











St Winefride's Catholic Primary School



Suspension and Permanent Exclusion Policy

Date policy last reviewed:	November 2024		
Signed by:			
Mrs J Davies	Headteacher	Date:	24 th November 2025
Dr M Branch	Chair of governors	Date:	24 th November 2025
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Our School Aims

We are committed to following all statutory exclusions procedures to make sure that every child receives an education in a safe and caring environment.

Our school aims to:

- > Make sure that the exclusions process is applied fairly and consistently
- > Help governors, staff, parents/carers and pupils understand the exclusions process
- Make sure that pupils in school are safe and happy
- > Prevent pupils from becoming NEET (not in education, employment or training)
- > Make sure all suspensions and permanent exclusions are carried out lawfully

Off -Rolling

'Off-rolling' is a form of gaming and occurs where a school decides, in the interests of the school and not the pupil, to:

- > Remove a pupil from the school admission register without a formal, permanent exclusion, or
- > Encourage a parent/carer to remove their child from the school, or

Retain a pupil on the school admission register but not allow them to attend the school normally, without a formal permanent exclusion or suspension

Accordingly, we will not suspend or exclude a pupil unlawfully by telling or forcing them to leave, encouraging their parent(s)/carer(s) to remove them from the school, or not allowing them to attend school without following the statutory procedure contained in the School Discipline (Pupil Exclusions and Reviews) (England) Regulations 2012, or formally recording the event.

Any suspension or exclusion will be made on disciplinary grounds, and will not be made:

- > Because a pupil has special educational needs and/or a disability (SEND) that the school feels unable to support, or
- > Due to a pupil's poor academic performance, or
- Because the pupil hasn't met a specific condition, such as attending a reintegration meeting

If any pupil is suspended or excluded on the above grounds, this will also be considered as 'off-rolling'.

Legislation and statutory guidance

This policy is based on statutory guidance from the Department for Education (DfE): <u>Suspension and permanent</u> exclusion from maintained schools, academies and pupil referral units in England, including pupil movement.

It is based on the following legislation, which outlines schools' powers to exclude pupils:

- > Section 51a of the Education Act 2002, as amended by the Education Act 2011
- > The School Discipline (Pupil Exclusions and Reviews) (England) Regulations 2012

In addition, the policy is based on:

- > Part 7, chapter 2 of the Education and Inspections Act 2006, which sets out parental responsibility for excluded pupils
- > Section 579 of the Education Act 1996, which defines 'school day'
- ➤ The Education (Provision of Full-Time Education for Excluded Pupils) (England) Regulations 2007, as amended by The Education (Provision of Full-Time Education for Excluded Pupils) (England) (Amendment) Regulations 2014
- > The Equality Act 2010

- > Children and Families Act 2014
- > The School Inspection Handbook, which defines 'off-rolling'

Definitions

Suspension — when a pupil is removed from the school for a fixed period. This was previously referred to as a 'fixed-term exclusion'.

Permanent exclusion — when a pupil is removed from the school permanently and taken off the school admission register. This is sometimes referred to as an 'exclusion'.

Off-site direction — when a governing board of a maintained school requires a pupil to attend another education setting temporarily, to improve their behaviour.

Parent/carer – any person who has parental responsibility and any person who has care of the child.

Managed move — when a pupil is transferred to another school permanently. All parties, including parents/carers and the admission authority for the new school, should consent before a managed move occurs.

The Decision to suspend or exclude

Only the headteacher, or acting headteacher, can suspend or permanently exclude a pupil from school on disciplinary grounds. The decision can be made in respect of behaviour inside or outside of school. The headteacher will only use permanent exclusion as a last resort.

A decision to suspend a pupil will be taken only:

- > In accordance with the school's behaviour policy
- > To provide a clear signal of what is unacceptable behaviour
- > To show a pupil that their current behaviour is putting them at risk of permanent exclusion

Where suspensions have become a regular occurrence, the headteacher will consider whether suspensions alone are an effective sanction and whether additional strategies need to be put in place to address behaviour issues.

A decision to exclude a pupil will be taken only:

- In response to serious or persistent breaches of the school's behaviour policy, and
- If allowing the pupil to remain in school would seriously harm the education or welfare of others

Before deciding whether to suspend or exclude a pupil, either permanently or for a fixed period, the headteacher will:

- > Consider all the relevant facts and evidence on the balance of probabilities, including whether the incident(s) leading to the exclusion was/were provoked
- > Allow the pupil to give their version of events
- > Consider whether the pupil has special educational needs (SEN)
- > Consider whether the pupil is especially vulnerable (e.g. the pupil has a social worker, or is a looked-after child (LAC))
- > Consider whether all alternative solutions have been explored, such as:
 - o For suspensions: detentions or other sanctions provided for in the behaviour policy
 - For exclusions: off-site direction or managed moves

The headteacher will consider the views of the pupil, in light of their age and understanding, before deciding to suspend or exclude, unless it would not be appropriate to do so.

Informing parents/carers

If a pupil is at risk of suspension or exclusion, the headteacher will inform the parents/carers as early as possible, in order to work together to consider what factors may be affecting the pupil's behaviour, and what further support can be put in place to improve the behaviour.

If the headteacher decides to suspend or exclude a pupil, the parents/carers will be informed, in person or by telephone, of the period of the suspension or exclusion and the reason(s) for it, without delay.

The parents/carers will also be provided with the following information in writing, without delay:

- > The reason(s) for the suspension or permanent exclusion
- > The length of the suspension or, for a permanent exclusion, the fact that it is permanent
- > Information about the parents'/carers' right to make representations about the suspension or permanent exclusion to the governing board and, where the pupil is attending alongside parents/carers, how they may be involved in this
- > Where there is a legal requirement for the governing board to hold a meeting to consider the reinstatement of a pupil, and that parents/carer have a right to attend the meeting, be represented at the meeting (at their own expense) and bring a friend. The headteacher will also notify parents/carers, without delay, and by the end of the afternoon session on the first day their child is suspended or permanently excluded, that

for the first 5 school days of the suspension or exclusion (or until the start date of any alternative provision or the end of the suspension, where this is earlier), the parents/carers are legally required to ensure that their child is not present in a public place during school hours without a good reason. This will include specifying on which days this duty applies Parents/carers may be given a fixed penalty notice or prosecuted if they fail to do this. If alternative provision is being arranged, the following information will be included, if possible:

- > The start date for any provision of full-time education that has been arranged
- > The start and finish times of any such provision, including the times for morning and afternoon sessions, where relevant
- > The address at which the provision will take place
- > Any information the pupil needs in order to identify the person they should report to on the first day

If the headteacher does not have all the information about the alternative provision arrangements by the end of the afternoon session on the first day of the suspension or permanent exclusion, they can provide the information at a later date, without delay and no later than 48 hours before the provision is due to start. The only exception to this is where alternative provision is to be provided before the sixth day of a suspension or permanent exclusion, in which case the school reserves the right to provide the information with less than 48 hours' notice, with parents'/carers' consent. If the headteacher cancels the suspension or permanent exclusion, they will notify the parents/carers without delay, and provide a reason for the cancellation.

Informing the Governing Board and Local Authority

The headteacher will, without delay, notify the governing board of:

- > Any permanent exclusion, including when a suspension is followed by a decision to permanently exclude a pupil
- Any suspension or permanent exclusion that would result in the pupil being suspended or permanently excluded for a total of more than 5 school days (or more than 10 lunchtimes) in a term
- > Any suspension or permanent exclusion that would result in the pupil missing a National Curriculum test or public exam
- > Any suspension or permanent exclusion that has been cancelled, including the reason for the cancellation

- Responsibilities regarding suspensions and permanent exclusions are delegated to Suspension and permanent Exclusion Committee consisting of at least 3 governors.
- > The Suspension and permanent Exclusion Committee has a duty to consider parents'/carers representations about a suspension or permanent exclusion. It has a duty to consider the reinstatement of a suspended or permanently excluded pupil (6) in certain circumstances.
- The Suspension and permanent Exclusion Committee has a duty to consider parents'/carers' representations about a suspension or permanent exclusion. It has a duty to consider the reinstatement of a suspended or permanently excluded pupil (see sections 5 and 6) in certain circumstances.
- > The governing board has a duty to consider parents'/carers representations about a suspension or permanent exclusion. It has a duty to consider the reinstatement of a suspended or permanently excluded pupil (see sections 5 and 6) in certain circumstances.
- > Within 14 days of receiving a request, the governing board will provide the secretary of state with information about any suspensions or exclusions within the last 12 months.
- > For any suspension of more than 5 school days, the governing board will arrange suitable full-time education for the pupil. This provision will begin no later than the sixth day of the suspension.
- > For permanent exclusions, the LA will arrange suitable full-time education to begin no later than the sixth school day after the first day of the exclusion.
- > For pupils who are looked after or have social workers, the LA and the school will work together to arrange suitable full-time education to begin from the first day of the exclusion.

Monitoring and analysing suspensions and exclusions data

The governing board will review, challenge and evaluate the data on the school's use of suspension, exclusion, off-site direction to alternative provision, and managed moves.

The governing board will consider:

- > How effectively and consistently the school's behaviour policy is being implemented
- > The school register and absence codes
- > Instances where pupils receive repeat suspensions
- > Interventions in place to support pupils at risk of suspension or permanent exclusion
- > Any variations in the rolling average of permanent exclusions, to understand why this is happening, and to make sure they are only used when necessary
- > The timing of moves and permanent exclusions, and whether there are any patterns, including any indications that may highlight where policies or support are not working
- > The characteristics of suspended and permanently excluded pupils, and whether pupils who share any particular characteristic are suspended or excluded more than others
- > Whether the placements of pupils directed off-site into alternative provision are reviewed at sufficient intervals to assure the school that the education is achieving its objectives and that pupils are benefiting from it
- > The cost implications of directing pupils off-site

Informing the pupil's social worker and/or virtual school head (VSH)

If a:

> Pupil with a social worker is at risk of suspension or permanent exclusion, the headteacher will inform the social worker as early as possible

> Pupil who is a looked-after child (LAC) is at risk of suspension or exclusion, the headteacher will inform the VSH as early as possible

This is so they can work together to consider what factors may be affecting the pupil's behaviour, and what further support can be put in place to improve the behaviour.

If the headteacher decides to suspend or permanently exclude a pupil with a social worker/a pupil who is looked after, they will inform the pupil's social worker/the VSH, as appropriate, without delay, that:

- > They have decided to suspend or permanently exclude the pupil
- > The reason(s) for the decision
- > The length of the suspension or, for a permanent exclusion, the fact that it is permanent
- > The suspension or permanent exclusion affects the pupil's ability to sit a National Curriculum test or public exam (where relevant)
- > They have decided to cancel a suspension or permanent exclusion, and why (where relevant)

The social worker/VSH will be invited to any meeting of the governing board about the suspension or permanent exclusion. This is so they can provide advice on how the pupil's background and/or circumstances may have influenced the circumstances of their suspension or permanent exclusion. The social worker should also help ensure safeguarding needs and risks, and the pupil's welfare are taken into account.

Cancelling suspensions and permanent exclusions

The headteacher may cancel a suspension or permanent exclusion that has already begun, or one that has not yet begun, but only where it has not yet been reviewed by the governing board. Where there is a cancellation:

- > The parents/carers/ governing board and LA will be notified without delay
- > Where relevant, any social worker and VSH will be notified without delay
- > The notification must provide the reason for the cancellation
- > The governing board's duty to hold a meeting and consider reinstatement ceases
- > Parents/carers will be offered the opportunity to meet with the headteacher to discuss the cancellation, which will be arranged without delay
- > The pupil will be allowed back in school without delay

Any days spent out of school as a result of any exclusion, prior to the cancellation, will count towards the maximum of 45 school days permitted in any school year.

A permanent exclusion cannot be cancelled if the pupil has already been excluded for more than 45 school days in a school year or if they will have been so by the time the cancellation takes effect.

Providing education during the first 5 days of a suspension or exclusion

If the pupil is not attending alternative (AP) provision, the headteacher will take steps to ensure that achievable and accessible work is set and marked for the pupil. Online pathways such as [WhiteRose/Oak Academy/school platforms such as TT Rockstars and Maths Infinity may be used for this. If the pupil has a special educational need or disability, the headteacher will make sure that reasonable adjustments are made to the provision where necessary.

If the pupil is looked after or if they have a social worker, the school will work with the LA to arrange AP from the first day following the suspension or permanent exclusion. Where this isn't possible, the school will take reasonable steps to set and mark work for the pupil, including the use of online pathways.

The local authority (LA)

Considering the reinstatement of a pupil

The Suspension and Permanent Exclusion Committee will consider and decide on the reinstatement of a suspended or permanently excluded pupil within 15 school days of receiving the notice of the suspension or exclusion if:

- > The exclusion is permanent
- > It is a suspension (fixed term) that would bring the pupil's total number of days out of school to more than 15 in a term; or
- > It would result in a pupil missing a public exam or National Curriculum test

Where the pupil has been suspended, and the suspension does not bring the pupil's total number of days of suspension to more than 5 in a term, the suspension and permanent exclusion committee must consider any representations made by parents/carers. However, it is not required to arrange a meeting with parents/carers and it cannot direct the headteacher to reinstate the pupil.

Where the pupil has been suspended for more than 5, but not more than 15 school days, in a single term, and the parents/carers make representations to the board, the suspension and permanent exclusion committee will consider and decide on the reinstatement of a suspended pupil within 50 school days of receiving notice of the suspension. If the parents/carers do not make representations, the board is not required to meet and it cannot direct the headteacher to reinstate the pupil.

Where a suspension or permanent exclusion would result in a pupil missing a public exam or National Curriculum test, the suspension and permanent exclusion committee will, as far as reasonably practicable, consider and decide on the reinstatement of the pupil before the date of the exam or test. If this is not practicable, the chair of the governing board (or the vice-chair, if necessary) may consider the suspension or permanent exclusion and decide whether or not to reinstate the pupil.

The following parties will be invited to a meeting of the suspension and permanent exclusion committee and allowed to make representations or share information:

Parents/carers and, where requested, a representative or friend)

The headteacher

The pupil's social worker, if they have one

The VSH, if the pupil is looked after

The governing board will try to arrange the meeting within the statutory time limits set out above and must try to have it at a time that suits all relevant parties. However, its decision will not be invalid simply on the grounds that it was not made within these time limits.

The suspension and permanent exclusion committee can either:

- > Decline to reinstate the pupil, or
- **>** Direct the reinstatement of the pupil immediately, or on a particular date.

In reaching a decision, the suspension and permanent exclusion committee will consider whether the decision to suspend or permanently exclude was lawful, reasonable, and procedurally fair and whether the headteacher followed their legal duties; the welfare and safeguarding of the pupil and their peers and evidence that was presented to the governing board. They will decide whether or not a fact is true 'on the balance of probabilities'.

The clerk/governance professional/ relevant professional will be present when the decision is made. Minutes will be taken of the meeting, and a record kept of the evidence that was considered. The outcome will also be recorded on the pupil's educational record, and copies of relevant papers will be kept with this record.

The suspension and permanent exclusion committee will notify, in writing, the Headteacher, the parents and the LA, along with reasons for its decision, without delay.

Where an exclusion is permanent and the suspension and permanent exclusion committee has decided not to reinstate the pupil, the notification of decision will also include the following:

- > The fact that it is a permanent exclusion
- > Notice of parents'/carers right to ask for the decision to be reviewed by an independent review panel
- > The date by which an application for an independent review must be made (15 school days from the date on which notice in writing of the governing board's decision is given to parents/carers)
- > The name and address to which an application for a review and any written evidence should be submitted
- > That any application should set out the grounds on which it is being made and that, where appropriate, it should include reference to how the pupil's special educational needs (SEN) are considered to be relevant to the permanent exclusion
- > That, regardless of whether the excluded pupil has recognised SEN, parents/carers have a right to require the LA to appoint an SEN expert to advise the review panel
- > Details of the role of the SEN expert and that there would be no cost to parents/carers for this appointment
- > That parents/carers must make clear if they wish for an SEN expert to be appointed in any application for a review
- > That parents/carers may, at their own expense, appoint someone to make written and/or oral representations to the panel, and parents/carers may also bring a friend to the review
- > That, if parents/carers believe that the permanent exclusion has occurred as a result of unlawful discrimination, they may make a claim under the Equality Act 2010 to the first-tier tribunal (special educational needs and disability), in the case of disability discrimination, or the county court, in the case of other forms of discrimination. Also, that any claim of discrimination made under these routes should be lodged within 6 months of the date on which the discrimination is alleged to have taken place

An Independent Review

If parents/carers apply for an independent review within the legal timeframe, Cheshire West and Chester Local Authority will, at their own expense, arrange for an independent panel to review the decision of the governing board not to reinstate a permanently excluded pupil.

Applications for an independent review must be made within 15 school days of notice being given to the parents/carers by the suspension and permanent exclusion committee of its decision to not reinstate the pupil **or**, if after this time, within 15 school days of the final determination of a claim of discrimination under the Equality Act 2010 regarding the permanent exclusion. Any applications made outside of this timeframe will be rejected.

A panel of 3 or 5 members will be constituted with representatives from each of the categories below. Where a 5-member panel is constituted, 2 members will come from the school governor category and 2 members will come from the headteacher category. At all times during the review process there must be the required representation on the panel.

- > A lay member to chair the panel who has not worked in any school in a paid capacity, disregarding any experience as a school governor or volunteer
- > Current or former school governors who have served as a governor for at least 12 consecutive months in the last 5 years, provided they have not been teachers or headteachers during this time
- > Headteachers or individuals who have been a headteacher within the last 5 years

A person may not serve as a member of a review panel if they:

- > Are a member of the LA or Governing of the excluding school
- > Are the headteacher of the excluding school, or have held this position in the last 5 years

- > Are an employee of the LA or Governing, or the governing board, of the excluding school (unless they are employed as a headteacher at another school
- > Have, or at any time have had, any connection with the LA or Governing school, governing board, parents/carers or pupil, or the incident leading to the exclusion, which might reasonably be taken to raise doubts about their impartiality
- > Have not had the required training within the last 2 years (see appendix 1 for what training must cover)

The panel must consider the interests and circumstances of the pupil, including the circumstances in which the pupil was permanently excluded, and have regard to the interests of other pupils and people working at the school. Taking into account the pupil's age and understanding, the pupil or their parents/carers will be made aware of their right to attend and participate in the review meeting and the pupil should be enabled to make representations on their own behalf, should they desire to. Where a SEN expert is present, the panel must seek and have regard to the SEN expert's view of how SEN may be relevant to the pupil's permanent exclusion. Where a social worker is present, the panel must have regard to any representation made by the social worker of how the pupil's experiences, needs, safeguarding risks and/or welfare may be relevant to the pupil's permanent exclusion. Where a VSH is present, the panel must have regard to any representation made by the VSH of how any of the child's background, education and safeguarding needs were considered by the headteacher in the lead up to the permanent exclusion, or are relevant to the pupil's permanent exclusion.

Following its review, the independent panel will decide to do 1 of the following:

- > Uphold the governing board's decision
- > Recommend that the governing board reconsiders reinstatement
- > Quash the governing board's decision and direct that they reconsider reinstatement (only if it judges that the decision was flawed)

New evidence may be presented, though the school cannot introduce new reasons for the permanent exclusion or the decision not to reinstate. The panel must disregard any new reasons that are introduced.

In deciding whether the decision was flawed, and therefore whether to quash the decision not to reinstate, the panel must only take account of the evidence that was available to the governing board at the time of making its decision. This includes any evidence that the panel considers would, or should, have been available to the governing board and that it ought to have considered if it had been acting reasonably.

If evidence is presented that the panel considers it is unreasonable to expect the governing board to have been aware of at the time of its decision, the panel can take account of the evidence when deciding whether to recommend that the governing board reconsider reinstatement.

The panel's decision can be decided by a majority vote. In the case of a tied decision, the chair has the casting vote.

Once the panel has reached its decision, the panel will notify all parties in writing without delay.

This notification will include:

- > The panel's decision and the reasons for it
- > Where relevant, details of any financial readjustment or payment to be made if the governing board does not subsequently decide to offer to reinstate the pupil within 10 school days
- > Any information that the panel has directed the governing board to place on the pupil's educational record

School registers

A pupil's name will be removed from the school admission register if:

> 15 school days have passed since the parents/carers were notified of the suspension and permanent exclusion committee decision to not reinstate the pupil, and no application has been made for an independent review panel, or

> The parents/carers have stated in writing that they will not be applying for an independent review panel

Where an application for an independent review has been made within 15 school days, the governing board will wait until that review has concluded before removing a pupil's name from the register.

While the pupil's name remains on the school's admission register, the pupil's attendance will still be recorded appropriately. Where alternative provision (of an approved educational activity that does not involve the pupil being registered at any other school) has been made for an excluded pupil and they attend it, code B (education off-site) will be used on the attendance register. During off-site direction to another school or educational establishment, code D (dual registration) will be used.

Where excluded pupils are not attending alternative provision, code E (absent) will be used.

Returning to the Local Authority

Where a pupil's name is to be removed from the school admissions register because of a permanent exclusion, the school will make a return to the LA. The return will include:

- > The pupil's full name
- > The full name and address of any parent/carer with whom the pupil normally resides
- > At least 1 telephone number at which any parent/carer with whom the pupil normally resides can be contacted in an emergency
- > The grounds upon which their name is to be deleted from the admissions register (i.e. permanent exclusion)
- > Details of the new school the pupil will attend, including the name of that school and the first date when the pupil attended or is due to attend there, if the parents/carers have told the school the pupil is moving to another school
- > Details of the pupil's new address, including the new address, the name of the parent/carer(s) the pupil is going to live there with, and the date when the pupil is going to start living there, if the parents/carers have informed the school that the pupil is moving house

This return must be made as soon as the grounds for removal is met and no later than the removal of the pupil's name.

Returning from a suspension

Reintegration strategy

Following suspension, or cancelled suspension or exclusion, the school will put in place a strategy to help the pupil reintegrate successfully into school life and full-time education (reintegration meeting). The meeting will include the child, parents/carers/ a member of senior staff/ other school staff. Where necessary, the school will work with third-party organisations to identify whether the pupil has any unmet special educational and/or health needs.

The following measures may be implemented, as part of the strategy, to ensure a successful reintegration into school life for the pupil:

- Agreeing a behaviour contract
- Altering free time arrangements as the school sees fit, to personal circumstances.
- Contact with a trusted adult e.g ELSA
- Regular reviews with the pupil and parents/carers to praise progress being made and raise and address any concerns at an early stage
- Informing the parents/carers and staff of potential external support

Reintegration meetings

The school will clearly explain the reintegration strategy to the pupil in a reintegration meeting before or on the pupil's return to school. During the meeting the school will communicate to the pupil that they are getting a fresh start and that they are a valued member of the school community.

The pupil, parents/carers, a member of senior staff, and any other relevant staff will be invited to attend the meeting.

The meeting can proceed without the parents/carers in the event that they cannot or do not attend.

The school expects all returning pupils and their parents/carers to attend their reintegration meeting, but pupils who do not attend will not be prevented from returning to the classroom.

Monitoring arrangements

The school will collect data about attendance, permanent exclusions and suspensions.

The Headteacher monitors the number of suspensions and exclusions every term and reports back to the governors. She also liaises with the local authority to ensure suitable full-time education for excluded pupils.

Links with other policies

This policy is linked to our:

- Behaviour policy
- > SEND policy
- > SEN information report

Appendix 1: independent review panel training

The local authority must make sure that all members of an independent review panel and clerks/governance professionals have received training within the 2 years prior to the date of the review.

Training must have covered:

- > The requirements of the primary legislation, regulations and statutory guidance governing suspensions and permanent exclusions on disciplinary grounds, which would include an understanding of how the principles applicable in an application for judicial review relate to the panel's decision making
- > The need for the panel to observe procedural fairness and the rules of natural justice
- > The role of the chair and the clerk/governance professional of a review panel
- > The duties of headteachers, governing boards and the panel under the Equality Act 2010
- > The effect of section 6 of the Human Rights Act 1998 (acts of public authorities unlawful if not compatible with certain human rights) and the need to act in a manner compatible with human rights protected by that Act