

Disability Discrimination Act 1995

1995 CHAPTER 50

PART II

 $[^{F1}$ THE EMPLOYMENT FIELD] $[^{F2}$ AND DISTRICT COUNCILS] $[^{F3}$ AND MEMBERS OF LOCALLY-ELECTABLE AUTHORITIES]

[F4Barristers and advocates][F5Barristers]

[F47A	Barristers: discrimination and harassment E+W	
	F6	

Extent Information

E1 This section extended to England and Wales only; a separate s. 7A exists for Northern Ireland from 21.2.2004.

Textual Amendments

- F4 Ss. 7A-7D and cross-heading inserted (E.W. for ss. 7A, 7B, S. for ss. 7C, 7D) (3.7.2003 for certain purposes and 1.10.2004 otherwise) by The Disability Discrimination Act 1995 (Amendment) Regulations 2003 (S.I. 2003/1673), regs. 1(2)(3), 8 see also s. 70(5A)(5B) of this Act.
- F6 Act repealed (E.W.S.) (1.10.2010 (except for the repeal of ss. 49A-49D) and 5.4.2011 in so far as not already in force) by Equality Act 2010 (c. 15), 216(3), Sch. 27 Pt. 1 (as substituted (1.10.2010) by S.I. 2010/2279, Sch. 2) (with ss. 6(4), 205, and with amendments and savings in the said S.I. 2010/2279, art. 16); S.I. 2010/2317, art. 2(15)(f) (with arts. 4-25, Schs. 1-16); S.I. 2011/1066, art. 2(h)

[F57A Barristers: discrimination and harassment N.I.

- (1) It is unlawful for a barrister, in relation to taking any person as his pupil, to discriminate against a disabled person
 - (a) in the arrangements which he makes for the purpose of determining whom he will take as his pupil;

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Status: There are multiple versions of this provision on screen. These apply to different geographical extents. Skip to: E+W - England and Wales extent N.I. - Northern Ireland extent Changes to legislation: There are currently no known outstanding effects for the Disability Discrimination Act 1995, Section 7A. (See end of Document for details)

- (b) in respect of any terms on which he offers to take the disabled person as his pupil; or
- (c) by refusing, or deliberately omitting, to take the disabled person as his pupil.
- (2) It is unlawful for a barrister, in relation to a disabled person who is a pupil, to discriminate against him
 - (a) in respect of any terms applicable to him as a pupil;
 - (b) in the opportunities for training, or gaining experience, which are afforded or denied to him;
 - (c) in the benefits which are afforded or denied to him;
 - (d) by terminating the relationship or by subjecting him to any pressure to leave; or
 - (e) by subjecting him to any other detriment.
- (3) It is unlawful for a barrister, in relation to taking any person as his pupil, to subject to harassment a disabled person who is, or has applied to be taken as, his pupil.
- (4) It is also unlawful for any person, in relation to the giving, withholding or acceptance of instructions to a barrister, to discriminate against a disabled person or to subject him to harassment.
- (5) In this section and section 7B "pupil" has the meaning commonly associated with its use in the context of a person training as a barrister.]

Extent Information

E2 This section extends to Northern Ireland only; a separate s. 7A for England, Wales and Scotland only repealed (1.10.2010).

Status:

There are multiple versions of this provision on screen. These apply to different geographical extents.

Skip to:

- E+W England and Wales extent
- N.I. Northern Ireland extent

Changes to legislation:

There are currently no known outstanding effects for the Disability Discrimination Act 1995, Section 7A.