

EXCLUSIONS IN SCHOOLS IN WALES

ENSURING COMPLIANCE WITH DISABILITY LEGISLATION

Making the decision to exclude a student, whether it be for a fixed-term or permanent, is a significant call by a headteacher and ensuring that it is lawful is vital. When this exclusion is then put before the governing body disciplinary committee or an Independent Appeals Panel, the decision will be scrutinised. Demonstrating that the decision maker has received legal training in administering exclusions is a powerful tool, that also reduces the chances of making unlawful decisions.



Our presenter is a practising solicitor who has acquired a wealth of experience in the law of education whilst practising within the Legal Services departments of several English local authorities. He also regularly delivers training courses on various education-law related topics to local government officers, education professionals, school governors and admission appeal and exclusion review panel members and clerks across England and Wales.



COURSE OUTLINE

Use of exclusion

- The decision to exclude
- Factors to consider before making the decision to exclude
- When exclusion is not appropriate

Procedure for excluding

- Informing the relevant exclusion
- Informing the discipline committee and the LA

Learners with ALN

- Equality
- UNCRC
- Looked After Children

Monday 18th February 2019 - 9.30am – 4.00pm, Cardiff

To register a delegate, simply contact us with their Name, Job Title and Contact Details

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Substitutions welcome at any time. Written cancellations made four weeks before the course date will be subject to a full refund. Written cancellations made two weeks before the course date will be subject to a 50% refund. Cancellations made less than two weeks before the course date cannot be refunded.

