Expected Behaviour of Visitors / Parents on School Premises - Policy adopted from WCC



Adopted by the Governing Board:

Signed:

Chair of Governors

Head Teacher

Date: January 2021

Date of Next Review: January 2024

Introduction and Rationale

This policy links to our schools aims because:

- We want children and staff to enjoy coming to school and feel safe, healthy and confident.
- We want visitors to remark on the atmosphere in the school, the stimulating environment (in and out of school) and the beautifully behaved and well-mannered children.
- We want to have an effective and supportive relationship with Parents, Governors and the local and wider community.

Our school encourages close links with parents and the community. We believe that children benefit when the relationship between home and school is a positive one.

It is important to us that we set good examples in school of the very best behaviour for our pupils as we know that is what parents want and expect. The vast majority of parents, carers and others visiting school are keen to work with us and are supportive of our school and that is how we want our relationships with parents and visitors to be.

In order to help us maintain our high standards of pupil behaviour, we would ask that all parents and visitors behave with respect towards pupils, staff and other parents when in our school buildings, on the playground or within 100 metres of the school gates. This means being polite and not using raised voices or any other unacceptable behaviour.

We appreciate that sometimes, visitors or parents may be frustrated and upset and this could lead to them demonstrating some aggression, towards school staff, other parents or, sometimes, even other people's children. The school expects its staff to behave professionally in these difficult situations and attempt to defuse the situation where possible, seeking the involvement, as appropriate, of other colleagues. However, all staff have the right to work without fear of violence and intimidation and thus we will not tolerate instances of these types of behaviour on our premises. Similarly, parents have the right to bring their children to school without fear of violence or intimidation from other parents.

Because we understand that there are some rare cases where frustrations get out of hand, we have outlined below the steps that we will take on these occasions.

BEHAVIOUR

We regard the behaviours below as being unacceptable in our school. This is not an exhaustive list but seeks to provide illustrations of unacceptable behaviour.

- Shouting at staff, parents or children, either in person or over the telephone.
- Physically intimidating a member of staff, parent or child e.g. by standing very close to him / her or staring at them
- Unwelcome physical contact on staff, pupils or other parents
- Verbal abuse or making personal comments i.e. "You are..."
- The use of aggressive hand gestures e.g. two fingers raised

- Threatening school staff, pupils or other parents
- Shaking or holding a fist towards another person
- Writing abusive comments about a member of staff, child or parent
- Swearing at a member of school staff, child or parent
- Pushing
- Hitting, e.g. slapping, punching or kicking
- Spitting
- Racist or sexist comments
- Breaking the school's security procedures
- Dangerous and/or unlawful parking

Unacceptable behaviour may result in the Local Authority and the Police being informed of the incident.

PROCEDURE

These are the steps that will be taken by the school in those rare cases where a parent or member of the public behaves in an unacceptable way towards a member of our school community.

- 1. The school will assess if the behaviour requires intervention by an external agency. (MASH, Police, Legal Team)
- 2. The head teacher or an appropriate member of the senior staff will seek to resolve the situation through discussion and mediation as soon as is possible following the incident.
- 3. During the discussion with the parent /visitor, they will be given a copy of the School's complaints procedure and encouraged to use this if the situation cannot be resolved by the initial discussion.
- 4. If a complaint is received following the discussion meeting with the Head teacher / senior staff member, because the discussion has not resulted in the parent / visitor being satisfied with the outcome, the complaint will be dealt with through the normal complaints process.
- 5. In the unlikely event that the unacceptable behaviour is repeated, or continues, or where there is an extreme act of violence, a parent or carer may be banned by the head teacher / Chair of Governors from the school premises for a week prior to review by the Governing Board.

PROCEDURE FOR BANNING A PARENT / VISITOR

Prior to being banned the following steps will be taken:

- 1. The parent / visitor will be warned, in writing, that s/he is banned from the premises for a week and the dates of the ban made clear.
- 2. The letter will also make clear what will happen if the ban is breached, e.g. that police involvement or an injunction may follow.
- 3. Where the ban is as the result of an assault on a member of staff, pupil or parent, a statement indicating that the matter has been reported to the Local Authority, the Chair of Governors and the Police will be included.
- 4. Where appropriate, arrangements for children to be delivered to and collected from the school gates will be clarified in the letter.
- 5. Following the letter being issued, the Chair of Governors will be informed of the ban.
- 6. Within 7 schools days a panel of Governors will meet to review the information.
- 7. Following that meeting the ban will either be lifted, upon signed promises of future good behaviour, or will continue for a period deemed appropriate by the panel of Governors.
- 8. At the end of any renewed ban, two governors will invite submissions from the parent or invite them to a meeting to discuss how the situation can best be resolved for the future.
- 9. In exceptional circumstances the Head teacher may request the Chair for a ban lasting longer than one week in the first instance.

No meeting at the school may be electronically recorded without the express permission of all parties, and that information obtained without such permission will not be admissible in any proceedings.

In this guidance, the definition in the Education Act 1996 of the word parent is somewhat extended and includes an individual who has care of the child whether or not s/he is the natural parent of has parental responsibility for the child. This includes step parents and/or foster parents. Where an individual does not fall within this broad definition, the principles of this guidance should still be applied.

CONCLUSION

Children learn best when there is a positive partnership between home and school. Staff make every effort to work in harmony with parents for the benefit of pupils. However this is only possible where parents behave in accordance with our expectations.

In implementing this policy, the school will, as appropriate, seek advice from the Local Authority's Education, Health and Safety and Legal departments, to ensure fairness and consistency.

Department of Education Guidance Controlling Access to School Premises (Guidance issued 27th November 2018)

https://www.gov.uk/government/publications/controlling-access-to-school-premises

1. Who can go onto school premises?

Schools are private property. People do not have an automatic right to enter. Parents have an 'implied licence' to come on to school premises at certain times, for instance:

- for appointments
- to attend a school event
- to drop off or pick up children

Schools should set out their rules for this and tell parents what they are. Anyone who breaks those rules would be trespassing.

2. Barring individuals from school premises

Trespassing is a civil offence. This means that schools can ask someone to leave and take civil action in the courts if someone trespasses regularly. The school may want to write to regular trespassers to tell them that they are potentially committing an offence.

Schools can bar someone from the premises if they feel that their aggressive, abusive or insulting behaviour or language is a risk to staff, pupils or other parents. This also applies if a member of staff, pupil or parent *feels* threatened.

The school should tell an individual that they've been barred or they intend to bar them, in writing. Letters should usually be signed by the head teacher, though in some cases the local authority, a Governor or the proprietor may wish to write instead. The individual must be allowed to present their side. A school can either:

- bar them temporarily, until the individual has had the opportunity to formally present their side
- tell them they intend to bar them and invite them to present their side by a set deadline

After the individual's side has been heard, the school can decide whether to continue with barring them. The decision should be reviewed within a reasonable time, decided by the school.

The Department for Education (DfE) does not get involved in individual cases.

3. Removing individuals from school premises

Section 547 of the Education Act 1996 makes it a criminal offence for a person who is on school premises without legal permission to cause or permit a nuisance or disturbance. Trespassing itself does not constitute a criminal offence.

To have committed a criminal offence, an abusive individual must have been barred from the premises or have exceeded their 'implied licence', then also have caused a nuisance or disturbance.

If a school has reasonable grounds to suspect that someone has committed an offence, then they can be removed from the school by a police officer or a person authorised by the appropriate authority such as the:

- Governing board
- Local authority
- Proprietor of that school

Please note that this policy also links to the school's Communication Policy, Complaints and safeguarding policies.