any instructions of the Secretary of State or his nominee in relation to the exercise of the function.

(4AA) So far as is appropriate in consequence of a direction given under subsection (4A), a reference (however expressed) in an enactment, instrument or other document to a local authority is to be read as a reference to the person by whom the function is exercisable.

(4AB) Subsection (4AC) applies if a direction given under subsection (4A) expires or is revoked without being replaced.

(4AC) So far as is appropriate in consequence of the expiry or revocation, a reference (however expressed) in an instrument or other document to the person by whom the function was exercisable is to be read as a reference to the local authority to which the direction was given.

(4B) The Secretary of State may under this subsection (whether or not he exercises the power conferred by subsection (4) or (4A) in relation to any function) give the authority or an officer of the authority such other directions as the Secretary of State thinks
expedient for the purpose of securing that the function is performed to an adequate standard.]

[F981](5) Where the Secretary of State considers it expedient that—

(a) in the case of directions given under subsection (4), the person specified in the directions, or

(b) in the case of directions given under subsection (4A), the Secretary of State or a person nominated by him,

should perform other functions to which this section applies in addition to the function to which subsection (2) or (2A) applies, the directions under subsection (4) or (4A) may relate to the performance of those other functions as well; and in considering whether it is expedient that that person should perform any such additional functions, the Secretary of State may have regard to financial considerations.]

(6) Any direction under this section may either—

(a) have effect for an indefinite period until revoked by the Secretary of State, or

[F982](b) have effect for a period specified in the direction unless revoked earlier by the Secretary of State.]

(7) Any direction given under subsection [F983](4), (4A) or (4B) shall be enforceable, on an application made on behalf of the Secretary of State, by an order of mandamus.]

[F984](8) This section is subject to sections 508I and 509AE (complaints about transport arrangements etc.).]


F983 Words in s. 497A(7) substituted (26.7.2002 for E., 1.8.2003 for W.) by Education Act 2002 (c. 32), ss. 60(10), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. I

F984 S. 497A(8) inserted (12.1.2010 for specified purposes, 1.4.2010 in so far as not already in force) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), Sch. 2 para. 9; S.I. 2009/3317, art. 2, Sch. (with art. 3); S.I. 2010/303, art. 3, Sch. 2

Modifications etc. (not altering text)
C139 Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.
C181 S. 497A applied (with modifications) (1.3.2005 for E.) by Children Act 2004 (c. 31), s. 50(1)-(3), (5)(6), 67(7)(e); S.I. 2005/394, art. 2(1)(f)
C182 S. 497A modified (1.9.1999) by 1998 c. 31, s. 44(7) (with ss. 138(9),144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
C183 S. 497A applied (with modifications) (1.4.2007) by Childcare Act 2006 (c. 21), s. 15(3)(5)(6), 109(2); S.I. 2007/1019, art. 3
C184 S. 497A applied (with modifications) (31.8.2008) by Childcare Act 2006 (c. 21), s. 29(3)(5)(6), 109(2); S.I. 2008/17, art. 2(a)
C185 S. 497A: transfer of functions (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 2(b)(iii) (with art. 4)
C186 S. 497A functions transferred (9.11.2016) by The Transfer of Functions (Elections, Referendums, Third Sector and Information) Order 2016 (S.I. 2016/997), arts. 1(2), 10(2)(d) (with arts. 10(3), 11, 12)
C187 S. 497A(2)(3)-(4B)(6)(7) modified (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 3(3)(c) (with art. 4)

\[F985\] Power to secure proper performance: duty of authority where directions contemplated

Where, in relation to any function to which section 497A applies, the Secretary of State—
(a) is satisfied as mentioned in subsection (2) or (2A)(b) of that section, and
(b) has notified the [\[F986\] local authority] that he is so satisfied and that he is contemplating the giving of directions under subsection (4) or (4A) of that section,
the authority shall give the Secretary of State, and any person authorised by him for the purposes of this section, all such assistance, in connection with the proposed exercise of the function by the Secretary of State or another person in pursuance of directions, as they are reasonably able to give.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
Power to secure proper performance: further provisions.

(1) Where the Secretary of State gives directions under section 497A(4) or (4A) to a local authority or to an officer of such an authority, the specified person shall, in the performance of the function or functions specified in the directions, be entitled to exercise the powers conferred by this section.

(1A) In this section “the specified person” means—

(a) in relation to directions under section 497A(4), the person specified in the directions, and

(b) in relation to directions under section 497A(4A), the Secretary of State or the person nominated by him.

(2) The specified person shall have at all reasonable times—

(a) a right of entry to the premises of the authority, and

(b) a right to inspect, and take copies of, any records or other documents kept by the authority, and any other documents containing information relating to the authority, which he considers relevant to the performance of the specified function or functions.

(3) In exercising the right to inspect records or other documents under subsection (2), the specified person—

(a) shall be entitled at any reasonable time to have access to, and inspect and check the operation of, any computer and any associated apparatus or material which is or has been in use in connection with the records or other documents in question, and

(b) may require—

(i) the person by whom or on whose behalf the computer is or has been so used, or

(ii) any person having charge of, or otherwise concerned with the operation of, the computer, apparatus or material, to afford him such assistance as he may reasonably require (including, in particular, the making of information available for inspection or copying in a legible form).
(4) Without prejudice to subsection (2), the authority shall give the specified person all assistance in connection with the performance of the specified function or functions which they are reasonably able to give.

(5) Subsection (2) shall apply in relation to any school maintained by the authority as it applies in relation to the authority; and without prejudice to that subsection (as it so applies)—

(a) the governing body of any such school shall give the specified person all assistance in connection with the exercise of his functions which they are reasonably able to give; and

(b) the governing body of any such school and the authority shall secure that all such assistance is also given by persons who work at the school.

(6) Any reference in this section to the specified person includes a reference to any person assisting him in the performance of the specified function or functions.

(7) In this section “document” and “records” each include information recorded in any form.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F986 S. 497B inserted (1.10.1998) by 1998 c. 31, s. 8 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(1), Sch. 1 Pt. 1

F987 Words in s. 497B(1) substituted (1.10.2002 for E., 1.8.2003 for W.) by Education Act 2002 (c. 32), ss. 62(3), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. 1

F988 S. 497B(1A) inserted (1.10.2002 for E., 1.8.2003 for W.) by Education Act 2002 (c. 32), ss. 62(3), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. 1

Modifications etc. (not altering text)

C139 Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.

C194 S. 497B applied (with modifications) (1.3.2005 for E.; 1.10.2006 for W.) by Children Act 2004 (c. 31), s. 50(4)(5), 67(7)(c); S.I. 2005/394, art. 2(1)(c); S.I. 2006/885, art. 4(e)

C195 S. 497B modified (12.1.1999) by S.I. 1998/3217, reg.2(b)

S. 497B modified (1.9.1999) by 1998 c. 31, s. 44(7), 145(3) (with ss. 138(9), 144(6))

C196 S. 497B applied (with modifications) (1.4.2007) by Childcare Act 2006 (c. 21), s. 15(4)(5), 109(2); S.I. 2007/1019, art. 3

C197 S. 497B applied (with modifications) (31.8.2008) by Childcare Act 2006 (c. 21), s. 29(4)(5), 109(2); S.I. 2008/17, art. 2(a)

C198 S. 497B(1)(A) modified (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 3(3)(e) (with art. 4)

C199 S. 497B(3) applied (1.10.2002 for E., 1.8.2003 for W.) by Education Act 2002 (c. 32), ss. 64(4), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. 1
Appointment of governors, etc.

498   Powers where no properly constituted governing body.

(1) Where it appears to the Secretary of State that, by reason of the default of any person, there is no properly constituted governing body of a school to which this section applies, the Secretary of State—
   (a) may make such appointments and give such directions as he thinks desirable for the purpose of securing that there is a properly constituted governing body of that school, and
   (b) may give directions rendering valid any acts or proceedings which in his opinion are invalid or otherwise defective by reason of the default.

(2) This section applies to any community, foundation or voluntary school or any community or foundation special school.

Annotations:

Amendments (Textual)
F989   S. 498(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.131 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

Modifications etc. (not altering text)
C139   Ss. 495-498 modified (1.4.2003 for E.; 31.10.2005 for W.) by Education Act 2002 (c. 32), ss. 34(7), 216(4) (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2005/2910, art. 4, Sch.
C200   S. 498 extended (1.11.1996) by 1988 c. 40, s. 219(4) (as substituted (1.11.1996) by 1996 c. 56, ss. 582(1), 583(2), Sch. 37 Pt. 1 para. 77 (with ss. 1(4), 561, 562, Sch. 39)).
C201   S. 498 modified (1.9.1999) by 1998 c. 31, s. 44(7) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Membership of education committees

499   Power to direct appointment of members of education committees.

(1) Subsection (2) applies to any local authorities which in accordance with section 102(1) of the M10Local Government Act 1972 have appointed any committees wholly or partly for the purpose of discharging any [F990of their education functions].

(2) The Secretary of State may by directions to any local authorities to which this subsection applies require—
   (a) every such committee, or
   (b) any such committee of a description specified in the direction, to include persons appointed, in accordance with the directions, for securing the representation on the committee of persons who appoint foundation governors for voluntary schools in the area for which the committee acts.

(3) Subsection (4) applies to any two or more local authorities which in accordance with section 102(1) of the M11Local Government Act 1972 have appointed any committees wholly or partly for the purpose of discharging any [F991of their education functions].
(4) The Secretary of State may by directions to any local authorities to which this subsection applies require—
   (a) every such committee, or
   (b) any such committee of a description specified in the direction,
   to include persons appointed, in accordance with the directions, for securing the representation on the committee of persons who appoint foundation governors for voluntary schools in the area for which the committee acts or in such area as may be specified in the direction.

(5) The power of the Secretary of State to give directions under subsection (2) or (4) shall be exercisable in relation to any sub-committees which—
   (a) are appointed by the authorities concerned or any such committee as is mentioned in that subsection, and
   (b) are so appointed wholly or partly for the purpose of discharging the authorities’ education functions,
as it is exercisable in relation to the committees themselves.

(6) Regulations may require—
   (a) any such committee as is mentioned in subsection (1) or (3), and
   (b) any sub-committee appointed by any authorities within subsection (1) or (3), or by any committee within paragraph (a) of this subsection, for the purpose mentioned in subsection (5)(b),
to include one or more persons elected, in accordance with the regulations, as representatives of parent governors at maintained schools in relation to which the committee or sub-committee acts.

(7) Regulations may make provision for—
   (a) the number of persons who are to be elected for the purposes of subsection (6) in the case of any local authority;
   (b) the procedure to be followed in connection with the election of such persons and the persons who are entitled to vote at such an election;
   (c) the circumstances in which persons are qualified or disqualified for being so elected or for holding office once elected;
   (d) the term of office of persons so elected and their voting rights;
   (e) the application to any such committee or sub-committee, with or without any modification, of any provision made by or under any other enactment and relating to committees or (as the case may be) sub-committees of a local authority;
   (f) such other matters connected with such elections or persons so elected as the Secretary of State considers appropriate.

(8) Regulations may also make provision—
   (a) enabling the Secretary of State to determine, where he considers it expedient to do so in view of the small number of maintained schools in relation to which a committee or sub-committee acts, that the requirement imposed on the committee or sub-committee by virtue of subsection (6) is to have effect as if it referred to representatives of parents of registered pupils (rather than representatives of parent governors) at those schools;
(b) for any regulations under subsection (7) to have effect, where the Secretary of State makes any such determination, with such modifications as may be prescribed.

\[F994\] (9) In subsections (6) and (8)—

(a) “maintained school” means a community, foundation or voluntary school, a community or foundation special school or a maintained nursery school, and

(b) “parent governor” means a governor elected or appointed as a parent governor under regulations made under section 19 of the Education Act 2002 (governing bodies).]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F990 Words in s. 499(1) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(10)(a)

F991 Words in s. 499(3) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(10)(b)

F992 Words in s. 499(5)(b) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(10)(c)

F993 S. 499(6)-(9) added (1.10.1998) by 1998 c. 31, s.9 (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2, Sch. 1 Pt.I

F994 S. 499(9) substituted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 50 (with ss. 210(8), 214(4)); S.I. 2003/2071, art. 2 (with art. 2(2)); S.I. 2005/2910, art. 4, Sch.

Modifications etc. (not altering text)


Marginal Citations

M10 1972 c. 70.
M11 1972 c. 70.

Rationalisation of school places

\[F995\] 500 ..................................................
Annotations:

Amendments (Textual)
F996  S. 501 repealed (1.4.1999 to the extent that it relates to s. 501(1)(a) and 1.9.1999 otherwise) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 132, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1

Annotations:

Amendments (Textual)
F997  S. 502 repealed (1.4.1999 to the extent that it relates to s. 502(6) and 1.9.1999 otherwise) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 132, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1; S.I. 1999/2323, art. 2(1), Sch. 1

Annotations:

Amendments (Textual)
F998  S. 503 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 132, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Annotations:

Amendments (Textual)
F999  S. 504 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 132, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Annotations:

Amendments (Textual)
F1000 S. 505 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3) Sch. 30 para. 132, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
Medical examinations

506 Power to require medical examination of pupils.

(1) Where—
   (a) a question is referred to the Secretary of State under section 442(3) or 495, and
   (b) in his opinion the examination of any pupil by a registered medical practitioner
       appointed by him for the purpose would assist in determining the question,
       he may serve a notice on the parent of that pupil requiring the parent to present the
       pupil for examination by such a practitioner.

(2) Any parent who without reasonable excuse fails to comply with any requirements of
    a notice served on him under subsection (1) is guilty of an offence.

(3) A person guilty of an offence under this section is liable on summary conviction to a
    fine not exceeding level 1 on the standard scale.

Local inquiries

507 Power to direct local inquiries.

Annotations:

Amendments (Textual)
F1001 S. 507 repealed (7.6.2005) by Inquiries Act 2005 (c. 12), s. 51(1), Sch. 2 para. 15, Sch. 3 (with ss. 44, 50); S.I. 2005/1432, art. 2

Modifications etc. (not altering text)
C203 S. 507 extended (1.11.1996) by 1992 c. 13, s. 57(6)(b) (as substituted (1.11.1996) by 1996 c. 56, ss. 582(1), 583(2), Sch. 37 Pt. 1 para.113 (with ss. 1(4), 561, 562, Sch. 39)
C204 S. 507 applied (28.7.2000 for certain purposes otherwise 1.1.2001 (W.) 1.4.2001 (E.)) by 2000 c. 21, ss. 149, 154, Sch. 9 para. 34 (with s. 150)); S.I. 2000/3230, art. 2, Sch.; S.I. 2001/654, art. 2(2), Sch. Pt. II (with art. 3)

CHAPTER II

ANCILLARY FUNCTIONS OF [F1] LOCAL AUTHORITIES

Provision of services

507A Local authorities in England: functions in respect of recreational and training facilities for children under 13

(1) A [F9] local authority in England must secure that the facilities for primary and
    secondary education provided for their area include adequate facilities for recreation
    and social and physical training for children who have not attained the age of 13.

(2) For the purposes of subsection (1) a [F9] local authority may—
(a) establish, maintain and manage, or assist the establishment, maintenance and management of—
   (i) camps, holiday classes, playing fields, play centres, and
   (ii) other places, including playgrounds, gymnasiums and swimming
       baths not appropriated to any school or other educational institution,
       at which facilities for recreation and social and physical training are available
       for persons receiving primary or secondary education;
(b) organise games, expeditions and other activities for such persons; and
(c) defray, or contribute towards, the expenses of such games, expeditions and other activities.

(3) When making arrangements for the provision of facilities or the organisation of
activities in the exercise of their powers under subsection (2), a [F6local authority] must, in particular, have regard to the expediency of co-operating with any voluntary
societies or bodies whose objects include the provision of facilities or the organisation
of activities of a similar character.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
   Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
   para. 7(4)(5))
F1002S. 507A - S. 507B inserted (8.1.2007) by Education and Inspections Act 2006 (c. 40), ss. 6(1), 188(2)

507B[F1Local authorities] in England: functions in respect of leisure-time activities etc
   for persons aged 13 to 19 and certain persons aged 20 to 24

(1) A [F6local authority] in England must, so far as reasonably practicable, secure for
   qualifying young persons in the authority’s area access to—
   (a) sufficient educational leisure-time activities which are for the improvement
       of their well-being, and sufficient facilities for such activities; and
   (b) sufficient recreational leisure-time activities which are for the improvement
       of their well-being, and sufficient facilities for such activities.

(2) “Qualifying young persons”, for the purposes of this section, are—
   (a) persons who have attained the age of 13 but not the age of 20; and
   (b) persons who have attained the age of 20 but not the age of 25 and
       have a learning difficulty [F1003or disability] (within the meaning of
       [F1004section 15ZA(6)(a) and (7)]).

(3) For the purposes of subsection (1)(a)—
   (a) “sufficient educational leisure-time activities” which are for the improvement
       of the well-being of qualifying young persons in the authority’s area
       must include sufficient educational leisure-time activities which are for the
       improvement of their personal and social development, and
   (b) “sufficient facilities for such activities” must include sufficient facilities for
       educational leisure-time activities which are for the improvement of the
       personal and social development of qualifying young persons in the authority’s
       area.
(4) References in the remaining provisions of this section to “positive leisure-time activities” are references to any activities falling within paragraph (a) or (b) of subsection (1).

(5) For the purposes of subsection (1) a local authority may—
   (a) provide facilities for positive leisure-time activities;
   (b) assist others in the provision of such facilities;
   (c) arrange for facilitating access for qualifying young persons to such facilities;
   (d) organise positive leisure-time activities;
   (e) assist others in the organisation of such activities;
   (f) arrange for facilitating access for qualifying young persons to such activities;
   (g) enter into agreements or make arrangements with any person in connection with anything done or proposed to be done under any of paragraphs (a) to (f);
   (h) take any other action which the authority think appropriate.

(6) For the purposes of subsection (5)—
   (a) the provision mentioned in paragraph (a) may include establishing, maintaining and managing places at which facilities for positive leisure-time activities are provided;
   (b) the assistance mentioned in paragraphs (b) and (e) may include the provision of financial assistance;
   (c) the arrangements mentioned in paragraphs (c) and (f) may include the provision of transport, of financial assistance or of information to any person.

(7) Before taking any action for the purposes of subsection (1) (“the proposed action”), a local authority must—
   (a) consider whether it is expedient for the proposed action to be taken by another person, and
   (b) where the authority consider that it is so expedient, take all reasonable steps to enter into an agreement or make arrangements with such a person for that purpose.

(8) For the purposes of subsection (7)(a) a local authority must consult such persons as the authority think appropriate as to whether it is expedient for the proposed action to be taken by another person.

(9) In exercising their functions under this section a local authority must—
   (a) take steps to ascertain the views of qualifying young persons in the authority's area about—
      (i) positive leisure-time activities, and facilities for such activities, in the authority's area;
      (ii) the need for any additional such activities and facilities; and
      (iii) access to such activities and facilities; and
   (b) secure that the views of qualifying young persons in the authority's area are taken into account.

(10) A local authority in England must—
   (a) publicise information about positive leisure-time activities, and facilities for such activities, in the authority's area, and
(b) keep the information publicised under paragraph (a) up to date.

(11) A [F6local authority] may charge in respect of anything provided by the authority under this section where the provision is to a qualifying young person (whether or not in the authority’s area).

(12) In exercising their functions under this section a [F6local authority] must have regard to any guidance given from time to time by [F1005the Secretary of State].

(13) In this section—

“recreation” includes physical training (and “recreational” is to be construed accordingly);

“sufficient”, in relation to activities or facilities, means sufficient having regard to quantity;

“well-being”, in relation to a person, means his well-being so far as relating to—

(a) physical and mental health and emotional well-being;
(b) protection from harm and neglect;
(c) education, training and recreation;
(d) the contribution made by him to society;
(e) social and economic well-being.

Annotations:

Amendments (Textual)

[F6Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))]

[F1002S. 507A - S. 507B inserted (8.1.2007) by Education and Inspections Act 2006 (c. 40), ss. 6(1), 188(2)]

[F1003Words in s. 507B(2)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 45; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)]

[F1004Words in s. 507B(2)(b) substituted (1.4.2010) by The Apprenticeships, Skills, Children and Learning Act 2009 (Consequential Amendments) (England and Wales) Order 2010 (S.I. 2010/1080), art. 1(2)(a), Sch. 1 para. 28 (with art. 2(3))]

[F1005Words in s. 507B(12) substituted (9.11.2016) by The Transfer of Functions (Elections, Referendums, Third Sector and Information) Order 2016 (S.I. 2016/997), art. 1(2), Sch. 2 para. 10 (with art. 12)]

Modifications etc. (not altering text)

[C205 S. 507B(12): transfer of functions (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 2(a) (with art. 4)]

[C206 S. 507B(12) functions transferred (9.11.2016) by The Transfer of Functions (Elections, Referendums, Third Sector and Information) Order 2016 (S.I. 2016/997), arts. 1(2), 10(2)(d) (with arts. 10(3), 11, 12)]

508 [F1006[F1Local authorities] in Wales: functions] in respect of facilities for recreation and social and physical training.

(1) A [F6local authority][F1007in Wales] shall secure that the facilities for primary, [F1008and secondary education][F1007in Wales][F1008] provided for their area include adequate facilities for recreation and social and physical training.
A local authority in Wales may provide facilities for recreation and social and physical training as part of the facilities for further education provided (whether or not by them) for their area.

For the purpose of subsection (1) or (1A) a local authority—

(a) may establish, maintain and manage, or assist the establishment, maintenance and management of,—

(i) camps, holiday classes, playing fields, play centres, and
(ii) other places, including playgrounds, gymnasiums and swimming baths not appropriated to any school or other educational institution, at which facilities for recreation and social and physical training are available for persons receiving primary, secondary or further education;

(b) may organise games, expeditions and other activities for such persons; and

(c) may defray, or contribute towards, the expenses of such games, expeditions and other activities.

When making arrangements for the provision of facilities or the organisation of activities in the exercise of their powers under subsection (2), a local authority shall, in particular, have regard to the expediency of co-operating with any voluntary societies or bodies whose objects include the provision of facilities or the organisation of activities of a similar character.

Anchors:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1006 Word in s. 508 heading substituted (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 1 para. 4(b)

F1007 Words in s. 508(1) inserted (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 1 para. 4(a)

F1008 Words in s. 508(1) substituted (1.4.2001) by 2000 c. 21, s. 137(2), (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(1), Sch. Pt. I

F1009 S. 508(1A) inserted (1.4.2001) by 2000 c. 21, s. 137(3) (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(1), Sch. Pt. I

F1010 Words in s. 508(1A) inserted (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 1 para. 4(a)

F1011 Words in s. 508(2) substituted (1.4.2001) by 2000 c. 21, s. 137(4), (with s. 150); S.I. 2001/654, art. 2(2), Sch. Pt. II; S.I. 2001/1274, art. 2(1), Sch. Pt. I

Local authorities] in England: duty to promote sustainable modes of travel etc

(1) A local authority in England must—

(a) prepare for each academic year a document containing their strategy to promote the use of sustainable modes of travel to meet the school travel needs of their area (“a sustainable modes of travel strategy”),

(b) publish the strategy in such manner and by such time as may be prescribed, and
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

(c) promote the use of sustainable modes of travel to meet the school travel needs of their area.

(2) Before preparing a sustainable modes of travel strategy, an authority must in particular—
   (a) assess the school travel needs of their area, and
   (b) assess the facilities and services for sustainable modes of travel to, from and within their area.

(3) “Sustainable modes of travel” are modes of travel which the authority consider may improve either or both of the following—
   (a) the physical well-being of those who use them;
   (b) the environmental well-being of the whole or a part of their area.

(4) The “school travel needs” of a local authority's area are—
   (a) the needs of children and persons of sixth form age in the authority's area as regards travel mentioned in subsection (5), and
   (b) the needs of other children and persons of sixth form age as regards travel mentioned in subsection (6).

(5) The needs of children and persons of sixth form age in the authority's area as regards travel referred to in subsection (4)(a) are their needs as regards travel to and from—
   (a) schools at which they receive or are to receive education or training,
   (b) institutions within the further education sector, or 16 to 19 Academies,
   (c) any other places where they receive or are to receive education by virtue of arrangements made in pursuance of section 19(1).

(6) The needs of other children and persons of sixth form age as regards travel referred to in subsection (4)(b) are their needs as regards travel to and from—
   (a) schools at which they receive or are to receive education or training,
   (b) institutions within the further education sector, or 16 to 19 Academies,
   (c) any other places where they receive or are to receive education by virtue of arrangements made in pursuance of section 19(1),
   in so far as that travel relates to travel within the authority's area.

(7) The Secretary of State must issue, and may from time to time revise, guidance in relation to the discharge by a local authority of their duties under this section.

(8) Before issuing or revising guidance under subsection (7), the Secretary of State must consult such persons as he considers appropriate.

(9) In discharging their duties under this section an authority must—
   (a) consult such persons as they consider appropriate, and
   (b) have regard to any guidance given from time to time by the Secretary of State under subsection (7).

(10) References in this section to persons of sixth form age are to be construed in accordance with subsection (1) of section 509AC.

(11) In this section, “academic year” has the same meaning as in section 509AC in the case of local authorities in England.
Local authorities in England: travel arrangements for eligible children

(1) A local authority in England must make, in the case of an eligible child in the authority's area to whom subsection (2) applies, such travel arrangements as they consider necessary in order to secure that suitable home to school travel arrangements, for the purpose of facilitating the child's attendance at the relevant educational establishment in relation to him, are made and provided free of charge in relation to the child.

(2) This subsection applies to an eligible child if—

(a) no travel arrangements relating to travel in either direction between his home and the relevant educational establishment in relation to him, or in both directions, are provided free of charge in relation to him by any person who is not the authority, or

(b) such travel arrangements are provided free of charge in relation to him by any person who is not the authority but those arrangements, taken together with any other such travel arrangements which are so provided, do not provide suitable home to school travel arrangements for the purpose of facilitating his attendance at the relevant educational establishment in relation to him.

(3) “Home to school travel arrangements”, in relation to an eligible child, are travel arrangements relating to travel in both directions between the child's home and the relevant educational establishment in question in relation to that child.

(4) “Travel arrangements”, in relation to an eligible child, are travel arrangements of any description and include—

(a) arrangements for the provision of transport, and

(b) any of the following arrangements only if they are made with the consent of a parent of the child—

(i) arrangements for the provision of one or more persons to escort the child (whether alone or together with other children) when travelling to or from the relevant educational establishment in relation to the child;

(ii) arrangements for the payment of the whole or any part of a person's reasonable travelling expenses;

(iii) arrangements for the payment of allowances in respect of the use of particular modes of travel.
(5) “Travel arrangements”, in relation to an eligible child, include travel arrangements of any description made by any parent of the child only if those arrangements are made by the parent voluntarily.

(6) “Travel arrangements”, in relation to an eligible child, do not comprise or include travel arrangements which give rise to additional costs and do not include appropriate protection against those costs.

(7) For the purposes of subsection (6)—
   (a) travel arrangements give rise to additional costs only if they give rise to any need to incur expenditure in order for the child to take advantage of anything provided for him in pursuance of the arrangements, and
   (b) travel arrangements include appropriate protection against those costs only if they include provision for any expenditure that needs to be incurred for the purpose mentioned in paragraph (a) in the case of the child to be met by the person by whom the arrangements are made.

(8) Travel arrangements are provided free of charge if there is no charge for anything provided in pursuance of the arrangements.

(9) Schedule 35B has effect for the purposes of defining “eligible child” for the purposes of this section.

(10) References to a “relevant educational establishment”, in relation to an eligible child, are references to—
   (a) in the case of a child who is an eligible child by virtue of falling within any of paragraphs 2, 4, 6, 9, 11 and 12 of Schedule 35B, the qualifying school (within the meaning of that Schedule) at which the child is a registered pupil referred to in the paragraph in question, and
   (b) in the case of a child who is an eligible child by virtue of falling within any of paragraphs 3, 5, 7, 10 and 13 of Schedule 35B, the place other than a school, where the child is receiving education by virtue of arrangements made in pursuance of section 19(1), referred to in the paragraph in question.

(11) Regulations may modify subsections (1) and (2) to provide for their application in cases where there is more than one relevant educational establishment in relation to a child.

Annotations:

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1015 Ss. 508B-508D inserted (1.4.2007 for the insertion of ss. 508B(11), 508D, 1.9.2007 in so far as not already in force) by Education and Inspections Act 2006 (c. 40), ss. 77(1), 188(3); S.I. 2007/935, art. 5(m); S.I. 2007/1801, art. 4(b)

**Modifications etc. (not altering text)**

Local authorities in England: travel arrangements etc for other children

(1) A local authority in England may make such school travel arrangements as they consider necessary, in relation to any child in the authority's area to whom this section applies, for the purpose of facilitating the child's attendance at any relevant educational establishment in relation to the child.

(2) This section applies to a child who is not an eligible child for the purposes of section 508B.

(3) “School travel arrangements”, in relation to such a child, are travel arrangements relating to travel in either direction between his home and any relevant educational establishment in relation to the child, or in both directions.

(4) “Travel arrangements”, in relation to such a child, are travel arrangements of any description and include—

(a) arrangements for the provision of transport, and

(b) any of the following arrangements only if they are made with the consent of a parent of the child—

(i) arrangements for the provision of one or more persons to escort the child (whether alone or together with other children) when travelling to or from any relevant educational establishment in relation to the child;

(ii) arrangements for the payment of the whole or any part of a person's reasonable travelling expenses;

(iii) arrangements for the payment of allowances in respect of the use of particular modes of travel.

(5) A local authority in England may pay, in the case of a child in the authority's area to whom this section applies and in relation to whom no arrangements are made by the authority under subsection (1), the whole or any part, as they think fit, of a person's reasonable travelling expenses in relation to that child's travel in either direction between his home and any relevant educational establishment in relation to the child, or in both directions.

(6) References to a “relevant educational establishment”, in relation to a child to whom this section applies, are references to—

(a) any school at which he is a registered pupil,

(b) any institution within the further education sector, or 16 to 19 Academy, at which he is receiving education, or

(c) any place other than a school where he is receiving education by virtue of arrangements made in pursuance of section 19(1).

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1015 Ss. 508B-508D inserted (1.4.2007 for the insertion of ss. 508B(11), 508D, 1.9.2007 in so far as not already in force) by Education and Inspections Act 2006 (c. 40), ss. 77(1), 188(3); S.I. 2007/935, art. 5(m); S.I. 2007/1801, art. 4(b)
508D Guidance etc in relation to sections 508B and 508C

(1) The Secretary of State must issue, and may from time to time revise, guidance in relation to the discharge by a local authority of their functions under sections 508B and 508C.

(2) Before issuing or revising guidance under subsection (1), the Secretary of State must consult such persons as he considers appropriate.

(3) In discharging their functions under sections 508B and 508C an authority must have regard to any guidance given from time to time by the Secretary of State under subsection (1).

(4) Regulations may require a local authority to publish, at such times and in such manner as may be prescribed, such information as may be prescribed with respect to the authority's policy and arrangements relating to the discharge of their functions under section 508B or 508C.

Annotations:
Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F1015 Ss. 508B-508D inserted (1.4.2007 for the insertion of ss. 508B(11), 508D, 1.9.2007 in so far as not already in force) by Education and Inspections Act 2006 (c. 40), ss. 77(1), 188(3); S.I. 2007/935, art. 5(m); S.I. 2007/1801, art. 4(b)

Local authorities in England: school travel schemes

(1) Schedule 35C has effect in relation to school travel schemes.

(2) Where a school travel scheme is in force under Schedule 35C, the local authority in England by which the scheme is made must give effect to the scheme by—

(a) making the arrangements which are set out in the scheme as described in paragraph 2(1) of that Schedule as arrangements to be made by the authority,

(b) complying with the requirement of the scheme described in paragraph 2(5) of that Schedule (requirement to make suitable alternative arrangements),

(c) complying with the requirement of the scheme described in paragraph 3 of that Schedule (travel arrangements for eligible children), and

(d) complying with the scheme's policy applicable to charging and any other requirements of the scheme.

(3) Where a school travel scheme is in force under Schedule 35C, the local authority in England by which the scheme is made do not have any functions under section 508B or 508C in relation to children in their area.
(4) The Secretary of State must issue, and may from time to time revise, guidance in relation to the discharge by a \[F6\] local authority\ in England of any duty under subsection (2) or of any functions under Schedule 35C.

(5) Before issuing or revising guidance under subsection (4), the Secretary of State must consult such persons as he considers appropriate.

(6) In discharging any duty under subsection (2) and in exercising any functions under Schedule 35C, a \[F6\] local authority\ in England must have regard to any guidance given from time to time by the Secretary of State under subsection (4).

Annotations:

Amendments (Textual)

\[F6\] Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

\[F1017\] S. 508E inserted (1.4.2007) by Education and Inspections Act 2006 (c. 40), ss. 78(1), 188(3); S.I. 2007/935, art. 5(n)

\[F1\] Local authorities\ in England: provision of transport etc for adult learners

(1) A \[F6\] local authority\ in England must make such arrangements for the provision of transport and otherwise as they consider necessary, or as the Secretary of State may direct, for the purposes mentioned in subsections (2) and (3).

(2) The first purpose is to facilitate the attendance of adults receiving education at institutions—

(a) maintained or assisted by the authority and providing further or higher education (or both), or

(b) within the further education sector.

(3) The second purpose is to facilitate the attendance of relevant young adults receiving education or training at institutions outside both the further and higher education sectors, but only in cases where the \[F6\] local authority\ have secured for the adults in question—

(a) the provision of education or training at the institution in question, and

(b) the provision of boarding accommodation under section 514A.

(4) Any transport provided under subsection (1) must be provided free of charge.

(5) In considering what arrangements it is necessary to make under subsection (1) in relation to relevant young adults, a \[F6\] local authority\ must have regard to what they are required to do under section 15ZA(1) in relation to those persons.

(6) In considering whether they are required by subsection (1) to make arrangements in relation to a particular adult, a \[F6\] local authority\ must have regard (among other things) to the age of the adult and the nature of the route, or alternative routes, which the adult could reasonably be expected to take.

(7) Arrangements made under subsection (1) by virtue of subsection (3) to facilitate full-time education or training at an institution outside both the further and higher education sectors must be no less favourable than the arrangements made for relevant
young adults of the same age for whom the authority secure the provision of education at another institution.

(8) A local authority in England may pay all or part of the reasonable travelling expenses of an adult—
   (a) receiving education or training at an institution mentioned in subsection (2) or (3), and
   (b) for whose transport no arrangements are made under subsection (1).

(9) In this section—
   “adult” means a person who is neither a child nor a person of sixth form age,
   “sixth form age” is to be construed in accordance with section 509AC(1), and
   “relevant young adult” means an adult for whom an EHC plan is maintained.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1018 Ss. 508F-508I inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 57(2), 269(4); S.I. 2010/303, art. 3, Sch. 2 (with art. 8)

F1019 Words in s. 508F(9) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 46; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

508G Local authorities in England: transport policy statements etc for young adults subject to learning difficulty assessment

(1) A local authority in England making arrangements, or proposing to pay travelling expenses, under section 508F in relation to relevant young adults must consult—
   (a) any other local authority that they consider it appropriate to consult,
   (b) governing bodies of institutions within the further education sector in the authority’s area,
   [F1020(ba) proprietors of 16 to 19 Academies in the authority’s area,]
   (c) persons in the local authority’s area who will be relevant young adults when the arrangements or payments have effect, and their parents,
   (d) the Secretary of State, and
   (e) any other person specified by the Secretary of State.

(2) The authority must prepare for each academic year a transport policy statement complying with the following requirements.

(3) The statement must specify any transport or other arrangements, and any payment of travelling expenses, made or to be made in relation to the year under section 508F in relation to relevant young adults.

(4) The statement must also specify any travel concessions (within the meaning of Part 5 of the Transport Act 1985) which are to be provided under any scheme established
under section 93 of that Act to relevant young adults receiving education or training at an institution mentioned in subsection (2) or (3) of section 508F.

(5) The authority must publish the statement by the end of May in the year in which the relevant academic year begins.

(6) In preparing and publishing the statement, the authority must have regard (among other things) to the need to—

(a) include in the statement sufficient information about the matters that the statement must specify, and

(b) publish the statement in time,

to enable relevant young adults and their parents to take reasonable account of those matters when choosing between different institutions at which education or training is provided.

(7) The publication of a statement under this section in relation to an academic year does not prevent an authority from—

(a) making additional arrangements or payments under section 508F in relation to the academic year, or

(b) providing additional travel concessions in relation to the academic year.

(8) The Secretary of State may amend subsection (5) by order to change the time by which the statement must be published.

(9) In this section—

“academic year” has the meaning given in section 509AC,

“governing body” has the meaning given in section 509AC, and

“relevant young adult” has the meaning given in section 508F.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1018 Ss. 508F–508I inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 57(2), 269(4); S.I. 2010/303, art. 3, Sch. 2 (with art. 8)

F1020 S. 508G(1)(ba) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(12); S.I. 2012/924, art. 2

508H Guidance: sections 508F and 508G

In making arrangements under section 508F(1) and preparing and publishing a statement under section 508G, a local authority must have regard to any guidance issued by the Secretary of State under this section.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
508I Complaints about transport arrangements etc for young \(^{F1021}\) adult for whom EHC plan is maintained: England

(1) A \(^{F6}\) local authority may revise a statement prepared under section 508G to change any matter specified under subsection (3) of that section if, as a result of a relevant young adult transport complaint, they have come to consider the change necessary for a purpose mentioned in section 508F(2) or (3).

(2) A \(^{F6}\) local authority must revise a statement prepared under section 508G to change any matter specified in subsection (3) of that section if, as a result of a relevant young adult transport complaint, the Secretary of State has directed them to do so.

(3) An authority that revise a statement under subsection (1) or (2) must publish the revised statement and a description of the revision as soon as practicable.

(4) The Secretary of State need not consider whether to exercise any power under sections 496 to 497A (powers to prevent unreasonable exercise of functions, etc) or subsection (2) of this section in response to a matter that is, or could have been, the subject of a relevant young adult transport complaint made to him or her unless satisfied that—

(a) the matter has been brought to the notice of the \(^{F6}\) local authority concerned, and

(b) the authority have had a reasonable opportunity to investigate the matter and respond.

(5) In this section “relevant young adult transport complaint” means a complaint that is—

(a) about a \(^{F6}\) local authority’s exercise of, or failure to exercise, a function under section 508F or 508G in relation to relevant young adults, and

(b) made by a person who is, or will be, a relevant young adult when the matter complained of has effect, or by a parent of such a person, and “relevant young adult” has the meaning given in section 508F.

(6) For the purposes of sections 508G(7) and 508H, the revision of a statement under this section is to be treated as the preparation of a statement under section 508G.

(7) Where a \(^{F6}\) local authority have published in a single document a statement prepared under section 509AA and a statement prepared under 508G, the requirement to publish a revised statement under subsection (3) is to be treated as a requirement to publish a version of the document that includes the revised statement.

Annotations:

Amendments (Textual)

\(^{F6}\) Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

\(^{F1018}\) Ss. 508F-508I inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 57(2), 269(4); S.I. 2010/303, art. 3, Sch. 2 (with art. 8)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

F1021 Words in s. 508I title substituted (1.9.2014) by Children and Families Act 2014 (c. 6), Sch. 3 para. 47; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1023 509 LEAs in Wales: provision of transport etc.

Annotations:

Amendments (Textual)

F1022 Words in s. 509 heading substituted (1.9.2007) by Education and Inspections Act 2006 (c. 40), s. 188(3), Sch. 10 para. 4(7); S.I. 2007/1801, art. 4(1) (with art. 5(1))

F1023 S. 509 repealed (1.9.2009 for W.) by Learner Travel (Wales) Measure 2008 (nawm 2), s. 28(2), Sch. 2; S.I. 2009/371, art. 2(2), Sch. Pt. 2; and (1.4.2010 for all remaining purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 57(4), 269(4), Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2 (with art. 8)

509AA Local authorities in England: provision of transport etc. for persons of sixth form age

(1) A local authority in England shall prepare for each academic year a transport policy statement complying with the requirements of this section.

(2) The statement shall specify the arrangements for the provision of transport or otherwise that the authority consider it necessary to make for facilitating the attendance of persons of sixth form age receiving education or training—

(a) at schools,
(b) at any institution maintained or assisted by the authority which provides further education or higher education (or both),
(c) at any institution within the further education sector, at any 16 to 19 Academy, or
(d) at any establishment (not falling within paragraph (b) or (c)) at which the authority secures the provision of education or training under section 15ZA(1)...

(3) The statement shall specify the arrangements that the authority consider it necessary to make for the provision of financial assistance in respect of the reasonable travelling expenses of persons of sixth form age receiving education or training at any establishment such as is mentioned in subsection (2).

(4) The statement shall specify the arrangements proposed to be made by the governing bodies of—

(a) schools maintained by the authority at which education suitable to the requirements of persons over compulsory school age is provided, and
(b) institutions within the further education sector in the authority’s area, for the provision of transport for facilitating the attendance of persons of sixth form age receiving education or training at the schools and institutions and for the provision of financial assistance in respect of the travelling expenses of such persons.
(5) Those governing bodies shall co-operate in giving the \([\text{local authority}]\) any information and other assistance that is reasonably required by the authority for the performance of their functions under this section and section 509AB.

(6) The statement shall specify any travel concessions (within the meaning of Part 5 of the Transport Act 1985 (c. 67)) which are to be provided under any scheme established under section 93 of that Act to persons of sixth form age receiving education at any establishment such as is mentioned in subsection (2) above in the authority’s area.

(7) The authority shall—
(a) publish the statement, in a manner which they consider appropriate, on or before 31st May in the year in which the academic year in question begins, and
(b) make, and secure that effect is given to, any arrangements specified under subsections (2) and (3).

(8) Nothing in this section prevents a \([\text{local authority}]\) from making, at any time in an academic year, arrangements—
(a) which are not specified in the transport policy statement published by the authority for that year, but
(b) which they have come to consider necessary for the purposes mentioned in subsections (2) and (3).

(9) The \([\text{Secretary of State}]\) considers it expedient to do so, direct a \([\text{local authority}]\) to make for any academic year—
(a) arrangements for the provision of transport or otherwise for facilitating the attendance of persons of sixth form age receiving education or training at establishments such as are mentioned in subsection (2), or
(b) arrangements for providing financial assistance in respect of the reasonable travelling expenses of such persons,
which have not been specified in the transport policy statement published by the authority for that academic year.

(10) The Secretary of State \([\text{may by order amend subsection (7)(a) to change the time by which the statement must be published}]\) .

(11) Subsection (9) is subject to section 509AE (complaints about transport arrangements etc for persons of sixth form age in England)].

Annotations:

Amendments (Textual)

\(F6\) Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

\(F1024\) S. 509AA inserted (20.1.2003 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 19 para. 3 (with ss. 210(8), 214(4)); S.I. 2002/2952, art. 2; S.I. 2003/1718, art. 5, Sch. Pt. II

\(F1025\) Words in s. 509AA title substituted (12.1.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 10(1); S.I. 2009/3317, art. 2, Sch.

\(F1026\) Words in s. 509AA(1) inserted (6.3.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), s. 28(2), Sch. 1 para. 4(2)(a); S.I. 2009/371, art. 2(1), Sch. Pt. 1
A statement prepared under section 15ZA(1) in relation to persons of sixth form age attending such schools.

Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)
(c) the distances, and journey times, between the homes of persons of sixth form age in their area and establishments such as are mentioned in section 509AA(2) at which education or training suitable to their needs is provided, and

(d) the cost of transport to the establishments in question and of any alternative means of facilitating the attendance of persons receiving education or training there.

(3A) In considering whether or not it is necessary to make arrangements for those purposes in relation to a particular person, a local authority in England shall have regard (amongst other things) to the nature of the route, or alternative routes, which he could reasonably be expected to take.

(4) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(5) In preparing a statement under section 509AA a local authority shall have regard to any guidance issued under this section by the Secretary of State.

(6) In preparing a statement under that section a local authority shall consult—

(a) any other local authority that they consider it appropriate to consult,

(b) the governing bodies mentioned in subsection (4) of that section,

(c) persons in the local authority’s area who will be of sixth form age when the statement has effect, and their parents,

(d) any other person specified for the purposes of this section by the Secretary of State...

(7) In preparing a statement under that section a local authority shall also consult—

(a) where they are a district council for an area in a metropolitan county, the Integrated Transport Authority for that county, and

(b) where they are a London borough council or the Common Council of the City of London, Transport for London.

(7A) In preparing and publishing a statement under section 509AA, a local authority must have regard (among other things) to the need to—

(a) include in the statement sufficient information about the matters that the statement must specify, and

(b) publish the statement in time,

to enable persons who will be of sixth form age when the statement has effect and their parents to take reasonable account of those matters when choosing between different establishments at which education or training is provided.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1037S. 509AB inserted (20.1.2003 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 19 para. 4 (with ss. 210(8), 214(4)); S.I. 2002/2952, art. 2; S.I. 2003/1718, art. 5, Sch. Pt. II
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Part IX – Ancillary functions

Chapter II – Ancillary functions of local authorities

Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

F1038 Words in s. 509AB title substituted (12.1.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 269(4), Sch. 2 para. 10(2); S.I. 2009/3317, art. 2, Sch.

F1039 Words in s. 509AB(2) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 48(2); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1040 Words in s. 509AB(2)(b) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 48(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1041 S. 509AB(3)(ba) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 53, 269(4); S.I. 2010/303, art. 3, Sch. 2

F1042 Words in s. 509AB(3)(c) substituted (7.3.2009) by Education and Skills Act 2008 (c. 25), ss. 83(a), 173(4); S.I. 2009/387, art. 3(1) (with art. 3(2))

F1043 Words in s. 509AB(3)(c) substituted (7.3.2009) by Education and Skills Act 2008 (c. 25), ss. 83(b), 173(4); S.I. 2009/387, art. 3(1) (with art. 3(2))

F1044 S. 509AB(3A) inserted (1.4.2007) by Education and Inspections Act 2006 (c. 40), s. 188(3), Sch. 10 para. 5(a); S.I. 2007/935, art. 5(e)

F1045 S. 509AB(4) repealed (6.3.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), s. 28(2), Sch. 1 para. 4(3)(a), Sch. 2; S.I. 2009/371, art. 2(1), Sch. Pt. 1

F1046 Words in s. 509AB(5) substituted (6.3.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), s. 28(2), Sch. 1 para. 4(3)(b); S.I. 2009/371, art. 2(1), Sch. Pt. 1

F1047 Words in s. 509AB(5) substituted (1.4.2010) by The Apprenticeships, Skills, Children and Learning Act 2009 (Consequential Amendments) (England and Wales) Order 2010 (S.I. 2010/1080), art. 1(2)(a), Sch. 1 para. 30(a) (with art. 2(3))

F1048 S. 509AB(6)(c) repealed (1.4.2010) by The Apprenticeships, Skills, Children and Learning Act 2009 (Consequential Amendments) (England and Wales) Order 2010 (S.I. 2010/1080), art. 1(2)(a)(b), Sch. 1 para. 30(b), Sch. 2 Pt. 1 (with art. 2(3))

F1049 S. 509AB(6)(ca) inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 54, 269(4); S.I. 2010/303, art. 3, Sch. 2 (with art. 8)

F1050 Words in s. 509AB(6)(d) substituted (1.4.2007) by Education and Inspections Act 2006 (c. 40), ss. 83(2)(b), 188(3); S.I. 2007/935, art. 5(o) (with art. 8(7))

F1051 Words in s. 509AB(6)(d) substituted (1.4.2010) by The Apprenticeships, Skills, Children and Learning Act 2009 (Consequential Amendments) (England and Wales) Order 2010 (S.I. 2010/1080), art. 1(2)(a), Sch. 1 para. 30(c) (with art. 2(3))

F1052 Words in s. 509AB(6)(d) repealed (6.3.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), s. 28(2), Sch. 1 para. 4(3)(c)(ii), Sch. 2; S.I. 2009/371, art. 2(1), Sch. Pt. 1

F1053 Words in s. 509AB(7)(a) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(11)(a)

F1054 Words in s. 509AB(7)(a) substituted (9.2.2009) by Local Transport Act 2008 (c. 26), Sch. 4 paragraph 60(2).

F1055 Words in s. 509AB(7)(b) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(11)(b)

F1056 S. 509AB(7A) inserted (12.1.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 55(1), 269(4); S.I. 2009/3317, art. 2, Sch. (with art. 3)

F1057 S. 509AB(8) repealed (1.4.2010) by The Apprenticeships, Skills, Children and Learning Act 2009 (Consequential Amendments) (England and Wales) Order 2010 (S.I. 2010/1080), art. 1(2)(a)(b), Sch. 1 para. 30(d), Sch. 2 Pt. 1 (with art. 2(3))
Interpretation of sections 509AA and 509AB

(1) For the purposes of sections 509AA and 509AB a person receiving education or training at an establishment is of sixth form age if he is over compulsory school age but—
   (a) is under the age of 19, or
   (b) has begun a particular course of education or training at the establishment before attaining the age of 19 and continues to attend that course.

(2) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(3) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(4) References in section 509AB to persons with learning difficulties or disabilities are to be construed in accordance with section 15ZA(6) and (7)].

(5) In sections 509AA and 509AB and this section—
   “academic year” means any period commencing with 1st August and ending with the next 31st July;
   “disabled person” has the same meaning as in the Equality Act 2010;
   “establishment” means an establishment of any kind, including a school or institution;
   “governing body”, in relation to an institution within the further education sector, has the same meaning as in the Further and Higher Education Act 1992.

(6) The Secretary of State may by order amend the definition of “academic year” in subsection (5).
Local authorities\textsuperscript{[F1066]} in England: duty to have regard to religion or belief in exercise of travel functions

(1) A \textsuperscript{[F6]}local authority\textsuperscript{[F6]} in England must have regard, amongst other things, in exercising any of their travel functions in relation to or in connection with the travel of a person or persons to or from a school, institution or other place, to any wish of a parent of such a person for him to be provided with education or training at a particular school, institution or other place where that wish is based on the parent's religion or belief, and in a case where the person in question (or any of the persons in question) is of sixth form age (within the meaning given in section 509AC(1)), to any wish of that person to be provided with education or training at a particular school, institution or other place where that wish is based on the person's religion or belief.

(2) The “travel functions” of a \textsuperscript{[F6]}local authority\textsuperscript{[F6]} in England are their functions under any of the following provisions—

- section 508A (duty to promote sustainable modes of travel etc);
- section 508B (travel arrangements for eligible children);
- section 508C (travel arrangements etc for other children);
- section 508E and Schedule 35C (school travel schemes);
- section 508F (\textsuperscript{[F1]}local authorities\textsuperscript{[F1]} in England: provision of transport etc for adult learners);
- section 509AA (transport etc for persons of sixth form age).

(3) For the purposes of this section—

- “religion” means any religion,
- “belief” means any religious or philosophical belief,
- a reference to religion includes a reference to lack of religion, and
- a reference to belief includes a reference to lack of belief.

Annotations:

Amendments (Textual)

\textsuperscript{F6} Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

\textsuperscript{F1066} S. 509AD inserted (1.4.2007 for specified purposes, 1.9.2007 for specified purposes) by Education and Inspections Act 2006 (c. 40), ss. 84, 188(3); S.I. 2007/935, art. 5(p); S.I. 2007/1801, art. 4(e)

\textsuperscript{F1067} Words in s. 509AD(1) substituted (7.3.2009) by Education and Skills Act 2008 (c. 25), ss. 84, 173(4); S.I. 2009/387, art. 3(1) (with art. 3(3))

\textsuperscript{F1068} Words in s. 509AD(2) substituted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 57(3), 269(4); S.I. 2010/303, art. 3, Sch. 2 (with art. 8)

Complaints about transport arrangements etc for persons of sixth form age in England

(1) A \textsuperscript{[F6]}local authority\textsuperscript{[F6]} may revise a statement prepared under section 509AA to change the arrangements specified under subsection (2) or (3) of that section if, as a result of a sixth form transport complaint, they have come to consider the change necessary for the purpose of the arrangements specified under the subsection in question.
(2) A \[F6\] local authority must revise a statement prepared under section 509AA to change the arrangements specified under subsection (2) or (3) of that section if, as a result of a sixth form transport complaint, the Secretary of State has directed them to do so.

(3) An authority that revise a statement under subsection (1) or (2) must publish the revised statement and a description of the revision as soon as practicable.

(4) The Secretary of State need not consider whether to exercise any power under sections 496 to 497A (powers to prevent unreasonable exercise of functions, etc), section 509AA(9) (power to require a local authority to make additional transport arrangements), or subsection (2) of this section in response to a matter that is, or could have been, the subject of a sixth form transport complaint made to him or her unless satisfied that—
   (a) the matter has been brought to the notice of the local authority concerned, and
   (b) the authority have had a reasonable opportunity to investigate the matter and respond.

(5) In this section “sixth form transport complaint” means a complaint that is—
   (a) about a local authority’s exercise of, or failure to exercise, a function under sections 509AA to 509AD in relation to persons of sixth form age, and
   (b) made by a person who is, or will be, a person of sixth form age when the matter complained of has effect, or by a parent of such a person, and “sixth form age” is to be construed in accordance with section 509AC(1).

(6) For the purposes of sections 509AA(8) and (9), 509AB(1) to (5), 509AC and 509AD, the revision of a statement under this section is to be treated as the preparation of a statement under section 509AA.

(7) Where a local authority have published in a single document a statement prepared under section 508G and a statement prepared under 509AA, the requirement to publish a revised statement under subsection (3) is to be treated as a requirement to publish a version of the document that includes the revised statement.\]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1069 S. 509AE inserted (12.1.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 56(2), 269(4); S.I. 2009/3317, art. 2, Sch. (with art. 3)

Local authorities in England: travel arrangements for children receiving early years education otherwise than at school.

(1) A local authority in England may provide a child with assistance under this section if they are satisfied that, without such assistance, he would be prevented from attending at any premises—
   (a) which are not a school or part of a school, but
   (b) at which relevant early years education is provided,
for the purpose of receiving such education there.

(2) The assistance which may be provided for a child under this section consists of either

   —
   (a) making arrangements (whether for the provision of transport or otherwise) for the purpose of facilitating the child's attendance at the premises concerned, or
   (b) paying the whole or any part of his reasonable travel expenses.

(3) When considering whether to provide a child with assistance under this section in connection with his attendance at any premises, a local authority may have regard (among other things) to whether it would be reasonable to expect alternative arrangements to be made for him to receive relevant early years education at any other premises (whether nearer to his home or otherwise).

(4) Where the assistance to be provided for a child under this section consists of making arrangements for the provision of transport, the authority may, if they consider it appropriate to do so, determine that the assistance shall not be so provided unless—

   —
   (a) the child's parent, or
   (b) the person providing the relevant early years education concerned, agrees to make to the authority such payments in respect of the provision of the transport (not exceeding the cost to the authority of its provision) as they may determine.

(4A) Regulations made by the Secretary of State may require a local authority to publish, at such times and in such manner as may be prescribed, such information as may be prescribed with respect to the authority's policy and arrangements relating to the making of provision under this section.

(5) In this section “relevant early years education” means—

   —
   (a) early years provision as defined by section 20 of the Childcare Act 2006 which is
      (i) provided under arrangements made by a local authority in England in pursuance of the duty imposed by section 7 of that Act (whether or not the local authority provides the early years provision); or
      (ii) provided under arrangements made by a local authority in pursuance of any duty imposed under section 2 of the Childcare Act 2016 (whether or not the local authority provides the early years provision); or
   (b) ........................................................... ]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1070 Words in s. 509A title substituted (12.1.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 10(3); S.I. 2009/3317, art. 2, Sch.

F1071 Words in s. 509A heading substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 23(a); S.I. 2008/2261, art. 2 (with Sch. 1)
510 Provision of clothing.

(1) A [f6]local authority] may provide clothing for—
   (a) any pupil who is a boarder at an educational institution maintained by the authority [f1083]or at a grant-maintained school,
   (b) any pupil at a nursery school maintained by the authority, and
   (c) any pupil in a nursery class at a school maintained by the authority [f1083]or at a grant-maintained school.

(2) A [f6]local authority] may also provide clothing for any pupil—
   (a) for whom they are providing board and lodging elsewhere than at an educational institution maintained by them, and
   (b) for whom special educational provision is made in pursuance of arrangements made by them.

(3) Where it appears to a [f6]local authority], in a case where neither subsection (1) nor subsection (2) applies, that a pupil at—
   (a) a school maintained by them [f1084]or a grant-maintained school, or
   (b) a special school (whether maintained by them or not),

is unable by reason of the inadequacy or unsuitability of his clothing to take full advantage of the education provided at the school, the authority may provide him with such clothing as in their opinion is necessary for the purpose of ensuring that he is sufficiently and suitably clad while he remains a pupil at the school.

(4) A [f6]local authority] may provide—
   (a) for pupils at a school maintained by them [f1085], at a grant-maintained school or at an institution maintained by them which provides further education or higher education (or both),
(b) for persons who have not attained the age of 19 and who are receiving education at an institution within the further education sector [F1086 or a 16 to 19 Academy], and

c) for persons who make use of facilities for physical training [F1087 secured by the authority under section 507A or 507B (if the authority are in England) or made available by the authority for such persons under section 508(2) (if the authority are in Wales)],
such articles of clothing as the authority may determine suitable for the physical training provided at that school or institution or under those facilities.

(5) A [F6 local authority] may—

(a) with the consent of the proprietor of a school not maintained by the authority, other than a [F1088 grant-maintained school or] special school, and

(b) on such financial and other terms, if any, as may be determined by agreement between the authority and the proprietor,

make arrangements, in the case of any pupil at the school who is unable by reason of the inadequacy or unsuitability of his clothing to take full advantage of the education provided at the school, for securing for the pupil the provision of such clothing as is necessary for the purpose of ensuring that he is sufficiently and suitably clad while he remains a pupil at the school.

(6) Any arrangements made under subsection (5) shall be such as to secure, so far as is practicable, that the expense incurred by the authority in connection with the provision of any article under the arrangements does not exceed the expense which would have been incurred by them in the provision of it if the pupil had been a pupil at a school maintained by them.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1083 Words in s. 510(1)(a)(c) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 134(a), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1084 Words in s. 510(3)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 134(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1085 Words in s. 510(4)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 134(c), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1086 Words in s. 510(4)(b) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(14); S.I. 2012/924, art. 2

F1087 Words in s. 510(4)(c) substituted (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 1 para. 5

F1088 Words in s. 510(5)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 134(d), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.
authority), except in any circumstances for which the adoption of one or other of those ways of making such provision is prescribed.

(2) Where a [F6local authority] have provided a person with clothing under section 510, then, in such circumstances respectively as may be prescribed—

(a) the authority shall require his parent to pay to them in respect of its provision such sum (if any) as in their opinion he is able to pay without financial hardship, not exceeding the cost to the authority of its provision;

(b) the authority may require his parent to pay to them in respect of its provision such sum as is mentioned in paragraph (a) or any lesser sum; or

(c) his parent shall not be required to pay any sum in respect of its provision.

(3) Any sum which a parent is duly required to pay by virtue of subsection (2)(a) or (b) may be recovered summarily as a civil debt.

(4) Where a person who has attained the age of 18 (other than a registered pupil at a school) is provided with clothing under section 510, any reference in subsection (2) or (3) to his parent shall be read as a reference to him.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

[F1089512]Local authority]functions concerning provision of meals, etc.

(1) A [F6local authority] may provide—

(a) registered pupils at any school maintained by the authority,

(b) other persons who receive education at such a school, and

(c) children who receive relevant funded early years education, with milk, meals and other refreshments.

(2) Where provision is made under subsection (1), it shall be made—

(a) in a case within paragraph (a) or (b) of that subsection, either on the school premises or at any other place where education is being provided, and

(b) in a case within paragraph (c) of that subsection, at any place where education is being provided.

(3) A [F6local authority] shall exercise their power under subsection (1) to provide school lunches for any person within paragraph (a) or (c) of that subsection if—

(a) any prescribed requirements are met,

(b) a request for the provision of school lunches has been made by or on behalf of that person to the authority, and

(c) either—

(i) that person is eligible for free lunches (within the meaning of section 512ZB(2)), or

(ii) in the case of a person within subsection (1)(a), it would not be unreasonable for the authority to provide the lunches.
(4) Subject to section 114A(4) of the School Standards and Framework Act 1998 (requirements for food and drink provided on school premises etc), any school lunches provided by a local authority in England pursuant to subsection (3) may take such form as the authority think fit.

(4A) Subject to section 4 of the Healthy Eating in Schools (Wales) Measure 2009, any school lunches provided by a local authority in Wales pursuant to subsection (3) may take such form as the authority think fit.

(5) A local authority shall provide at any school maintained by them such facilities as they consider appropriate for the consumption of any meals or other refreshment brought to the school by registered pupils.

(6) In this section—

“prescribed” means prescribed by the Secretary of State by order;

“relevant funded early years education”, in relation to a local authority in England, means early years provision as defined by section 20 of the Childcare Act 2006 which is provided by a person, other than the governing body of a maintained school (within the meaning of section 20(7) of the School Standards and Framework Act 1998) or a maintained nursery school, under arrangements made by a local authority in pursuance of the duty imposed by section 7 of the 2006 Act (duty to secure prescribed early years provision free of charge);

“relevant funded early years education”, in relation to a local authority in Wales, means education provided by a person other than the governing body of a maintained school (within the meaning of section 20(7) of the School Standards and Framework Act 1998) or a maintained nursery school—

(a) under arrangements made with that person by the authority in pursuance of the duty imposed on the authority by section 118 of that Act (duty of the local authority to secure sufficient nursery education), and

(b) in consideration of financial assistance provided by the authority under those arrangements.

“school lunch”—

(a) in relation to a pupil, means food made available for consumption by the pupil as his midday meal on a school day, and

(b) in relation to a child receiving relevant funded nursery education at an establishment other than a school, means food made available for consumption by the child as his midday meal on a day on which he receives that education,

whether involving a set meal or the selection of items by him or otherwise;

and references, in relation to a local authority, to a school maintained by the authority are to a community, foundation or voluntary school, a community or foundation special school, a maintained nursery school or a pupil referral unit maintained by the authority.

Annotations:

Amendments (Textual)

Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F1089 Ss. 512-512ZB substituted for s. 512 (31.3.2003 for W. for specified purposes, 6.4.2003 for E. for specified purposes) by Education Act 2002 (c. 32), ss. 201(1), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5; Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)
F1090 Words in s. 512(1)(c) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 24(a); S.I. 2008/2261, art. 2 (with Sch. 1)
F1091 Words in s. 512(4) substituted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 86(1), 188(1) (with s. 86(3))
F1092 Words in s. 512(4) inserted (2.9.2013) by Healthy Eating in Schools (Wales) Measure 2009 (nawm 3), ss. 8(2)(a), 12(3)
F1093 S. 512ZA(1) inserted (2.9.2013) by Healthy Eating in Schools (Wales) Measure 2009 (nawm 3), ss. 8(2)(b), 12(3); S.I. 2013/1885, art. 2(b)
F1094 Words in s. 512(6) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 24(b); S.I. 2008/2261, art. 2 (with Sch. 1)
F1095 Words in s. 512ZA heading substituted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 87(1)(c), 188(1)
F1096 Word in s. 512ZA(1) inserted (1.2.2012) by Education Act 2011 (c. 21), ss. 35(2)(a), 82(3); S.I. 2012/84, art. 3
F1097 S. 512ZA(1) omitted (4.5.2013) by virtue of School Standards and Organisation (Wales) Act 2013 (anaw 1), ss. 91(2)(a), 100(3)
F1098 S. 512ZA(2) omitted (4.5.2013) by virtue of School Standards and Organisation (Wales) Act 2013 (anaw 1), ss. 91(2)(b), 100(3)
F1099 Words in s. 512ZA(2) substituted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 87(1)(b), 188(1)
512ZB  Provision of free school lunches and milk

(1) Where the local authority provide a school lunch in accordance with section 512(3) to a person who is eligible for free lunches, the authority shall provide the meal free of charge.

(2) For this purpose a person is eligible for free lunches if—
   (a) he is within subsection (4) or (4A) (or both), and
   (b) a request that the school lunches be provided free of charge has been made by him or on his behalf to the authority.

(3) Where a local authority exercise their power under subsection (1) of section 512 to provide a person within paragraph (a) or (c) of that subsection with milk, the authority shall provide the milk free of charge if—
   (a) the person is within subsection (4), and
   (b) a request that the milk be provided free of charge has been made by him or on his behalf to the authority.

(4) A person (“C”) is within this subsection if—
   (a) C’s parent is—
      (i) in receipt of universal credit in such circumstances as may be prescribed for the purposes of this paragraph, or
      (ii) in receipt of income support,
      (iii) in receipt of an income-based jobseeker’s allowance (payable under the Jobseekers Act 1995 (c. 18)),
      (iv) in receipt of an income-related employment and support allowance,
      (v) in receipt of support provided under Part 6 of the Immigration and Asylum Act 1999 (c. 33), or
   (aa) C meets any conditions prescribed for the purposes of this paragraph and C’s parent is, in such circumstances as may be so prescribed—
      (i) in receipt of any benefit or allowance not falling within paragraph (a) that is so prescribed, or
      (ii) entitled to any tax credit under the Tax Credits Act 2002 or element of such a tax credit, that is so prescribed, or
   (b) C is—
      (i) in receipt of universal credit in such circumstances as may be prescribed for the purposes of this paragraph, or
      (ii) in receipt of an income-based jobseeker’s allowance,
      (iii) in receipt of an income-related employment and support allowance,
   (c) C meets any conditions prescribed for the purposes of this paragraph and is—
(i) in receipt of any benefit or allowance not falling within paragraph (b) that is so prescribed, or
(ii) entitled to any tax credit under the Tax Credits Act 2002 or element of such a tax credit, that is so prescribed.]
\[F1114\]

C meets any conditions prescribed for the purposes of this paragraph and is—
(i) in receipt of any benefit or allowance not falling within paragraph (b) that is so prescribed, or
(ii) entitled to any tax credit under the Tax Credits Act 2002 or element of such a tax credit, that is so prescribed.]

\[F1115\]

(4A) A person is within this subsection if the person—
(a) is a registered pupil at a maintained school or pupil referral unit in England, and
(b) is in reception, year 1, year 2 or any other prescribed year group at the school.

(4B) The Secretary of State may by order provide for the following to be treated as persons within subsection (4A)—
(a) registered pupils, or any description of registered pupils, at a maintained nursery school in England;
(b) children, or any description of children, who receive relevant funded early years education, or any description of such education, in England.

(4C) In subsection (4A)—
“maintained school” means—
(a) a community, foundation or voluntary school, or
(b) a community or foundation special school;
“reception” means a year group in which the majority of children will, in the school year, attain the age of 5;
“year 1” means a year group in which the majority of children will, in the school year, attain the age of 6;
“year 2” means a year group in which the majority of children will, in the school year, attain the age of 7;
“year group” means a group of children at a school the majority of whom will, in a particular school year, attain the same age.]

(5) In this section “prescribed”[F1116, “relevant funded early years education”] and “school lunch” have the same meaning as in section 512.]

Annotations:
Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F1089 Ss. 512-512ZB substituted for s. 512 (31.3.2003 for W. for specified purposes, 6.4.2003 for E. for specified purposes) by Education Act 2002 (c. 32), ss. 201(1), 216(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)
F1101 Words in s. 512ZB(2)(a) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), ss. 106(2)(a), 139(6); S.I. 2014/889, art. 7(d)
F1102 Word in s. 512ZB(4) inserted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(a), 31(2)
Protection of identity of pupils receiving free school lunches or milk

(1) This section applies when a school lunch or milk is provided for a pupil in Wales free of charge by a local authority under section 512ZB or by the governing body of a maintained school by virtue of section 512A.

(2) A local authority or governing body in Wales must take reasonable steps to ensure that the pupil cannot be identified as a pupil who receives a school lunch or milk free of charge by any person other than an authorised person.

(3) A local authority or governing body in Wales must take reasonable steps to ensure that none of the persons mentioned in subsection (4) discloses to any person other than an authorised person the fact that the pupil receives school lunches or milk free of charge.

(4) The persons referred to in subsection (3) are—

(a) a teacher in the school,

(b) any person (other than a teacher) who is—

(i) employed (whether by the local authority or by another person) in the school, or

(ii) working there on an unpaid basis, and

(c) any other person employed by the local authority or governing body.

(5) In subsections (2) and (3), “authorised person” means—

(a) a parent of the pupil, and

F1103 Words in s. 512ZB(4)(a) substituted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(b)(i), 31(2)

F1104 S. 512ZB(4)(a)(ai) inserted (29.4.2013) by Welfare Reform Act 2012 (c. 5), s. 150(3), Sch. 2 para. 39(a); S.I. 2013/983, art. 3(1)(b)(i)

F1105 S. 512ZB(4)(a)(iia) inserted (27.10.2008) by Welfare Reform Act 2007 (c. 5), s. 70(2), Sch. 3 para. 16(3); S.I. 2008/787, art. 2(4)(f)

F1106 Word in s. 512ZB(4)(a)(iia) inserted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(b)(ii), 31(2)

F1107 S. 512ZB(4)(a)(iv) omitted (25.5.2010) by virtue of Child Poverty Act 2010 (c. 9), ss. 26(1)(b)(iii), 31(2)

F1108 S. 512ZB(4)(aa) inserted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(c), 31(2)

F1109 Words in s. 512ZB(4)(b) substituted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(d)(i), 31(2)

F1110 S. 512ZB(4)(b)(ai) inserted (29.4.2013) by Welfare Reform Act 2012 (c. 5), s. 150(3), Sch. 2 para. 39(b); S.I. 2013/983, art. 3(1)(b)(i)

F1111 Word in s. 512ZB(4)(b)(ii) inserted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(d)(ii), 31(2)

F1112 S. 512ZB(4)(b)(iia) inserted (27.10.2008) by Welfare Reform Act 2007 (c. 5), s. 70(2), Sch. 3 para. 16(3); S.I. 2008/787, art. 2(4)(f)

F1113 S. 512ZB(4)(b)(iii) omitted (25.5.2010) by virtue of Child Poverty Act 2010 (c. 9), ss. 26(1)(d)(iii), 31(2)

F1114 S. 512ZB(4)(c) inserted (25.5.2010) by Child Poverty Act 2010 (c. 9), ss. 26(1)(e), 31(2)

F1115 Ss. 512ZB(4A)-(4C) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), ss. 106(2)(b), 139(6); S.I. 2014/889, art. 7(d)

F1116 Words in s. 512ZB(5) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), ss. 106(2)(c), 139(6); S.I. 2014/889, art. 7(d)
(b) a person mentioned in subsection (4) who is authorised by the local authority or governing body to have access to information about a pupil’s entitlement to receive school lunches free of charge.

(6) When deciding what steps to take in order to comply with their duties under subsections (2) and (3) a local authority or governing body in Wales must have regard to any guidance issued by the Welsh Ministers under this section.

Annotations:

Amendments (Textual)
F1117 S. 512ZC inserted (2.9.2013) by Healthy Eating in Schools (Wales) Measure 2009 (nawm 3), ss. 7, 12(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2)); S.I. 2013/1985, art. 2(b)

F1118 512A Transfer of functions under section 512 to governing bodies.

(1) The Secretary of State may by order make provision for imposing on the governing body of any school to which the order applies a duty or duties corresponding to one or more of the duties of the [F6 local authority] which are mentioned in subsection (2).

(2) Those duties are—
F1119 (a) the duty to provide school lunches in accordance with [F1128 section 512(3) and (4)];
F1121 (b) the duty to provide school lunches free of charge in accordance with [F1122 section 512ZB(1)]; and
F1123 (c) the duty to provide milk free of charge in accordance with [F1124 section 512ZB(3)].

(3) An order under this section may (subject to subsection (6)) apply to—
F1125 (a) all maintained schools; or
(b) any specified class of such schools; or
(c) all such schools, or any specified class of such schools, maintained by specified [F1 local authorities].

(4) Where any duty falls to be performed by the governing body of a school by virtue of an order under this section—
F1125 (b) if the duty corresponds to the one mentioned in subsection (2)(b) or (c)—
(i) the order may provide that, notwithstanding the other provisions of the order, the function of determining whether pupils at the school fall within section 512ZB(4) is to be exercisable by the [F6 local authority], and
(ii) section 533(3) shall not apply to school lunches or milk provided by the governing body in pursuance of the order.

(5) An order under this section may provide for section 513(2) not to apply—
F1125 (a) to [F1 local authorities] generally, or
(b) to any specified [F6 local authority],
either in relation to all pupils for whom provision is made by the authority under section 513 or in relation to all such pupils who are of such ages as may be specified.
An order under this section shall not operate to—

(a) impose any duty on the governing body of a school, or

(b) relieve a local authority of any duty in relation to a school, at any time when the school does not have a delegated budget; such an order may provide for section 512ZA(2) above to have effect, in relation to any provision made at any such time by a local authority for pupils at the school, with such modifications as may be specified.

In this section—

“delegated budget” has the same meaning as in the School Standards and Framework Act 1998;

“maintained school” means a maintained school as defined by section 20(7) of the School Standards and Framework Act 1998 or a maintained nursery school;

“school lunch” has the same meaning as in section 512 above;

“specified” means specified in an order under this section.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1118 S. 512A inserted (1.2.1999) by 1998 c. 31, s. 116 (with ss. 138(9), 144(6)); S.I. 1998/3198, art. 2(5), Sch.

F1119 Words in s. 512A(2)(a) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(i), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1120 Words in s. 512A(2)(a) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(ii), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1121 Words in s. 512A(2)(b) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(ii), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1122 Words in s. 512A(2)(b) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(ii), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1123 Words in s. 512A(2)(c) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(iii), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1124 Words in s. 512A(2)(c) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(a)(iii), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1125 S. 512A(4)(b) substituted (7.6.2005) by Education Act 2005 (c. 18), ss. 112, 125(2)

F1126 Words in s. 512A(6) substituted (31.3.2003 for W., 6.4.2003 for E.) by Education Act 2002 (c. 32), ss. 201(2)(b), 214(4) (with ss. 210(8), 214(4)); S.I. 2002/3185, art. 5, Sch. Pt. II; S.I. 2003/124, art. 5 (with art. 6)

F1127 Words in s. 512A(6) omitted (4.5.2013) by virtue of School Standards and Organisation (Wales) Act 2013 (anaw 1), s. 100(3), Sch. 5 para. 31(1)
512 Provision of school lunches: Academies

(1) Academy arrangements in relation to an Academy school or an alternative provision Academy must include provision imposing obligations on the proprietor that are equivalent to the school lunches obligations.

(2) “The school lunches obligations” are the obligations imposed in relation to maintained schools and pupil referral units in England by—
   (a) section 512(3) (provision of school lunches on request), and
   (b) section 512ZB(1) (provision of free school lunches to eligible persons).

(3) Academy arrangements in relation to an Academy (other than a 16 to 19 Academy) that are entered into before the date on which section 106(3) of the Children and Families Act 2014 comes into force are to be treated as if they included the provision required by subsection (1), to the extent that they do not otherwise include such provision.

Annotations:

Amendments (Textual)
F1130 S. 512B inserted (1.9.2014) by Children and Families Act 2014 (c. 6), ss. 106(3), 139(6); S.I. 2014/889, art. 7(d)

513 Provision of meals etc. at schools not maintained by local authorities.

(1) A local authority] may, with the consent of the proprietor of a school in their area which is not maintained by them, make arrangements for securing the provision of milk, meals and other refreshment for pupils in attendance at the school.

(2) Any arrangements under this section—
   (a) shall be on such financial and other terms, if any, as may be determined by agreement between the authority and the proprietor of the school; and
   (b) shall be such as to secure, so far as is practicable, that the expense incurred by the authority in connection with the provision of any service or item under the arrangements shall not exceed the expense which would have been incurred by them in providing it if the pupil had been a pupil at a school maintained by them.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
514 Provision of board and lodging otherwise than at school.

(1) Where a [F6 local authority] are satisfied with respect to any pupil—
   (a) that primary or secondary education suitable to his age, ability and aptitude
       and to any special educational needs he may have can best be provided for
       him at a [F1131 particular community, foundation or voluntary or community
       or foundation special school, but]
   (b) that such education cannot be so provided unless boarding accommodation is
       provided for him otherwise than at the school,

   they may provide such board and lodging for him under such arrangements as they
   think fit.

(2) Where a [F6 local authority] are satisfied with respect to a pupil with special educational
    needs that provision of board and lodging for him is necessary for enabling him to
    receive the required special educational provision, they may provide such board and
    lodging for him under such arrangements as they think fit.

(3) In making any arrangements under this section, a [F6 local authority] shall, so far as
    practicable, give effect to the wishes of the pupil’s parent as to the religion or religious
    denomination of the person with whom the pupil will reside.

(4) Subject to subsection (5), where a [F6 local authority] have provided a pupil with board
    and lodging under arrangements under this section, they shall require the pupil’s parent
    to pay them such sums, if any, in respect of the board and lodging as in their opinion
    he is able to pay without financial hardship.

(5) No sum is recoverable under subsection (4) if the arrangements were made by the
    authority on the ground that in their opinion education suitable to the pupil’s age,
    ability and aptitude or special educational needs could not otherwise be provided for
    him.

(6) The sums recoverable under subsection (4) shall not exceed the cost to the authority
    of providing the board and lodging.

(7) Any sum payable under subsection (4) may be recovered summarily as a civil debt.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))

F1131 Words in s. 514(1)(a) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.135 (with ss.
138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

[F1132514.R provision of boarding accommodation for [F1133 person for whom an EHC plan is
maintained]

(1) A [F6 local authority] in England may secure the provision of boarding accommodation in
connection with the provision of education or training for a person in their area who
is [F1134 over compulsory school age and for whom an EHC plan is maintained.]

F1135(a) ........................................
F1136(b) ........................................
(2) A [Footnote: local authority] may secure the provision of boarding accommodation under subsection (1) either within or outside their area.

(3) For the purposes of subsection (1) it is immaterial who provides, or secures the provision of, the education or training.

(4) In this section “education” and “training” have the same meanings as in section 15ZA.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1132 S. 514A inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 46, 269(4); S.I. 2010/303, art. 3, Sch. 2

F1133 Words in s. 514A title substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 50(3); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1134 Words in s. 514A(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 50(2)(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1135 S. 514A(1)(a) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 50(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1136 S. 514A(1)(b) omitted (1.9.2014) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 50(2)(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)

C210 S. 514A functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6

C211 S. 514A functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4

C212 S. 514A functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4))

C213 S. 514A functions made exercisable concurrently (9.2.2017) by The West of England Combined Authority Order 2017 (S.I. 2017/126), arts. 1(3), 25(1), Sch. 5 para. 3

C214 S. 514A functions made exercisable (3.3.2017) by The Cambridgeshire and Peterborough Combined Authority Order 2017 (S.I. 2017/251), arts. 1(2)(b), 10(b)

C215 S. 514A functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)

515 Provision of teaching services for day nurseries.

(1) Subject to subsection (2), a [Footnote: local authority] may, in accordance with arrangements made by them for that purpose, make available to a day nursery [Footnote: in England or Wales or to a registered early years provider in England] the services of any teacher who—
(a) is employed by them in a nursery school or in a primary school having one or more nursery classes, and
(b) has agreed to provide his services for the purposes of the arrangements.

(2) Arrangements under subsection (1) in respect of a teacher in a foundation or voluntary school [F1138] require the concurrence of the governing body of the school.

(3) Arrangements under this section may make provision—
(a) for the supply of equipment for use in connection with the teaching services made available under the arrangements;
(b) for regulating the respective functions of any teacher whose services are made available under the arrangements, the head teacher of his school and the person in charge of the day nursery [F1139] or (as the case may be) the registered early years provider; and
(c) for any supplementary or incidental matters connected with the arrangements, [F1140] including—
   (i) in relation to England, any charges to be imposed in connection with the arrangements, and
   (ii) in relation to Wales, where the teacher's school and the day nursery are in the areas of different [F1141] local authorities, financial adjustments between those authorities.

[F1141](4) In this section—
“day nursery” means a day nursery provided under section 18 of the Children Act 1989 (provision by local authorities of day care for pre-school and other children) [F1142] or sections 37 to 39 of the Social Services and Well-being (Wales) Act 2014 (meeting care and support needs of children);
“registered early years provider” means a person registered under Part 3 of the Childcare Act 2006.

(5) A teacher shall not be regarded as ceasing to be a member of the teaching staff of his school and subject to the general directions of his head teacher by reason only of his services being made available in pursuance of arrangements under this section.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1137 Words in s. 515(1) inserted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 25(2); S.I. 2008/2261, art. 2 (with Sch. 1)

F1138 Words in s. 515(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.136 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1139 Words in s. 515(3)(b) inserted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 25(3) (a); S.I. 2008/2261, art. 2 (with Sch. 1)

F1140 Words in s. 515(3)(c) substituted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 25(3)(b); S.I. 2008/2261, art. 2 (with Sch. 1)

F1141 S. 515(4) substituted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 25(4); S.I. 2008/2261, art. 2 (with Sch. 1)

F1142 Words in s. 515(4) inserted (6.4.2016) by The Social Services and Well-being (Wales) Act 2014 (Consequential Amendments) Regulations 2016 (S.I. 2016/413), regs. 2(1), 155
Payment of fees at schools not maintained by a [F6 local authority].

(1) Where, in pursuance of arrangements made under section 18 [F1144], Part 4 (special educational needs) or Part 3 of the Children and Families Act 2014 (children and young people in England with special educational needs or disabilities), primary or secondary education is provided for a pupil at a school not maintained by them or another [F6 local authority], the [F6 local authority] by whom the arrangements are made shall—

(a) if subsection (2), (3) or (4) applies, pay the whole of the fees payable in respect of the education provided in pursuance of the arrangements; and

(b) if board and lodging are provided for the pupil at the school and subsection (5) applies, pay the whole of the fees payable in respect of the board and lodging.

(2) This subsection applies where—

(a) the pupil fills a place in the school which the proprietor of the school has put at the disposal of the authority; and

(b) the school is one in respect of which grants are made by the Secretary of State under section 485.

(3) This subsection applies where the authority are satisfied that, by reason of a shortage of places in every school maintained by them or another [F6 local authority] to which the pupil could be sent with reasonable convenience, education suitable—

(a) to his age, ability and aptitude, and

(b) to any special educational needs he may have,
cannot be provided by them for him except at a school not maintained by them or another [F6 local authority].

(4) This subsection applies where (in a case in which neither subsection (2) nor subsection (3) applies) the authority are satisfied—

(a) that the pupil has special educational needs, and

(b) that it is expedient in his interests that the required special educational provision should be made for him at a school not maintained by them or another [F6 local authority].

(5) This subsection applies where the authority are satisfied that education suitable—

(a) to the pupil’s age, ability and aptitude, and

(b) to any special educational needs he may have,
cannot be provided for him at any school unless board and lodging are also provided for him (either at school or elsewhere)
(6) As from such day as the Secretary of State may by order appoint this section shall have effect with the following modifications—

(a) in subsections (1) and (3), for “not maintained by them or another [F6local authority]” substitute “which is neither a maintained nor a grant-maintained school”;

(b) in subsection (3), for “every school maintained by them or another [F6local authority]” substitute “every maintained or grant-maintained school”;

(c) in subsections (3) and (5), for “provided by them” substitute “provided”;

(d) omit subsection (4) and the reference to it in subsection (1); and

(e) at the end add—

“(7) In this section “grant-maintained school” includes a grant-maintained special school, and subsection (5) does not apply where section 348(2) applies.”

(7) An order under subsection (6) may appoint different days for different provisions and for different purposes.

Annotations:

Subordinate Legislation Made


Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1144 Words in s. 517(1) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 51; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505))

Modifications etc. (not altering text)

C216 S. 517 modified (1.9.1999) (the modification as mentioned in s. 517(6) has effect from 1.9.1997 as mentioned in S.I. 1997/1623) by S.I. 1999/2260, reg. 2(1)

[F1145518 Payment of school expenses; grant of scholarships, etc.

(1) A [F6local authority], for the purpose of enabling persons to take advantage of any educational facilities available to them, may in such circumstances as may be specified in or determined in accordance with regulations—

(a) pay such expenses of children attending community, foundation, voluntary or special schools as may be necessary to enable them to take part in any school activities,

(b) grant scholarships, exhibitions, bursaries and other allowances in respect of persons over compulsory school age.

(2) Regulations may make provision—

(a) for requiring a [F6local authority] to make, in relation to each financial year, a determination relating to the extent to which they propose to exercise their power under subsection (1)(b) in that year; and
(b) for authorising an authority to determine not to exercise that power in a financial year—
   (i) generally,
   (ii) in such cases as may be prescribed, or
   (iii) in such cases as may be determined by the authority.]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1145 S. 518 substituted (1.2.1999) by 1998. c. 31, s. 129 (with ss. 138(9), 144(6)) (subject to savings indicated in S.I. 1999/120, art. 3(2)); S.I. 1999/120, art. 2, Sch. 1

519 Travelling and subsistence allowances for governors of schools and further or higher education institutions.

(1) A [F6 local authority] may, in accordance with the provisions of a scheme made by them for the purposes of this section, pay [F1146 such allowances as may be prescribed to governors of—
   (a) any community, foundation or voluntary school or community or foundation special school which does not have a delegated budget (within the meaning of Part II of the School Standards and Framework Act 1998);] and
   (b) any institution providing higher education or further education (or both) which is maintained by a [F6 local authority].

(2) Such a scheme may make different provision in relation to schools or other institutions of different categories (including provision for allowances not to be paid in respect of certain categories) but shall not make different provision in relation to different categories of governor of the same school or institution.

(3) Subject to subsections (4) and (5), a [F6 local authority] may pay [F1147 such allowances as may be prescribed] to any person appointed to represent them on the governing body of—
   (a) any institution providing higher education or further education (or both) which is not maintained by them; or
   (b) any independent school[F1148, alternative provision Academy which is not an independent school] or special school which is not maintained by them.

(4) A [F6 local authority] shall not pay any allowance under subsection (3) for expenses in respect of which the person incurring them is entitled to reimbursement by any person other than the authority.

(5) A [F6 local authority] shall not pay any allowance under subsection (3) if they have not made any scheme under subsection (1) or if the arrangements under which the allowance would otherwise be payable—
   (a) provide for allowances which are to any extent more generous than the most generous payable by the authority under any such scheme; or
(b) contain any provision which the authority would not have power to include in any such scheme.

(6) No allowance may be paid to any governor of a school or institution of a kind mentioned in subsection (1), in respect of the discharge of his functions as such a governor, otherwise than under this section.

(7) Regulations may impose a limit on the amount which may be paid by way of any allowance under this section.

Annotations:

Medical arrangements

520 Medical inspection and treatment of pupils.

(1) A local authority shall make arrangements for encouraging and assisting pupils to take advantage of the provision for medical and dental inspection and treatment made for them in pursuance of

(a) section 111 of, or paragraph 1, 2(1)(a) or 8 of Schedule 1 to, the National Health Service Act 2006, or

(b) section 67 of, or paragraph 1, 2(1)(a) or 8 of Schedule 1 to, the National Health Service (Wales) Act 2006

(2) If the parent of a pupil gives notice to the authority that he objects to the pupil availing himself of any of the provision so made, the pupil shall not be encouraged or assisted to do so.

Annotations:
521 Examination of pupils for cleanliness.

(1) A [F6 local authority] may by directions in writing authorise a medical officer of theirs to have the persons and clothing of pupils in attendance at relevant schools examined whenever in his opinion such examinations are necessary in the interests of cleanliness.

(2) Directions under subsection (1) may be given with respect to—

(a) all relevant schools, or

(b) any relevant schools named in the directions.

(3) An examination under this section shall be made by a person authorised by the authority to make such examinations; and, if the examination is of a girl, it shall not be made by a man unless he is a registered medical practitioner.

(4) For the purposes of this section “relevant schools” are—

(a) schools maintained by the authority; F1152 . . .

F1153(b) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1152 Word in s. 521(4)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 141, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1153S. 521(4)(b) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 141, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

522 Compulsory cleansing of a pupil.

(1) If, on an examination under section 521, the person or clothing of a pupil is found to be infested with vermin or in a foul condition, any officer of the [F6 local authority] may serve a notice on the pupil’s parent requiring him to cause the pupil’s person and clothing to be cleansed.

(2) The notice shall inform the parent that, unless within the period specified in the notice the pupil’s person and clothing are cleansed to the satisfaction of such person as is specified in the notice, the cleansing will be carried out under arrangements made by the authority.

(3) The period so specified shall not be less than 24 hours from the service of the notice.

(4) If, on a report being made to him by the specified person at the end of the specified period, a medical officer of the authority is not satisfied that the pupil’s person and
clothing have been properly cleansed, he may by order direct that they shall be
cleansed under arrangements made by the authority under section 523.

(5) An order made under subsection (4) shall be sufficient to authorise any officer of the
authority—
(a) to cause the pupil’s person and clothing to be cleansed in accordance with
arrangements made by the authority under section 523, and
(b) for that purpose to convey the pupil to, and detain him at, any premises
provided in accordance with such arrangements.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))

523 Arrangements for cleansing of pupils.

(1) A [F6local authority] shall make arrangements for securing that the person or clothing
of any pupil required to be cleansed under section 522 may be cleansed (whether at
the request of a parent or in pursuance of an order under section 522(4)) at suitable
premises, by suitable persons and with suitable appliances.

(2) Where the council of a district in the area of the authority are entitled to the use of
any premises or appliances for cleansing the person or clothing of persons infested
with vermin, the authority may require the council to permit the authority to use those
premises or appliances for such purposes upon such terms as may be determined—
(a) by agreement between the authority and the council, or
(b) in default of such agreement, by the Secretary of State.

(3) Subsection (2) does not apply in relation to Wales.

(4) A girl may be cleansed under arrangements under this section only by a registered
medical practitioner or by a woman authorised for the purpose by the authority.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services
Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2
para. 7(4)(5))

524 [F1154Suspension of a pupil pending examination or cleansing.]

(1) Where—
(a) a medical officer of a [F6local authority] suspects that the person or clothing
of a pupil in attendance at a relevant school is infested with vermin or in a
foul condition, but
(b) action for the examination or cleansing of the pupil’s person and clothing
cannot be taken immediately,
the medical officer may direct that the pupil is to be \[F^{1155}\] suspended from the school until such action has been taken, if he considers it necessary to do so in the interests either of the pupil or of other pupils in attendance at the school.

(2) A direction under subsection (1) is a defence to any proceedings under Chapter II of Part VI in respect of the failure of the pupil to attend school on any day on which he is excluded in pursuance of the direction, unless it is proved that the giving of the direction was necessitated by the wilful default of the pupil or his parent.

(3) For the purposes of this section a “relevant school” is—
   
   (a) a school maintained by the [\[^F^6]\] local authority, [\(^{F1156}\). . .

\[^{F1155}\] Word in s. 524(1) substituted (1.9.1999) by 1998 c. 31, ss. 140(1), 145(3), Sch. 30 para. 142(a) (with ss. 138(9), 144(6)), S.I. 1999/2323, art. 2(1), Sch. 1.

\[^{F1156}\] S. 524(3)(b) and the word “or” preceding it repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 142(b), Sch.31 (with ss. 138(9), 144(6)), S.I. 1999/2323, art. 2(1), Sch. 1.

### 525 Offence of neglecting the cleanliness of a pupil.

(1) If, after the person or clothing of a pupil has been cleansed under section 522—
   
   (a) his person or clothing is again infested with vermin, or in a foul condition, at any time while he is in attendance at a relevant school, and
   
   (b) the condition of his person or clothing is due to neglect on the part of his parent,

   the parent is guilty of an offence.

(2) A person guilty of an offence under this section is liable on summary conviction to a fine not exceeding level 1 on the standard scale.

(3) For the purposes of this section a “relevant school” is a school maintained by a [\[^F^6]\] local authority\[^{F1157}\] . . .

\[^{F1157}\] Words in s. 525(3) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para.143, Sch. 31 (with ss. 138(9), 144(6)), S.I. 1999/2323, art. 2(1), Sch. 1.
Educational research and conferences

526 Powers as to educational research.

A \[F6\] local authority may make such provision for conducting, or assisting the conduct of, research as appears to them to be desirable for the purpose of improving the educational facilities provided for their area.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

527 Powers as to educational conferences.

A \[F6\] local authority may—
(a) organise, or participate in the organisation of, conferences for the discussion of questions relating to education, and
(b) expend such sums as may be reasonable in paying, or contributing towards, any expenditure incurred in connection with conferences for the discussion of such questions, including the expenses of any person authorised by them to attend such a conference.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1158 Plans relating to children with behavioural difficulties

Annotations:

Amendments (Textual)
F1158 S. 527A and cross-heading inserted (1.4.1998) by 1997 c. 44, s.9 (with s. 57(3)); S.I. 1998/386, art. 2(2), Sch. 1 Pt. II

F1159 of a \[F6\] local authority to prepare plan relating to children with behavioural difficulties.
528 Disability statements relating to further education

Annotations:

Amendments (Textual)
F1160 S. 528 inserted (1.4.1998) by 1997 c. 44, s. 9 (with s. 57(3)); S.I. 1998/386, art. 2(2), Sch. 1 Pt. II.

529 Power to accept gifts on trust for educational purposes.

(1) A [F6 local authority] may accept, hold and administer any property on trust for purposes connected with education.

[F1162 (1A) Any intention on the part of a [F6 local authority] in England that a school should be vested in the authority as trustees shall be treated for the purposes of sections 7, 10 and 11 of the Education and Inspections Act 2006 as an intention to establish a new community school, community special school or maintained nursery school (so that proposals for that purpose shall be published in accordance with those sections); and Schedule 2 to that Act (proposals for establishment or discontinuance of schools in England) shall apply accordingly.]

(2) Any intention on the part of a [F6 local authority] [F1163 in Wales] that a school [F1164 ... should be vested in the authority as trustees shall be treated for [F1165 the purposes of sections [F1166 41 and 44 of the School Standards and Organisation (Wales) Act 2013] as an intention to establish a new community school, community special school or maintained nursery school [F1167 and sections 48 to 55 of, and Schedule 3 to, that Act (school organisation proposals]: procedure and implementation) shall apply accordingly.]

(3) Any school which in accordance with subsection [F1168 (1A) or] (2) is vested in a [F6 local authority] as trustees shall be [F1169 a community school], [F1170, a community special school or a maintained nursery school.]
530 Compulsory purchase of land.

(1) The Secretary of State may authorise a local authority to purchase compulsorily any land (whether within or outside their area) which—
   (a) is required for the purposes of any school or institution which is, or is to be, maintained by them or which they have power to assist, or
   (b) is otherwise required for the purposes of their functions under this Act, or
   (c) is required for the purposes of an Academy (whether established or to be established).

(2) The Secretary of State shall not authorise the compulsory purchase of any land required for the purposes of a foundation, voluntary or foundation special school unless he is satisfied that the arrangements made—
   (a) as to the vesting of the land to be purchased, and
   (b) as to the appropriation of that land for the purposes of the school,

   are such as to secure that the expenditure ultimately borne by the local authority will not include any expenditure which, if the land had been purchased by the governing body of the school, would have fallen to be borne by the governing body.

(3) Subsection (2) shall not, however, apply where the local authority propose that expenditure to be incurred in connection with the purchase should ultimately be borne by them—
   (a) in the case of an authority in England, ... under any provision of regulations under section 24 of the Education and Inspections Act 2006 (implementation of proposals under section 19 of that Act) which by virtue of subsection (7) of section 24 of that Act authorises a local authority...
531 Acquisition of land by agreement.

(1) For the removal of doubt, it is declared that making land available for the purposes of a school or institution—

(a) which is, or is to be, maintained by a local authority, or

(b) which such an authority have power to assist,

is a function of the authority within the meaning of section 120 of the Local Government Act 1972 (which relates to the acquisition by a local authority by agreement of land for the purpose of any of their functions), even though the land will not be held by the authority.

(2) A local authority shall not acquire by agreement any land required for the purposes of a foundation, voluntary or foundation special school unless they are satisfied that the arrangements made—

(a) as to the vesting of the land to be acquired, and

(b) as to the appropriation of that land for the purposes of the school,

are such as to secure that the expenditure ultimately borne by them will not include any expenditure which, if the land had been acquired by the governing body of the school, would have fallen to be borne by the governing body.
Appointment of chief education officer

532 Appointment of chief education officer.

The duties of a local authority in Wales under the Local Government Act 1972 with respect to the appointment of officers shall (without prejudice to the generality of the provisions of that Act) include the duty of appointing a fit person to be the chief education officer of the authority.

Direct payments

Persons with special educational needs ...

Pilot schemes
CHAPTER III

ANCILLARY FUNCTIONS OF GOVERNING BODIES

Provision of services

533 [F1179 Functions] of governing bodies of maintained schools with respect to provision of school meals etc.

(1) The governing body of any school maintained by a [F6 local authority] shall—
   (a) afford the authority such facilities as they require to enable them to perform their functions under section 512, and
   (b) allow the authority to make such use of the premises and equipment of the school, and such alterations to the school buildings, as the authority consider necessary for that purpose.

(2) Nothing in subsection (1) shall require the governing body of [F1180 any such] school to incur any expenditure.

(3) Where the governing body of a school which has a delegated budget (within the meaning of Part II [F1181 of the School Standards and Framework Act 1998]) provide pupils or other persons who receive education at the school with milk, meals or other refreshment, they [F1183 may charge for anything so provided.] [F1183]

(3A) Where the governing body of a school [F1184 in England] exercise the power to charge under subsection (3), the price they charge for an item must not exceed the cost of providing that item.

(4) Where the governing body of a school exercise the power to charge under subsection (3), they must charge every person the same price for the same quantity of the same item.] [F1185[F1186]
Provision of teaching services for day nurseries.

(1) Subject to subsection (2), the governing body of [F1188 a community, foundation or voluntary primary school] having one or more nursery classes may, in accordance with arrangements made by them for that purpose, make available to a day nursery [F1189 in England or Wales or to a registered early years provider in England] the services of any teacher who is employed by them in the school and has agreed to provide his services for the purposes of the arrangements.

(2) No arrangements shall be made under subsection (1) except at the request of the [F1189 local authority] and on terms approved by them.

(3) Arrangements under this section may make provision—
   (a) for the supply of equipment for use in connection with the teaching services made available under the arrangements,
   (b) for regulating the respective functions of any teacher whose services are made available under the arrangements, the head teacher of his school and the person in charge of the day nursery [F1190 or (as the case may be) the registered early years provider] , and
   (c) for any supplementary or incidental matters connected with the arrangements, [F1191 including—

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Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1179 Word in s. 533 heading substituted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 87(2)(c), 188(1)

F1180 Words in s. 533(2) substituted (1.4.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 148(a) (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1.

F1181 Words in s. 533(3) inserted (1.4.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 148(b) (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1.

F1182 Words in s. 533(3) substituted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 87(2)(a), 188(1)

F1183 S. 533(3A) inserted (1.2.2012) by Education Act 2011 (c. 21), ss. 35(3)(a), 82(3); S.I. 2012/84, art. 3

F1184 Words in s. 533(3A) omitted (4.5.2013) by virtue of School Standards and Organisation (Wales) Act 2013 (anaw 1), ss. 91(3)(a), 100(3)

F1185 S. 533(4) omitted (4.5.2013) by virtue of School Standards and Organisation (Wales) Act 2013 (anaw 1), ss. 91(3)(b), 100(3)

F1186 S. 533(4) inserted (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 87(2)(b), 188(1)

F1187 S. 534 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 149, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.
(i) in relation to England, any charges to be imposed in connection with the arrangements, and
(ii) in relation to Wales, where the teacher's school and the day nursery are in the areas of different local authorities, financial adjustments between those authorities.

[F1192] (4) In this section—

“day nursery” means a day nursery provided under section 18 of the Children Act 1989 (provision by local authorities of day care for pre-school and other children) or sections 37 to 39 of the Social Services and Well-being (Wales) Act 2014 (meeting care and support needs of children);

“registered early years provider” means a person registered under Part 3 of the Childcare Act 2006.

(5) A teacher shall not be regarded as ceasing to be a member of the teaching staff of his school and subject to the general directions of his head teacher by reason only of his services being made available in pursuance of arrangements under this section.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1188 Words in s. 535(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.150 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

F1189 Words in s. 535(1) inserted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 26(2); S.I. 2008/2261, art. 2 (with Sch. 1)

F1190 Words in s. 535(3)(b) inserted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 26(3) (a); S.I. 2008/2261, art. 2 (with Sch. 1)

F1191 Words in s. 535(3)(c) substituted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 26(3)(b); S.I. 2008/2261, art. 2 (with Sch. 1)

F1192 S. 535(4) substituted (1.9.2008) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 26(4); S.I. 2008/2261, art. 2 (with Sch. 1)

F1193 Words in s. 535(4) inserted (6.4.2016) by The Social Services and Well-being (Wales) Act 2014 (Consequential Amendments) Regulations 2016 (S.I. 2016/413), regs. 2(1), 156

Medical arrangements
CHAPTER IV

PROVISION OF INFORMATION BY GOVERNING BODIES ETC.

537 Power of Secretary of State to require information from governing bodies etc.

(1) The Secretary of State may by regulations make provision requiring—
   (a) the governing body of every school which is—
       (i) maintained by a [F1 local authority], or
       (ii) a special school which is not maintained by such an authority, and
   (b) the proprietor of every
       [F1 independent school,] or
       [F1 alternative provision Academy which is not an independent school,]
   to provide such information about the school as may be prescribed.

(2) For the purposes of this section information about the continuing education of pupils leaving a school, or the employment or training taken up by such pupils on leaving, is to be treated as information about the school.

(3) Where the Secretary of State exercises his power to make regulations under this section he shall do so with a view to making available information which is likely to—
   (a) assist parents in choosing schools for their children;
   (b) increase public awareness of the quality of the education provided by the schools concerned and of the educational standards achieved in those schools; or
   (c) assist in assessing the degree of efficiency with which the financial resources of those schools are managed.

(4) Information which is required by virtue of regulations under this section shall be provided—
   (a) in such form and manner,
   (b) on such occasions, and
   (c) to such person or persons, in addition to or in place of the Secretary of State, as may be prescribed; and regulations under this section may provide that, in such circumstances as may be prescribed, the provision of information to a person other than the Secretary of State is to be treated, for the purposes of any provision of such regulations or this section, as compliance with any requirement of such regulations relating to the provision of information to the Secretary of State.

(5) No information provided in accordance with regulations under this section shall name any pupil to whom it relates.

(6) The Secretary of State may—
   (a) publish information provided in accordance with regulations under this section in such form and manner as he considers appropriate;
   (b) make arrangements for such information to be published in such form and manner, and by such persons, as he may specify for the purposes of this section;
   (c) make regulations requiring [F1 local authorities] to publish prescribed categories of such information, together with such supplementary information as may be prescribed, in such form and manner as may be prescribed.
(7) The Secretary of State may make regulations requiring—
   (a) the governing body of any school which is maintained by a \[^{F6}\]local authority\[^{F1199}\] . . . ,
   (b) the proprietor of any city technology college \[^{F1200}\], city college for the technology of the arts or \[^{F1201}\]Academy\[^{]}\], or
   (c) any \[^{F1}\]local authority\[^{].}].

to provide prescribed persons with prescribed categories of information published under subsection (6).

(8) Information provided under subsection (7) shall be provided in such form and manner as may be prescribed.

(9) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(10) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(11) Without prejudice to the generality of section 569(4), regulations under this section may make provision for the designation by the Secretary of State, in accordance with the regulations, of particular schools or classes of schools for the purposes of the application of particular provisions of the regulations in relation to such schools.

(12) This section is not to be taken as restricting, or otherwise affecting, any other powers that the Secretary of State may have to make regulations with respect to, or otherwise to require, the provision of information by any person.

(13) This section does not apply to nursery schools.

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1195 S. 537(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 152(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1196 Words in s. 537(1)(b) renumbered as s. 537(1)(b)(i) (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(15); S.I. 2012/924, art. 2

F1197 S. 537(1)(b)(ii) and word inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(15); S.I. 2012/924, art. 2

F1198 Words in s. 537(4) added (14.6.1997) by 1997 c. 44, s. 57(1), Sch. 7 para. 37; S.I. 1997/1468, art. 2(1), Sch. 1 Pt. 1

F1199 Words in s. 537(7)(a) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 152(b), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1200 Words in s. 537(7)(b) substituted (28.7.2000 for certain purposes, otherwise prosp.) by 2000 c. 21, ss. 149, 154, Sch. 9 para. 60 (with s. 150)

F1201 Words in s. 537(7)(b) substituted (26.7.2002) by Education Act 2002 (c. 32), ss. 65(3), 216(2), Sch. 7 para. 6(5) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 2

F1202 S. 537(9)(10) repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III
Provision of information about individual pupils.

(1) Regulations may make provision requiring—
   (a) the governing body of every school which is—
       (i) maintained by a [F6 local authority], or
       (ii) a special school which is not maintained by such an authority, and
   (b) the proprietor of every
       [F1204 (i)] independent school, [F1205 or
       (ii) alternative provision Academy that is not an independent school,]
to provide to the relevant person such individual pupil information as may be
prescribed.

(2) In subsection (1) “the relevant person” means one or more of the following—
   (a) the Secretary of State, and
   (b) any prescribed person.

(3) Where any person within paragraph (b) of subsection (2) receives information by
    virtue of subsection (1), the Secretary of State may require that person to provide any
such information—
   (a) to him, or
   (b) to any prescribed person.

(4) The Secretary of State may provide any individual pupil information—
   (a) to any information collator,
   (b) to any prescribed person, or
   (c) to any person falling within a prescribed category.

(5) Any information collator—
   (a) may provide any individual pupil information—
       (i) to the Secretary of State,
       (ii) to any other information collator, or
       (iii) to the governing body or proprietor of the school attended by the pupil
           or pupils to whom the information relates; and
   (b) may, at such times as the Secretary of State may determine, provide such
       individual pupil information as may be prescribed—
       (i) to any prescribed person, or
       (ii) to any person falling within a prescribed category.

(6) Any person holding any individual pupil information (other than the Secretary of State
or an information collator) may provide that information to—
   (a) the Secretary of State,
   (b) any information collator, or
   (c) any prescribed person.

(7) No information received under or by virtue of this section shall be published in any
    form which includes the name of the pupil or pupils to whom it relates.

(8) Regulations under this section may provide that, in such circumstances as may be
    prescribed, the provision of information to a person other than the Secretary of State
is to be treated, for the purposes of any provision of such regulations or this section,
as compliance with any requirement imposed by or by virtue of any such provision and relating to the provision of information to the Secretary of State.

(9) In this section—

“individual pupil information” means information relating to and identifying individual pupils or former pupils at any school within subsection (1), whether obtained under subsection (1) or otherwise;

“information collator” means any body which, for the purposes of or in connection with the functions of the Secretary of State relating to education, is responsible for collating or checking information relating to pupils.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1203 S. 537A substituted (20.11.1998 with savings as mentioned in art. 5 of the S.I. 1998/2791) by 1998 c. 31, s. 140(1), Sch. 30 para. 153 (with ss. 138(9), 144(6)); S.I. 1998/2791, arts. 3, 5

F1204 Words in s. 537A(1)(b) renumbered as s. 537A(1)(b)(i) (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 7 (with art. 3)

F1205 S. 537A(1)(b)(ii) and word inserted (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 7 (with art. 3)

537B Provision of information about children receiving funded education outside school

(1) Regulations may make provision requiring a person who provides funded education to provide to the relevant person such individual child information as may be prescribed.

(2) In subsection (1), “the relevant person” means one or more of the following—

(a) the Secretary of State, and
(b) any prescribed person.

(3) Where any person within paragraph (b) of subsection (2) receives information by virtue of subsection (1), the Secretary of State may require that person to provide any such information—

(a) to him, or
(b) to any prescribed person.

(4) The Secretary of State may provide any individual child information—

(a) to any information collator,
(b) to any prescribed person, or
(c) to any person falling within a prescribed category.

(5) Any information collator—

(a) may provide any individual child information—

(i) to the Secretary of State,
(ii) to any other information collator, or
(iii) to the person who provides the funded education for the child or children to whom the information relates, and

(b) may, at such times as the Secretary of State may determine, provide such individual child information as may be prescribed—

(i) to any prescribed person, or

(ii) to any person falling within a prescribed category.

(6) Any person holding any individual child information (other than the Secretary of State or an information collator) may provide that information to—

(a) the Secretary of State,

(b) any information collator, or

(c) any prescribed person.

(7) No information received under or by virtue of this section shall be published in any form which includes the name of the child or children to whom it relates.

(8) Regulations under this section may provide that, in such circumstances as may be prescribed, the provision of information to a person other than the Secretary of State is to be treated, for the purposes of any provision of such regulations or this section, as compliance with any requirement imposed by or by virtue of any such provision and relating to the provision of information to the Secretary of State.

(9) In this section—

“child” means a person under the age of 19;

“funded education” means education provided under arrangements made by a [F6local authority] in pursuance of the duties imposed by section 19(1) and (4) (duty to make special arrangements for provision of education for children of compulsory school age and young persons who may otherwise not receive suitable education), other than such education provided at a school;

“individual child information” means information relating to and identifying individual children for whom funded education is being or has been provided, whether obtained under subsection (1) or otherwise;

“information collator” means any body which, for the purposes of or in connection with the functions of the Secretary of State relating to funded education, is responsible for collating or checking information relating to children for whom such education is provided.]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1206S. 537B inserted (28.3.2007 for E., 1.9.2009 for W.) by Education and Inspections Act 2006 (c. 40), ss. 164, 188(3); S.I. 2007/935, art. 2; S.I. 2009/1027, art. 3(b)

Modifications etc. (not altering text)

C217 S. 537B(9) modified (18.5.2012) by The Wiltshire Council (Arrangements for the Provision of Suitable Education) Order 2012 (S.I. 2012/1107), arts. 1(2)(a), 6(4) (with art. 5)
Disclosure of information by or to principal regulators of exempt charities

(1) Nothing in any provision made by or under section 537, 537A or 537B requires or authorises the provision of information—
   (a) by the principal regulator of an exempt charity (within the meaning of [Section 25 of the Charities Act 2011]), if the information was received by that principal regulator in its capacity as such; or
   (b) to the principal regulator of an exempt charity in its capacity as such.

(2) Nothing in subsection (1) prevents the disclosure of information under [Section 56 or 57 of the Charities Act 2011].

Annotations:

Amendments (Textual)

F1208 Words in s. 537C(1)(a) substituted (14.3.2012) by Charities Act 2011 (c. 25), s. 355, Sch. 7 para. 74(a) (with s. 20(2), Sch. 8)
F1209 Words in s. 537C(2) substituted (14.3.2012) by Charities Act 2011 (c. 25), s. 355, Sch. 7 para. 74(b) (with s. 20(2), Sch. 8)

538 Provision of information to Secretary of State by governing bodies of maintained schools.

The governing body or temporary governing body of [a community, foundation or voluntary school or a community or foundation special school] shall make such reports and returns, and give such information, to the Secretary of State as he may require for the purpose of the exercise of his functions in relation to education.

Annotations:

Amendments (Textual)

F1210 Words in s. 538 substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.154 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

Modifications etc. (not altering text)

C218 S. 538 applied (with modifications) (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 7

538A Power to direct participation in international surveys

The Secretary of State may direct the governing body of a community, foundation or voluntary school in England to secure that the school participates in such international education surveys as may be specified in the direction.

Annotations:

Amendments (Textual)

F1211 S. 538A inserted (1.2.2012) by Education Act 2011 (c. 21), ss. 20, 82(3); S.I. 2012/84, art. 3
539

Annotations:

Amendments (Textual)

F1212. S. 539 repealed (1.11.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 155, Sch.31 (with ss. 138(9), 144(6) and subject to savings by S.I. 1999/2323, art. 21; S.I. 1999/2323, art. 2(2), Sch. 2.

540 Distribution of information about schools providing secondary education.

(1) Where the governing body of any school providing primary education receive a request which—

(a) is made by the governing body of any school providing secondary education, and

(b) relates to the distribution of information about the school providing secondary education to parents of pupils at the school providing primary education without charge to those parents,

the governing body of that school shall secure that the request is treated no less favourably (whether as to services provided or as to the terms on which they are provided) than any such request made by the governing body of any other school providing secondary education.

(2) In this section “school” means—

(a) any community, foundation or voluntary school, or

(b) any community or foundation special school (which is not established in a hospital).

Annotations:

Amendments (Textual)

F1213. S. 540(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para.156 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

541 Distribution of information about further education institutions.

(1) The Secretary of State may by regulations require—

(a) the governing body of any school providing secondary education, and

(b) the proprietor of any city technology college [F1214, city college for the technology of the arts or [F1215 Academy]],

to provide such persons as may be prescribed with such categories of information falling within subsection (2) as may be prescribed.

(2) Information falls within this subsection if it is—

(a) published under section 50 of the Further and Higher Education Act 1992 (information with respect to institutions within the further education sector), and

(b) made available to governing bodies and proprietors for distribution.
(3) Information provided under subsection (1) shall be provided in such form and manner as may be prescribed.

\[\text{(4) In this section “school” means—} \]
\[(a) \text{ any community, foundation or voluntary school, or} \]
\[(b) \text{ any community or foundation special school (which is not established in a hospital).} \]

**Annotations:**

**Amendments (Textual)**

F1214 Words in s. 541(1)(b) substituted (28.7.2000 for certain purposes, otherwise prosp.) by 2000 c. 21, ss. 149, 154, Sch. 9 para. 61 (with s. 150)

F1215 Words in s. 541(1)(b) substituted (26.7.2002) by Education Act 2002 (c. 32), ss. 65(3), 216(2), Sch. 7 para. 6(6) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 2

F1216 S. 541(4) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 157 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1.

**Marginal Citations**

543 Relaxation of prescribed standards in special cases.

(1) Where subsection (2), (3) [F1220 (4) or (4A)] applies in relation to a school, the Secretary of State may direct that, despite the fact that the prescribed requirement referred to in that subsection is not satisfied, the school premises shall be taken, as respects the matters specified in the direction, to conform to the standards prescribed under section 542 so long as—

(a) the direction remains in force, and
(b) any conditions specified in the direction as respects those matters are observed.

(2) This subsection applies if the Secretary of State is satisfied, having regard—

(a) to the nature of the school’s existing site,
(b) to any existing buildings on the site, or
(c) to other special circumstances affecting the school premises, that it would be unreasonable to require conformity with any prescribed requirement as to any matter.

(3) This subsection applies if—

(a) the school is to have an additional or new site, and
(b) the Secretary of State is satisfied, having regard to the shortage of suitable sites, that it would be unreasonable to require conformity with any prescribed requirement relating to sites.

(4) This subsection applies if—

(a) the school is to have additional buildings, or is to be transferred to a new site,
(b) existing buildings not previously part of the school premises, or temporary buildings, are to be used for that purpose, and
(c) the Secretary of State is satisfied, having regard to the need to control public expenditure in the interests of the national economy, that it would be unreasonable to require conformity with any prescribed requirement relating to buildings.

F1221 This subsection applies, in relation to any playing fields used by the school for the purposes of the school, if the Secretary of State is satisfied that, having regard to other
facilities for physical education available to the school, it would be unreasonable to require conformity with any prescribed requirement relating to playing fields.

In this subsection “playing fields” has the same meaning as in section 77 of the School Standards and Framework Act 1998 (control of disposals or changing use of school playing fields).]

(5) In this section “prescribed requirement” means a requirement of regulations under section 542.

Annotations:

Amendments (Textual)

F1220 Words in s. 543(1) substituted (1.2.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 159(a) (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(3), Sch. 1 Pt.III

F1221 S. 543(4A) inserted (1.2.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 159(b) (with ss. 138(9), 144(6)); S.I. 1998/2212, art. 2(3), Sch. 1 Pt.III

544 Approval etc. of school premises and boarding hostels.

(1) Regulations may make provision requiring the Secretary of State’s approval to be obtained for the provision of new premises for, or the alteration of the premises of—

(a) any school to which this section applies, or
(b) any boarding hostel provided by a [F6 local authority] for persons receiving education at any such school.

(2) Regulations may make provision for the inspection of any such hostel.

(3) The schools to which this section applies are—

(a) any school maintained by a [F6 local authority], [F1223 and]
(b) any special school not maintained by a [F6 local authority].

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1222 Words in s. 544(1) repealed (1.4.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 160(a), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

F1223 Word at the end of s. 544(3)(a) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 160(b)(i) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1224 S. 544(3)(b) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 160(b)(ii), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

545 Exemption from building byelaws of approved buildings.

(1) Where plans for, or particulars in respect of, a building required for the purposes of any school or other educational institution are approved by the Secretary of State, he
may by order direct that any provision of a local Act or of a byelaw made under such an Act—

(a) shall not apply in relation to the building, or
(b) shall apply in relation to it with such modifications as may be specified in the order.

(2) The reference in subsection (1) to plans or particulars approved by the Secretary of State includes a reference to—

(a) particulars submitted to and approved by him under regulations under section 544

(b) ............................................................

Annotations:

Amendments (Textual)

F1225 Words in s. 545(2)(a) repealed (6.11.2006 for E., 2.1.2008 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 55, Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2006/2895, art. 2; S.I. 2007/3611, art. 4(1), Sch. Pt. 1

F1226 S. 545(2)(b) and preceding word repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 161, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Control of potentially harmful materials and apparatus

546 Control of potentially harmful materials and apparatus in schools.

(1) Regulations may make provision for requiring the Secretary of State’s approval to be obtained for the use in schools to which this section applies of such materials or apparatus as may be specified in the regulations, being materials or apparatus which could or might involve a serious risk to health.

(2) The schools to which this section applies are—

(a) any school maintained by a [F6]local authority], [F1227and]

(b) ............................................................

(c) any special school not maintained by a [F6]local authority].

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1227 Word at the end of s. 546(2)(a) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 162(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1228 S. 546(2)(b) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 162(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
Nuisance or disturbance on school premises

(1) Any person who without lawful authority is present on premises to which this section applies and causes or permits nuisance or disturbance to the annoyance of persons who lawfully use those premises (whether or not any such persons are present at the time) is guilty of an offence and liable on summary conviction to a fine not exceeding level 2 on the standard scale.

(2) This section applies to premises, including playgrounds, playing fields and other premises for outdoor recreation, of—
   (a) any school maintained by a §local authority,§
   (aa) any special school not so maintained,
   (ab) any independent school, and
   (ac) any alternative provision Academy that is not an independent school

(2A) This section also applies to any premises which are—
   (a) provided by a §local authority under §section 507A or 507B (if the authority are in England) or section 508 (if the authority are in Wales), and
   (b) used wholly or mainly in connection with the provision of instruction or leadership in sporting, recreational or outdoor activities.

(3) If—
   (a) a police constable, or
   (b) (subject to subsection (5)) a person whom §the appropriate authority has§ authorised to exercise the power conferred by this subsection, has reasonable cause to suspect that any person is committing or has committed an offence under this section, he may remove him from the premises in question.

(4) In subsection (3) “the appropriate authority” means—
   (a) in relation to premises of a foundation, voluntary aided or foundation special school, a §local authority§ or the governing body,
   (b) in relation to—
      (i) premises of any other school maintained by a §local authority§, and
      (ii) premises provided by a §local authority§ as mentioned in subsection (2A),
   (c) in relation to premises of a special school which is not so maintained or of an independent school §or an alternative provision Academy that is not an independent school§, the proprietor of the school.

(5) A §local authority§ may not authorise a person to exercise the power conferred by subsection (3) in relation to premises of §a foundation, voluntary or foundation special school§ without first obtaining the consent of the governing body.

(6) No proceedings for an offence under this section shall be brought by any person other than—
   (a) a police constable, or
   (b) an authorised person.
(7) In subsection (6) “authorised person” means—
(a) in relation to an offence committed on premises of a foundation, voluntary aided or foundation special school, a local authority or a person whom the governing body have authorised to bring such proceedings,
(b) in relation to an offence committed—
(i) on premises of any other school maintained by a local authority, or
(ii) on premises provided by a local authority as mentioned in subsection (2A), a local authority, and
(c) in relation to an offence committed on premises of a special school which is not so maintained or of an independent school, or an alternative provision Academy that is not an independent school, a person whom the proprietor of the school has authorised to bring such proceedings.

(8) A local authority may not bring proceedings for an offence under this section committed on premises of a foundation, voluntary or foundation special school without first obtaining the consent of the governing body.

Annotations:

**Amendments (Textual)**

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1229S. 547(2)(b) and preceding word repealed (1.9.1999) by School Standards and Framework Act 1988 (c. 31), s. 140(1)(3), Sch. 30 para. 163(a), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1230S. 547(2)(aa)(ab) inserted (1.10.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 20 para. 1(2) (with Sch. 20 para. 7(4)(5)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 5, Sch. Pt. II

F1231Word in s. 547(2) omitted (1.4.2012) by virtue of The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 8(a) (with art. 3)

F1232S. 547(2)(ac) and word inserted (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 8(a) (with art. 3)

F1233S. 547(2A) inserted (1.10.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 20 para. 1(3) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 5, Sch. Pt. II

F1234Words in s. 547(2A)(a) substituted (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 1 para. 6

F1235Words in s. 547(3)(b) substituted (1.10.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 20 para. 1(4) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 5, Sch. Pt. II

F1236S. 547(4) substituted (1.10.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 20 para. 1(5) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 5, Sch. Pt. II

F1237Words in s. 547(4)(c) inserted (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 8(b) (with art. 3)

F1238Words in s. 547(5)(8) substituted (1.9.1999) by School Standards and Framework Act 1988 (c. 31), s. 140(1), Sch. 30 para. 163(c) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1239S. 547(6)(7) substituted (1.10.2002 for E., 1.9.2003 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 20 para. 1(6) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/1718, art. 5, Sch. Pt. II

F1240Words in s. 547(7)(c) inserted (1.4.2012) by The Alternative Provision Academies (Consequential Amendments to Acts) (England) Order 2012 (S.I. 2012/976), art. 1, Sch. para. 8(c) (with art. 3)
CHAPTER II

[\[^{F1241}\] PUNISHMENT AND RESTRAINT OF PUPILS]

Annotations:

Amendments (Textual)
F1241Pt. X Ch. II: Chapter heading and cross-heading substituted for Chapter heading (1.9.1998) by virtue of 1997 c. 44, s. 57(1), Sch. 7 para. 38; S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

[\[^{F1242}\] Corporal punishment]

Annotations:

Amendments (Textual)
F1242Pt. X Ch. II: Chapter heading and cross-heading substituted for Chapter heading (1.9.1998) by virtue of 1997 c. 44, s. 57(1), Sch. 7 para. 38; S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

[^{F1243}\] 548 No right to give corporal punishment.

(1) Corporal punishment given by, or on the authority of, a member of staff to a child—
   (a) for whom education is provided at any school, or
   (b) for whom education is provided, otherwise than at school, under any arrangements made by a local authority, or
   (c) for whom specified early years education is provided otherwise than at school,
      cannot be justified in any proceedings on the ground that it was given in pursuance of a right exercisable by the member of staff by virtue of his position as such.

(2) Subsection (1) applies to corporal punishment so given to a child at any time, whether at the school or other place at which education is provided for the child, or elsewhere.

(3) The following provisions have effect for the purposes of this section.

(4) Any reference to giving corporal punishment to a child is to doing anything for the purpose of punishing that child (whether or not there are other reasons for doing it) which, apart from any justification, would constitute battery.

(5) However, corporal punishment shall not be taken to be given to a child by virtue of anything done for reasons that include averting—
   (a) an immediate danger of personal injury to, or
   (b) an immediate danger to the property of, any person (including the child himself).

(6) “Member of staff”, in relation to the child concerned, means—
   (a) any person who works as a teacher at the school or other place at which education is provided for the child, or
   (b) any other person who (whether in connection with the provision of education for the child or otherwise)—
       (i) works at that school or place, or
(ii) otherwise provides his services there (whether or not for payment), and has lawful control or charge of the child.

(7) “Child” (except in subsection (8)) means a person under the age of 18.

(8) “Specified early years education” means—

(a) in relation to England, early years provision as defined by section 20 of the Childcare Act 2006 which is

(i) provided under arrangements made by a local authority in England in pursuance of the duty imposed by section 7 of that Act (whether or not the local authority provides the early years provision); or

(ii) provided under arrangements made by a local authority in pursuance of any duty imposed under section 2 of the Childcare Act 2016 (whether or not the local authority provides the early years provision),

(b) in relation to Wales, full-time or part-time education suitable for children who have not attained compulsory school age which is provided—

(i) by a local authority in Wales, or

(ii) by any other person who is in receipt of financial assistance given by such an authority under arrangements made by them in pursuance of the duty imposed by section 118 of the School Standards and Framework Act 1998.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1243S. 548 substituted (1.9.1999) by 1998 c. 31, ss. 131(1) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1244 Words in s. 548(1)(c) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 27(2); S.I. 2008/2261, art. 2 (with Sch. 1)

F1245S. 548(8) substituted (1.9.2008 for E.) by Childcare Act 2006 (c. 21), s. 109(2), Sch. 2 para. 27(3); S.I. 2008/2261, art. 2 (with Sch. 1)

F1246 Words in s. 548(8)(a) renumbered as s. 548(8)(a)(i) (10.1.2017) by The Childcare (Early Years Provision Free of Charge) (Extended Entitlement) Regulations 2016 (S.I. 2016/1257), regs. 1(2), 40(4)(a)

F1247S. 548(8)(a)(ii) and word inserted (10.1.2017) by The Childcare (Early Years Provision Free of Charge) (Extended Entitlement) Regulations 2016 (S.I. 2016/1257), regs. 1(2), 40(4)(b)

F1248S. 549 repealed (1.9.1999) by 1998 c. 31, ss. 131(2), 140(1)(3), Sch. 30 para. 164, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
Annotations:

Amendments (Textual)
F1249 S. 550 repealed (1.9.1999) by 1998 c. 31, ss. 131(2), 140(1)(3), Sch. 30 para. 164, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

**550**

Annotations:

Amendments (Textual)
F1250 S. 550A and cross-heading inserted (1.9.1998) by 1997 c. 44, s. 4 (with s. 57(3)); S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

Annotations:

Amendments (Textual)
F1251 S. 550A repealed (1.4.2007 for E., 31.10.2010 for W.) by Education and Inspections Act 2006 (c. 40), ss. 96(a), 188(3), Sch. 18 Sch. 6; S.I. 2007/935, art. 4(a)(d); S.I. 2010/2543, art. 2(f)(m)
F1252 S. 550A and cross-heading inserted (1.9.1998) by 1997 c. 44, s. 4 (with s. 57(3)); S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

Annotations:

Amendments (Textual)
F1253 Ss. 550ZA-550ZD inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 242(1), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))

550ZA Power of members of staff to search pupils for prohibited items: England

(1) This section applies where a member of staff of a school in England—

(a) has reasonable grounds for suspecting that a pupil at the school may have a prohibited item with him or her or in his or her possessions; and

(b) falls within section 550ZB(1).

(2) The member of staff may search the pupil (“P”) or P’s possessions for that item.

(3) For the purposes of this section and section 550ZC each of the following is a “prohibited item”—
(a) an article to which section 139 of the Criminal Justice Act 1988 applies (knives and blades etc);
(b) an offensive weapon, within the meaning of the Prevention of Crime Act 1953;
(c) alcohol, within the meaning of section 191 of the Licensing Act 2003;
(d) a controlled drug, within the meaning of section 2 of the Misuse of Drugs Act 1971, which section 5(1) of that Act makes it unlawful for P to have in P’s possession;
(e) a stolen article;
\[^{1254}\text{ea}\] an article that the member of staff reasonably suspects has been, or is likely to be, used—
(i) to commit an offence, or
(ii) to cause personal injury to, or damage to the property of, any person (including P);
(f) an article of a kind specified in regulations.
\[^{1255}\text{g}\] any other item which the school rules identify as an item for which a search may be made.

(4) In subsection (3)(e) “stolen”, in relation to an article, has the same meaning as it has by virtue of section 24 of the Theft Act 1968 in the provisions of that Act relating to goods which have been stolen.

\[^{1256}\text{4A}\] In subsection (3)(ea)(i), “offence” includes anything that would be an offence but for the operation of any presumption that a person under a particular age is incapable of committing an offence.

(4B) In subsection (3)(g), the “school rules” means—
(a) in the case of a maintained school or a non-maintained special school, rules in force at the school that are made under measures determined and publicised by the head teacher under section 89 of the Education and Inspections Act 2006;
(b) in the case of any other school, measures relating to discipline in the school that are determined and publicised in accordance with regulations.

(4C) In subsection (4B)(a)—
“maintained school” means—
(a) a community, foundation or voluntary school,
(b) a community or foundation special school,
(c) a maintained nursery school, or
(d) a pupil referral unit;
“non-maintained special school” means a school that is approved under section 342.

(5) In this section and section 550ZB—
“member of staff”, in relation to a school, means—
(a) any teacher who works at the school; and
(b) any other person who, with the authority of the head teacher, has lawful control or charge of pupils for whom education is being provided at the school;
“possessions”, in relation to P, includes any goods over which P has or appears to have control.
(6) The powers conferred by this section and sections 550ZB and 550ZC are in addition to any powers exercisable by the member of staff in question apart from those sections and are not to be construed as restricting such powers.

Annotations:

Amendments (Textual)

F1254 S. 550ZA(3)(ea) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(2)(a), 82(3); S.I. 2012/924, art. 2

F1255 S. 550ZA(3)(g) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(2)(b), 82(3); S.I. 2012/924, art. 2

F1256 Ss. 550ZA(4A)-(4C) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(2)(e), 82(3); S.I. 2012/924, art. 2

550ZB Power of search under section 550ZA: supplementary

(1) A person may carry out a search under section 550ZA only if that person—
   (a) is the head teacher of the school; or
   (b) has been authorised by the head teacher to carry out the search.

(2) An authorisation for the purposes of subsection (1)(b) may be given in relation to—
   (a) searches under section 550ZA generally;
   (b) a particular search under that section;
   (c) a particular description of searches under that section.

(3) Nothing in any enactment, instrument or agreement shall be construed as authorising a head teacher of a school in England to require a person other than a member of the security staff of the school to carry out a search under section 550ZA.

(4) A search under section 550ZA may be carried out only where—
   (a) the member of staff and P are on the premises of the school; or
   (b) they are elsewhere and the member of staff has lawful control or charge of P.

(5) A person exercising the power in section 550ZA [F1257] to search for an item within section 550ZA(3)(a) to (f) may use such force as is reasonable in the circumstances for exercising that power.

(6) A person carrying out a search of P under section 550ZA—
   (a) may not require P to remove any clothing other than outer clothing;
   (b) must be of the same sex as P [F1258], unless the condition in subsection (6A) is satisfied;
   (c) may carry out the search only in the presence of another member of staff [F1259], unless the condition in subsection (6A) is satisfied; and
   (d) must ensure that the other member of staff is of the same sex as P if it is reasonably practicable to do so.

[F1260] (6A) The condition is satisfied if—
   (a) the person carrying out the search reasonably believes that there is a risk that serious harm will be caused to a person if the search is not carried out as a matter of urgency, and
(b) in the time available it is not reasonably practicable for the search to be carried out by a person of the same sex as P or in the presence of another member of staff (as the case may be).

(7) P's possessions may not be searched under section 550ZA except in the presence of—

(a) P; and

(b) another member of staff[^1261], unless the condition in subsection (7A) is satisfied.

[^1262](7A) The condition is satisfied if—

(a) the person carrying out the search reasonably believes that there is a risk that serious harm will be caused to a person if the search is not carried out as a matter of urgency, and

(b) in the time available it is not reasonably practicable for the search to be carried out in the presence of another member of staff.

(8) In this section—

“member of the security staff”, in relation to a school, means a member of staff whose work at the school consists wholly or mainly of security-related activities;

“outer clothing” means—

(a) any item of clothing that is being worn otherwise than wholly next to the skin or immediately over a garment being worn as underwear; or

(b) a hat, shoes, boots, gloves or a scarf.

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Annotations:

Amendments (Textual)

[^1257]: Words in s. 550ZB(5) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(a), 82(3); S.I. 2012/924, art. 2

[^1258]: Words in s. 550ZB(6)(b) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(b)(i), 82(3); S.I. 2012/924, art. 2

[^1259]: Words in s. 550ZB(6)(c) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(b)(ii), 82(3); S.I. 2012/924, art. 2

[^1260]: S. 550ZB(6A) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(c), 82(3); S.I. 2012/924, art. 2

[^1261]: Words in s. 550ZB(7)(b) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(d), 82(3); S.I. 2012/924, art. 2

[^1262]: S. 550ZB(7A) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(3)(e), 82(3); S.I. 2012/924, art. 2

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550ZC  Power to seize items found during search under section 550ZA

(1) A person carrying out a search under section 550ZA may seize any of the following found in the course of the search—

(a) anything which that person has reasonable grounds for suspecting is a prohibited item;

(b) any other thing which that person has reasonable grounds for suspecting is evidence in relation to an offence.
(2) A person exercising the power in subsection (1) to seize an item within section 550ZA(3)(a) to (f) or anything within subsection (1)(b) may use such force as is reasonable in the circumstances for exercising that power.

(3) A person who seizes alcohol under subsection (1) may retain or dispose of the alcohol and its container.

(4) A person who seizes a controlled drug under subsection (1)—
   (a) must (subject to paragraph (b)) deliver it to a police constable as soon as reasonably practicable; but
   (b) may dispose of it if the person thinks that there is a good reason to do so.

(5) A person who seizes a stolen article under subsection (1)—
   (a) must (subject to paragraph (b)) deliver it to a police constable as soon as reasonably practicable; but
   (b) may return it to its owner (or, if returning it to its owner is not practicable, may retain it or dispose of it) if the person thinks that there is a good reason to do so.

(6) In determining, for the purposes of subsections (4) and (5), whether there is a good reason to dispose of a controlled drug or to return a stolen article to its owner, retain it or dispose of it, the person must have regard to any guidance issued by the Secretary of State.

(6A) A person who seizes an item that is a prohibited item by virtue of section 550ZA(3)(ea) (article used in commission of offence or to cause personal injury or damage to property) under subsection (1) must—
   (a) deliver the item to a police constable as soon as reasonably practicable,
   (b) return the item to its owner,
   (c) retain the item, or
   (d) dispose of the item.

(6B) A person who seizes an item that is a prohibited item by virtue of section 550ZA(3)(g) (item for which search may be made under school rules) under subsection (1) must return it to its owner, retain it or dispose of it.

(6C) In deciding what to do with an item under subsection (6A) or (6B), the person who seized it must have regard to any guidance issued for the purpose of this section by the Secretary of State.

(6D) Subsections (6E) and (6F) apply to an item that—
   (a) has been seized under subsection (1),
   (b) is a prohibited item by virtue of section 550ZA(3)(ea) or (g), and
   (c) is an electronic device.

(6E) The person who seized the item may examine any data or files on the device, if the person thinks there is a good reason to do so.

(6F) Following an examination under subsection (6E), if the person has decided to return the item to its owner, retain it or dispose of it, the person may erase any data or files from the device if the person thinks there is a good reason to do so.
(6G) In determining whether there is a good reason for the purposes of subsection (6E) or (6F), the person must have regard to any guidance issued for the purposes of this section by the Secretary of State.

(7) Regulations may prescribe what must or may be done by a person who, under subsection (1), seizes an article of a kind specified in regulations under section 550ZA(3)(f) (or an article which the person has reasonable grounds for suspecting to be such an article).

(8) A person who, under subsection (1), seizes—

(a) an article to which section 139 of the Criminal Justice Act 1988 applies (knives and blades etc);

(b) an offensive weapon; or

(c) anything which that person has reasonable grounds for suspecting is evidence in relation to an offence;

must deliver it to a police constable as soon as reasonably practicable.

(9) Subsection (8)(c) is subject to subsections (3), (4), (5) and (6A) and regulations made under subsection (7).

(10) In subsections (3) to (8), references to alcohol, a controlled drug, a stolen article, an article to which section 139 of the Criminal Justice Act 1988 applies and an offensive weapon include references to anything which the person has reasonable grounds for suspecting is alcohol, a controlled drug, a stolen article, an article to which section 139 of the Criminal Justice Act 1988 applies or an offensive weapon.

Annotations:

Amendments (Textual)

F1263 Words in s. 550ZC(2) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(4)(a), 82(3); S.I. 2012/924, art. 2

F1264 Ss. 550ZC(6A)-(6G) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(4)(b), 82(3); S.I. 2012/924, art. 2

F1265 Words in s. 550ZC(9) substituted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(4)(c), 82(3); S.I. 2012/924, art. 2

550ZD Section 550ZC: supplementary

(1) The Police (Property) Act 1897 (disposal of property in the possession of the police) applies to property which has come into the possession of a police constable under section 550ZC(4)(a), (5)(a) or (8) as it applies to property which has come into the possession of the police in the circumstances mentioned in that Act.

(2) Subsection (3) applies where a person—

(a) seizes, retains or disposes of an item within subsection (2A) under section 550ZC; and

(b) proves that the seizure, retention or disposal was lawful.

F1269 (2A) The items referred to in subsection (2)(a) are—

(a) alcohol or its container;

(b) a controlled drug;

(c) a stolen article;
(d) an item that is a prohibited item by virtue of section 550ZA(3)(ea) or (g).

(2B) Subsection (3) also applies where a person—
(a) erases data or a file from an electronic device under section 550ZC(6F); and
(b) proves that the erasure was lawful.]

(3) That person is not liable in any proceedings in respect of—
(a) the seizure, retention\(^{F1269}\), disposal or erasure; or
(b) any damage or loss which arises in consequence of it.

(4) Subsections (2)\(^{F1270}\), (2B) and (3) do not prevent any person from relying on any
defence on which the person is entitled to rely apart from those subsections.

(5) Regulations under section 550ZC(7) may make provision corresponding to any
provision of this section.\(^{F1271}\)

Annotations:

Amendments (Textual)
F1266 Words in s. 550ZD(1) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(5)(a), 82(3); S.I. 2012/924, art. 2
F1267 Words in s. 550ZD(2)(a) substituted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(5)(b), 82(3); S.I. 2012/924, art. 2
F1268S. 550ZD(2A)(2B) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(5)(c), 82(3); S.I. 2012/924, art. 2
F1269 Words in s. 550ZD(3)(a) substituted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(5)(d), 82(3); S.I. 2012/924, art. 2
F1270 Word in s. 550ZD(4) inserted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(5)(e), 82(3); S.I. 2012/924, art. 2

\(^{F1271}\)550.R\(\)Power of members of staff to search pupils for weapons \(^{F1272}:\) Wales

(1) A member of the staff of a school \(^{F1273}\)in Wales\(\) who has reasonable grounds for
suspecting that a pupil at the school may have with him or in his possessions—
(a) an article to which section 139 of the Criminal Justice Act 1988 applies
(knives and blades etc.), or
(b) an offensive weapon (within the meaning of the Prevention of Crime Act
1953),

may search that pupil or his possessions for such articles and weapons.

(2) A search under this section may be carried out only where—
(a) the member of the staff and the pupil are on the premises of the school; or
(b) they are elsewhere and the member of the staff has lawful control or charge
of the pupil.

(3) A person may carry out a search under this section only if—
(a) he is the head teacher of the school; or
(b) he has been authorised by the head teacher to carry out the search.

(4) Nothing in any enactment, instrument or agreement shall be construed as authorising
a head teacher of a school \(^{F1274}\)in Wales\(\) to require a person other than a member of
the security staff of the school to carry out a search under this section.
(5) A person who carries out a search of a pupil under this section—
   (a) may not require the pupil to remove any clothing other than outer clothing;
   (b) must be of the same sex as the pupil; and
   (c) may carry out the search only in the presence of another member of the staff
       who is also of the same sex as the pupil.

(6) A pupil's possessions may not be searched under this section except in his presence
    and in the presence of another member of the staff.

(7) If, in the course of a search under this section, the person carrying out the search finds
    —
    (a) anything which he has reasonable grounds for suspecting falls within
        subsection (1)(a) or (b), or
    (b) any other thing which he has reasonable grounds for suspecting is evidence
        in relation to an offence,
    he may seize and retain it.

(8) A person who exercises a power under this section may use such force as is reasonable
    in the circumstances for exercising that power.

(9) A person who seizes anything under subsection (7) must deliver it to a police constable
    as soon as reasonably practicable.

(10) The Police (Property) Act 1897 (disposal of property in the possession of the police)
    shall apply to property which has come into the possession of a police constable under
    this section as it applies to property which has come into the possession of the police
    in the circumstances mentioned in that Act.

(11) An authorisation for the purposes of subsection (3)(b) may be given either in relation
     to a particular search or generally in relation to searches under this section or to a
     particular description of such searches.

(12) In this section—
    “member of the staff”, in relation to a school, means—
    (a) any teacher who works at the school; and
    (b) any other person who, with the authority of the head teacher, has lawful
        control or charge of pupils for whom education is being provided at the
        school;
    “member of the security staff” means a member of the staff whose work at
    the school consists wholly or mainly of security-related activities;
    “outer clothing” means—
    (a) any item of clothing that is being worn otherwise than wholly next to
        the skin or immediately over a garment being worn as underwear; or
    (b) a hat, shoes, boots, gloves or a scarf;
    “possessions”, in relation to a pupil of a school, includes any goods over
    which he has or appears to have control.

(13) The powers conferred by this section are in addition to any powers exercisable by the
     member of the staff in question apart from this section and are not to be construed as
     restricting such powers.
Annotations:

Amendments (Textual)
F1271 S. 550AA inserted (31.5.2007 for E., 31.10.2010 for W.) by Violent Crime Reduction Act 2006 (c. 38), ss. 45, 66(2); S.I. 2007/858, art. 3(a); S.I. 2010/2426, art. 2
F1272 Word in s. 550AA title inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 243(2), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))
F1273 Words in s. 550AA(1) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 243(3), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))
F1274 Words in s. 550AA(4) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 243(3), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))

\\[F1275 Detention\\]

Annotations:

Amendments (Textual)
F1275 S. 550B and cross-heading inserted (1.9.1998) by 1997 c. 44, s. 5 (with s. 57(3)); S.I. 1998/386, art. 2(4), Sch. 1 Pt. IV

F1276 S. 550B repealed (1.4.2007 for E., 31.10.2010 for W.) by Education and Inspections Act 2006 (c. 40), ss. 96(a), 188(3), Sch. 18 Sch. 6; S.I. 2007/935, art. 4(a)(d); S.I. 2010/2543, art. 2(f)(m)

CHAPTER III
OTHER PROVISIONS ABOUT SCHOOLS

Duration of school day etc.

551 Regulations as to duration of school day etc.

(1) Regulations may make provision with respect to the duration of the school day and school year at, and the granting of leave of absence from, any schools to which this section applies.

F1277 [(1A) In subsection (1) the reference to the duration of the school year at any such schools is a reference to the number of school sessions that must be held during any such year.]
(2) The schools to which this section applies are—

(a) any school maintained by a [\(F6\) local authority] ;

(b) ... 

(c) any special school not maintained by a [\(F6\) local authority].

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1277S. 551(1A) inserted (14.6.1997) by 1997 c. 44, Sch. 7 para. 39; S.I. 1997/1468, art. 2(1), Sch. 1 Pt. 1

F1278 Word at the end of s. 551(2)(a) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 166 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1279S. 551(2)(b) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 166(b), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Single-sex schools

Educational trusts

Schemes under the Endowed Schools Acts.

(1) Where under any provision (however expressed) of a scheme made under the Endowed Schools Acts 1869 to 1948 the power of the trustees under the scheme to apply any property to which the scheme relates for purposes authorised by the scheme is subject to the approval or order of any other person, the scheme shall have effect as if no such approval or order was required.

(2) The Secretary of State may, on the application of any person whose approval or order would apart from this section be required under such a scheme, direct that the requirement shall continue to have effect despite subsection (1); but no liability shall be taken to have been incurred in respect of any failure before the making of such a direction to obtain any such approval or order.

Religious educational trusts

Power to make new provision as to use of endowments.

(1) This section applies where—

(a) in relation to any time before the appointed day, the premises of a voluntary or grant-maintained school (within the meaning of this Act) have ceased to be used for such a voluntary or (as the case may be) grant-maintained school; or

(b) in relation to any time on or after the appointed day—
(i) the premises of a foundation or voluntary school (within the meaning of the School Standards and Framework Act 1998) have ceased to be used for such a foundation or (as the case may be) voluntary school; or
(ii) in the opinion of the Secretary of State it is likely such premises will cease to be so used;

and in this subsection “the appointed day” has the meaning given by section 20(7) of the School Standards and Framework Act 1998.

(2) In such a case the Secretary of State may (subject to sections 555 and 556(1) and (2)) by order make new provision as to the use of any endowment if it is shown either—
(a) that the endowment is or has been held wholly or partly for or in connection with the provision at the school of religious education in accordance with the tenets of a particular religion or religious denomination; or
(b) that the endowment is or has been used wholly or partly for or in connection with the provision at the school of such religious education and that (subject to subsection (4)) the requirements of subsection (3) are fulfilled.

(3) The requirements of this subsection are—
(a) that the school was or has been maintained as a voluntary or grant-maintained school (within the meaning of this Act) or as a foundation or voluntary school (within the meaning of the School Standards and Framework Act 1998) since 1st April 1945 (the date when Part II of the Education Act 1944 came into force); and
(b) that religious education in accordance with the tenets of the religion or denomination concerned—
(i) is, and has been from that date, provided at the school, or
(ii) where the premises have ceased to be used for the purposes of the school, was provided at the school from that date until immediately before the premises ceased to be so used,
in pursuance of section 377 or 378 or section 380 or 381 of this Act (or any corresponding earlier enactment) or paragraph 3 or 4 of Schedule 19 to the School Standards and Framework Act 1998.

(4) For the purposes of this section—
(a) where in the case of any school falling within subsection (3)(a) it is shown—
(i) that religious education in accordance with the tenets of a particular religion or denomination is provided at the school, or
(ii) if the premises have ceased to be used for the purposes of the school, such religious education was so provided immediately before the premises ceased to be so used,
such religious education shall be taken to have been provided at the school from 1st April 1945, unless the contrary is shown; and
(b) where religious education in accordance with such tenets is shown to have been given to any pupils at—
(i) a controlled school (within the meaning of this Act),
(ii) a grant-maintained school (within the meaning of this Act) which was a controlled school immediately before it became a grant-maintained school, or
(iii) a foundation or voluntary controlled school with a religious character (within the meaning of Part II of the School Standards and Framework Act 1998),
the religious education shall be taken to have been given to them at the request of their parents, unless the contrary is shown.

(5) For the purposes of this section—

“endowment” includes property not subject to any restriction on the expenditure of capital; and

“shown” means shown to the satisfaction of the Secretary of State.

(6) This section applies where the premises of a non-provided public elementary school ceased before 1st April 1945 to be used for such a school as it applies where the premises of a voluntary school have ceased to be used for such a school.

Annotations:

Amendments (Textual)

F1280 S. 554(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 168(2) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1281 S. 554(3)(a) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 168(3)(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1282 Words in s. 554(3)(b) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 168(3)(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1283 S. 554(4)(b) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 168(4) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Marginal Citations

M14 1944 c. 31.

555 Procedure applicable to orders under section 554.

(1) No order shall be made under section 554 except on the application of the persons appearing to the Secretary of State to be the appropriate authority of the religion or denomination concerned.

(2) The Secretary of State shall, not less than one month before making an order under section 554, give notice of the proposed order and of the right of persons interested to make representations on it.

(3) Such notice shall be given—

(a) by giving to any persons appearing to the Secretary of State to be trustees of an endowment affected by the proposed order a notice of the proposal to make it, together with a draft or summary of the provisions proposed to be included; and

(b) by publishing, in such manner as the Secretary of State thinks sufficient for informing any other persons interested, a notice of the proposal to make the order and of the place where any person interested may (during a period of not less than a month) inspect such a draft or summary, and by keeping a draft or summary available for inspection in accordance with the notice.

(4) The Secretary of State shall take into account any representations made to him by any person interested before the order is made.

(5) In this section “endowment” has the same meaning as in section 554.
556 Content of orders under section 554.

(1) An order under section 554—
   (a) may require or authorise the disposal by sale or otherwise of any land or other property forming part of an endowment affected by the order, including the premises of the school and any teacher’s dwelling-house; and
   (b) may consolidate any endowments to be dealt with by the scheme.

(2) Subject to subsection (1), and to any provision affecting the endowments which is a provision of a public general Act of Parliament, an order under section 554 shall establish and give effect, with a view to enabling the religion or denomination concerned to participate more effectively in the administration of the statutory system of public education, to a scheme or schemes for the endowments dealt with by the order to be used for appropriate educational purposes either—
   (a) in connection with schools which are foundation schools or voluntary schools; or
   (b) partly in connection with such schools (or either description of such schools) and partly in other ways related to the locality served by the school at the premises referred to in section 554(1).

(3) In subsection (2) “use for appropriate educational purposes” means use for educational purposes in connection with the provision of religious education in accordance with the tenets of the religion or denomination concerned (including in particular, but without prejudice to the generality of the foregoing, use for any purpose specified in Schedule 36).

(4) A scheme given effect under section 554—
   (a) may provide for the retention of the capital of any endowment and application of the accruing income; or
   (b) may authorise the application or expenditure of capital to such extent and subject to such conditions as may be determined by or in accordance with the scheme;

and any such scheme may provide for the endowments dealt with by the scheme or any part of them to be added to any existing endowment applicable for any such purpose as is authorised for the scheme by subsection (2).

(5) Where a scheme given effect under section 554 provides for the endowments dealt with by the order or any part of them to be used for the purposes specified in Schedule 36, any such scheme may provide for the endowments thereby dealt with or any part of them to be added to any existing endowment applicable for those purposes (whether it is so applicable by virtue of a scheme given effect to under that section or otherwise).

(6) Section 568(5) does not apply to an order under section 554, but such an order may include such incidental or supplementary provisions as appear to the Secretary of State to be necessary or expedient either for the bringing into force or for the operation of any scheme established by it, including in particular provisions—
   (a) for the appointment and powers of trustees of the property comprised in the scheme or, if the property is not all applicable for the same purposes, of any part of that property; and
   (b) for the property or any part of it to vest by virtue of the scheme in the first trustees under the scheme or trustees of any endowment to which it is to be added or, if not so vested, to be transferred to them.
(7) Any order under section 554 shall have effect despite any Act of Parliament (other than a public general Act), letters patent or other instrument relating to, or trust affecting, the endowments dealt with by the order.

(8) In this section “endowment” has the same meaning as in section 554.

Annotations:

Amendments (Textual)
F1284 Words in s. 556(2)(a) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 169(a) (with ss. 138(9), 144(6))
F1285 Words in s. 556(2)(b) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 169(b) (with s. 138(9), 144(6))

557 Adoption of statutory trusts.

(1) This section applies to endowments which are—

(a) regulated by a qualifying scheme under the Endowed Schools Acts 1869 to 1948 as applied by section 86(1) of the Education Act 1944 or by an order under section 554 of this Act or section 2 of the Education Act 1973; and

(b) held under any such scheme or order on trusts which provide for capital or income or both to be applicable for or in connection with—

(i) the provision of religious education at relevant schools, or relevant schools of any description (but not only at a particular school or schools) in a diocese or other geographical area; or

(ii) the provision of premises for relevant schools, or relevant schools of any description (but not only at a particular school or schools) at which religious education is or is to be provided in a diocese or other geographical area;

but this section does not apply to an endowment if or in so far as it constitutes a religious education fund.

(2) The trustees of any endowments to which this section applies may, by resolution complying with subsection (6), adopt the uniform statutory trusts as the trusts on which those endowments are to be held.

(3) The uniform statutory trusts are those set out in Schedule 36.

(4) On the adoption by trustees of the uniform statutory trusts in respect of any endowments the scheme or order which regulates the endowments shall have effect as if the uniform statutory trusts are incorporated in the scheme or order to the exclusion of the corresponding provisions of the scheme or order.

(5) The trustees of two or more endowments which are held on the uniform statutory trusts may, by resolution complying with subsection (6), consolidate all or any of those endowments and, where they do so, the endowments shall be treated, for all purposes, as held for the purposes of a single charity.

(6) For a resolution to comply with this subsection—

(a) it must be passed by a simple majority of the trustees or, if the trustees are a body corporate or a company, by a simple majority of the members of the body corporate or an ordinary resolution of the company; and
(b) it must be recorded in the records of the decisions of the trustees affecting the endowments of the trust.

(7) Where trustees pass a resolution under subsection (2), it shall be their duty to send a copy of the resolution to the Secretary of State.

(8) The uniform statutory trusts applicable to endowments to which this section applies shall not affect—

(a) the rights of any person under the third proviso to section 2 of the M17School Sites Act 1841, under section 86(3) of the M18Education Act 1944 or under section 1 of the M19Reverter of Sites Act 1987 (rights replacing certain reversionary interests in land), or

(b) the rights of any [F6local authority] which have arisen under paragraph 7 or 8 of the First Schedule to the M20Education Act 1946 (rights in relation to school sites provided by such authorities) or which may arise under section 60(4) or 62(2),

except in so far as any right falling within paragraph (a) above is or has been extinguished by an order under section 554 of this Act or section 2 of the M21Education Act 1973 made by virtue of section 5 of the Reverter of Sites Act 1987.

(9) In this section—

[F1286,“company” means a company as defined in section 1(1) of the Companies Act 2006;]

[F1287...]

“endowment” has the same meaning as in section 554;

“provision”, in relation to premises, means provision by the purchase of a site, the erection of premises or the maintenance, improvement or enlargement of premises;

“qualifying scheme” means a scheme in force on 1st January 1994 (the date when section 287 of the M24Education Act 1993 came into force);

“relevant school” means [F1288a foundation or voluntary school];

“religious education” means religious education in accordance with the tenets of a particular religion or religious denomination; and

“religious education fund” includes a Sunday school fund.

(10) In Schedule 36 as incorporated in any scheme or order—

“the area” means the diocese or other geographical area within which the trust assets may be applied under the scheme or order, as the case may be;

“relevant school” means a relevant school [F1289, F1290Academy school, alternative provision Academy, city technology college or city college for the technology of the arts,] at which the religious education provided for in the scheme or order, as the case may be, is or is to be provided; and

“the relevant trust assets” means the endowments in respect of which the trustees have adopted the uniform statutory trusts, including the income derived therefrom.
CHAPTER IV

EMPLOYMENT OF CHILDREN AND YOUNG PERSONS

558 Meaning of “child” for purposes of enactments relating to employment of children or young persons.

For the purposes of any enactment relating to the prohibition or regulation of the employment of children or young persons, any person who is not over compulsory school age shall be deemed to be a child within the meaning of that enactment.

559 Power of [F1 local authorities] to prohibit or restrict employment of children.

(1) If it appears to a [F6 local authority] that a child who is a registered pupil at a [F1291 community, foundation, voluntary or special school is being employed in such a manner as to be prejudicial to his health, or otherwise to render him unfit to obtain the full benefit of the education provided for him, the authority may serve a notice in writing on the employer—

(a) prohibiting him from employing the child, or
(b) imposing such restrictions upon his employment of the child as appear to them to be expedient in the interests of the child.

(2) A [F6local authority] may serve a notice in writing on the parent or employer of a child who is a registered pupil at a [F1292community, foundation], voluntary or special school requiring the parent or employer to provide the authority, within such period as may be specified in the notice, with such information as appears to the authority to be necessary for the purpose of enabling them to ascertain whether the child is being employed in such a manner as to render him unfit to obtain the full benefit of the education provided for him.

(3) A person who—
   (a) employs a child in contravention of any prohibition or restriction imposed under subsection (1), or
   (b) fails to comply with the requirements of a notice served under subsection (2), shall be guilty of an offence.

(4) A person guilty of an offence under this section shall be liable on summary conviction—
   (a) to a fine not exceeding level 1 on the standard scale, or
   (b) to imprisonment for a term not exceeding one month, or both.

(5) Section 28(1) and (3) of the M25Children and Young Persons Act 1933 (powers of entry for the enforcement of the provisions of Part II of that Act as to the employment of children) shall apply with respect to the provisions of any notice served under this section as they apply with respect to the provisions of Part II of that Act.

F1293S. 559(6) repealed (21.7.2008) by Statute Law (Repeals) Act 2008 (c. 12), Sch. 1 Pt. 11

Annotations:

Amendments (Textual)
F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))
F1291 Words in s. 559(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 171(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1292 Words in s. 559(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 171(b) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1293S. 559(6) repealed (21.7.2008) by Statute Law (Repeals) Act 2008 (c. 12), Sch. 1 Pt. 11

Modifications etc. (not altering text)
C220 S. 559 applied (W.) (23.4.2007) by The Education (Pupil Referral Units) (Application of Enactments) (Wales) Regulations 2007 (S.I. 2007/1069), reg. 1(1), Sch. 1 para. 3
C221 S. 559 applied (E.) (1.2.2008) by The Education (Pupil Referral Units) (Application of Enactments) (England) Regulations 2007 (S.I. 2007/2979), reg. 1(1), Sch. 1 para. 8
Work experience in last year of compulsory schooling.

(1) The enactments relating to the prohibition or regulation of the employment of children shall not apply to the employment of a child in his last two years of compulsory schooling if the employment is in pursuance of arrangements made—

(a) by a [F6 local authority], or
(b) by the governing body of a school on behalf of such an authority, with a view to providing him with work experience as a part of his education.

(2) For the purposes of subsection (1) a child shall be taken to be in his last two years of compulsory schooling as from the beginning of the last two school years at his school during the whole or part of which he is of compulsory school age.

(3) Subsection (1) shall not be taken to permit the employment of a person in any way contrary to—

(a) an enactment which in terms applies to persons of less than, or not over, a specified age expressed as a number of years, or
(b) section 1(2) of the Employment of Women, Young Persons and Children Act 1920 or section 55(1) of the Merchant Shipping Act 1995 (which prohibit the employment of children in ships).

(4) No arrangements shall be made under subsection (1) for a child to be employed in any way which would be contrary to an enactment prohibiting or regulating the employment of young persons if he were a young person (within the meaning of the enactment) and not a child.

(5) Where a child is employed in pursuance of arrangements made under subsection (1), so much of any enactment as—

(a) regulates the employment of young persons (whether by excluding them from any description of work, prescribing the conditions under which they may be permitted to do it or in any other way), and
(b) would apply in relation to him if he were of an age to be treated as a young person for the purposes of that enactment,

shall apply in relation to him, in and in respect of the employment arranged for him, in all respects as if he were of an age to be so treated.

(6) Nothing in section 495 or 496 or Chapter 2 of Part 2 of the School Standards and Organisation (Wales) Act 2013 applies in relation to any power conferred on a [F6 local authority] by subsection (1).

(7) In this section “enactment” includes any bylaw, regulation or other provision having effect under an enactment.
[F1297]560A Work experience for persons over compulsory school age: England

(1) A [F6]local authority in England may secure the provision of work experience for persons in their area—
   (a) who are over compulsory school age but under 19, or
   (b) who are aged 19 or over [F1298]and for whom an EHC plan is maintained.

   (a) encourage participation in work experience by persons in their area who are within subsection (1)(a) or (b);
   (b) encourage employers to participate in the provision of work experience for such persons.

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1297S. 560A inserted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 47, 269(4); S.I. 2010/303, art. 3, Sch. 2

F1298 Words in s. 560A(1)(b) substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 54; S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

Modifications etc. (not altering text)

C222 S. 560A functions made exercisable concurrently (1.4.2011) by The Greater Manchester Combined Authority Order 2011 (S.I. 2011/908), arts. 1, 10, Sch. 3 para. 6

C223 S. 560A functions made exercisable concurrently (1.4.2014) by The Halton, Knowsley, Liverpool, St Helens, Sefton and Wirral Combined Authority Order 2014 (S.I. 2014/865), art. 1, Sch. 2 para. 3 (with art. 8(4))

C224 S. 560A functions made exercisable concurrently (1.4.2014) by The Barnsley, Doncaster, Rotherham and Sheffield Combined Authority Order 2014 (S.I. 2014/863), art. 1, Sch. 2 para. 4

C225 S. 560A functions made exercisable concurrently (9.2.2017) by The West of England Combined Authority Order 2017 (S.I. 2017/126), arts. 1(3), 25(1), Sch. 5 para. 3

C226 S. 560A functions made exercisable (3.3.2017) by The Cambridgeshire and Peterborough Combined Authority Order 2017 (S.I. 2017/251), arts. 1(2)(b), 10(b)

C227 S. 560A functions made exercisable concurrently (2.11.2018) by The Newcastle Upon Tyne, North Tyneside and Northumberland Combined Authority (Establishment and Functions) Order 2018 (S.I. 2018/1133), arts. 1, 18 (with art. 28)
Chapter V

Persons not covered by Act

561 Act not to apply to persons in service of the Crown.

No power or duty conferred or imposed by this Act on—
(a) the Secretary of State,
(b) local authorities, or
(c) parents,
shall be construed as relating to any person who is employed by or under the Crown in any service or capacity with respect to which the Secretary of State certifies that, by reason of the arrangements made for the education of children and young persons so employed, the exercise and performance of those powers and duties with respect to such children and young persons is unnecessary.

Annotations:

Amendments (Textual)
F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

Modifications etc. (not altering text)
C228 S. 561 excluded (26.11.2008) by Education and Skills Act 2008 (c. 25), ss. 168(5), 173(1)(c)

562 Act not to apply to certain persons detained under order of a court.

(1) No power or duty conferred or imposed by or under this Act on—
(a) the Secretary of State,
(b) local authorities, or
(c) parents,
shall be construed as relating to any person who is subject to a detention order and is detained in accommodation that is not relevant youth accommodation, but a local authority may make arrangements for such a person to receive the benefit of educational facilities provided by the authority.

[F1301(1A) For the purposes of this Act—
(a) a person is subject to a detention order if detained in pursuance of—
(i) an order made by a court, or
(ii) an order of recall made by the Secretary of State, and
(b) relevant youth accommodation is accommodation which—
(i) is youth detention accommodation (within the meaning given by section 107(1) of the Powers of Criminal Courts (Sentencing) Act 2000), and
(ii) is not in a young offender institution, or part of such an institution, that is used wholly or mainly for the detention of persons aged 18 and over.]
(2) A child or young person who is being educated as a boarder at a school shall not be regarded for the purposes of (use of accommodation for restricting liberty) as detained in pursuance of an order made by a court by reason of the fact that he is required to be at the school—

(a) by virtue of an order made by a court under the Children and Young Persons Act 1933 or by virtue of anything done under such an order; or

(b) by virtue of a requirement of a youth rehabilitation order under section 1 of the Criminal Justice and Immigration Act 2008 or by virtue of anything done under such a requirement.

(3) A child or young person who is being kept in accommodation provided for the purpose of restricting liberty is not to be regarded for the purposes of this section as detained in pursuance of an order made by a court by reason of the fact that a court has authorised the person to be kept in such accommodation under section 25(4) of the Children Act 1989 or section 119(4) of the Social Services and Well-being (Wales) Act 2014 (use of accommodation for restricting liberty).

Annotations:

Amendments (Textual)

F1 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(3) (with Sch. 2 para. 7(4)(5))

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1299 Word in s. 562 heading inserted (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 49(6), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a)

F1300 Words in s. 562(1) substituted (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 49(2)(a), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a)

F1301S. 562(1A) inserted (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 49(3), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a)

F1302 Words in s. 562(2) substituted (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 49(4), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a)

F1303 Words in s. 562(2)(b) substituted (30.11.2009) by Criminal Justice and Immigration Act 2008 (c. 4), s. 153(7), Sch. 4 para. 47 (with Sch. 27 paras. 15); S.I. 2009/3074, art. 2(p)(v)

F1304S. 562(3) added (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 49(5), 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(a)

F1305 Words in s. 562(3) inserted (6.4.2016) by The Social Services and Well-being (Wales) Act 2014 (Consequential Amendments) Regulations 2016 (S.I. 2016/413), regs. 2(1), 157

Modifications etc. (not altering text)

C229 S. 562 excluded (26.11.2008) by Education and Skills Act 2008 (c. 25), ss. 168(5), 173(1)(c)

C230 S. 562 excluded (12.11.2009) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 264(4), 269(1)
Marginal Citations
M28 1933 c. 12.

CHAPTER 5A
PERSONS DETAINED IN YOUTH ACCOMMODATION

Annotations:
Amendments (Textual)
F1306 Pt. 10 Ch. 5A inserted (1.9.2010 for E. for specified purposes, 1.4.2011 for W. for specified purposes) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 50, 269(3)(4); S.I. 2010/303, art. 6, Sch. 5; S.I. 2011/829, art. 2(b)

Provisions applying to detained persons

562A Application of Act to detained persons

(1) In its application in relation to detained persons, this Act has effect subject to modifications prescribed by regulations made by the appropriate national authority.

(2) The power conferred by subsection (1) may not be exercised to modify the application of a provision of this Act if—
   (a) the provision makes special provision in relation to detained persons, or a description of detained persons,
   (b) the application of the provision in relation to detained persons, or a description of detained persons, is excluded by provision made by this Act, or
   (c) the provision has effect in relation to detained persons, or a description of detained persons, subject to modifications made by this Act.

(3) References in this Chapter to a detained person are to a child or young person who is—
   (a) subject to a detention order, and
   (b) detained in relevant youth accommodation;
   and, in provisions applying on a person's release, also include references to a person who, immediately before release, was a detained person.

562B Duty to take steps to promote fulfilment of potential

(1) Subsection (2) applies in relation to a detained person who is not a looked after child.

(2) The home authority must—
   (a) during the period of detention in relevant youth accommodation, and
   (b) on the person's release from detention in relevant youth accommodation, take such steps as they consider appropriate to promote the person's fulfilment of his or her learning potential.

(3) Those steps must include, where it appears to the home authority appropriate for them to do so, making arrangements for the provision, on the person's release from detention —
(a) of education, or
(b) in the case of a person who is over compulsory school age, of education or training.

(4) Where the host authority make any determination as to the education or training to be provided for a detained person, the authority must have regard to—

(a) any information provided under section 562F by a local authority as to the level of the person's literacy and numeracy skills;
(b) any other information provided by the home authority under section 562F for the purpose of assisting any such determination.

562C Detained persons with \[^{\text{F1307}}\] statement of special educational needs

(1) This section applies where, immediately before the beginning of the detention, a local authority \[^{\text{F1308}}\]
in Wales were maintaining a statement under section 324 for a detained person.

(2) The authority must keep the statement while the person is detained in relevant youth accommodation.

(3) The host authority must use best endeavours to secure that appropriate special educational provision is made for the detained person while the person is detained in relevant youth accommodation.

(4) For the purposes of subsection (3), appropriate special educational provision is—

(a) the special educational provision that, immediately before the beginning of the detention, was specified in the statement,
(b) educational provision corresponding as closely as practicable to the special educational provision so specified, or
(c) if it appears to the host authority that the special educational provision so specified is no longer appropriate for the person, such special educational provision as reasonably appears to the host authority to be appropriate for the person.

Annotations:

Amendments (Textual)

F1307 Words in s. 562C title inserted (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 55(3); S.I. 2015/375, art. 2(e)

F1308 Words in s. 562C(1) inserted (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 55(2); S.I. 2015/375, art. 2(e)

562D Appropriate special educational provision: arrangements between [local authorities]

(1) This section applies where special educational provision is secured for a person in circumstances where section 562C applies.

(2) A local authority \[^{\text{F1309}}\] in Wales may supply goods and services to—

(a) the host authority, or
(b) any other person making the special educational provision in question.
(3) Goods and services may be supplied under subsection (2) only for the purpose of assisting the making or securing of that special educational provision.

Annotations:

Amendments (Textual)
F1309 Words in s. 562D(2) inserted (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 56; S.I. 2015/375, art. 2(e)

562E Literacy and numeracy assessments

(1) This section applies in relation to a detained person who is detained in particular relevant youth accommodation.

(2) The host authority must arrange for the level of the detained person's literacy and numeracy skills to be assessed as soon as reasonably practicable after the beginning of the period during which the person is detained in that accommodation.

(3) Subsection (2) does not apply if the authority are satisfied that they have evidence of the current level of the person's literacy and numeracy skills.

(4) The “current level” of a detained person's literacy and numeracy skills is the level of those skills at the beginning of the period during which the person is detained in the relevant youth accommodation in question.

562F Provision of information about detained persons

(1) Any person who has provided education or training for a detained person (whether before or during the period of detention) may provide information relating to the detained person to—

(a) the home authority, or
(b) the host authority,

for the purposes of, or in connection with, the provision of education or training for the detained person.

(2) A local authority must, on a request under subsection (3), as soon as practicable provide to the person making the request such information that they hold relating to a detained person as is requested.

(3) A request is made under this subsection if it—

(a) is made by a person within subsection (4), and
(b) asks only for information which the person requires for the purposes of, or in connection with, the provision of education or training for the detained person (including education or training to be provided after the detained person's release from detention).

(4) Those persons are—

(a) any other local authority;
(b) a youth offending team established under section 39 of the Crime and Disorder Act 1998;
(c) the person in charge of any place at which the detained person is detained or is expected to be detained;
(d) any person providing or proposing to provide education or training for the detained person.

(5) The Welsh Ministers must, on a request by the home authority or the host authority, provide a copy of any relevant assessment report for the purposes of the exercise of any function of that authority under section 18A or this Chapter.

(6) In subsection (5), “relevant assessment report” means a report of an assessment of a detained person conducted (whether before or during the period of detention)—

(a) under section 140 of the Learning and Skills Act 2000, and

(b) by virtue of arrangements made by the Welsh Ministers.

(7) Subsection (8) applies in relation to a detained person if it appears to the host authority that the person is to be released from detention in relevant youth accommodation.

(8) The host authority must provide to the home authority any information they hold which—

(a) relates to the detained person, and

(b) may be relevant for the purposes of, or in connection with, the provision of education or training for the detained person after the release.

(9) The information required to be provided under subsection (8) must be provided at such time as the host authority think reasonable for the purpose of enabling education or training to be provided for the detained person after the release.

(10) Nothing in subsections (7) to (9) requires the host authority to provide to the home authority information which it appears to the host authority that the home authority already have.

(11) In this section any reference to the host authority, in relation to a detained person, includes a reference to any local authority in whose area the person is expected to be detained.

562G Information to be provided where statement of special educational needs previously maintained

(1) This section applies in relation to a detained person if, immediately before the beginning of the detention, a local authority [F1310 in Wales] were maintaining a statement under section 324 for the person.

(2) Subsections (3) and (4) apply where the home authority [F1311, where they are a local authority in Wales,] become aware (whether by notice under section 39A(2) of the Crime and Disorder Act 1998 (detention of child or young person: local authorities to be notified) or otherwise)—

(a) that the person—

(i) has become subject to a detention order, and

(ii) is detained in relevant youth accommodation, or

(b) that the person has been transferred from one place of accommodation to another place of accommodation which is relevant youth accommodation.

(3) If, immediately before the beginning of the detention, the home authority were maintaining the statement, they must send a copy of the statement to the host authority.
(4) If the home authority are or become aware that, immediately before the beginning of
the detention, another local authority \([F1312]\) in Wales were maintaining a statement for
the person under section 324, they must notify the host authority—
(a) of that fact, and
(b) of the identity of that other local authority.

(5) The local authority \([F1313]\) in Wales who, immediately before the beginning of the
detention, were maintaining the statement must, on a request by the host authority,
send a copy of the statement to the host authority.

(6) Subsections (7) and (8) apply where the person is released from detention in relevant
youth accommodation.

(7) The host authority must notify the following of the person's release—
(a) the home authority \([F1314]\), where they are a local authority in Wales, and
(b) if different, the authority \([F1315]\) in Wales who, immediately before the
beginning of the detention, were maintaining the statement under section 324.

(8) If the home authority \([F1316]\), where they are a local authority in Wales are not the
authority who, immediately before the beginning of the detention, were maintaining
the statement, the host authority must also notify the home authority—
(a) of the fact that immediately before the beginning of the detention a statement
was being maintained for the person by a local authority \([F1317]\) in Wales under
section 324, and
(b) of the identity of that authority.

(9) Nothing in this section requires any local authority to notify another authority of
any matter of which the other authority are already aware, or to send a copy of any
statement to another authority who already have a copy of it.

Annotations:

Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or
before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have
been made appear in the content and are referenced with annotations. (See end of Document for details)
562H  Release of detained person appearing to host authority to require assessment

(1) This section applies in relation to the release from detention in relevant youth accommodation of a detained person\(^\text{F1318}\) in relation to whom section 562G does not apply\(^\text{F1319}\), and for whom the home authority are a local authority in Wales.

(2) Subsection (3) applies where it appears to the host authority that the detained person will, on release, be a child within the meaning of Part 4.

(3) If the host authority are of the opinion that the person has, or may have, special educational needs, they must, on the person's release, notify the home authority of their opinion.

(4) \(^\text{F1320}\)Subsection (6) applies where, on release, the detained person—

(a) will be over compulsory school age, or

(b) will cease to be of compulsory school age within one year.

(5) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

(6) If—

(a) the host authority are of the opinion that the person has, or may have, a learning difficulty (within the meaning of section 41 of the Learning and Skills Act 2000 (assessments relating to learning difficulties: Wales)) and

(b) the host authority must, on the person's release, notify the Welsh Ministers of their opinion.

Annotations:

Amendments (Textual)

\(^{\text{F1318}}\)Words in s. 562H(1) renumbered as s. 562H(1)(a) (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 58(2)(a); S.I. 2015/375, art. 2(e)

\(^{\text{F1319}}\)S. 562H(1)(b) and word inserted (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 58(2)(b); S.I. 2015/375, art. 2(e)

\(^{\text{F1320}}\)Words in s. 562H(4) substituted (1.4.2015) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 58(3); S.I. 2015/375, art. 2(e)

\(^{\text{F1321}}\)S. 562H(5) omitted (1.4.2015) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 58(4); S.I. 2015/375, art. 2(e)

\(^{\text{F1322}}\)S. 562H(6)(b) omitted (1.4.2015) by virtue of Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 58(5); S.I. 2015/375, art. 2(e)

562I  Guidance

In performing their functions under this Chapter a local authority must have regard to any guidance issued by the appropriate national authority.

562J  Interpretation of Chapter

(1) In this Chapter—

“the appropriate national authority” means—

(a) in relation to England, the Secretary of State;
(b) in relation to Wales, the Welsh Ministers;

“beginning of the detention”, in relation to a person detained in relevant youth accommodation, means—

(a) the beginning of the period of detention in such accommodation, or

(b) where that period is part of a continuous period, comprising periods of detention in relevant youth accommodation and in other accommodation, the beginning of that continuous period;

“detained person” has the meaning given by section 562A(3);

“the home authority”—

(a) in relation to a child or young person who immediately before the beginning of the detention was, or at any time since then has been, a looked after child, means the local authority who are looking after, or who have most recently been looking after, the person;

(b) in relation to any other child or young person, means the local authority in whose area the person is ordinarily resident;

“the host authority”, in relation to a child or young person detained in relevant youth accommodation, means the local authority in whose area the child or young person is detained;

“looked after child” means a person who, for the purposes of the Children Act 1989 [F1323 or the Social Services and Well-being (Wales) Act 2014] is a child looked after by a local authority; and references to the local authority looking after the person are to be read accordingly;

“young person” includes a person aged 18.

(2) For the purposes of the definition of “beginning of the detention” in subsection (1), it is immaterial whether or not a period of detention is pursuant to a single order.

(3) In determining for the purpose of subsection (1) where a child or young person is ordinarily resident, any period when the person is subject to a detention order is to be disregarded.

(4) Regulations made by the appropriate national authority may make further provision for determining where a person is ordinarily resident for the purpose of that subsection.

Annotations:

Amendments (Textual)

F1323 Words in s. 562J(1) inserted (1.9.2010 for E., 1.4.2011 for W.) by The Social Services and Well-being (Wales) Act 2014 (Consequential Amendments) Regulations 2016 (S.I. 2016/413), regs. 2(3), 158 (see S.I. 2010/303, art. 6, Sch. 5 and S.I. 2011/829, art. 2(b))

Modifications etc. (not altering text)

C231 S. 562J(1) power to apply in part (with modifications) conferred (1.4.2015) by Children and Families Act 2014 (c. 6), ss. 70(7), 139(6); S.I. 2015/375, art. 2(b)
CHAPTER VI

GENERAL

Documents and evidence

563 Educational records.

(1) Regulations may make provision as to—
   (a) the keeping, disclosure and transfer of educational records about persons receiving education at schools to which this section applies; and
   (b) the supply of copies of such records to such persons, and in such circumstances, as may be determined by or under the regulations.

(2) The regulations may authorise persons who supply copies of such records in pursuance of the regulations to charge such fee as they think fit (not exceeding the cost of supply) in respect of each copy so supplied.

(3) The schools to which this section applies are—
   (a) any school maintained by a [F6 local authority]; [F1324 and]
   (b) .................................................................
   (c) any special school not maintained by a [F6 local authority].

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1324 Word at the end of s. 563(3)(a) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 172(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1325S. 563(3)(b) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch 30 para. 172(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

564 Certificates of birth and registrars’ returns.

(1) Where the age of any person is required to be proved for the purposes of this Act or of any enactment relating to the employment of children or young persons, the registrar having the custody of the register of birth and deaths containing the entry relating to the birth of that person shall—
   (a) on being presented by any person (“the applicant”) with a written requisition in such form and containing such particulars as may be determined by regulations, and
   [F1336(b) on payment of the appropriate fee,]
   supply the applicant with a copy of the entry certified under his hand.

(2) A registrar shall, on being requested so to do, supply free of charge a form of requisition for the purposes of subsection (1).

(3) A registrar shall supply to a [F6 local authority] such particulars of the entries contained in any register of births and deaths in his custody, and in such form, as (subject to
regulations) the authority may from time to time require [\textsuperscript{F1327} for the purpose of the exercise of their education functions].

(4) In this section—

\textsuperscript{F1328} the appropriate fee” means the fee payable to the registrar having custody of the register concerned for a certified copy of an entry in the register by virtue of section 38A of the Births and Deaths Registration Act 1953;\textsuperscript{[}\textsuperscript{F}

“register of births and deaths” means a register of births and deaths kept under \textsuperscript{F1329} the Act, and

“registrar” includes a registrar of births and deaths and a superintendent registrar.

Annotations:

Amendments (Textual)

\textsuperscript{F6} Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

\textsuperscript{F1326} S. 564(1)(b) substituted (12.7.2016) by Immigration Act 2016 (c. 19), s. 94(1), Sch. 15 para. 37(2); S.I. 2016/603, reg. 3(w)

\textsuperscript{F1327} Words in s. 564(3) inserted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(12)

\textsuperscript{F1328} Words in s. 564(4) inserted (12.7.2016) by Immigration Act 2016 (c. 19), s. 94(1), Sch. 15 para. 37(3) (a); S.I. 2016/603, reg. 3(w)

\textsuperscript{F1329} Words in s. 564(4) substituted (12.7.2016) by Immigration Act 2016 (c. 19), s. 94(1), Sch. 15 para. 37(3)(b); S.I. 2016/603, reg. 3(w)

565 Evidence: presumption as to age.

(1) Where in any proceedings under this Act the person by whom the proceedings are brought—

(a) alleges that any person whose age is material to the proceedings is under, of, or over, any age, and

(b) satisfies the court that, having used all reasonable diligence to obtain evidence as to the age of that person, he has been unable to do so,

the court may, unless the contrary is proved, presume that person to be under, of, or (as the case may be) over, the age alleged.

(2) This section has effect subject to section 445(3).

566 Evidence: documents.

(1) In any legal proceedings, any of the following documents, namely—

(a) a document purporting to be a document issued by a [\textsuperscript{F1330} local authority in connection with the exercise of their education functions], and to be signed by the clerk of that authority or by the [\textsuperscript{F1331} director of children’s services (in the case of an authority in England) or the chief education officer (in the case of an authority in Wales)] or by any other officer of the authority authorised to sign it,
(b) a document purporting to be an extract from the minutes of the proceedings of the governing body of a maintained school, and to be signed by the chairman of the governing body or by their clerk,

c) a document purporting to be a certificate giving particulars of the attendance of a child or young person at a school, and to be signed by the head teacher of the school, and

d) a document purporting to be a certificate issued by a medical officer of a local authority, and to be signed by such an officer,

shall be received in evidence and shall be treated, without further proof, as the document which it purports to be and as having been signed by the person by whom it purports to have been signed, unless the contrary is proved.

(2) In any legal proceedings, any such extract or certificate as is mentioned in subsection (1)(b), (c) or (d) shall be evidence of the matters stated in it.

(3) Where a child of compulsory school age is required to attend at—

(a) any place at which education is provided for him in the circumstances mentioned in subsection (1) or (1A) of section 444ZA, or

(b) any place in the circumstances mentioned in subsection (1B) or (2) of that section,

subsection (1)(c) has effect as if the place in question were a school and the person in charge of the provision of education or training at that place were its head teacher (and subsection (2) has effect accordingly).]

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1330 Words in s. 566(1)(a) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(13)

F1331 Words in s. 566(1)(a) substituted (1.1.2008) (with effect in accordance with s. 18(9) of the commencing S.I.) by Children Act 2004 (c. 31), s. 67(2), Sch. 2 para. 4(3); S.I. 2007/1792, art. 2

F1332 Words in s. 566(1)(b) substituted (1.9.1999) by 1998 c. 31, ss. 140(1), 145(3), Sch. 30 para. 173 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1333S. 566(3) inserted (1.9.2005 for E., 1.9.2006 for W.) by Education Act 2005 (c. 18), Sch. 18 para. 6 (with s. 119); S.I. 2005/2034, art. 4; S.I. 2006/1338, art. 3, Sch. 1

F1334 Words in s. 566(3)(a) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), s. 173(4), Sch. 1 para. 51(a); S.I. 2012/2197, art. 2(c)

F1335 Words in s. 566(3)(b) inserted (1.9.2012) by Education and Skills Act 2008 (c. 25), s. 173(4), Sch. 1 para. 51(b); S.I. 2012/2197, art. 2(c)

Stamp duty

567 ........................................
Orders, regulations and directions

568 Orders.

(1) Any power of the Secretary of State to make orders under this Act (other than an order under any of the excepted provisions) shall be exercised by statutory instrument.

(2) For the purposes of subsection (1) “the excepted provisions” are—

section 349;
section 489(3);
section 497; and
section 545.

(3) A statutory instrument containing any order made by the Secretary of State under this Act, other than an order under—

section 354(6), 355(2)(a), 356(2)(c) or 401,
section 554,
section 583(3) or (4), or Schedule 40,

shall be subject to annulment in pursuance of a resolution of either House of Parliament.

(3A) No order shall be made under section 354(6), 355(2)(a) or 401 unless a draft of the instrument containing the order has been laid before, and approved by a resolution of, each House of Parliament.

(4) Any order made—

(a) by the Secretary of State under this Act by statutory instrument, may make different provision for different cases, circumstances or areas and may contain such incidental, supplemental, saving or transitional provisions as the Secretary of State thinks fit.

(6) Without prejudice to the generality of subsection (5), an order made by the Secretary of State under this Act by statutory instrument may make in relation to Wales provision different from that made in relation to England.
Annotations:

Amendments (Textual)

F1337S. S. 568(2) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 175(a), (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, art. 16(3) as amended (31.8.1999) by S.I. 1999/2484, reg. 3

F1338 Words in s. 568(2) repealed (1.9.2003 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2003/2961, art. 6, Sch. Pt. III

F1339 Words in s. 568(3) repealed (15.11.2015) by Education Act 2011 (c. 21), s. 75(3)

F1340 Words in s. 568(3) repealed (1.10.2002 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/2961, art. 6, Sch. Pt. III

F1341 Words in s. 568(3) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 175(b), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, art. 16(3) (as amended (31.8.1999) by S.I. 1999/2484, art. 3))

F1342 S. 568(3A) repealed (15.11.2015) by Education Act 2011 (c. 21), s. 75(3)

F1343 S. 568(4) repealed (1.10.2002 for E., 1.1.2004 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2003/2961, art. 6, Sch. Pt. III

F1344 S. 568(5)(b) and preceding word repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 175(c), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1 (subject to savings in S.I. 1999/2323, art. 16(3) (as amended (31.8.1999) by S.I. 1999/2484, art. 3))

Modifications etc. (not altering text)

C232 S. 568(1) excluded by 2010 c. 32, s. 5D(3) (as inserted (18.4.2016) by Education and Adoption Act 2016 (c. 6), ss. 12, 19(2); S.I. 2016/466, reg. 2)

569 Regulations.

(1) Any power of the Secretary of State [F1349 or the Welsh Ministers] to make regulations under this Act shall be exercised by statutory instrument.

(2) A statutory instrument containing regulations under this Act [F1349 made by the Secretary of State], [F1347 other than one falling within subsection (2A),] [F1348 ... , shall be subject to annulment in pursuance of a resolution of either House of Parliament.

[F1349(2A) A statutory instrument which contains (whether alone or with other provision) regulations under section [F1349 550ZA(3)(f) or 550ZC(7)] may not be made unless a draft of the instrument has been laid before, and approved by a resolution of, each House of Parliament.]

[F1351(2B) A statutory instrument containing regulations under sections [F1351 332ZC, 332AA, 332BA, 332BB [F1351 336, 444A or 444B] made by the Welsh Ministers is subject to annulment in pursuance of a resolution of the National Assembly for Wales.

(2C) Paragraphs 33 to 35 of Schedule 11 to the Government of Wales Act 2006 make provision about the National Assembly for Wales procedures that apply to any statutory instrument containing regulations or an order made in exercise of functions conferred upon the Secretary of State or the National Assembly for Wales by this Act that have been transferred to the Welsh Ministers by virtue of paragraph 30 of that Schedule.]
(4) Regulations under this Act may make different provision for different cases, circumstances or areas and may contain such incidental, supplemental, saving or transitional provisions as the Secretary of State thinks fit [F1355 or the Welsh Ministers think fit].

(5) Without prejudice to the generality of subsection (4), regulations under this Act may make in relation to Wales provision different from that made in relation to England.

(6) Subsection (5) does not apply to regulations under section 579(4).

Annotations:

Extent Information
E1 S. 569 extends to Scotland so far as relating to regulations under s. 493 see s. 583(7).

Amendments (Textual)
F1345 Words in s. 569(1) inserted (E.W.) (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 8(2), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 2(c)
F1346 Words in s. 569(2) inserted (E.W.) (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 8(3), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 2(c)
F1347 Words in s. 569(2) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 242(2)(a), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))
F1348 Words in s. 569(2) repealed (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 18 Pt. 2
F1349S. 569(2A) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), ss. 242(2)(b), 269(4); S.I. 2010/303, art. 6, Sch. 5 (as amended (26.7.2010) by S.I. 2010/1891, art. 2(2) (with art. 3))
F1350 Words in s. 569(2A) substituted (1.4.2012) by Education Act 2011 (c. 21), ss. 2(6), 82(3); S.I. 2012/924, art. 2
F1351S. 569(2B)(2C) inserted (E.W.) (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 8(4), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 2(c)
F1352 Word in s. 569(2B) inserted (E.W.) (5.10.2015) by Violence against Women, Domestic Abuse and Sexual Violence (Wales) Act 2015 (anaw 3), ss. 9(4), 25(3); S.I. 2015/1680, art. 2(d)
F1353 Words in s. 569(2B) substituted (3.7.2013) by The Anti-Social Behaviour Act 2003 (Amendment to the Education Act 1996) (Wales) Order 2013 (S.I. 2013/1657), arts. 1, 2(2)
F1354S. 569(3) repealed (8.1.2007) by Education and Inspections Act 2006 (c. 40), s. 188(2), Sch. 18 Pt. 2
F1355 Words in s. 569(4) inserted (E.W.) (10.2.2012) by Education (Wales) Measure 2009 (nawm 5), ss. 8(5), 26(3) (as amended (5.5.2010) by S.I. 2010/1148, arts. 1, 5(2); S.I. 2012/320, art. 2(c)

Modifications etc. (not altering text)
C233 S. 569 applied by 2010 c. 32, s. 2E(7) (as inserted (1.9.2018) by Children and Social Work Act 2017 (c. 16), ss. 6(1), 70(2); S.I. 2018/497, reg. 4(a))

Regulations made by Welsh Ministers under Chapter 5A

(1) Any power of the Welsh Ministers to make regulations under Chapter 5A shall be exercised by statutory instrument.

(2) A statutory instrument containing any such regulations made by the Welsh Ministers shall be subject to annulment in pursuance of a resolution of the National Assembly for Wales.
(3) Any such regulations may make different provision for different cases, circumstances or areas and may contain such incidental, supplemental, saving or transitional provisions as the Welsh Ministers think fit.

570 Revocation and variation of certain orders and directions.

(1) This section applies to any order or directions made or given under this Act by—

(a) the Secretary of State, \[^{F1357}\] or

(b) \[^{F1358}\] ..................................................

(c) a \[^{F6}\] local authority,\[^{F1359}\]

other than an order to which section 568(1) applies.

(2) Subject to subsection (3), any such order or directions may be varied or revoked by a further order or directions made or given by the Secretary of State, \[^{F1359}\] . . . or the \[^{F6}\] local authority, as the case may be.

(3) Where the power to make or give any such order or directions is only exercisable—

(a) on the application or with the consent of any person or body of persons, or

(b) after consultation with any person or body of persons, or

(c) subject to any other conditions,

no order or directions made or given under that power may be varied or revoked under subsection (2) unless the same conditions are complied with.

Annotations:

Amendments (Textual)

F1356 S. 569A inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 11; S.I. 2010/303, art. 6, Sch. 5

F1357 Word at the end of s. 570(1)(a) inserted (1.4.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 177(a)(i) (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

F1358 S. 570(1)(b) repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 177(a)(ii), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

F1359 Words in s. 570(2) repealed (1.4.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 177(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/1016, art. 2(1), Sch. 1

Modifications etc. (not altering text)

C234 S. 570 applied by 1992 c. 13, s. 89(5) (as substituted (1.4.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 8 para. 11(4); S.I. 2010/303, art. 3, Sch. 2)

C235 S. 570(1)(2) modified (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 3(3)(f) (with art. 4)
571 Publication of guidance.

(1) The Secretary of State shall publish any guidance given by him for the purposes of any provision of this Act in such manner as he thinks fit.

(2) .

Annotations:

Amendments (Textual)
F1360 Words in s. 571(1) substituted (14.6.1997) by 1997 c. 44, s. 57(1), Sch. 7 para. 41(a); S.I. 1997/1468, art. 2(1), Sch. 1 Pt.I
F1361 S. 571(2) repealed (14.6.1997) by 1997 c. 44, s. 57(1)(4), Sch. 7 para. 41(b), Sch. 8; S.I. 1997/1468, art. 2(1), Sch. 1 Pt.I

Modifications etc. (not altering text)
C236 S. 571 modified (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 3(3)(g) (with art. 4)
C237 S. 571: transfer of functions (7.8.2013) by The Transfer of Functions (Youth Leisure-time Activities) Order 2013 (S.I. 2013/1721), arts. 1(2), 2(c) (with art. 4)
C238 S. 571 functions transferred (9.11.2016) by The Transfer of Functions (Elections, Referendums, Third Sector and Information) Order 2016 (S.I. 2016/997), arts. 1(2), 10(2)(d) (with arts. 10(3), 11, 12)

572 Service of notices and other documents.

Any order, notice or other document required or authorised by this Act to be served on, or given to, any person may be served or given —

(a) by delivering it to that person, or
(b) by leaving it at his usual or last known place of residence, or
(c) by sending it in a prepaid letter addressed to him at that place.

But such a document may not be served or given in an electronic communication to a person as a parent unless —

(a) the person consents in writing to the receipt of documents of the kind in question from the sender in an electronic communication sent to a specified number or address, and
(b) the communication is sent to the number or address in question.

(3) In subsection (2), “electronic communication” has the same meaning as in the Electronic Communications Act 2000.

Annotations:

Amendments (Textual)
F1362 Words in s. 572 substituted (27.2.2004) by Anti-social Behaviour Act 2003 (c. 38), ss. 23(2), 93; S.I. 2003/3300, art. 3(a)(ii)
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Construction

573 Meaning of expressions relating to alteration etc. of premises or character of schools.

(1) The following provisions apply for the purposes of this Act except where the context otherwise requires.

(2) References to the alteration of school premises include making improvements, extensions or additions to the premises;

(3) References to the enlargement of any school premises include any modification of the school’s existing premises which has the effect of increasing the number of pupils for whom accommodation can be provided.

Annotations:

Amendments (Textual)


Modifications etc. (not altering text)

C239 S. 572 restricted (1.4.2007 for E., 31.10.2010 for W.) by Education and Inspections Act 2006 (c. 40), ss. 92(6), 188(3); S.I. 2007/935, art. 4(a); S.I. 2010/2543, art. 2(d)

C240 S. 572 restricted (1.9.2007) by Education and Inspections Act 2006 (c. 40), ss. 104(6), 188(3); S.I. 2007/1801, art. 4(h)

574 Changes to school not amounting to discontinuance etc.

(1) For the purposes of this Act and any other enactment relating to the duties of a [F6local authority] neither—

(a) references in whatever terms to discontinuing a school (including those to a local authority ceasing to maintain a school), nor

(b) references in whatever terms to establishing a new school, shall be read as applying by reason only of a change such as is mentioned in subsection (2) being made to an existing school (so that, where such a change is made to an existing school, the school shall be regarded as continuing despite the change and as being the same school before and after it, unless for other reasons it is to be regarded as discontinued).
(2) The changes are—
   (a) education beginning or ceasing to be provided for pupils above or below a particular age, for boys as well as girls or for girls as well as boys;
   (b) an enlargement or alteration of the school premises; and
   (c) the transfer of the school to a new site.

Annotations:

Amendments (Textual)
F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

575

576 Meaning of “parent”.

(1) In this Act, unless the context otherwise requires, “parent”, in relation to a child or young person, includes any person—
   (a) who is not a parent of his but who has parental responsibility for him, or
   (b) who has care of him,
   except that in [F1366section 499(8)] it only includes such a person if he is an individual.

F1367(2) ........................................

(3) In subsection (1) “parental responsibility” has the same meaning as in the [M29Children Act 1989].

(4) In determining for the purposes of subsection (1) whether an individual has care of a child or young person, any absence of the child or young person at a hospital or boarding school and any other temporary absence shall be disregarded.

Annotations:

Amendments (Textual)
F1366Words in s. 576(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 180(a) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1367S. 576(2) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 180(b), Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

Modifications etc. (not altering text)
C241 S. 576 excluded (1.1.2014) by The Education (Information About Individual Pupils) (England) Regulations 2013 (S.I. 2013/2094), reg. 1(1), Sch. 1 para. 18(3)
C242 S. 576 applied (24.7.1998) by 1998 c. 31, ss. 142(10), 145(4) (with ss. 138(9), 144(6))
C243 S. 576 applied (1.9.2001) by S.I. 2001/600, reg. 30(10)

Marginal Citations
M29 1989 c. 41.
Annotations:

Amendments (Textual)
F1368S. 577 repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 181, Sch.31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

578 Meaning of “the Education Acts”.

In this Act “the Education Acts” means this Act together with the following Acts—

the Education Act 1973;
the Education Act 1980;
the Education (Fees and Awards) Act 1983;
the Further Education Act 1985 (except sections 4 and 5);
the Education Act 1986;
the Education (No. 2) Act 1986;
the Education Reform Act 1988;
the Further and Higher Education Act 1992;
the Education Act 1994;
the Teaching and Higher Education Act 1998;
the School Standards and Framework Act 1998 (c. 31);
the Education Act 2002 (c. 32).
the Higher Education Act 2004 (c. 8)
the Education Act 2005 (c. 18)]
the Education and Inspections Act 2006 (c. 40)
the Education and Skills Act 2008 (c. 25]
the Learner Travel (Wales) Measure 2008 (nawm 2)]
the Healthy Eating in Schools (Wales) Measure 2009 (nawm 3)]
Academies Act 2010 (c. 32)]
Education (Wales) Measure 2011]
Education Act 2011]
School Standards and Organisation (Wales) Act 2013]
Children and Families Act 2014, Pt. 3 and s. 100]
Education (Wales) Act 2014]
Changes to legislation: Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)

Annotations:

Amendments (Textual)

F1369 Entries in s. 578 repealed (1.1.1999) by 1998 c. 30, ss. 44(2), Sch. 4 (with s. 42(8)); S.I. 1998/3237, art. 2(1) (subject to arts. 3, 4)

F1370 Entries in s. 578 repealed (1.4.2003 for E.; 2.1.2008 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/124, art. 4; S.I. 2007/3611, art. 4(1), Sch.

F1371 Words in s. 578 repealed (1.8.2003) by Education Act 2002 (c. 32), s. 216(2), Sch. 21 para. 56, Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 2

F1372 Words in s. 578(1) omitted (1.9.2005 for E., 1.9.2006 for W.) by virtue of Education Act 2005 (c. 18), s. 125(4), Sch. 9 para. 9; Sch. 19 Pt. 1; S.I. 2005/2034, art. 4; S.I. 2006/1338, art. 3, Sch. 1

F1373 Entry in s. 578 added (14.6.1997) by virtue of 1997 c. 44, ss. 57(1), 58(2), Sch. 7 para. 42; S.I. 1997/1468, art. 2(1), Sch. 1 Pt. 1

F1374 Entry in s. 578 inserted (31.7.1997) by 1997 c. 59, ss. 6(2), 7(2)(3)

F1375 Entry in s. 578 (as inserted (27.1.1998) by 1998 c. 1, ss. 6(1), 7(2)) repealed (1.1.1999) by 1998 c. 30, ss. 44(2), Sch. 4 (with s. 42(8)); S.I. 1998/3237, art. 2(1) (subject to arts. 3, 4)

F1376 Entry in s. 578 inserted (1.10.1998) by 1998 c. 30, ss. 44(1), 46(2), Sch. 3 para. 15 (with s. 42(8)); S.I. 1998/2215, art. 2

F1377 Entry in s. 578 inserted (1.2.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 182 (with ss. 138(9), 144(6)); S.I. 1999/120, art. 2(1), Sch. 1

F1378 Entry in s. 578 inserted (24.7.2002) by virtue of Education Act 2002 (c. 32), ss. 216(1), 217(2) (with ss. 210(8), 214(4))

F1379 S. 578 entry added (17.2.2004) by Higher Education Act 2004 (c. 8), ss. 52(1), 54(2)

F1380 S. 578 entry added (7.4.2005) by Education Act 2005 (c. 18), ss. 125(1)(c), 128(2)

F1381 S. 578 entry added (8.11.2006) by Education and Inspections Act 2006 (c. 40), ss. 188(1), 191(2)

F1382 S. 578 entry added (26.11.2008) by Education and Skills Act 2008 (c. 25), ss. 173(1)(f), 174(2)

F1383 S. 578 entry added (10.2.2009) by Learner Travel (Wales) Measure 2008 (nawm 2), ss. 28(1), 29(2)

F1384 S. 578 entry added (15.10.2009) by Healthy Eating in Schools (Wales) Measure 2009 (nawm 3), s. 12(2)(4)

F1385 S. 578 entry added (27.7.2010) by Academies Act 2010 (c. 32), ss. 19(1), 20(2)

F1386 S. 578 entry added (10.7.2011) by Education (Wales) Measure 2011 (nawm 7), ss. 33(1)(c), 34(2)

F1387 S. 578 entry added (15.11.2011) by Education Act 2011 (c. 21), ss. 82(1)(h), 83(2)

F1388 S. 578 entry added (4.3.2013) by School Standards and Organisation (Wales) Act 2013 (anaw 1), ss. 100(1), 101(2)

F1389 S. 578 entry added (13.3.2014) by Children and Families Act 2014 (c. 6), ss. 139(1), 140(2)

F1390 S. 578 entry added (12.5.2014) by Education (Wales) Act 2014 (anaw 5), ss. 45, 50(1)(b)

F1391 S. 578 entry added (12.3.2015) by Higher Education (Wales) Act 2015 (anaw 1), ss. 59(1)(g), 60(2)

F1392 S. 578 entry added (5.8.2015) by virtue of Qualifications Wales Act 2015 (anaw 5), ss. 60(1)(f), 61(2)

F1393 S. 578 entry added (25.1.2018) by Additional Learning Needs and Education Tribunal (Wales) Act 2018 (anaw 2), ss. 100(1), 101

Marginal Citations

M30 1973 c. 16.
M31 1980 c. 20.
M32 1983 c. 40.
M33 1985 c. 47.
M34 1986 c. 40.
M35 1986 c. 61.
579 General interpretation.

(1) In this Act, unless the context otherwise requires—

| M36 | 1988 c. 40. |
| M38 | 1994 c. 30. |
| M39 | 1997 c. 44 |
| M40 | 1997 c. 59 |
| M41 | 1998 c. 30 |

[1394] “Academy” means an educational institution to which Academy arrangements relate;

[1395] “Academy arrangements” has the meaning given by section 1 of the Academies Act 2010;

[1396] “Academy order” means an order under section 4 of that Act;

[1397] “Academy school”, “Academy order” and “alternative provision Academy” have the meanings have the meanings given by sections 1A, 1B and 1C respectively of that Act;

[1398] “assist”, in relation to any school, institution or university, shall be construed in accordance with subsections (5) to (7) below;

[1399] “boarder” includes a pupil who boards during the week but not at weekends;

[1400] “child” means a person who is not over compulsory school age;

[1401] “clothing” includes footwear;

[1402] “education functions” means the functions specified in Schedule 36A;

[1403] “EHC plan” means a plan within section 37(2) of the Children and Families Act 2014;

[1394] “financial year” means a period of twelve months ending with 31st March;

[1394] “functions” includes powers and duties;

[1394] “head teacher” includes acting head teacher;

[1404] “higher education” means education provided by means of a course of any description mentioned in Schedule 6 to the Education Reform Act 1988;

[1405] “income-related employment and support allowance” means an income-related allowance under Part 1 of the Welfare Reform Act 2007 (employment and support allowance);

[1406] “land” includes buildings and other structures, land covered with water, and any interest in land;

[1407] “liability” includes obligation;

[1408] “local authority” means—

(a) a local authority in England;

(b) a local authority in Wales;

[1409] “local authority in England” means—

(a) a county council in England;

(b) a metropolitan district council;

(c) a non-metropolitan district council for an area for which there is no county council;
(d) a London borough council; and
(e) the Common Council of the City of London (in their capacity as a local authority);

“local authority in Wales” means—
(a) a county council in Wales; and
(b) a county borough council;

“local government elector” has the meaning given by section 270(1) of the Local Government Act 1972;

“maintained nursery school” has the meaning given by section 22(9) of the School Standards and Framework Act 1998;

“medical officer”, in relation to a local authority, means a registered medical practitioner who is employed or engaged (whether regularly or for the purposes of any particular case) by the authority or whose services are made available to the authority by the Secretary of State;

“modifications” includes additions, alterations and omissions and “modify” shall be construed accordingly;

the National Curriculum” (without more) means—
(a) in relation to England, the National Curriculum for England, and
(b) in relation to Wales, the National Curriculum for Wales;

“premises”, in relation to a school, includes any detached playing fields but, except where otherwise expressly provided, does not include a teacher’s dwelling-house;

“prescribed” (except in Chapter 5A) means prescribed by regulations;

“proprietor”, in relation to a school or a 16 to 19 Academy, means the person or body of persons responsible for the management of the school or Academy (so that, in relation to a community, foundation or voluntary or community or foundation special school or a maintained nursery school, it means the governing body);

“regulations” (except in Chapter 5A) means regulations made by the Secretary of State;

“sex education” includes education about—
(a) Acquired Immune Deficiency Syndrome and Human Immunodeficiency Virus, and
(b) any other sexually transmitted disease;

“school buildings”, in relation to a school, means any building or part of a building forming part of the school premises, other than a building or part required only—
(a) as a caretaker’s dwelling,
(b) for use in connection with playing fields,
(c) to afford facilities for the carrying out of functions under paragraph 1 or 8 of Schedule 1 to the National Health Service Act 2006 (which relate to the provision of medical services for pupils), or
(d) to afford facilities for providing milk, meals or other refreshment for pupils in attendance at the school;
[F1415]“school year”, in relation to a school, means the period beginning with the first school term to begin after July and ending with the beginning of the first such term to begin after the following July;]

[F1416]“special educational needs”—
(a) in relation to a child or person over compulsory school age but under 25 in the area of a local authority in England, has the meaning given by section 20(1) of the Children and Families Act 2014;
(b) in relation to a child in the area of a local authority in Wales, has the meaning given by section 312;

“special educational provision”—
(a) in relation to a person in the area of a local authority in England, has the meaning given by section 21(1) and (2) of the Children and Families Act 2014;
(b) in relation to a child in the area of a local authority in Wales, has the meaning given by section 312(4);

“school day”, in relation to a school, means any day on which at that school there is a school session;

[F1417]“trust deed” includes any instrument (other than an instrument of government) regulating the constitution of the school’s governing body or the maintenance, management or conduct of the school;

“young person” means a person over compulsory school age but under the age of 18.

[F1418](1A) For the purposes of this Act a person is subject to learning difficulty assessment if—
(a) an assessment under section 140 of the Learning and Skills Act 2000 (learning difficulty assessments: Wales) has been conducted in respect of the person, or
(b) arrangements for such an assessment to be conducted in respect of the person have been made or are required to be made.

(2) References in this Act to an interest in land include any easement, right or charge in, to or over land.

[F1419](3) . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . .

[F1420](3A) References in this Act to a person who is “in the area” of a local authority in England do not include a person who is wholly or mainly resident in the area of a local authority in Wales.

(3B) References in this Act to a person who is “in the area” of a local authority in Wales do not include a person who is wholly or mainly resident in the area of a local authority in England.

(4) For the purposes of this Act a person shall be treated as belonging, or as not belonging, to the area of a particular [F6]local authority in accordance with regulations; and any question under the regulations shall, in the case of a dispute, be determined by the Secretary of State.

[F1421](4A) For the purposes of this Act the area of the Common Council of the City of London shall be treated as including the Inner Temple and the Middle Temple.

(5) For the purposes of this Act a school shall be regarded as “assisted” by a [F6]local authority who do not maintain it if the authority make to its proprietor any grant in
respect of the school or any payment in consideration of the provision of educational facilities there.

(6) Subject to subsection (7), an institution other than a school shall be regarded for the purposes of this Act as “assisted” by a [local authority] if the authority make to the persons responsible for its maintenance any grant in respect of the institution or any payment in consideration of the provision of educational facilities there.

(7) Neither—

(a) a university, nor

(b) any institution within the further education sector other than a university,

shall be regarded for the purposes of this Act as “assisted” by a [local authority] by virtue of the making by the authority to the persons responsible for the maintenance of the university or institution of any grant or payment such as is mentioned in subsection (6).

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(2) (with Sch. 2 para. 7(4)(5))

F1394S. 579(1): definitions of "the appropriate further education funding council", "exclude", "governing body" (and "governors"), "the local education authority", "reception class" and "relevant age group" repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 183(a)(ii), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1395Words in s. 579(1) inserted (29.7.2010) by Academies Act 2010 (c. 32), s. 19(2), Sch. 2 para. 6; S.I. 2010/1937, art. 2, Sch. 1

F1396Words in s. 579(1) substituted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(17) (a); S.I. 2012/924, art. 2

F1397Words in s. 579(1) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(17)(b); S.I. 2012/924, art. 2

F1398Definition in s. 579(1) inserted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 183(a)(i) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1

F1399Words in s. 579(1) inserted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), arts. 1, 3(2)(a)

F1400Words in s. 579(1) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 59(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended 1.4.2015) by S.I. 2015/505)

F1401Words in s. 579(1) inserted (27.10.2008) by Welfare Reform Act 2007 (c. 5), s. 70(2), Sch. 3 para. 16(4); S.I. 2008/787, art. 2(4)(f)

F1402Words in s. 579(1) substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), arts. 1, 3(2)(b)

F1403Words in s. 579(1) inserted (1.9.2003 for E., 31.10.2005 for W.) by Education Act 2002 (c. 32), s. 216(4), Sch. 21 para. 57(a) (with ss. 210(8), 214(4)); S.I. 2003/1667, art. 4; S.I. 2005/2910, art. 4, Sch.

F1404S. 579(1): definition of "the National Curriculum" inserted (1.10.2002 for E., 19.12.2002 for W.) by Education Act 2002 (c. 32), ss. 215(1), 216(4), Sch. 21 para. 57(b) (with ss. 210(8), 214(4)); S.I. 2002/2439, art. 3; S.I. 2002/3185, art. 4, Sch. Pt. 1

F1405Words in s. 579(1) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 12(a); S.I. 2010/303, art. 6, Sch. 5
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F1406 Words in s. 579(1) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(17)(e)(ii); S.I. 2012/924, art. 2
F1407 Words in s. 579(1) inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(17)(e)(iii); S.I. 2012/924, art. 2
F1408 Words in s. 579(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 183(a)(iii) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1411 Words in s. 579(1) inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 12(b); S.I. 2010/303, art. 6, Sch. 5
F1412 S. 579(1): definition of "sex education" inserted (1.10.2002 for E., 19.12.2002 for W.) by Education Act 2002 (c. 32), ss. 140(1), Sch. 3 para. 183(a)(iv) (with ss. 138(9), 144(6)); S.I. 2002/2439, art. 3; S.I. 2002/3185, art. 4, Sch. Pt. 1
F1413 Words in s. 579(1) inserted (1.4.2013) by Health and Social Care Act 2012 (c. 7), s. 366(4), Sch. 5 para. 80; S.I. 2013/160, art. 2(2) (with arts. 7-9)
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F1417 Definition in s. 579(1) substituted (1.9.1999) by 1998 c. 31, s. 140(1), Sch. 30 para. 183(a)(iv) (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1418 S. 579(1A) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 59(c); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1419 S. 579(3) repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 183(b), Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1
F1420 S. 579(3A)(3B) inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 59(d); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1421 S. 579(4A) inserted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), arts. 1, 3(3)

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trustees of the school (in sections 296 to 300)

voluntary school sections 31(2) and 32

[wholly based on selection by reference to ability or aptitude (in Chapter I of Part VI)]

young person section 579(1)

Annotations:

Amendments (Textual)

F6 Words in Act substituted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), Sch. 2 para. 7(4)(f)

F1422 Words in s. 580 repealed (26.7.2002 for E. for specified purposes, 1.8.2003 for W. for specified purposes, 1.1.2004 for W. In so far as not already in force) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. I; S.I. 2003/2961, art. 6, Sch. Pt. III

F1423 S. 580 table: entry inserted (26.7.2002) by Education Act 2002 (c. 32), ss. 215(1), 216(4), Sch. 7 para. 6(8) (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 2

F1424 Words in s. 580 substituted (29.7.2010) by Academies Act 2010 (c. 32), s. 19(2), Sch. 2 para. 7(a); S.I. 2010/1937, art. 2, Sch. 1

F1425 Words in s. 580 substituted (29.7.2010) by Academies Act 2010 (c. 32), s. 19(2), Sch. 2 para. 7(b); S.I. 2010/1937, art. 2, Sch. 1

F1426 Words in s. 580 inserted (1.4.2012) by Education Act 2011 (c. 21), s. 82(3), Sch. 13 para. 9(18); S.I. 2012/924, art. 2

F1427 S. 580 entry repealed (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(14)(a)(i), Sch. 3 Pt. 1

F1428 S. 580 table: entry inserted (1.9.1997) by 1997 c. 59, ss. 6(3), 7(3)(a), Sch. Pt. 1

F1429 S. 580 table: entry inserted (1.9.1997) by 1997 c. 44, s. 57(1), Sch. 7 para. 44; S.I. 1997/1468, art. 2(2), Sch. 1 Pt. II

F1430 Words in s. 580 repealed (26.7.2002 for E. for specified purposes, 1.8.2003 for W. for specified purposes) by Education Act 2002 (c. 32), s. 216(4), Sch. 22 Pt. 3 (with ss. 210(8), 214(4)); S.I. 2002/2002, art. 3; S.I. 2003/1718, art. 4, Sch. Pt. I

F1431 S. 580 entries inserted (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(14)(b)

F1432 Words in s. 580 inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(a); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1433 S. 580 table: words in the entry relating to "foundation subjects" omitted (2.5.2000 for E. and 20.7.2000 for W.) by virtue of S.I. 2000/1146, art. 3 and S.I. 2000/1882, art. 2

F1434 Words in s. 580 inserted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(b); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1435 Words in s. 580 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(c); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)

F1436 S. 580 entry repealed (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(14)(a)(ii), Sch. 3 Pt. 1
F1437 S. 580 entry repealed (5.5.2010) by The Local Education Authorities and Children’s Services Authorities (Integration of Functions) Order 2010 (S.I. 2010/1158), art. 1, Sch. 2 para. 7(14)(a)(iii), Sch. 3 Pt. 1
F1438 Words in s. 580 inserted (1.9.2006) by Education Act 2005 (c. 18), Sch. 12 para. 4; S.I. 2006/2129, art. 4
F1439 Words in s. 580 inserted (1.9.2010) by Apprenticeships, Skills, Children and Learning Act 2009 (c. 22), s. 269(4), Sch. 2 para. 13; S.I. 2010/303, art. 6, Sch. 5
F1440 S. 580 table: entry inserted (14.6.1997) by 1997 c. 44, s. 57(1), Sch. 7 para. 44; S.I. 1997/1468, art. 2(1), Sch. 1 Pt. 1
F1441 Words in s. 580 substituted (19.7.2010) by Children, Schools and Families Act 2010 (c. 26), s. 29(4) (b), Sch. 3 para. 2(2) (with s. 27); S.I. 2010/1817, art. 2
F1442 Words in s. 580 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(d); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1443 Words in s. 580 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(e); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1444 Words in s. 580 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(f); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1445 Words in s. 580 substituted (1.9.2014) by Children and Families Act 2014 (c. 6), s. 139(6), Sch. 3 para. 60(g); S.I. 2014/889, art. 7(a) (with savings and transitional provisions in S.I. 2014/2270 (as amended (1.4.2015) by S.I. 2015/505)
F1446 Words in s. 580 substituted (27.2.2007 for E., 1.9.2009 for W.) by Education and Inspections Act 2006 (c. 40), ss. 4(3), 188(3); S.I. 2006/3400, art. 6(a); S.I. 2009/1027, art. 3(a)

Final provisions

581 Application to Isles of Scilly.

This Act shall apply to the Isles of Scilly—

(a) as if the Isles were a separate non-metropolitan county (and the Council of the Isles of Scilly were accordingly a county council), and

(b) subject to such other modifications as are specified in an order made by the Secretary of State.

582 Consequential amendments, repeals, transitional provisions etc.

(1) The enactments specified in Schedule 37 are amended in accordance with that Schedule, the amendments being consequential on the provisions of this Act.

(2) The enactments and instruments specified in Schedule 38 are repealed or revoked to the extent specified.

(3) The transitional and saving provisions contained in Schedule 39 shall have effect.

(4) The transitory provisions contained in Schedule 40 shall have effect.
583 Short title, commencement and extent.

(1) This Act may be cited as the Education Act 1996.

(2) Subject to subsection (3), this Act shall come into force on 1st November 1996 (and references to the commencement of this Act are to its coming into force on that date).

(3) The following provisions—
   section 8,
   section 317(6),
   section 348,
   section 528,
   Part II of Schedule 37 and section 582(1) so far as relating thereto, and
   Part II of Schedule 38 and section 582(2) so far as relating thereto,
shall come into force on such day as the Secretary of State may by order appoint; and different days may be appointed for different provisions and for different purposes.

(4) The Secretary of State may by order make such incidental, supplemental, saving or transitional provision as he thinks fit in connection with the coming into force in accordance with subsection (2) of any provision of this Act reproducing the effect of a provision of the Education Act 1993 which has not previously been brought into force by an order under section 308(3) of that Act (commencement).

(5) Where an order under subsection (3) brings into force any provision of section 317(6) or 528, then in relation to the coming into force of that provision—
   (a) section 568(5) and (6) shall not apply to the order, but
   (b) the order may make such provision as is authorised to be made, by virtue of section 67(2) and (3) of the Disability Discrimination Act 1995 (regulations and orders), by an order under section 70(3) of that Act (commencement).

(6) Subject to subsections (7) and (8), this Act extends to England and Wales only.

(7) This section, section 493 and section 569 so far as relating to regulations under section 493 extend also to Scotland; and this section extends also to Northern Ireland.

(8) Section 582 and Schedules 37 to 40 have the same extent as the enactments to which they relate.

Annotations:

Subordinate Legislation Made

P2 S. 583(3) power partly exercised (19.11.1996); 1.1.1997 appointed for specified provisions by S.I. 1996/2904, art. 2
S. 583(3) power partly exercised (30.6.1997); 1.9.1997 appointed for specified provisions by S.I. 1997/1623, arts. 2, 3
S. 583(3) power partly exercised (20.10.1997); 30.9.1997 appointed for specified provisions by S.I. 1997/2352, art. 2

Amendments (Textual)
F144S. 583(5) omitted (E.W.S.) by 2010 c. 15, Sch. 26 Pt. 1 para. 39 (as inserted (1.10.2010) by The Equality Act 2010 (Consequential Amendments, Saving and Supplementary Provisions) Order 2010 (S.I. 2010/2279), art. 1(2), Sch. 1 para. 5) (see S.I. 2010/2317, art. 2)

Marginal Citations
M43 1993 c. 35.
M44 1995 c. 50.
**Changes to legislation:**
Education Act 1996 is up to date with all changes known to be in force on or before 28 May 2019. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations.

**Changes and effects yet to be applied to:**

- Pt. 4 Ch. 1 repealed by 2018 anaw 2 Sch. 1 para. 4(9)
- s. 441 heading words omitted by 2018 anaw 2 Sch. 1 para. 4(16)(f)
- s. 438 heading words substituted by 2018 anaw 2 Sch. 1 para. 4(14)(c)
- s. 440 heading words substituted by 2018 anaw 2 Sch. 1 para. 4(15)(c)
- s. 6(2) substituted by 2008 c. 25 Sch. 1 para. 6
- s. 7(b) words inserted by 2018 anaw 2 Sch. 1 para. 4(2)
- s. 13 modified by 2002 c. 41 s. 36(1)(10)
- s. 14(4B) words substituted by 2018 anaw 2 Sch. 1 para. 4(3)(a)
- s. 14(6)(b) words inserted by 2018 anaw 2 Sch. 1 para. 4(3)(b)
- s. 15A(3)(b) words substituted by 2018 anaw 2 Sch. 1 para. 4(4)
- s. 15B(3)(b) words substituted by 2018 anaw 2 Sch. 1 para. 4(5)
- s. 15ZA(6)(7) applied by 2009 c. 22 s. 95(6) (This amendment not applied to legislation.gov.uk. S. 95 repealed (1.9.2012) by 2011 c. 21, Sch. 18 para. 8; S.I. 2012/1087, art. 3)
- s. 16 sidenote substituted by 1998 c. 31 Sch. 30 para. 64(4) (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 16(1) repealed in part by 1998 c. 31 Sch. 30 para. 64(2)(b)Sch. 31 (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 16(1)(a) amended by 1998 c. 31 Sch. 30 para. 64(2)(a) (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 16(1)(c) repealed by 1998 c. 31 s. 128(2)Sch. 30 para. 64(2)(b)Sch. 31 (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 16(1)(c) repealed by 1998 c. 31 s. 128(2)Sch. 31 (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 16(2) amended by 1998 c. 31 Sch. 30 para. 64(3) (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 18 substituted by 1998 c. 31 s. 128(1) (This amendment not applied to legislation.gov.uk. Sch. 30 para. 64 repealed without ever being in force by 2009 c. 22, s. 58, Sch. 16 Pt. 1; S.I. 2010/303, art. 3, Sch. 2)
- s. 18A(2)(b) words inserted by 2018 anaw 2 Sch. 1 para. 4(6)(a)
- s. 18A(2)(bb) words substituted by 2018 anaw 2 Sch. 1 para. 4(6)(b)
- s. 19 excluded by 2002 c. 41 s. 36(5)(c)(10)
- s. 19(2)(a) words substituted by 2010 c. 26 Sch. 3 para. 1
- s. 19(2A)(a) words substituted by 2010 c. 26 Sch. 3 para. 1
- s. 19(6) words inserted by 2018 anaw 2 Sch. 1 para. 4(7)(a)
- s. 19(6) words inserted by 2018 anaw 2 Sch. 1 para. 4(7)(b)
- s. 19(6) words repealed by 2010 c. 26 Sch. 4 Pt. 1
- s. 313(5) word substituted by 2008 c. 25 Sch. 1 para. 7
- s. 316(2)(3) excluded by 2002 c. 41 s. 36(5)(d)(10)
- s. 326(3) restricted by 2002 c. 41 s. 36(6)
- s. 329A modified by 2002 c. 41 s. 36(9)(b)
- s. 337(1) s. 337 renumbered as s. 337(1) by 2018 anaw 2 Sch. 1 para. 4(10)(a)
- s. 337(1) words inserted by 2018 anaw 2 Sch. 1 para. 4(10)(b)
- s. 337(2) inserted by 2018 anaw 2 Sch. 1 para. 4(10)(c)
- s. 337A words omitted by 2018 anaw 2 s. 57(2)
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**Changes and effects yet to be applied to the whole Act associated Parts and Chapters:**

Whole provisions yet to be inserted into this Act (including any effects on those provisions):

- s. 17A functions made exercisable concurrently by S.I. 2014/1012 art. 12(1)Sch. 2 para. 3
- s. 17A functions made exercisable concurrently by S.I. 2014/863 Sch. 2 para. 4
- s. 17A functions made exercisable concurrently by S.I. 2014/865 Sch. 2 para. 3
- s. 17A functions made exercisable concurrently by S.I. 2016/653 Sch. 3 para. 3
- s. 17A-17D inserted by 2009 c. 22 s. 45
- s. 17B-17D applied by 2009 c. 22 s. 86(8)
- s. 29(4A) inserted by 2018 anaw 2 Sch. 1 para. 4(8)
- s. 403(1ZB) inserted by S.I. 2019/924 Sch. para. 2(3)
- s. 403(2A) inserted by S.I. 2019/924 Sch. para. 2(4)
- s. 404(1B) inserted by S.I. 2019/924 Sch. para. 3(2)
- s. 405(1) s. 405 renumbered as s. 405(1) by S.I. 2019/924 Sch. para. 4(2)
- s. 405(2)-(4) inserted by S.I. 2019/924 Sch. para. 4(3)
- s. 438(6)(c)(ii) substituted for words by 2018 anaw 2 Sch. 1 para. 4(14)(b)
- s. 440(4)(i)(ii) substituted for words by 2018 anaw 2 Sch. 1 para. 4(15)(b)
- s. 441A inserted by 2018 anaw 2 Sch. 1 para. 4(17)
– s. 442(6) inserted by 2018 anaw 2 Sch. 1 para. 4(18)(b)
– s. 457(4)(i)-(iii) repealed by 2012 c. 5 Sch. 14 Pt. 1
– s. 457(4)(iii) words repealed by 2012 c. 5 Sch. 14 Pt. 1
– s. 458(6) inserted by 2018 anaw 2 Sch. 1 para. 4(19)(b)
– s. 512ZB(4)(a)(i)-(iii) repealed by 2012 c. 5 Sch. 14 Pt. 1
– s. 512ZB(4)(b)(i)-(iii) repealed by 2012 c. 5 Sch. 14 Pt. 1
– s. 512ZB(4)(c)(ii) and word repealed by 2012 c. 5 Sch. 14 Pt. 1
– s. 514(8) inserted by 2018 anaw 2 Sch. 1 para. 4(23)(b)
– s. 517(8)(9) inserted by 2018 anaw 2 Sch. 1 para. 4(24)(c)
– s. 537AA inserted by 2008 c. 25 Sch. 1 para. 8
– s. 548(7A)(7B) inserted by 2008 c. 25 Sch. 1 para. 9(5)
– s. 569(2BA)(2BB) inserted by 2018 anaw 2 Sch. 1 para. 4(30)(b)
– s. 578(1) words repealed by 2005 c. 18 Sch. 19 Pt. 1
– s. 579(3C) inserted by 2018 anaw 2 s. 95(c)
– Sch. 7 para. 11(b)(c) words substituted by 2002 c. 9 Sch. 11 para. 36(b) (This amendment not applied to legislation.gov.uk. Sch. 7 already repealed (1.9.1999) by 1998 c. 31, s. 140(1)(3), Sch. 30 para. 185, Sch. 31 (with ss. 138(9), 144(6)); S.I. 1999/2323, art. 2(1), Sch. 1)