





"What I learn today, prepares me for tomorrow."

CHILD PROTECTION AND SAFEGUARDING POLICY

Policy Location:	Written:	Review Due:	Person Responsible:
Staffshare	Sept 24	Sept 25	DSLs

This policy is available on the school website and is referenced in our staff handbook as well as being available electronically, it is also made available to all visitors.

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Barndale School fully recognises its responsibility for safeguarding and promoting the welfare of children. This policy has been developed from policy, processes and protocol as stated in these national documents:

- Working together to safeguard children- December 2023
 https://assets.publishing.service.gov.uk/media/65cb4349a7ded0000c79e4e1/Working together to safeguard children 2023 statutory guidance.pdf
- KCSiE 2024 https://assets.publishing.service.gov.uk/media/66d7301b9084b18b95709f75/Keeping_children_safe_in_education_2024.pdf
- Use of Reasonable Force https://www.gov.uk/government/publications/use-of-reasonable-force-in-schools
- Mobile Phones in Schools https://assets.publishing.service.gov.uk/media/65cf5f2a4239310011b7b916/Mobile phones in schools guidance.pdf
- School Attendance Responsibilities
 https://assets.publishing.service.gov.uk/media/6274ecb2d3bf7f5e3916fb5f/Summary_table_of_responsibilities_for_school_attendance.pdf

This policy (* these policies are statutory) is one of a series in the school's safeguarding portfolio which includes:

- Staff Handbook/Staff behaviour/code of conduct
- Relationship/Supporting Self-regulation/Behaviour Policy
- Intimate/personal care and toileting policy
- Anti-bullying policy
- Digital Safety Policy
- Whistleblowing policy
- SEND Information Report *
- Safer Recruitment inc. School Central Record
- Managing allegations policy
- Staff discipline, grievance and disciplinary*
- School attendance policy
- Relationships & Sex education Policy*
- Complaints procedure*
- Health and Safety Policy *
- Equality Information & Objectives *
- Supporting pupils with medical conditions *
- Children with health needs that cannot attend school *

The following terminology is used throughout this document-

Safeguarding and promoting the welfare of children means:

- Providing help and support to meet the needs of children as soon as problems emerge
- > Protecting children from maltreatment whether that is within or outside the home, including online
- > Preventing impairment of children's mental and physical health or development
- > Ensuring that children grow up in circumstances consistent with the provision of safe and effective care
- > Taking action to enable all children to have the best outcomes

Child protection is part of this definition and refers to activities undertaken to protect specific children who are suspected to be suffering, or likely to suffer, significant harm. This includes harm that occurs inside or outside the home, including online.

Abuse is a form of maltreatment of a child, and may involve inflicting harm or failing to act to prevent harm. It also includes where a child may see, hear or experience domestic abuse.

Neglect is a form of abuse and is the persistent failure to meet a child's basic physical and/or psychological needs, likely to result in the serious impairment of the child's health or development.

Exploitation is now considered whenever abuse and neglect are used.

Children includes everyone under the age of 18.

The following 3 **safeguarding partners** are identified in Keeping Children Safe in Education (and defined in the Children Act 2004, as amended by chapter 2 of the Children and Social Work Act 2017). They will make arrangements to work together to safeguard and promote the welfare of local children, including identifying and responding to their needs:

- The local authority (LA)
- , Integrated care boards (previously known as clinical commissioning groups) for an area within the LA
- The chief officer of police for a police area in the LA area

Victim is a widely understood and recognised term, but we understand that not everyone who has been subjected to abuse considers themselves a victim, or would want to be described that way. When managing an incident, we will be prepared to use any term that the child involved feels most comfortable with.

Alleged perpetrator(s) and **perpetrator(s)** are widely used and recognised terms. However, we will think carefully about what terminology we use (especially in front of children) as, in some cases, abusive behaviour can be harmful to the perpetrator too. We will decide what's appropriate and which terms to use on a case-by-case basis.

Policy statement and principles

Child protection statement

We recognise our moral and statutory responsibility to safeguard and promote the welfare of all pupils. We endeavour to provide a safe and welcoming environment where children/young people are respected and valued. We are alert to the signs of abuse and neglect and follow procedures to ensure that children receive effective support and protection. At Barndale school pupils are taught about safeguarding, including online, through various teaching and learning opportunities and the school is fully committed to this as part of the delivery of a broad and balanced curriculum.

This policy has been written with reference to key statutory guidance (as referenced throughout). The procedures contained in this policy apply to all staff, volunteers, visitors and governors and are consistent with those of the local safeguarding partnership, Northumberland Children's and Adults Safeguarding Partnership (NCASP). This policy was developed, and references arrangements, with the 3 safeguarding partners (the local authority, the integrated care board & the police).

Early years settings, schools and further education and skills providers should be safe environments where children/learners and vulnerable adults can learn and develop. Timely and appropriate safeguarding action is taken for children/learners who need early help or who may be suffering, or likely to suffer, harm.

School policy and practice is also established to meet the requirements set out by our safeguarding partners Northumberland Children's and Adult's Strategic Safeguarding Partnership (NCASP).

Policy aims

- To demonstrate the school's commitment regarding safeguarding and child protection to pupils, parents and other partners
- To provide all staff with the necessary information to enable them to meet their child protection responsibilities
- To ensure consistent good practice
- To maintain the highest standard of a culture of safeguarding within Barndale School

Our principles

- The welfare of the child is paramount
- All children and young people, regardless of age, gender, ability, culture, race, language, religion or sexual identity, have equal rights to protection
- The school's responsibility to safeguard and promote the welfare of children is of paramount importance
- The school will maintain an attitude of "it could happen here"
- All staff have an equal responsibility to act on any suspicion or disclosure that may suggest a child is at risk of harm
- Pupils and staff involved in child protection issues will receive appropriate support

This policy will be reviewed at least annually unless an incident or new legislation or guidance suggests the need for an interim review to ensure our practice and procedures are the most effective they can be.

Our responsibilities

Roles and responsibilities

The named designated safeguarding lead (DSL) is: Mark Phillips

The deputy designated safeguarding leads are: Sarah Dickson, Martin Gray, Lisa Muir, James Brady, Sally Carrigan & Katrina Green (Residential)

The nominated child protection governor is: Hannan Moeini Contact details: 01665 602541 (for all safeguarding team)

As a school we will promote a culture of safeguarding through effective training, briefings, policy and practice as well as collaborative multiagency working. Staff working directly with children will all have read Part 1 and Annex B of KCSiE annually. Those who do not work directly with children will have read Part 1 OR Annex A annually.

All staff

Due to their day-to-day contact with pupils, school staff are uniquely placed to observe changes in children's behaviour and the outward signs of abuse. Children may also turn to a trusted adult in school when they are in distress or at risk. It is vital that <u>all school staff</u> are alert to the signs of harm (inside/outside or the home, at school and online), are available to listen to, reassure and keep pupils safe. All staff will understand the procedures for reporting concerns.

All staff should be aware that children may not feel ready or know how to tell someone that they are being abused, exploited, or neglected, and/or they may not recognise their experiences as harmful. This could be due to their vulnerability, disability and/or sexual orientation or language barriers. This should not prevent staff from having a professional curiosity and speaking to the DSL (Designated Safeguarding Leads) if they have concerns about a child. It is also important that staff determine how best to build trusted relationships with children and young people which facilitate communication.

Designated Safeguarding Lead Responsibilities (further to Annex C: KCSiE 2024 pg 170)

The DSL is a member of the senior leadership team (SLT). They take the lead responsibility for child protection and wider safeguarding in school. The DSL:

· has the time, training, resources and support to:

- ✓ act as a source of support and expertise to the school community
- ✓ encourage a culture of listening to children and taking account of their wishes and feelings.
- √ follow locally agreed processes for providing early help and intervention
- √ refers cases of suspected abuse to children's social care or police, as appropriate
- ✓ notify children's social care if a child with a child protection plan has unexplained absences
- keep detailed written records of all concerns, discussions and decisions, including the rationale for those decisions
 - This should include instances where referrals were or were not made to another agency such as LA children's social care or the Prevent program
- ✓ ensuring that such records are stored securely
- ✓ develop effective links with relevant statutory and voluntary agencies including the NCASP
- ✓ be the lead for Operation Encompass and Operation Endeavour in the school
- ✓ attend and contribute to child protection conferences, plans and communicating these appropriately
- √ have a working knowledge of Northumberland Children and Adult Safeguarding Partnership (NCASP) procedures https://www.proceduresonline.com/northumberlandcs/index.html
- ✓ liaise with the nominated governor and headteacher (where the role is not carried out by the headteacher)
- ✓ reports concerns that a pupil may be at risk of radicalisation or involvement in terrorism, following the Prevent referral process

Wider responsibilities of the DSL include:

- ensuring that the child protection policy and procedures are regularly reviewed and updated annually, working with governors and trustees
- makes the child protection & safeguarding policy available publicly, on the school's website
- ensuring that when a pupil leaves the school, their child protection file is sent securely to the new school (separately from the main pupil file and ensuring secure transit) and confirmation of receipt is obtained. The pupil's social worker should also be informed of the change in school
- ensuring parents are aware of the school's role in safeguarding and that referrals will be made
- · working with others to ensure that the school's filtering and monitoring systems are functional and effective

Training responsibilities:

- is appropriately trained, receiving annual updates and refresher training provided by the Local Authority (every 2 years)
- · ensures a record of staff compliance for child protection and safeguarding training
- · ensures staff are kept up to date with key priorities within the LA, including learning from serious practice reviews

Whilst the activities of the designated safeguarding lead can be delegated to appropriately trained deputies, the ultimate lead responsibility for child protection, as set out above, remains with the designated safeguarding lead; this lead responsibility should not be delegated.

The deputy designated person(s):

Is/are appropriately trained and, in the absence of the designated person, carries out those functions necessary to ensure the ongoing safety and protection of pupils. In the event of the long-term absence of the designated person, the deputy will assume all of the functions above.

If the DSL (or deputy) are not available, staff should contact a member of the leadership team to seek advice. DSLs can also be approached in other settings- if urgent.

Consideration should also be given for residential trips and outings- out of hours contact for a DSL.

Advice can also be sought from One Call 01670 536400 or from the School's Safeguarding Team 07976850562

The governing body:

Ensures that:

- there is a whole-school approach to safeguarding and an active culture of keeping children safe- onsite, offsite and online
- this policy is at the forefront of, and underpins the strategic and operational running of the school
- this policy is evaluated, complies with the law and holds the school to account for the implementation
- an appointed member of the governing body monitors the effectiveness of the schools policy and procedures
- all staff, inc the governing body, reads KCSiE and undertake relevant training inline with safeguarding partners requirements

Specifically:

- The DSL has appropriate time, funding, training, resources and support to fulfil the role
- The DSL has the lead authority for safeguarding, including online
- The school has effective filtering and monitoring systems in place
- The school has procedures to manage any safeguarding concerns (no matter how small) or allegations that do not meet the harm threshold (low level concerns) about staff, supply staff, volunteers and contractors
- The policy highlights and considers the additional measures required to those who are most vulnerable- SEND, LGBTQ+, children with a social worker ,children missing education
- The governing body reviews the effectiveness of the curriculum in teaching children how to keep themselves safe.

In addition- the school being used by other services and providers:

- Assurances should be sought that the provider has appropriate safeguarding and child protection policies and procedures in place
- Ensure the school has relevant arrangements to liaise with the provider following any concerns, as well as ensuring the school understands their responsibility to follow any concerns up that happen on the premises
- Ensure the condition of use/lease of the school/setting is conditional that all safeguarding requirements are met

The chair of governors will act as the 'case manager' in the event that an allegation of abuse is made against the headteacher.

It is the responsibility of the governing body to ensure that the school's safeguarding, recruitment and managing allegations procedures take into account the procedures and practice of the local authority, NCASP and national guidance.

The S175 audit must be completed annually, and reviewed termly. This must be shared with the governing body.

The head teacher:

- ensures that the safeguarding and child protection policy and procedures are implemented and followed by all staff
- develops and maintain a culture of safeguarding across the setting through policy, practice, training and briefings
- communicates this policy to the whole school community-inc parents and carers (and pupils where appropriate)
- allocates sufficient time, training, support and resources to enable the DSL/s to carry out their roles effectively
- ensures that all staff feel able to raise concerns about poor or unsafe practice and that such concerns are handled sensitively and in accordance with the whistle blowing procedures- making decision if the harm threshold has been met or not met (low level concerns)
- ensures that pupils are provided with opportunities throughout the curriculum to learn and talk about safeguarding- at home, school, in the community and online
- ensures that anyone who has harmed or may pose a risk to a child is referred to the Disclosure and Barring Service.

Virtual school heads

Virtual school heads have a non-statutory responsibility for the strategic oversight of the educational attendance, attainment and progress of pupils with a social worker.

Confidentiality

- * Timely information sharing is essential to effective safeguarding
- * Fears about sharing information must not be allowed to stand in the way of the need to promote the welfare, and protect the safety, of children

- * The Data Protection Act (DPA) 2018 and UK GDPR do not prevent, or limit, the sharing of information for the purposes of keeping children safe
- * If staff need to share 'special category personal data', the DPA 2018 contains 'safeguarding of children and individuals at risk' as a processing condition that allows practitioners to share information without consent if: it is not possible to gain consent; it cannot be reasonably expected that a practitioner gains consent; or if to gain consent would place a child at risk
- * Staff should never promise a child that they will not tell anyone about a report of abuse, as this may not be in the child's best interests
- * If a victim asks the school not to tell anyone about the sexual violence or sexual harassment:
- * There's no definitive answer, because even if a victim doesn't consent to sharing information, staff may still lawfully share it if there's another legal basis under the UK GDPR that applies
- The DSL will have to balance the victim's wishes against their duty to protect the victim and other children
- * The DSL should consider that:
- Parents or carers should normally be informed (unless this would put the victim at greater risk)
- * The basic safeguarding principle is: if a child is at risk of harm, is in immediate danger, or has been harmed, a referral should be made to local authority children's social care
- * Rape, assault by penetration and sexual assault are crimes. Where a report of rape, assault by penetration or sexual assault is made, this should be referred to the police. While the age of criminal responsibility is 10, if the alleged perpetrator is under 10, the starting principle of referring to the police remains
- * Regarding anonymity, all staff will:
- * Be aware of anonymity, witness support and the criminal process in general where an allegation of sexual violence or sexual harassment is progressing through the criminal justice system
- * Do all they reasonably can to protect the anonymity of any children involved in any report of sexual violence or sexual harassment for example, carefully considering which staff should know about the report, and any support for children involved
- Consider the potential impact of social media in facilitating the spreading of rumours and exposing victims' identities
- * The government's <u>information sharing advice for safeguarding practitioners</u> includes 7 'golden rules' for sharing information, and will support staff who have to make decisions about sharing information
- If staff are in any doubt about sharing information, they should speak to the DSL (or deputy)

Data Protection Guidance

Staff, governors and trustees should use the DfE's data protection guidance for schools to help you:

- Comply with data protection law
- Develop data policies and processes
- Know what staff and pupil data to keep
- Follow good practices for preventing personal data breaches

Recognising and Responding

Recognising abuse

To ensure that our pupils are protected from harm. Our staff understand what types of behaviour constitute abuse and neglect, this is included in annual training. All staff are aware that the following pupils will need help:

- > Is disabled
- Has special educational needs (whether or not they have a statutory education health and care plan)
- Is a young carer
- > Is bereaved
- > Is showing signs of being drawn into anti-social or criminal behaviour, including being affected by gangs and county lines and organised crime groups and/or serious violence, including knife crime
- > Is frequently missing/goes missing from care or home
- > Is at risk of modern slavery, trafficking, sexual and/or criminal exploitation
- Is at risk of being radicalised or exploited
- Is viewing problematic and/or inappropriate online content (for example, linked to violence), or developing inappropriate relationships online
- Is in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse

- > Is misusing drugs or alcohol
- > Is suffering from mental ill health
- > Has returned home to their family from care
- > Is at risk of so-called 'honour'-based abuse such as female genital mutilation or forced marriage
- Is a privately fostered child
- Has a parent or carer in custody
- Is missing education, or persistently absent from school, or not in receipt of full-time education
- > Has experienced multiple suspensions and is at risk of, or has been permanently excluded

Abuse may be committed by adult men or women and by other children and young people. Harm can include ill treatment that is not physical as well as the impact of witnessing ill treatment of others. This can be particularly relevant, for example, in relation to the impact on children of all forms of domestic abuse.

The four types of abuse are **physical**, **sexual**, **emotional and neglect**. Details around each type of abuse can be found in Appendix 2.

Children can be at risk of abuse or exploitation in situations outside their families. Extra-familial harms take a variety of different forms and children can be vulnerable to multiple harms including (but not limited to) sexual abuse (including harassment and exploitation), domestic abuse in their own intimate relationships (teenage relationship abuse), criminal exploitation, serious youth violence, county lines, and radicalisation. This **is sometimes referred to as contextual safeguarding**

Child abuse is devastating for the child and can also result in distress and anxiety for staff who become involved. We will support pupils, their families, and staff by:

- taking all suspicions and disclosures seriously
- responding sympathetically to any request from pupils or staff for time out to deal with distress or anxiety
- maintaining confidentiality and sharing information on a need-to-know basis only with relevant individuals and agencies
- storing records securely
- offering details of helplines, counselling or other avenues of external support
- where a member of staff is the subject of an allegation made by a pupil, ensure that lines of communication are maintained
- · following the procedures laid down in our child protection, whistleblowing, complaints and disciplinary procedures
- cooperating fully with relevant statutory agencies
- providing access to supervision for those staff dealing with child protection issues

Contextual Safeguarding

Safeguarding incidents and/or behaviours can be associated with factors outside the school or college and/or can occur between children outside the school or college. All staff, but especially the designated safeguarding lead (and deputies) should be considering the context within which such incidents and/or behaviours occur. This is known as contextual safeguarding, which simply means assessments of children should consider whether wider environmental factors are present in a child's life that are a threat to their safety and/or welfare. Children's social care assessments should consider such factors so it is important that schools and colleges provide as much information as possible as part of the referral process. This will allow any assessment to consider all the available evidence and the full context of any abuse. See Appendix A for additional information regarding contextual safeguarding

Impact of abuse

The impact of child abuse, neglect and exploitation should not be underestimated. Many children do recover well and go on to lead healthy, happy and productive lives, although most adult survivors agree that the emotional scars remain, however well buried. For some children, full recovery is beyond their reach, and the rest of their childhood and their adulthood may be characterised by anxiety or depression, self-harm, eating disorders, alcohol and substance misuse, unequal and destructive relationships and long-term medical or psychiatric difficulties.

Any child, in any family, in any school could become a victim of abuse. Staff should always maintain an attitude of "it could happen here".

Responding and Procedures

If a child is suffering or likely to suffer harm, or in immediate danger

Make a referral to children's social care and/or the police **immediately** if you believe a child is suffering or likely to suffer from harm, or is in immediate danger. **Anyone can make a referral.**

Tell the DSL as soon as possible if you make a referral directly.

- Contact police 999 or Onecall 01670 536400
- Complete a Multi Agency Referral Form (MARF) using the following link:
- Ensure any referral has been acknowledged by safeguarding partners

If a child makes a disclosure to you

If a child discloses a safeguarding issue to you, you should:

- Listen to and believe them. Allow them time to talk freely and do not ask **leading** questions
- Stay calm and do not show that you are shocked or upset
- > Tell the child they have done the right thing in telling you. Do not tell them they should have told you sooner
- > Explain what will happen next and that you will have to pass this information on. Do not promise to keep it a secret
- Write up your conversation as soon as possible in the child's own words. Stick to the facts, and do not put your own judgement on it
- Pass to the DSL, using the school agreed method (paper/digital/in person). Alternatively, if appropriate, make a referral to children's social care and/or the police directly and tell the DSL as soon as possible that you have done so. Aside from these people, do not disclose the information to anyone else unless told to do so by a relevant authority involved in the safeguarding process

Bear in mind that some children may:

- » Not feel ready, or know how to tell someone that they are being abused, exploited or neglected
- Not recognise their experiences as harmful
- > Feel embarrassed, humiliated or threatened. This could be due to their vulnerability, disability, sexual orientation and/or language barriers

None of this should stop you from having a 'professional curiosity' and speaking to the DSL if you have concerns about a child.

If you discover that FGM has taken place or a pupil is at risk of FGM

Keeping Children Safe in Education explains that FGM comprises "all procedures involving partial or total removal of the external female genitalia, or other injury to the female genital organs".

FGM is illegal in the UK and a form of child abuse with long-lasting, harmful consequences. It is also known as 'female genital cutting', 'circumcision' or 'initiation'.

Any teacher who either:

- Is informed by a girl under 18 that an act of FGM has been carried out on her; or
- Observes physical signs which appear to show that an act of FGM has been carried out on a girl under 18 and they
 have no reason to believe that the act was necessary for the girl's physical or mental health or for purposes
 connected with labour or birth

Must immediately report this to the police, personally. This is a mandatory statutory duty, and teachers will face disciplinary sanctions for failing to meet it.

Unless they have been specifically told not to disclose, they should also discuss the case with the DSL and involve children's social care as appropriate.

Any other member of staff who discovers that an act of FGM appears to have been carried out on a pupil under 18 must speak to the DSL and follow our local safeguarding procedures.

The duty for teachers mentioned above does not apply in cases where a pupil is at risk of FGM or FGM is suspected but is not known to have been carried out. Staff should not examine pupils.

Any member of staff who suspects a pupil is *at risk* of FGM or suspects that FGM has been carried out should speak to the DSL and follow our local safeguarding procedures.

If you have concerns about a child (as opposed to believing a child is suffering or likely to suffer from harm, or is in immediate danger)

Where possible, speak to the DSL first to agree a course of action.

If in exceptional circumstances the DSL is not available, this should not delay appropriate action being taken. Speak to a member of the senior leadership team and/or take advice from local authority children's social care through Onecall 01670 536400. You can also seek advice at any time from the NSPCC helpline on 0808 800 5000. Share details of any actions you take with the DSL as soon as practically possible.

Early help assessment

If an early help assessment is appropriate, the DSL will generally lead on liaising with other agencies and setting up an interagency assessment as appropriate. Early help is now defined as 'support for children of all ages that improves a family's resilience and outcomes or reduces the chance of a problem getting worse'. Staff may be required to support other agencies and professionals in an early help assessment, in some cases acting as the lead practitioner.

The DSL will keep the case under constant review and the school will consider a referral to local authority children's social care if the situation does not seem to be improving. Timelines of interventions will be monitored and reviewed.

Concerns which do not meet the threshold for child protection intervention will be managed through the Early Help process.

Early Help indicators

- is disabled or has certain health conditions and has specific additional needs
- has special educational needs (whether or not they have a statutory Education, Health and Care plan)
- has a mental health need
- · is a young carer
- is showing signs of being drawn in to anti-social or criminal behaviour, including gang involvement and association with organised crime groups or county lines
- is frequently missing/goes missing from education, home or care,
- has experienced multiple suspensions, is at risk of being permanently excluded from schools, colleges and in Alternative Provision or a Pupil Referral Unit.
- is at risk of modern slavery, trafficking, sexual and/or criminal exploitation
- is at risk of being radicalised or exploited
- has a parent or carer in custody, or is affected by parental offending
- is in a family circumstance presenting challenges for the child, such as drug and alcohol misuse, adult mental health issues and domestic abuse
- is misusing alcohol and other drugs themselves
- is at risk of so-called 'honour'-based abuse such as Female Genital Mutilation or Forced Marriage
- is a privately fostered child.

Early Help Support Request forms can be found here:

http://www.northumberland.gov.uk/Children/Family/Support.aspx# HYPERLINK

or search: https://www.northumberland.gov.uk/Children/Family/Support

Referral

If it is appropriate to refer the case to local authority children's social care or the police, the DSL will make the referral or support you to do so.

If you make a referral directly, you must tell the DSL as soon as possible.

The local authority will make a decision within 1 working day of a referral about what course of action to take and will let the person who made the referral know the outcome. The DSL or person who made the referral must follow up with the local authority if this information is not made available, and ensure outcomes are properly recorded.

If the child's situation does not seem to be improving after the referral, the DSL or person who made the referral must follow local escalation procedures to ensure their concerns have been addressed and that the child's situation improves.

https://www.northumberland.gov.uk/NorthumberlandCountyCouncil/media/Child-Families/Looked%20after%20children/Statutory-Complaints-Procedure.pdf

If you have concerns about extremism and preventing radicalisation

Definition:

- 'the process of a person legitimising support for, or use of, terrorist violence'
- 'Susceptible to radicalisation into terrorism'
- the need to prevent people from becoming terrorists or supporting terrorism'

If a child is not suffering or likely to suffer from harm, or in immediate danger, where possible speak to the DSL first to agree a course of action.

If in exceptional circumstances the DSL is not available, this should not delay appropriate action being taken. Speak to a member of the senior leadership team and/or seek advice from local authority children's social care. Make a referral to local authority children's social care directly, if appropriate (see 'Referral' above). Inform the DSL or deputy as soon as practically possible after the referral.

Where there is a concern, the DSL will consider the level of risk and decide which agency to make a referral to. This could include Channel, the government's programme for identifying and supporting individuals at risk of being drawn into terrorism, or the local authority children's social care team.

The DfE also has a dedicated telephone helpline, 020 7340 7264, which school staff and governors can call to raise concerns about extremism with respect to a pupil. You can also email counter.extremism@education.gov.uk. Note that this is not for use in emergency situations.

In an emergency, call 999 or the confidential anti-terrorist hotline on 0800 789 321 if you:

- Think someone is in immediate danger
- Think someone may be planning to travel to join an extremist group
- See or hear something that may be terrorist-related

If you have a concern about mental health

Mental health problems can, in some cases, be an indicator that a child has suffered or is at risk of suffering abuse, neglect or exploitation.

Staff will be alert to behavioural signs that suggest a child may be experiencing a mental health problem or be at risk of developing one.

- If you have a mental health concern about a child that is also a safeguarding concern, take immediate action.
- If you have a mental health concern that is **not** also a safeguarding concern, speak to the DSL to agree a course of action.

Refer to the Department for Education guidance on mental health and behaviour in schools for more information.

https://www.beyounorthumberland.nhs.uk/support/professionals-support

Allegations of abuse made against other pupils

We recognise that children are capable of abusing their peers. Abuse will never be tolerated or passed off as "banter", "just having a laugh" or "part of growing up", as this can lead to a culture of unacceptable behaviours and an unsafe environment for pupils.

We also recognise the gendered nature of child-on-child abuse. However, all child-on-child abuse is unacceptable and will be taken seriously.

Most cases of pupils hurting other pupils will be dealt with under our school's behaviour policy, but this child protection and safeguarding policy will apply to any allegations that raise safeguarding concerns. This might include where the alleged behaviour:

- Is serious, and potentially a criminal offence
- Could put pupils in the school at risk
- , Is violent
- > Involves pupils being forced to use drugs or alcohol

> Involves sexual exploitation, sexual abuse or sexual harassment, such as indecent exposure, sexual assault, upskirting or sexually inappropriate pictures or videos (including the sharing of nudes and semi-nudes)

Procedures for dealing with allegations of child-on-child abuse

If a pupil makes an allegation of abuse against another pupil:

- > You must record the allegation and tell the DSL, but do not investigate it
- > The DSL will contact the local authority children's social care team and follow its advice, as well as the police if the allegation involves a potential criminal offence
- The DSL will put a risk assessment and support plan into place for all children involved (including the victim(s), the child(ren) against whom the allegation has been made and any others affected) with a named person they can talk to if needed. This will include considering school transport as a potentially vulnerable place for a victim or alleged perpetrator(s)
- > The DSL will contact the children and young people health services (CYPS), if appropriate

If the incident is a criminal offence and there are delays in the criminal process, the DSL will work closely with the police (and other agencies as required) while protecting children and/or taking any disciplinary measures against the alleged perpetrator. We will ask the police if we have any questions about the investigation.

Creating a supportive environment in school and minimising the risk of child-on-child abuse

We recognise the importance of taking proactive action to minimise the risk of child-on-child abuse, and of creating a supportive environment where victims feel confident in reporting incidents.

To achieve this, we will:

- Challenge any form of derogatory or sexualised language or inappropriate behaviour between peers, including requesting or sending sexual images
- Be vigilant to issues that particularly affect different genders for example, sexualised or aggressive touching or grabbing towards female pupils, and initiation or hazing type violence with respect to boys
- > Ensure our curriculum helps to educate pupils about appropriate behaviour and consent
- > Ensure pupils are able to easily and confidently report abuse using our reporting systems
- Ensure staff reassure victims that they are being taken seriously
- Be alert to reports of sexual violence and/or harassment that may point to environmental or systemic problems that could be addressed by updating policies, processes and the curriculum, or could reflect wider issues in the local area that should be shared with safeguarding partners
- Support children who have witnessed sexual violence, especially rape or assault by penetration. We will do all we can to make sure the victim, alleged perpetrator(s) and any witnesses are not bullied or harassed
- Consider intra-familial harms and any necessary support for siblings following a report of sexual violence and/or harassment
- > Ensure staff are trained to understand:
 - How to recognise the indicators and signs of child-on-child abuse, and know how to identify it and respond to reports
 - That even if there are no reports of child-on-child abuse in school, it does not mean it is not happening staff should maintain an attitude of "it could happen here"
 - That if they have any concerns about a child's welfare, they should act on them immediately rather than wait to be told, and that victims may not always make a direct report. For example:
 - Children can show signs or act in ways they hope adults will notice and react to
 - A friend may make a report
 - A member of staff may overhear a conversation
 - A child's behaviour might indicate that something is wrong
 - That certain children may face additional barriers to telling someone because of their vulnerability, disability, gender, ethnicity and/or sexual orientation
 - That a pupil harming a peer could be a sign that the child is being abused themselves, and that this would fall under the scope of this policy

- The important role they have to play in preventing child-on-child abuse and responding where they believe a child may be at risk from it
- That they should speak to the DSL if they have any concerns
- That social media is likely to play a role in the fall-out from any incident or alleged incident, including for potential contact between the victim, alleged perpetrator(s) and friends from either side

The DSL will take the lead role in any disciplining of the alleged perpetrator(s). We will provide support at the same time as taking any disciplinary action.

Disciplinary action can be taken while other investigations are going on, e.g. by the police. The fact that another body is investigating or has investigated an incident doesn't (in itself) prevent our school from coming to its own conclusion about what happened and imposing a penalty accordingly. We will consider these matters on a case-by-case basis, taking into account whether:

- > Taking action would prejudice an investigation and/or subsequent prosecution we will liaise with the police and/or local authority children's social care to determine this
- There are circumstances that make it unreasonable or irrational for us to reach our own view about what happened while an independent investigation is ongoing

Sharing of nudes and semi-nudes ('sexting')

This approach is based on guidance from the UK Council for Internet Safety for all staff and for DSLs and senior leaders.

Your responsibilities when responding to an incident

If you are made aware of an incident involving the consensual or non-consensual sharing of nude or semi-nude images/videos (also known as 'sexting' or 'youth produced sexual imagery'), you must report it to the DSL immediately.

You must not:

- View, copy, print, share, store or save the imagery yourself, or ask a pupil to share or download it (if you have already viewed the imagery by accident, you must report this to the DSL)
- > Delete the imagery or ask the pupil to delete it
- Ask the pupil(s) who are involved in the incident to disclose information regarding the imagery (this is the DSL's responsibility)
- Share information about the incident with other members of staff, the pupil(s) it involves or their, or other, parents and/or carers
- > Say or do anything to blame or shame any young people involved

You should explain that you need to report the incident, and reassure the pupil(s) that they will receive support and help from the DSL.

Initial review meeting

Following a report of an incident, the DSL will hold an initial review meeting with appropriate school staff – this may include the staff member who reported the incident and the safeguarding or leadership team that deals with safeguarding concerns. This meeting will consider the initial evidence and aim to determine:

- Whether there is an immediate risk to pupil(s)
- > If a referral needs to be made to the police and/or children's social care
- If it is necessary to view the image(s) in order to safeguard the young person (in most cases, images or videos should not be viewed)
- > What further information is required to decide on the best response
- > Whether the image(s) has been shared widely and via what services and/or platforms (this may be unknown)
- > Whether immediate action should be taken to delete or remove images or videos from devices or online services
- > Any relevant facts about the pupils involved which would influence risk assessment
- If there is a need to contact another school, college, setting or individual
- Whether to contact parents or carers of the pupils involved (in most cases parents/carers should be involved)

The DSL will make an immediate referral to police and/or children's social care if:

- , The incident involves an adult
- There is reason to believe that a young person has been coerced, blackmailed or groomed, or if there are concerns about their capacity to consent (for example, owing to SEN)
- What the DSL knows about the images or videos suggests the content depicts sexual acts which are unusual for the young person's developmental stage, or are violent
- > The imagery involves sexual acts and any pupil in the images or videos is under 13
- The DSL has reason to believe a pupil is at immediate risk of harm owing to the sharing of nudes and semi-nudes (for example, the young person is presenting as suicidal or self-harming)

If none of the above apply then the DSL, in consultation with the headteacher and other members of staff as appropriate, may decide to respond to the incident without involving the police or children's social care. The decision will be made and recorded in line with the procedures set out in this policy.

Further review by the DSL

If at the initial review stage a decision has been made not to refer to police and/or children's social care, the DSL will conduct a further review to establish the facts and assess the risks.

They will hold interviews with the pupils involved (if appropriate).

If at any point in the process there is a concern that a pupil has been harmed or is at risk of harm, a referral will be made to children's social care and/or the police immediately.

Informing parents/carers

The DSL will inform parents/carers at an early stage and keep them involved in the process, unless there is a good reason to believe that involving them would put the pupil at risk of harm.

Referring to the police

If it is necessary to refer an incident to the police, this will be done through a call to 101 or 999 depending on the urgency.

Recording incidents

All incidents of sharing of nudes and semi-nudes, and the decisions made in responding to them, will be recorded. The record-keeping arrangements set out in section 14 of this policy also apply to recording these incidents.

Curriculum coverage

Pupils are taught about the issues surrounding the sharing of nudes and semi-nudes as part of our relationships and sex education and computing curriculums. Teaching covers the following in relation to the sharing of nudes and semi-nudes:

- What it is
- , How it is most likely to be encountered
- > The consequences of requesting, forwarding or providing such images, including when it is and is not abusive and when it may be deemed as online sexual harassment
- Issues of legality
- > The risk of damage to people's feelings and reputation

Pupils also learn the strategies and skills needed to manage:

- Specific requests or pressure to provide (or forward) such images
- > The receipt of such images

This policy on the sharing of nudes and semi-nudes is also shared with pupils so they are aware of the processes the school will follow in the event of an incident.

Reporting systems for our pupils

Where there is a safeguarding concern, we will take the child's wishes and feelings into account when determining what action to take and what services to provide.

We recognise the importance of ensuring pupils feel safe and comfortable to come forward and report any concerns and/or allegations.

To achieve this, we will:

- > Put systems in place for pupils to confidently report abuse
- > Ensure our reporting systems are well promoted, easily understood and easily accessible for pupils
- Make it clear to pupils that their concerns will be taken seriously, and that they can safely express their views and give feedback

Notifying parents or carers

Where appropriate, we will discuss any concerns about a child with the child's parents or carers. The DSL will normally do this in the event of a suspicion or disclosure.

Other staff will only talk to parents or carers about any such concerns following consultation with the DSL.

If we believe that notifying the parents or carers would increase the risk to the child, we will discuss this with the local authority children's social care team before doing so.

In the case of allegations of abuse made against other children, we will normally notify the parents or carers of all the children involved. We will think carefully about what information we provide about the other child involved, and when. We will work with the police and/or local authority children's social care to make sure our approach to information sharing is consistent.

The DSL will, along with any relevant agencies (this will be decided on a case-by-case basis):

- Meet with the victim's parents or carers, with the victim, to discuss what's being put in place to safeguard them, and understand their wishes in terms of what support they may need and how the report will be progressed
- Meet with the alleged perpetrator's parents or carers to discuss support for them, and what's being put in place that will impact them, e.g. moving them out of classes with the victim, and the reason(s) behind any decision(s)

Adults working in schools

Good practice guidelines and staff code of conduct

To meet and maintain our responsibilities towards pupils we need to agree standards of good practice which form a code of conduct for all staff. Good practice includes, but not restricted to:

- · treating all pupils with respect
- setting a good example by conducting ourselves appropriately
- involving pupils in decisions that affect them
- encouraging positive, respectful and safe behaviour among pupils
- being an active listener
- being alert to changes in pupils' behaviour and to signs of abuse, neglect and exploitation
- recognising that challenging behaviour may be an indicator of abuse
- reading and understanding the school's safeguarding and child protection policy, staff behaviour policy and guidance documents on wider safeguarding issues
- asking the pupil's permission before initiating physical contact, such as assisting with intimate care, first aid, physical support during PE
- maintaining appropriate standards of conversation and interaction with and between pupils and avoiding the use of sexualised or derogatory language
- applying the use of reasonable force only as a last resort and in compliance with school and NCASP procedures
- referring all concerns about a pupil's safety and welfare to the DSL, or, if necessary, directly to police or children's social care
- following the school's rules about relationships with pupils and communication with pupils, including on social media.

Abuse of position of trust

All school staff are aware that inappropriate behaviour towards pupils is unacceptable and that their conduct towards pupils must be beyond reproach.

In addition, staff should understand that, under the Sexual Offences Act 2003, it is an offence for a person over the age of 18 to have a sexual relationship with a person under the age of 18, where that person is in a position of trust, even if the relationship is consensual. This means that any sexual activity between a member of the school staff and a pupil under 18 may be a criminal offence, even if that pupil is over the age of consent.

The school's Staff Code of Conduct sets out the expectations of the staff and is clearly stated in the Staff Handbook issued to staff annually.

Complaints procedure

Our complaints procedure will be followed where a pupil or parent raises a concern about poor practice towards a pupil that initially does not reach the threshold for child protection action. Complaints are managed by senior staff, the headteacher and governors. An explanation of the complaints procedure is published on the school website.

Complaints from staff are dealt with under the school's complaints and disciplinary and grievance procedures.

Complaints which escalate into a child protection concern will automatically be managed under the school's child protection procedures.

Whistle blowing- if you have concerns about a colleague

Staff who are concerned about the conduct of a colleague towards a pupil are undoubtedly placed in a very difficult situation. They may worry that they have misunderstood the situation and they will wonder whether a report could jeopardise their colleague's career. All staff must remember that the welfare of the child is paramount. The school's whistleblowing policy is available on the StaffShare drive and detailed in the Staff Handbook. Staff can raise concerns (in person, by email or using StaffSafe) or allegations, initially in confidence and for a sensitive enquiry to take place.

All concerns of poor practice or possible child abuse by colleagues should be reported to the head teacher. Complaints about the head teacher/principal should be reported to the chair of governors.

Staff may also report their concerns directly to children's social care or the police if they believe direct reporting is necessary to secure immediate actions

Allegations or concerns about an adult working in the school whether as a teacher, supply teacher, other staff, volunteers or contractors

At Barndale School we recognise the possibility that adults working in the school may harm children, including governors, volunteers, supply teachers and agency staff. Any concerns about the conduct of other adults in the school should be taken to the headteacher without delay; any concerns about the headteacher should go to the Chair of Governors.

Concerns may come from various sources, for example, a suspicion; complaint; or disclosure made by a child, parent or other adult within or outside of the organisation; or as a result of vetting checks undertaken.

The headteacher/principal has to decide whether the threshold for harm has been met.

When an allegation is made against a member of staff, set procedures must be followed. It is rare for a child to make an entirely false or malicious allegation, although misunderstandings and misinterpretations of events do happen.

A child may also make an allegation against an innocent party because they are too afraid to name the real perpetrator. Even so, we must accept that some professionals do pose a serious risk to pupils, and we must act on every allegation.

Staff who are the subject of an allegation have the right to have their case dealt with fairly, quickly and consistently and to be kept informed of its progress. Suspension is not the default option and alternatives to suspension will always be considered. In some cases, staff may be suspended where this is deemed to be the best way to ensure that children are protected. In the event of suspension, the school will provide support and a named contact for the member of staff.

The full procedures for dealing with allegations against staff can be found in *Keeping Children Safe in Education (DfE, 2024)* and in the school's Managing Allegations Policy and Procedures.

Staff, parents and governors are reminded that publication of material that may lead to the identification of a teacher who is the subject of an allegation is prohibited by law. Publication includes verbal conversations or writing, including content placed on social media sites.

Allegations concerning staff who no longer work at the school, or historical allegations will be reported to the police.

Training

Staff training

It is important that all staff receive training to enable them to recognise the possible signs of abuse, neglect and exploitation and to know what to do if they have a concern.

New staff and governors will receive a mandatory briefing during their induction, which includes the school's child protection and safeguarding policy, self regulation (behaviour) policy, Staff Handbook, and how to report and record concerns, and details for the DSL.

All staff, including the head teacher (unless the head teacher is the DSL) and governors will receive training that is regularly updated. The NCASP recommendations can be found in Appendix O

The DSL (and deputies) will receive annual safeguarding training, with subjects reflecting local and national priorities and including a refresher session on their roles and responsibilities every two years.

All staff complete a googleform to confirm they have received a copy of the child protection and safeguarding policy and that they have read KCSiE 2024 Part 1 and Annex B or Annex A)

The school has a produced a poster to signpost all staff to be vigilant and follow agreed procedures.

Governor Training

Members of the Governing Body of the school take part in mandatory safeguarding training to ensure that they can 'assure themselves that the safeguarding policies and procedures in place in schools and colleges are effective.' This training is regularly updated.

Visitors

Supply staff and other visiting staff will be shown the school's Visitors Information, which will be made available to them on their arrival. Supply staff will also be given a copy of the Staff Handbook so they clearly understand our procedures and protocols.

Safer recruitment

Our school endeavours to ensure that we do our utmost to employ safe staff by following the guidance in Keeping Children Safe in Education (2024) and the school's Staff Recruitment procedures, policy and checklist.

- At least one member of each recruitment panel will have attended safer recruitment training.
- The school obtains written confirmation from supply agencies or third-party organisations that agency staff or other
 individuals who may work in the school have been appropriately checked.
- Trainee teachers will be checked either by the school or by the training provider, from whom written confirmation will be obtained.
- The school maintains a single central record of recruitment checks undertaken.

School Central Record (SCR)

As a school we maintain a digital record of all of our checks to ensure staff, governors and those in regulated activity are safe (as much as possible) to work within our setting. This information is only kept doing the terms of employment or activity within the school.

The SCR is audited termly by the Headteacher/DSL to ensure the accuracy of information held.

Regulated Activity

Schools are 'specified places' which means that the majority of staff and volunteers will be engaged in regulated activity. A fuller explanation of regulated activity can be found in Keeping Children Safe in Education (2024) Annexe E.

Volunteers

Volunteers, including governors will undergo checks commensurate with their work in the school and contact with pupils. Under no circumstances will a volunteer who has not been appropriately checked be left unsupervised or be allowed to engage in regulated activity.

Supervised volunteers

Volunteers who work only in a supervised capacity and are not in regulated activity will undergo the safe recruitment checks appropriate to their role, in accordance with the school's risk assessment process and statutory guidance.

Contractors

The school checks the identity of all contractors working on site and requests DBS (Disclosure and Barring Service) checks and barred list checks where required by statutory guidance. Contractors who have not undergone checks will not be allowed to work unsupervised or engage in regulated activity.

Site security

Visitors to the school, including contractors, are asked to sign in and are given a badge, which confirms they have permission to be on site. Parents who are simply delivering or collecting their children do not need to sign in. All visitors are expected to observe the school's safeguarding and health and safety regulations to ensure children in school are kept safe. The head teacher will exercise professional judgement in determining whether any visitors should be escorted or supervised while on site.

Extended School, out of school providers and off-site arrangements

All extended and off-site activities are subject to a risk assessment to satisfy health and safety and safeguarding requirements. Where extended school activities are provided by and managed by the school, our own child protection and safeguarding policy and procedures apply.

When we host out-of-school providers on the premises it should be noted that whilst the provider is responsible for their own safeguarding and child protection policies and procedures, the school will refer any concerns they have about the provider to the local authority. The school uses the DfE Keeping-children-safe-in-out-of-school-settings-code-of-practice as best practice guidance. The school would also follow their policy and protocol.

When our pupils attend off-site activities, including day and residential visits and work related activities, we will check that effective child protection arrangements are in place.

Digital Safety

We recognise the importance of safeguarding children from potentially harmful and inappropriate online material, and we understand that technology is a significant component in many safeguarding and wellbeing issues.

To address this, our school aims to:

- Have robust processes (including filtering and monitoring systems) in place to ensure the online safety of pupils, staff, volunteers and governors
- > Protect and educate the whole school community in its safe and responsible use of technology, including mobile and smart technology (which we refer to as 'mobile phones')
- Set clear guidelines for the use of mobile phones for the whole school community
- > Establish clear mechanisms to identify, intervene in and escalate any incidents or concerns, where appropriate

The 4 key categories of risk

Our approach to online safety is based on addressing the following categories of risk:

- Content being exposed to illegal, inappropriate or harmful content, such as pornography, fake news, racism, misogyny, self-harm, suicide, antisemitism, radicalisation and extremism
- Contact being subjected to harmful online interaction with other users, such as peer-to-peer pressure, commercial advertising and adults posing as children or young adults with the intention to groom or exploit them for sexual, criminal, financial or other purposes
- Conduct personal online behaviour that increases the likelihood of, or causes, harm, such as making, sending and receiving explicit images (e.g. consensual and non-consensual sharing of nudes and semi-nudes and/or pornography), sharing other explicit images and online bullying; and
- Commerce risks such as online gambling, inappropriate advertising, phishing and/or financial scams

To meet our aims and address the risks above, we will:

Teach our pupils about online safety as part of our curriculum. For example:

- The safe use of social media, the internet and technology
- Keeping personal information private
- How to recognise unacceptable behaviour online
- How to report any incidents of cyber-bullying, ensuring pupils are encouraged to do so, including where they're
 a witness rather than a victim
- Train staff, as part of their induction, on safe internet use and online safeguarding issues including cyber-bullying, the risks of online radicalisation, and the expectations, roles and responsibilities around filtering and monitoring. All staff members will receive refresher training as required and at least once each academic year
- Educate parents/carers about online safety via our website, communications sent directly to them and during parents' evenings. We will also share clear procedures with them so they know how to raise concerns about online safety
- Make all pupils, parents/carers, staff, volunteers and governors aware that they are expected to sign an agreement regarding the acceptable use of the internet in school, use of the school's ICT systems and use of their mobile and smart technology
- Make sure all staff, pupils and parents/carers are aware that staff have the power to search pupils' phones, as set out in the DfE's guidance on searching, screening and confiscation
- Put in place robust filtering and monitoring systems to limit children's exposure to the 4 key categories of risk (described above) from the school's IT systems.
- > Carry out an annual review of our approach to online safety
- > Provide regular safeguarding and children protection updates including online safety to all staff, at least annually, in order to continue to provide them with the relevant skills and knowledge to safeguard effectively
- > Review the child protection and safeguarding policy, including online safety, annually and ensure the procedures and implementation are updated and reviewed regularly

Artificial intelligence (AI)

Generative artificial intelligence (AI) tools are now widespread and easy to access. Staff, pupils and parents/carers may be familiar with generative chatbots such as ChatGPT and Google Bard.

Barndale recognises that AI has many uses, including enhancing teaching and learning, and in helping to protect and safeguard pupils. However, AI may also have the potential to facilitate abuse (e.g. bullying and grooming) and/or expose pupils to harmful content. For example, in the form of 'deepfakes', where AI is used to create images, audio or video hoaxes that look real.

Staff should be aware of the risks of using AI tools whilst they are still being developed and should carry out risk assessments for any new AI tool being used by the school.

Filtering and Monitoring

When pupils use the school's network to access the internet, they are protected from inappropriate content by our filtering and monitoring systems, which are regularly reviewed for their effectiveness.

- Filtering refers to the technology preventing access to harmful or inappropriate content, whilst monitoring refers to the
 practical steps staff take to ensure harmful or inappropriate access is not made.
- Monitoring can include:
 - Physical monitoring- staff being vigilant when Children/Young People are using devices
 - Live monitoring- using Sensocloud that screen captures trigger words/phrases
 - Monitoring individual devices/users
- We make sure that any school devices used away from the school site are also subject to filtering and monitoring procedures.
- Each year our designated safeguarding lead, along with our IT team and a governor, review our filtering and monitoring procedures to ensure that they effectively prevent access to harmful or inappropriate content.
- All our staff undertake training to understand the risks of poor filtering and monitoring, and know how to share their concerns
- All our staff have taken part in annual cybersecurity training

However, many pupils are able to access the internet using personal devices on journeys into school and going home. To minimise inappropriate use, we as a school have a mobile device policy and ask parents/carers to adhere to the guidance stated.

Photography and images

The vast majority of people who take or view photographs or videos of children do so for entirely innocent and legitimate reasons. Sadly, some people abuse children through taking or distributing images.

To protect pupils, we will:

- seek parental consent for photographs to be taken or published (for example, on our website or in newspapers or publications)
- use only the pupil's first name with an image
- · ensure pupils are appropriately dressed
- encourage pupils to tell us if they are worried about any photographs that are taken of them.

Staff/pupil relationships and online contact

The school provides advice to staff regarding their personal online activity and has strict rules regarding online contact and electronic communication with pupils. Staff found to be in breach of these rules may be subject to disciplinary action or child protection investigation. This is stated in our Digital Safety Policy and Staff conduct policy.

Helping children to keep themselves safe

We recognise that high self-esteem, confidence, supportive friends and good lines of communication with a trusted adult helps prevention. We will therefore raise awareness of child protection issues and equip children with the skills to keep them safe, this will include activities to improve their resilience. Children are taught to recognise when they are at risk and how to get help when they need it.

The school will therefore:

- establish and maintain an environment and positive ethos where children feel secure, supported and are encouraged
 to talk, and are listened to, can learn, develop and feel valued.
- ensure children know that there are familiar and trusted adults in the school whom they can approach if they are worried or in difficulty.
- include in the curriculum, activities and opportunities for PSHE (Personal, Social, Health and Education) which equip children with the skills they need to stay safe from abuse, develop resilience and that they know to whom to turn for help.
- Be a listening school, and all children and young people feel they comfortable and are encouraged to speak to a member of staff when they are worried about any issues
- Support for those involved in a child protection issue.

Curriculum- teaching children and young people to be safe

We, as a school, recognise that for some children and young people that abuse can be completed normalised- especially if this has continued for a period of time. We aim to support our young people in knowing what is 'OK' and 'Not OK'. Alongside our curriculum we also ensure staff are listening and that our young people know that staff have the time to listen and support them.

The type of topics the curriculum covers:

- healthy and respectful relationships- including boundaries and consent
- being equal- stereotyping, prejudice and equality
- body confidence and self-esteem
- how to recognise an abusive relationship, including coercive and controlling behaviour
- laws relating to abuse and unhealthy relationships
- Children are taught to recognise when they are at risk and how to get help when they need it.
- Online and Offline safety
- Being safe in the community
- Knowing who can help

APPENDIX A DSL Share Drive and other important links

 $To\ access\ DSL\ drive\ copy\ the\ link\ into\ your\ search\ bar-\underline{https://northumberland365.sharepoint.com/sites/DSLinSchoolsAPs/2016.pdf}$

Contact Justine Clephane if you are unable to access

Northumberland Procedures Manual - https://www.proceduresonline.com/northumberlandcs/local_resources.html

Be Connected Padlet - https://padlet.com/nies1/be-connected-lx9us64xc7vv5az7

APPENDIX B Definitions of Abuse

Four categories of abuse

Physical abuse

Physical abuse is a form of abuse which may involve hitting, shaking, throwing, poisoning, burning or scalding, drowning, suffocating or otherwise causing physical harm to a child. Physical harm may also be caused when a parent or carer fabricates the symptoms of, or deliberately induces, illness in a child. This used to be called Munchausen's Syndrome by Proxy, but is now more usually referred to as Fabricated or Induced Illness (FII).

Emotional abuse

Emotional abuse is the persistent emotional maltreatment of a child such as to cause severe and persistent adverse effects on the child's emotional development. It may involve conveying to a child that they are worthless or unloved, inadequate, or valued only insofar as they meet the needs of another person. It may include not giving the child opportunities to express their views, deliberately silencing them or 'making fun' of what they say or how they communicate. It may feature age or developmentally inappropriate expectations being imposed on children. These may include interactions that are beyond a child's developmental capability, as well as overprotection and limitation of exploration and learning, or preventing the child participating in normal social interaction. It may involve seeing or hearing the ill-treatment of another. It may involve serious bullying (including cyber bullying), causing children frequently to feel frightened or in danger, or the exploitation or corruption of children. Some level of emotional abuse is involved in all types of maltreatment of a child, although it may occur alone.

Sexual abuse

Sexual abuse involves forcing or enticing a child or young person to take part in sexual activities, not necessarily involving a high level of violence, whether or not the child is aware of what is happening. The activities may involve physical contact, including assault by penetration (for example rape or oral sex) or non-penetrative acts such as masturbation, kissing, rubbing and touching outside of clothing. They may also include non-contact activities, such as involving children in looking at, or in the production of, sexual images, watching sexual activities, encouraging children to behave in sexually inappropriate ways, or grooming a child in preparation for abuse. Sexual abuse can take place online, and technology can be used to facilitate offline abuse. Sexual abuse is not solely perpetrated by adult males. Women can also commit acts of sexual abuse, as can other children.

Neglect

Neglect is the persistent failure to meet a child's basic physical and/or psychological needs, likely to result in the serious impairment of the child's health or development. Neglect may occur during pregnancy as a result of maternal substance abuse. Once a child is born, neglect may involve a parent or carer failing to:

- provide adequate food, clothing and shelter (including exclusion from home or abandonment);
- protect a child from physical and emotional harm or danger;
- ensure adequate supervision (including the use of inadequate care-givers); or
- ensure access to appropriate medical care or treatment. It may also include neglect of, or unresponsiveness to, a child's basic emotional needs.

Appendix C Indicators of Abuse

Indicators of abuse

Physical signs define some types of abuse, for example, bruising, bleeding or broken bones resulting from physical or sexual abuse, or injuries sustained while a child has been inadequately supervised. The identification of physical signs is complicated, as children may go to great lengths to hide injuries, often because they are ashamed or embarrassed, or their abuser has threatened further violence or trauma if they 'tell'. It is also quite difficult for anyone without medical training to categorise injuries into accidental or deliberate with any degree of certainty. For these reasons it is vital that staff are also aware of the range of behavioural indicators of abuse and report any concerns to the DSL.

It is the responsibility of staff to report their concerns. It is not their responsibility to investigate or decide whether a child has been abused.

A child who is being abused, neglected or exploited may:

- · have bruises, bleeding, burns, fractures or other injuries
- show signs of pain or discomfort
- keep arms and legs covered, even in warm weather
- be concerned about changing for PE or swimming
- look unkempt and uncared for
- change their eating habits
- have difficulty in making or sustaining friendships
- appear fearful
- · be reckless with regard to their own or other's safety
- self-harm
- frequently miss school, arrive late or leave the school for part of the day
- show signs of not wanting to go home
- display a change in behaviour from quiet to aggressive, or happy-go-lucky to withdrawn
- challenge authority
- become disinterested in their school work
- · be constantly tired or preoccupied
- · be wary of physical contact
- be involved in, or particularly knowledgeable about drugs or alcohol
- display sexual knowledge or behaviour beyond that normally expected for their age
- acquire gifts such as money or a mobile phone from new 'friends'

Individual indicators will rarely, in isolation, provide conclusive evidence of abuse. They should be viewed as part of a jigsaw, and each small piece of information will help the DSL to decide how to proceed.

Children who may be particularly vulnerable

Some children may have an increased risk of abuse. It is important to understand that this increase in risk is due more to societal attitudes and assumptions or child protection procedures that fail to acknowledge children's diverse circumstances, rather than the individual child's personality, impairment or circumstances. Many factors can contribute to an increase in risk, including prejudice and discrimination, isolation, social exclusion, communication issues and a reluctance on the part of some adults to accept that abuse can occur.

Children who are lesbian, gay, bi, or gender questioning (LGBT)

The fact that a child or a young person may be LGBT is not in itself an inherent risk factor for harm. However, children who are LGBT can be targeted by other children. In some cases, a child who is perceived by other children to be LGBT (whether or not) can be just as vulnerable as children who identify as LGBT.

Risks can be compounded where children who are LGBT lack a trusted adult with whom they can be open. At Barndale school we endeavour to reduce the additional barriers faced by proving a safe space for any child to speak with a trusted adult of their choice.

Children Who Are Absent from Education

Children being absent from education for prolonged periods and/or on repeat occasions can act as a vital warning sign to a range of safeguarding issues including neglect, child sexual and child criminal exploitation - particularly county lines. It is important the school or college's response to persistently absent pupils and children missing education supports identifying such abuse, and in the case of absent pupils, helps prevent the risk of them becoming a child missing education in the future. This includes when problems are first emerging but also where children are already known to local authority children's social care and need a social worker (such as a child who is a child in need or who has a child protection plan, or is a looked after child), where being absent from education may increase known safeguarding risks within the family or in the community.

Knowing where children are during school hours is an extremely important aspect of Safeguarding. Missing school can be an indicator of abuse and neglect and may also raise concerns about others safeguarding issues, including the criminal exploitation of children.

We monitor attendance carefully and address poor or irregular attendance without delay.

We will always follow up with parents/carers when pupils are not at school. This means we need to have a least two up to date contacts numbers for parents/carers. Parents should remember to update the school as soon as possible if the numbers change.

In response to the guidance in Keeping Children Safe in Education (2024) the school has:

- 1. Staff who understand what to do when children do not attend regularly
- 2. Appropriate policies, procedures and responses for pupils who go missing from education (especially on repeat occasions).
- 3. Staff who know the signs and triggers for travelling to conflict zones, FGM and forced marriage.
- 4. Procedures to inform the local authority when we plan to take pupils off-roll when they:
 - a. leave school to be home educated
 - b. move away from the school's location
 - c. remain medically unfit beyond compulsory school age
 - d. are in custody for four months or more (and will not return to school afterwards); or
 - e. are permanently excluded

We will ensure that pupils who are expected to attend the school, but fail to take up the place will be referred to the local authority.

When a pupil leaves the school, we will record the name of the pupil's new school and their expected start date.

The school's attendance lead will submit a monthly return to the LA, indicating children missing education and the DSL must review this submission before it is sent to ensure they are aware of any concerns or can add additional information

The school procedures reflect the latest DfE guidance Working-together-to-improve-school-attendance and Children-missing-education guidance The LA guidance is available on the Virtual School web page

Children with Special Educational Needs and Disabilities

Children with special educational needs (SEN) and disabilities can face additional safeguarding challenges. Governing bodies and proprietors should ensure their child protection policy reflects the fact that additional barriers can exist when recognising abuse and neglect in this group of children. These can include:

- assumptions that indicators of possible abuse such as behaviour, mood and injury relate to the child's disability without further exploration;
- the potential for children with SEN and disabilities being disproportionately impacted by behaviours such as bullying, without outwardly showing any signs; and
- communication barriers and difficulties in overcoming these barriers

Bullying

While bullying between children is not a separate category of abuse and neglect, it is a very serious issue that can cause considerable anxiety and distress. At its most serious level, bullying can have a disastrous effect on a child's wellbeing and in very rare cases has been a feature in the suicide of some young people.

All incidences of bullying, including cyber-bullying and prejudice-based bullying should be reported and will be managed through our tackling-bullying procedures. All pupils and parents receive a copy of the policy/procedures on joining the school and the subject of bullying is addressed at regular intervals in RHSE education. If the bullying is particularly serious, or procedures implemented to address the bullying are deemed to be ineffective, the head teacher and the DSL will consider implementing child protection procedures.

Looked After Children and Previously Looked After children

The most common reason for children becoming looked after is as a result of abuse or neglect. The school ensures that staff have the necessary skills and understanding to keep looked after children safe. Appropriate staff have information about a child's looked after legal status and care arrangements, including the level of authority delegated to the carer by the authority looking after the child. The designated teacher for looked after children and the DSL have details of the child's social worker and the name and contact details of the local authority's virtual head teacher

Children with sexually harmful behaviour

Children may be harmed by other children or young people. Staff will be aware of the harm caused by bullying and will use the school's **anti-bullying procedures** where necessary. However, there will be occasions when a pupil's behaviour warrants a response under child protection rather than anti-bullying procedures.

The management of children and young people with sexually harmful behaviour is complex and the school will work with other relevant agencies to maintain the safety of the whole school community. Young people who display such behaviour may be victims of abuse themselves and the child protection procedures will be followed for both victim and perpetrator. Staff who become concerned about a pupil's sexual behaviour, including any known online sexual behaviour, should speak to the DSL as soon as possible

Sexual exploitation of children

Child sexual exploitation is a form of child sexual abuse. It occurs where an individual or group takes advantage of an imbalance of power to coerce, manipulate or deceive a child or young person under the age of 18 into sexual activity (a) in exchange for something the victim needs or wants, and/or (b) for the financial advantage or increased status of the perpetrator or facilitator. The victim may have been sexually exploited even if the sexual activity appears consensual. Child sexual exploitation does not always involve physical contact; it can also occur through the use of technology.

The school includes the risks of sexual exploitation in the RHSE curriculum. A common feature of sexual exploitation is that the child often doesn't recognise the coercive nature of the relationship and doesn't see themselves as a victim. The child may initially resent what they perceive as interference by staff, but staff must act on their concerns, as they would for any other type of abuse.

All staff are made aware of the indicators of sexual exploitation and all concerns are reported immediately to the DSL. Child Sexual Exploitation (proceduresonline.com)

Criminal Exploitation of Children

Criminal exploitation of children is a geographically widespread form of harm that is a typical feature of county lines criminal activity and includes drug networks or gangs grooming and exploiting children and young people to carry drugs and money from urban areas to suburban and rural areas, market and seaside towns.

Gang Activity, Youth Violence and Criminal Exploitation Affecting Children (proceduresonline.com)

Forced Marriage

A forced marriage is a marriage in which a female (and sometimes a male) does not consent to the marriage but is coerced into it. Coercion may include physical, psychological, financial, sexual and emotional pressure. It may also involve physical or sexual violence and abuse.

Since June 2014 forcing someone to marry has become a criminal offence in England and Wales under the Anti-Social Behaviour, Crime and Policing Act 2014.

Forced Marriage (proceduresonline.com)

Legal Marriage

It is also worth noting that The Marriage and Civil Partnership (Minimum Age) Act 2022 came into force in February 2024 means that 16 and 17 year olds will no longer be allowed to marry or enter a civil partnership, even if they have parental consent. Any concerns that students may be getting married should be referred to the DSL.

Radicalisation and Extremism

The government defines extremism as vocal or active opposition to fundamental British values, including democracy, the rule of law, individual liberty and mutual respect and tolerance of different faiths and beliefs.

Some children are at risk of being radicalised: adopting beliefs and engaging in activities which are harmful, criminal or dangerous. Nationally, Islamic extremism is the most widely publicised form however schools should also remain alert to the risk of radicalisation into white supremacy and extreme right wing factions

School staff receive training to help to identify signs of extremism. Opportunities are provided in the curriculum to enable pupils to discuss issues of religion, ethnicity and culture and the school follows the DfE advice Promoting fundamental British Values as part of SMCS (spiritual, moral, social and cultural education) in Schools (2014).

Prevent - Safeguarding Children and Young People against Radicalisation and Violent Extremism (proceduresonline.com)

https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/380595/SMSC_Guidance_Maintained_Schools_pdf

Private fostering arrangements

A private fostering arrangement occurs when someone <u>other than</u> a parent or a close relative care for a child for a period of 28 days or more, with the agreement of the child's parents. It applies to children under the age of 16 or aged under 18 if the child is disabled. Children looked after by the local authority or who are placed in a residential school, children's home or hospital are not considered to be privately fostered.

Private fostering occurs in all cultures, including British culture and children may be privately fostered at any age.

By law, a parent, private foster carer or other persons involved in making a private fostering arrangement must notify children's services as soon as possible.

When a member of staff becomes aware that a pupil may be in a private fostering arrangement, they will raise this with the DSL and the school should notify the local authority of the circumstances.

Children Living Away from Home (proceduresonline.com)

Domestic Violence

Our school is fully engaged in Operation Encompass and we recognise the importance of all staff having a basic understanding in relation to domestic violence and the impact it can have on children. The school notifies all parents that we are partners with the LA and police in relation to Operation Encompass and new staff receive a briefing as part of their induction.

Staff understand that violence perpetrated by a child on their parent (Child to Parent Violence and Abuse CPVA (Child to Parent Violence and Abuse)) is also a form of domestic violence and as such will seek advice from the DSL when they are made aware of such incidents

Domestic Violence and Abuse (proceduresonline.com)

Mental Health

All staff are aware that mental health problems can, in some cases, be an indicator that a child has suffered or is at risk of suffering abuse, neglect or exploitation.

School staff are not expected, or trained, to diagnose mental health conditions or issues, but may notice behaviours that may be of concern.

If staff have a mental health concern about a child that is also a safeguarding concern, immediate action should be taken by speaking to the designated safeguarding lead or a deputy.

Our school has a senior mental health lead for staff and 3 Thrive practitioners for our young people to offer immediate support.

Sexual Violence or Sexual harassment

Considering confidentiality and anonymity

This school recognises that in cases related to reports of sexual violence and sexual harassment there may be situations where the young person asks the school not to tell anyone about the incident and all staff are aware of their duty to report concerns to the DSL

Risk Assessments

Report of sexual violence or sexual harassment will include the time and location of the incident and subsequent risk assessments will include any actions required to make the location safer.

Impact on any siblings

The school recognises the importance of understanding intra-familial harms and will identify any necessary support for siblings following incidents of sexual violence or sexual harassment.

Specific Considerations

Work Experience

The school has detailed procedures to safeguard pupils undertaking work experience, including arrangements for checking people who provide placements and supervise pupils on work experience which are in accordance with the guidance in Keeping Children Safe in Education (2024)

Children staying with host families

The school may make arrangements for pupils to stay with a host family during a foreign exchange trip or sports tour. In such circumstances the school follows the guidance in Keeping Children Safe in Education (2024), to ensure that hosting arrangements are as safe as possible.

Some overseas pupils may reside with host families during school terms, and we will work with the local authority to check that such arrangements are safe and suitable

Boarding Schools and Children's Homes

Research has shown that children can be particularly vulnerable in residential settings. All boarding schools and residential special schools comply with the National Minimum Standards for their setting and are appropriately inspected (You should expand on this paragraph with further relevant information if you provide accommodation to pupils)

Schools with Sixth Formers

This section should be included when the school deals with young people who have reached their 18th birthday

If the student is over 18, and is not a danger to themselves, permission must be obtained from the student to share the information they have disclosed with outside agencies.'

We recognise that some procedures are different for those young people and adults over the age of 18 years. Once the student has reached the age of 18, he/she may be classed as a vulnerable adult. The definition of this is in accordance with the Safeguarding Vulnerable Groups Act 2006.

- A person who has reached the age of 18 and
- is in residential accommodation or sheltered housing
- receives domiciliary care or any form of health care
- is detained in lawful custody
- is by virtue of an order of the court under supervision by a person exercising functions for the purposes of part one of the Criminal Justice and Court Services Act 2000
- receives the welfare service of an agency outside the school
- receives any service or participates in any activity provided specifically for persons who fall within subsection 9 of the Safeguarding Vulnerable Groups Act 2009
- payments are made to him/her (or to another on his/her behalf) in pursuance of arrangements under section 57 of the Health and Social Care Act 2001
- requires assistance in the conduct of his/her own affairs' child (i.e., a pupil at school who has not yet reached their 18th birthday)

In general, adult safeguarding procedures should be implemented for 18-year-olds and in these situations. Children's Safeguarding should remain equal partners throughout the process so any issues that impact on the service can be addressed. These situations may be complicated by the different procedure's timescales and processes.

Adult Safeguarding - Information for professionals

Further information about using CPOMs can be found in the staff handbook-

Barndalehouse.cpom.net only this address will work- please don't google



CPOMs Protocol

This addendum to our safeguarding policy is to ensure our record keeping and reporting procedures are accurate, factual and succinct. This ensures that we can more effectively ascertain what actions are required with the information shared.

Logging an incident->

- ✓ Please only complete on your own name- I can merge separate incidents/view points into one now
- ✓ Where possible use bullet points in the incident box
- ✓ Only select the main category- please don't tick all that apply unless the incident started as one and became another
- ✓ Please ensure you set the date/time of the incident- not when the form was completed
- ✓ Assign- please don't complete this
- √ Files- you can attach any photos or evidence
- Alert- ensure all SLT are alerted as any of us could pick it up

If the incident is urgent or a child/adult is in immediate risk of harm please tell a DSL before completing the CPOMS. Where a disclosure of harm is shared this will also need immediate DSL notification.

Guidelines for wording/phrasing of incident write up ->

Please note- anything written on CPOMs could be subject to a Freedom of Information request. This means it can be read by pupils, parents, police and wider professionals.

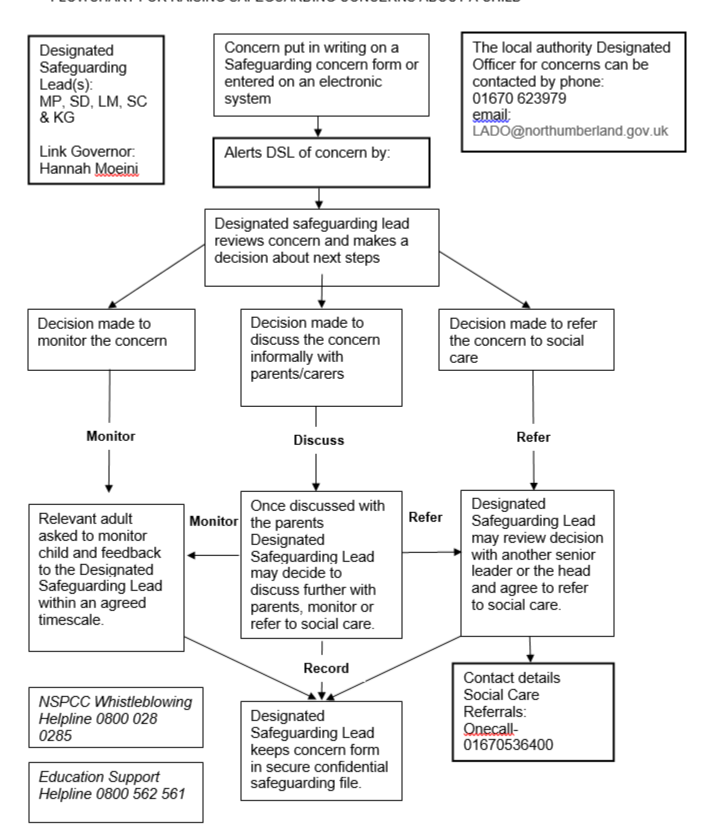
X Opinions X	√ Facts √	
Really angry	The pupil shouted, stomped, tipped over	
Threatening	The pupil ran/hit/threw/bit	
Rude	They said, repeated	
Aggressive	They had clenched fists, punched, marked, broke	
Abusive	They said ""	
As per	BARNDALE SCHOOL has said this on another occasion	
We feel that	The trigger was	
The impact is that	We had to	
Typing protocol- please don't use CAPITALS or !!!! to emphasize frustration or meaning		

Ambiguous language- be direct and succinct. Words and phrasing can completely change an incident Physical contact- be specific (how and where) about any physical hold, movement or comfort given

Reflection-> This is an incredibly important part of recording a behavioural incident but can also be used for challenges at home. Please share in the incident box what you/the team have done to follow up or what you are putting in place to prevent a reoccurrence.

Response-> The SLT will always respond to every CPOMs incident. This may just be 'Acknowledged' or to clarify further details. If you are required to respond to an action then please do so within 24hrs.

FLOWCHART FOR RAISING SAFEGUARDING CONCERNS ABOUT A CHILD



REPORT RECEIVED

(from the victim or third-party) [Onsite, offsite_or online]

Victim reassured

- taken seriously and kept safe; and never be given an impression they are creating a problem
- confidentiality not promised
- listen to victim, non-judgementally
- record the disclosure (facts as reported)
- two staff present (one being the DSL, or reported to DSL as soon as possible)
- victim sensitively informed about referral to other agencies
- if victim does not give consent to share, staff may still lawfully share in order to protect child from harm and to promote the welfare of children (see 'Sexual Violence and Sexual Harassment' paragraph 82)
- parents of victim informed, unless this would put victim at greater risk.

Anonymity

Note that in cases of sexual violence there is legal protection of the victim's identity. Remember that this also includes sharing on social media and discussion amongst pupils in the school.

Record-keeping

Remember, to record all concerns, discussions, decisions and reasons for decisions

Definitions

Sexual Violence

Sexual assault

Assault by penetration

Sexual Harassment

sexual harassment

Unwanted conduct of a sexual

physical behaviour or online

nature, including sexual

remarks, sexual taunts,

Rone

Considerations

(Sexual Violence, Sexual Harassment and Harmful Sexual Behaviours) Immediately: Consider how to support the victim and the alleged perpetrator

- wishes of the victim
- nature of the alleged incident
- ages of the children
- development stage of the child
- any power imbalance
- one-off, or part of a pattern of behaviour
- any ongoing risks to victim or others
- other related issues and wider context (eg, CSE)

MANAGE INTERNALLY

One-off incidents which the school believes that the child(ren) are not in need of early help or statutory intervention, which would be appropriate to deal with internally under the school's behaviour. policy or anti-bullying policy.

EARLY HELP

Non-violent Harmful Sexual Behaviours

(see Harmful Sexual Behaviours Framework (NSPCC))

REFER TO

SOCIAL CARE

All incidents where a child has been harmed, is at risk of harm or is in immediate danger.

Social Care staff will decide next steps. Be ready to escalate if necessary.

REFER TO POLICE

All incidents of rape, assault by penetration or sexual assault.

(incl. if perpetrator is 10 or under) Discuss next steps with police, for example, disclosing information to other staff, informing alleged perpetrator and their parents.

RISK ASSESSMENT

Case-by-case basis

(for details see paragraphs 69 and 70

Sexoal Violence and Sexual Harassment between children in schools and colleges (DfE, 2021))

RISK ASSESSMENT

Immediately

Do not wait for outcome of referral before protecting victim.

Emphasis on victim being able to continue normal routines.

Alleged perpetrator removed from any classes with victim (also consider shared spaces and journey to/from school) [Not a judgement of guilt]

SAFEGUARD AND SUPPORT VICTIM AND (ALLEGED) PERPETRATOR

(see separate page)

DISCIPLINARY MEASURES TAKEN

(see school's Behaviour Policy/Anti-bullying Policy)

- Conviction or Caution: followbehaviour policy, consider Permanent Exclusion. If pupil remains in school, make clear expectations; keep victim and perpetrator apart. Consider victim's wishes.
- Not Guilty: Support victim and alleged perpetrator No Further Action: Support victim and alleged perpetrator

SAFEGUARD AND SUPPORT VICTIM AND (ALLEGED) PERPETRATOR

(see separatepage)

DISCIPLINARY

MEASURES TAKEN (may be undertaken based on balance of probabilities, unless prejudicial or unreasonable)

Ensure actions do not iepordise the investigation School to work dosely with police and/or other agencies

CRIMINAL PROCESS ENDS

Appendix I - Standards for effective Child Protection Practice in Schools

A school should measure its standards regarding safeguarding against the expectations of the Ofsted Framework Ofsted handbooks and frameworks - GOV.UK (www.gov.uk)

and the arrangements of the Northumberland Childrens and Adults Safeguarding Partnership https://www.proceduresonline.com/northumberlandcs/index.html

OFSTED- How we inspect safeguarding in schools

Posted by: Lee Owston, National Director Education, Posted on: 9 November 2023

In this blog, we'll consider safeguarding through the course of an inspection. We'll explain some of the main activities we undertake and why. You'll find lots of references to <u>keeping children safe in education (KCSIE)</u> too. That's because it sets out the Department for Education's (DfE) expectations, as the regulator, of a school's safeguarding responsibilities.

Keeping children safe is an important part of all our work. As an organisation, we are always reviewing our approaches to inspection to make sure it's as positive and effective as possible.

Schools tell us that discussions about safeguarding can sometimes feel quite pressurised during inspections. Some of the concerns about getting decisions right in this space are natural. It's important to stress that inspectors will be looking at whether schools have made the right decisions to keep children safe, not looking to catch schools out on technicalities. We want the very best for children and protecting them from harm is paramount.

Before we consider the journey of inspection, it's important to be clear what we mean by a 'culture of safeguarding'. We've updated our definition to take account of what we know matters most. We expect all schools to have an open and positive culture around safeguarding that puts pupils' interests first. We have provided further clarification in our handbook at paragraph 367 on what this means. Inspectors will consider the safeguarding culture that has been established in the school when making a judgement. Judgements will rarely rest on single issues. Inspectors will take into account a range of evidence so that they are able to evaluate the effectiveness of safeguarding arrangements.

Before the inspection

We contact schools the day before their inspection to set out the documents and information we'll want to see when we are on site. We also have a longer conversation with the headteacher to talk about the school and plan the inspection.

In terms of safeguarding, we ask schools to start by providing some specific information before the inspection – this is outlined in paragraph 107 of the handbook:

- the single central record (SCR)
- a list of referrals made to the local authority
- any referrals made to the local authority designated officer regarding staff or other adults
- a list of all open cases with children's services or social care and all pupils who have a multi-agency plan

We specifically ask schools to provide us with 'brief details' about the resolution of any referrals to the local authority. To clarify, these 'brief details' can just be drawn from local records – for example, what support was provided and by whom, or whether the case is ongoing or the situation is now being monitored.

The records that schools draw from should have enough detail for the inspector to be able to understand the overall concerns that have been identified and the support and help that is in place for children. The exact level of detail required is explained further in paragraph 68 of KCSIE, but they should:

- be clear and comprehensive
- detail how concerns were followed up
- note any actions taken, the decision reached and the outcome

During the inspection

Discussions about safeguarding are woven throughout the inspection and will be informed by the information and records provided. We explain more in our webinars and the handbook, but there are a few main activities:

- reviewing the single central record
- meeting with the designated safeguarding lead (DSL)
- · discussions with staff and pupils.

The single central record

When we review the SCR, we're checking against the minimum recording requirements as set out in paragraphs 268 to 272 of KCSIE. We might also ask questions about recruitment more widely, such as:

- How are posts advertised?
- Who sits on appointment panels and what training do they have?
- How are new staff inducted?

We typically carry out the check at the start of the inspection. We do it at the start so that if there are any minor safeguarding improvements that can be rectified during the inspection, schools have the opportunity to do so. We discuss further what we mean by minor safeguarding improvements below.

All that said, we'll want to know that this document is well managed and that staff are suitable to be working with children. Sadly, some predatory people do try to join the staff of schools. The SCR is an important safety mechanism.

As <u>our chief inspector has said before</u>, there is no expectation that governors and trustees go through the SCR themselves. But governors and trustees are responsible for making sure that their school fulfils its statutory duties. It's therefore important that governors and trustees have mechanisms in place to make sure that key safeguarding and safer recruitment duties are undertaken effectively.

Meeting with the designated safeguarding lead

Inspectors will meet with the designated safeguarding lead (DSL) to explore the culture of safeguarding more fully. We'll specifically ask the DSL whether there have been any safeguarding incidents or allegations since the last inspection. If there have been, leaders should be able to demonstrate how they have used the guidance in KCSIE to respond appropriately. This is likely to involve information-sharing with the right agencies and people (more about this below).

We'll often sample case files and discuss referrals in this meeting. As part of these discussions, we are assuring ourselves that any concerns are dealt with in a timely way. By that, we mean without any unnecessary delay. Timings will depend on local thresholds and guidance. We'll explore how any referrals are made, what actions are taken and how things are resolved.

We'll also ask about staff training and how leaders make sure that staff have the relevant knowledge and skills to safeguard children effectively. Above all, all staff should be aware of the indicators of abuse and know what to do if they have concerns about a child, no matter how minor those concerns might be. These expectations are set out fully in part 1 of KCSIE.

Information-sharing is a big part of effective safeguarding. Expectations are set out fully in KCSIE and you can find a useful guide to information sharing in <u>Working together to safeguard children</u>. We may discuss information-sharing further on inspection. Examples of the kind of questions we might ask are:

- What arrangements are in place to receive and share records at points of transfer?
- To what extent are you alert to the potential needs and vulnerabilities of the pupils that arrive at your school?
- How do you inform receiving schools of any concerns or support you have provided?

Topics of discussion with the DSL will vary from school to school depending on context. We'll want to know that they understand their pupils' needs and that the school acts on any concerns in a timely and effective way.

The meeting with the DSL is also an opportunity for us to be assured that this is a school that is reflective and receptive to challenge. By that, we mean that staff understand that keeping children safe is an ongoing endeavour and that there are

always aspects of work that can be improved. If we spot something that perhaps does not quite look right, we'll want to explore this and make sure the school's systems keep children safe.

Discussions with staff and pupils

Inspectors will take lots of opportunities to talk to a range of stakeholders during different activities. We'll prioritise talking to staff and pupils. From a staff perspective, we'll be keen to know about their training and the actions they should take if they have a concern. We might explore the particular context and how any local issues are factored into training. For example, this might be about support for looked after children or unaccompanied asylum-seeking and refugee children.

When speaking to pupils, we'll want to know that they feel that there are people at the school who they can talk to if they have a concern, and who will act on those concerns. We'll do this in an age-appropriate way. And we will not automatically assume that anything worrying that might come up is representative of all pupils' views. If pupils do raise any worries, we'll make sure we share these with the relevant staff in school and test out views with wider groups. We'll be very careful not to jump to any conclusions and will be mindful of confidentiality.

That commitment to evaluating things proportionately extends to any concern that staff, parents or pupils might share in surveys too – we will weigh any matters carefully and speak with more people and explore wider evidence if we need to.

Making a judgement about safeguarding

Inspectors will reflect carefully on all of the evidence they gather to arrive at a judgement. We will judge safeguarding as effective or ineffective. In 99% of inspections that we undertook in the last academic year, we judged that safeguarding is effective.

Inspectors can also identify what we have described in the handbook as 'minor safeguarding improvements.' Examples might include administrative errors in paperwork or out-of-date policies.

Minor improvements, by definition, are those that do not have an immediate impact on the safety of pupils. Where it is possible to do so, we'll want to be satisfied that the school will address them before the end of the inspection, although we understand that some things might reasonably take a little longer.

To reassure you, and as we explain in our webinars and training for inspectors, we know that schools cannot be everything to everyone. KCSIE is a vital tool for schools when it comes to safeguarding. Schools that are fulfilling their duties, by ensuring that they have systems in place to protect children from harm, will know they are doing all they can.

If we do judge safeguarding to be effective but that some minor improvements are required, that will not stop the school being judged good or outstanding.

In the rare circumstance that we judge a school to be inadequate due only to ineffective safeguarding arrangements, we will return for a monitoring inspection within 3 months from the publication of the report. This will broadly follow <u>our other monitoring inspections</u> but will focus on whether safeguarding is now effective. If the school has resolved the safeguarding concerns, its overall grade is likely to improve.

We understand that schools can be worried about how their safeguarding practices will be judged. However, Ofsted does not expect anything from schools beyond what is set out in KCSIE and our handbooks. If schools have an open and positive culture around safeguarding that puts pupils' interests first, and if they are following the requirements set out in KCSIE, they (like the vast majority of schools) will be judged to have effective safeguarding.

Find out more

If you want to know more about our inspection of safeguarding you can find <u>a dedicated recorded webinar on our YouTube channel</u>. For more information about the SCR you can watch <u>a KCSIE series</u> from the DfE.

This blog supports our <u>wider series of webinars for schools</u>. School leaders, staff and governors have asked to hear from us directly. Our webinars and blogs aim to do exactly that.

Appendix J - Dealing with allegations against people who work with children

Allegations or concerns about an adult working in the school whether as a teacher, supply teacher, other staff, volunteers, or contractors

At Barndale School we recognise the possibility that adults working in the school may harm children, including governors, volunteers, supply teachers and agency staff. Any concerns about the conduct of other adults in the school should be taken to the headteacher without delay; any concerns about the headteacher should go to the Chair of Governors who can be contacted by asking the office for their contact information.

Any concerns about the conduct of a member of staff, supply teachers, volunteers or contractors should be reported to the headteacher/principal.

Concerns may come from various sources, for example, a suspicion; complaint; or disclosure made by a child, parent, or other adult within or outside of the organisation; or because of vetting checks undertaken.

The headteacher/principal must decide whether the concern is an allegation or low-level concern. The term 'low-level' concern does not mean that it is insignificant, it means that the behaviour towards a child does not meet the threshold for referral to the Local Authority Designated Officer (LADO) (see below).

Allegations

It is an allegation if the person* has:

- behaved in a way that has harmed a child, or may have harmed a child and/or;
- possibly committed a criminal offence against or related to a child and/or;
- behaved towards a child or children in a way that indicates he or she may pose a risk of harm to children; and/or
- behaved or may have behaved in a way that indicates they may not be suitable to work with children (also includes behaviour outside the school).

(*Person could be anyone working in the school or a college that provides education for children under 18 years of age, including supply teachers, volunteers, and contractors.)

Allegations should be reported to the LADO 'without delay'.

Before contacting the LADO, schools and colleges should conduct basic enquiries in line with local procedures to establish the facts to help them determine whether there is any foundation to the allegation, being careful not to jeopardise any future police investigation.

LADO's role is not to investigate the allegation, but to ensure that an appropriate investigation is carried out, whether that is by the police, children's social care, the school or college, or a combination of these.

Low-level Concerns

Concerns may be graded Low-level if the concern does not meet the criteria for an allegation; and the person* has acted in a way that is inconsistent with the staff code of conduct, including inappropriate conduct outside of work. Example behaviours include, but are not limited to:

- · being over friendly with children;
- having favourites;
- · taking photographs of children on their mobile phone;
- engaging with a child on a one-to-one basis in a secluded area or behind a closed door; or,
- using inappropriate sexualised, intimidating, or offensive language.

If the concern has been raised via a third party, the headteacher/principal should collect as much evidence as possible by speaking:

- directly to the person who raised the concern, unless it has been raised anonymously;
- to the individual involved and any witnesses.

Reports about supply staff and contractors should be notified to their employers, so any potential patterns of inappropriate behaviour can be identified.

Staff should be encouraged and feel confident to self-refer, where, for example, they have found themselves in a situation which could be misinterpreted, might appear compromising to others, and/or on reflection they believe they have behaved in such a way that they consider falls below the expected professional standards.

Low-level concerns should be recorded in writing- by email or using CPOMS - STAFF SAFE, including:

- name* of individual sharing their concerns
- details of the concern
- context in which the concern arose
- action taken

(* if the individual wishes to remain anonymous then that should be respected as far as reasonably possible)

Records must be kept confidential, held securely, and comply with the Data Protection Act 2018. Schools and colleges should decide how long they retain such information, but it is recommended that it is kept at least until the individual leaves their employment.

Records should be reviewed so that potential patterns of concerning, problematic or inappropriate behaviour can be identified.

If a concerning pattern of behaviour is identified and now meets the criteria for an allegation, then the matter should be referred to the LADO.

The records' review might identify that there are wider cultural issues within the school or college that enabled the behaviour to occur. This might mean that policies or processes could be revised, or extra training delivered to minimise the risk of it happening again.

What is a Local Authority Designated Officer or LADO?

The role of LADO was initially set out in the HM Government guidance Working Together to Safeguard Children 2010 and continues in Working Together 2018.

The LADO works within Children's Services and should be alerted to all cases in which it is alleged that a person who works with children has:

- behaved in a way that has harmed, or may have harmed, a child
- possibly committed a criminal offence against children, or related to a child
- behaved towards a child or children in a way that indicates s/he is unsuitable to work with children.

This role applies to paid, unpaid, volunteer, casual, agency and self-employed workers and all adults outside the school workforce. They capture concerns, allegations, or offences; this can include concerns about their own personal life, e.g., incidents of domestic violence or child protection concerns relating to their own family.

If there is an allegation against the Headteacher then concerns should be reported directly to the Chair of Governors and LADO.

The LADO is involved from the initial phase of the allegation through to the conclusion of the case. They will provide advice, guidance and help to determine whether the allegation sits within the scope of the procedures. **Schools should seek advice from the LADO as soon as an allegation is made.**

The LADO coordinates information-sharing with the right people and will also monitor and track any investigation, with the aim to resolve it as quickly as possible – the LADO for Northumberland is **Louise Prudhoe**

lado@northumberland.gov.uk 01670 623979

To make a referral use this form LADO Agency Referral Form (office.com)

Key Safeguarding Information

Safeguarding is everyone's responsibility!

- If something worries you, speak up! This should be done as soon as possible.
- Our safeguarding lead is: Mark Phillips.
- The deputy safeguarding leads are: Sarah Dickson, Sally Carrigan, Tina Green & Lisa Muir

If a child discloses abuse to you...

Listen carefully to what they're saying.

Tell them they've done the right thing by telling you.

Let them know it's not their fault Explain that you'll take them seriously

Don't confront the alleged abuser.

Explain what you'll do next.

Report it as soon as possible.

NSPCC



A child means everyone under the age of 18.



Children need the right help at the right time to address risks



Remember 'it could happen here' where safeguarding is concerned.



We are all responsible for the welfare of children and keeping the environment safe, whatever our job.

What is safeguarding?

Safeguarding and promoting the welfare of children is defined as: protecting children from maltreatment; preventing impairment of children's health or development; ensuring that children grow up in circumstances consistent with the provision of safe and effective care; and taking action to enable all children to have the best outcomes.



What do I need to do?



ALWAYS ACT in the best interests of the child. Never promise confidentiality.



KNOW HOW

to identify children who may benefit from early help.



KNOW THE DIFFERENT

types of abuse and neglect, so that you can identify children who may be in need of help or protection.



Know what to do if a child tells you they are being abused or neglected.



Know who the Designated
Safeguarding Lead is and talk
to them as soon as you are
concerned.



Everyone must read: Keeping Children Safe in Education Part One and Annex A. Child Protection policy Staff behaviour policy



Any staff member can make a referral to children's social care, but they should inform the designated safeguarding lead as soon as possible.



If a teacher finds Female Gental Mutilation appears to have been carried out on a girl under the age of 18, the teacher must report this to the police.



All concerns, discussions and decisions made and the reasons for those decisions should be recorded in writing.

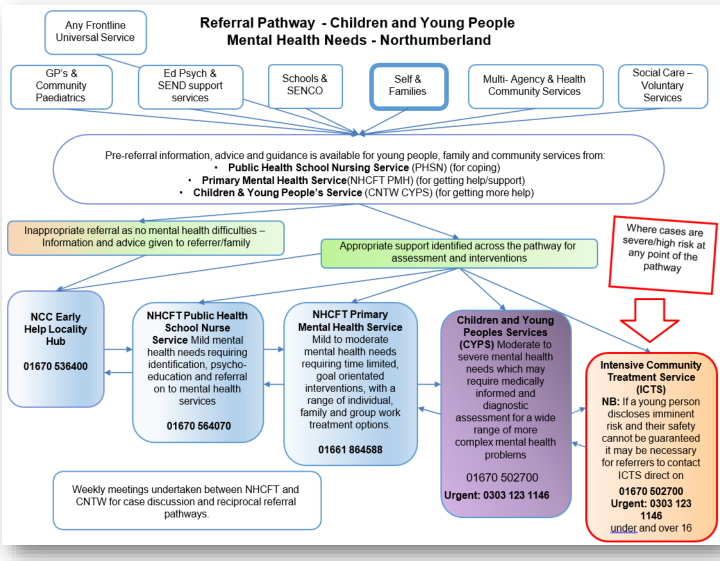
Staff Behaviour

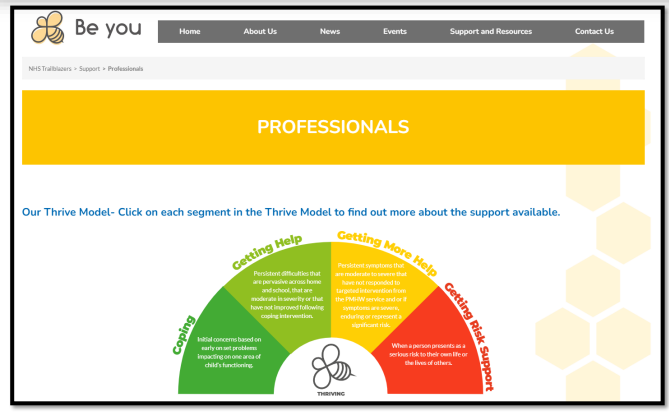


I you are concerned about the behaviour of any staff member, you should speak to he headteacher. Concerns about the neadteacher should be referred to the Chair of Governors.

Whish

If you're worned about poor or unsafe safeguarding practices, or potential failures in the school, talk to the Designated Safeguarding Lead, any senior leader, or the Chair of Governors. If you feel unable to talk someone in school, you can call the NSPCC whistleblowing helpline on 0900 028 0285 or email: help@nspcc.org.uk





Attendance	School Actions
Category	
All pupils	*Have a clear school attendance policy on the school website which all staff, pupils and parents understand.
	*Develop and maintain a whole school culture that promotes the benefits of good attendance.
	*Accurately complete admission and attendance registers.
	*Have robust daily processes to follow up absence.
	*Have a dedicated senior leader with overall responsibility for championing and improving attendance.
Pupils at risk of PA	* Proactively use data to identify pupils at risk of poor attendance.
	* Work with each identified pupil and their parents to understand and address the reasons for
	absence, including any in-school barriers to attendance.
	* Where out of school barriers are identified, signpost and support access to any required services in the first instance.
	* If the issue persists, take an active part in the multi-agency effort with the local authority and other partners. Act as the lead practitioner where all partners agree that the school is the best placed
	lead service. Where the lead practitioner is outside of the school, continue to work with the local authority and partners.
Persistently Absent	Continued support as for pupils at risk of becoming persistently absent and:
	* Where absence becomes persistent, put additional targeted support in place to remove any barriers. Where necessary this includes working with partners.
	* Where there is a lack of engagement, hold more formal conversations with parents and be clear about the potential need for legal intervention in future.
	* Where support is not working, being engaged with or appropriate, work with the local authority on legal intervention.
	Where there are safeguarding concerns, intensify support through statutory children's social care.
	Work with other schools in the local area, such as schools previously attended and the schools of any siblings.
Severely Absent	Continued support as for persistently absent pupils and:
	* Agree a joint approach for all severely absent pupils with the local authority.
Lower attendance than peers	* Proactively use data to identify cohorts with, or at risk of, low attendance and develop strategies to support them.
•	Work with other schools in the local area and the local authority to share effective practice where
	there are common barriers to attendance.
Pupils with medical or SEND	* Maintain the same ambition for attendance and work with pupils and parents to maximise attendance.
	* Ensure join up with pastoral support and where required, put in place additional support and adjustments, such as an individual healthcare plan and if applicable, ensuring the provision outlined in the pupil's EHCP is accessed.
	* Consider additional support from wider services and external partners, making timely referrals.
	* Regularly monitor data for such groups, including at board and governing body meetings and with local authorities.
Pupils with a social worker	* Inform the pupil's social worker if there are any unexplained absences and if their name is to be deleted from the register.

Appendix N - Residential Special School Specific Policy and Procedures

Whilst this Child Protection and Safeguarding policy is adopted by both school and residential provision to ensure continuity and effective practice there are some additional requirements from the National Minimum Standards, see below:

- 13.4 Keeping Children Safe in Education sets out that residential special schools have additional factors to consider with regard to safeguarding. As such it will be important that the residential special school's child protection policy (and/or other policies if appropriate) reflects:
- the school's policy on sexual relationships between children (and importance of children understanding this policy);
- the school's approach to child-on-child abuse, reflecting the unique nature of residential accommodation and the risks associated with children sharing overnight accommodation;
- the approach to protecting children where there is a significant gender imbalance in the school; and
- the approach to harmful online content and how children's devices are managed in terms of bringing a device into the school, and harmful content that may already be downloaded on to it, and the opportunity to download harmful content via 3, 4 and 5G that will bypass the school's filtering and monitoring systems.

Sexual Relationships between Children

As a school we recognise some of our pupils are at an age/stage of development where they could be exploring relationships and potential intimacy that could come with this. Throughout the school we teach relationship and sex education (RSE) as part of our PSHE curriculum (separate policy). This promotes healthy and appropriate relationships. We also have a harmful sexual behaviour policy and assessment tool that should be read in conjunction to this addendum.

In school we would challenge any intimacy as being not appropriate for the environment and ensure pupils are aware of this. This would be the same for our residential provision. Due to the careful supervision of students in the residential provision the staff team ensure pupils are aware that no other pupil should be entering their personal space or bedroom/bed space.

If staff were aware of any personal or intimate relationships (irrespective of sexuality) these would be individually risk assessed to ensure these pupils were closely monitored and sleeping provisions would be assessed to minimise incidental intimate occurrences. This would be shared with pupils so they were clear of expectations and appropriate relationships within school. We would also ensure that parents/carer were aware of these.

Whilst this has not been a historic issue at Barndale staff are aware of the change in pupil needs and in response would adapt a more detailed policy if our pupils were demonstrating an interest in personal or intimate relationships.

Schools approach to child-on-child abuse- unique nature of residential risks

Pupils in Barndale Residential are closely supervised through the evening and night. Staff have updated training no child on child abuse and can record any concerns on CPOMS under the direct category.

Whilst some of our pupils do have mobile phones for parental contact/playing games this is monitored closely by staff and not in a space where pupils could be together with phones unsupervised. Phones are kept in the residential office for safety.

Protecting children where there is a significant gender imbalance

We only have small groups of pupils attending residential and whilst there could be a gender imbalance this would not be deemed as significant. The head of care carefully builds the group dynamics around the curriculum and friendship groups.

Sleeping arrangements are also carefully considered to ensure pupils have a choice of where they sleep and staff contribute to this in line with any risk assessments,

All sessions in residential are delivered by the residential team and as such pupils are encouraged to work, play and live together. Staff facilitate and feedback any concerns or worries to of the head of care.

Approach to harmful online content on children's (personal) devices

In our technology advancing world we are finding more of the pupils accessing residential have digital devices. Where possible staff encourage pupils to use our chromebooks, which are monitored through appropriate monitoring and filtering software.

For some pupils digital devices are used to keep in touch with family and friends. Parents are reminded to ensure all relevant settings are on phones and that staff will supervise the use of devices which can only be used in communal areas during agreed/identified times throughout the evening. Parents are made aware of this during pre-residential meeting/induction.

If pupils need to make calls that they feel they don't want to share in front of peers they will be allowed to take these in their bedroom as long as no other pupils were present. Pupils can not use phones throughout the night, in bathroom areas or areas where other pupils are present without staff supervision.

All phones/digital devices are kept in the residential office- parents/carers know that phones are kept here throughout the night.

Appendix O - Summary of Changes for KCSiE 2024

Part 1: safeguarding information for all staff

All staff working directly with children are expected to read at least part 1 of KCSIE (those who don't work directly with children can read the condensed version of part 1, in Annex A). The changes to part 1 are:

An updated definition of safeguarding

- This is now in line with the working together to safeguard children 2023 guidance. Safeguarding and promoting the welfare of children is now defined as:
 - o Providing help and support to meet the needs of children as soon as problems emerge (this bullet point is new)
 - o Protecting children from maltreatment, whether that is within or outside the home, including online (this last part has been added)
 - o Preventing the impairment of children's mental and physical health or development
 - o Making sure that children grow up in circumstances consistent with the provision of safe and effective care
 - o Taking action to enable all children to have the best outcomes

This is in paragraph 3.

An updated list of early help indicators

- You should now also be alert to any child who:
 - o Has experienced multiple suspensions, is at risk of being permanently excluded from schools, colleges and in alternative provision or a pupil referral unit
 - Has a parent or carer in custody (previously it was 'family member in prison'), or is affected by parental offending
 - Is frequently missing/goes missing from education, home or care (the word 'education' has been added)

This is in paragraph 18.

You can find more detailed information on early help in the working together to safeguard children guidance, which includes a more comprehensive list of indicators that a child may need early help.

New wording and changes in terminology

- When referring to 'abuse and neglect', the guidance now also includes 'exploitation' throughout (for example, see the heading at the top of page 11)
- The definition of abuse now also has 'including where they see, hear or experience its effects' in relation to domestic abuse (paragraph
- 'Unexplainable and/or persistent absences from education' has replaced the phrase 'deliberately missing education' when referring to safeguarding issues (paragraph 29)
- 'It is important that when staff have any concerns about child-on-child abuse they should speak to their DSL' this has replaced ... if they have concerns ... (paragraph 31)
- The definition of child criminal exploitation and child sexual exploitation now says CCE and CSE 'may involve an exchange for something the victim wants, and/or for the financial advantage or increased status of the perpetrator or facilitator'. Previously the definition didn't include the word 'may' (paragraph 34)

Part 2: the management of safeguarding

The section on children who are lesbian, gay, bisexual or gender questioning has been updated

For now it remains under review until the response to the gender questioning children consultation and final guidance have been published.

The phrase 'gender questioning' has replaced the word 'trans'.

This section reflects that the Cass review:

- Identified that caution is necessary for children questioning their gender as there are still unknowns around the impact of social transition, and that children may have wider vulnerability, such as complex mental health and psychosocial needs, and in some cases, autism spectrum disorder and/or attention deficit hyperactivity disorder
- Recommended that when families/carers are making decisions about support for gender questioning children, they should be encouraged to seek clinical help and advice. This should be done as early as possible when supporting pre-pubertal children KCSIE says your school should take a cautious approach to support a gender questioning child and:

- Consider the broad range of the individual's needs
- Do this in partnership with their parents (except in rare circumstances where involving parents would bring a significant risk of harm to the child)
- Include any clinical advice that is available
- Consider how to address wider vulnerabilities, such as the risk of bullying

It's also important for staff to 'create a culture' where pupils can speak out or share any concerns with staff (previously it was to 'provide a safe space' for pupils to do this).

Once it's published, you should refer to the guidance on gender guestioning children when deciding how to proceed.

A new paragraph on using the DfE's data protection guidance

Staff, governors and trustees should use the DfE's data protection guidance for schools to help you:

- Comply with data protection law
- Develop data policies and processes
- Know what staff and pupil data to keep
- Follow good practices for preventing personal data breaches

This is laid out in paragraph 93.

A new paragraph on alternative provision

• This clarifies that where a school places a pupil in an alternative provision provider, the school continues to be responsible for the safeguarding of that pupil. You should be satisfied that the placement meets the pupil's needs (paragraph 171)

Updated wording in section on elective home education (EHE)

It now says that:

- Elective home education can mean that some children are not in receipt of suitable education
- Many home educated children have a 'positive learning experience' (previously it said 'overwhelmingly positive learning experience') This is in paragraph 179.

Removed information on plans for further guidance on sexual harassment and sexual violence

• KCSIE 2023 stated that further guidance on teaching relationships education specifically to prevent sexual harassment and sexual violence would be published. This has been removed (paragraph 132 of KCSIE 2023)

Part 3: safer recruitment

There are no changes to this section.

Part 4: safeguarding concerns or allegations made about staff

There are no changes to this section.

Part 5: child-on-child sexual violence and sexual harassment

Updated definition of early help

- Early help is now defined as 'support for children of all ages that improves a family's resilience and outcomes or reduces the chance of a problem getting worse' (paragraph 497)
- This reflects the working together to safeguard children guidance

Statistic clarification

• The guidance says that **children with disabilities** are 3 times more likely to be abused than their peers. This previous wording was 'children with special educational needs and disabilities' (paragraph 456)

Annex A: safeguarding information for school and college staff

The changes in terminology around the safeguarding definition and 'unexplainable and/or persistent absences from education' in part 1 have not been reflected in Annex A. We've contacted the DfE to check whether these should also be updated for Annex A.

Annex B: further information

Preventing radicalisation

The section on preventing radicalisation is still under review after the government published a <u>new definition of extremism</u> on 14 March 2024.

For now, changes include:

- An updated definition of radicalisation, which is defined as 'the process of a person legitimising support for, or use of, terrorist violence'
- 'Susceptible to radicalisation into terrorism' has replaced the wording 'susceptible to an extremist ideology'
- When referring to the Prevent duty, 'the need to prevent people from becoming terrorists or supporting terrorism' has replaced 'the need to prevent people from being drawn into terrorism'
- Some information around possible indicators has been removed. Instead, refer to the DfE's guidance on managing risk of radicalisation in your education setting

Child criminal exploitation (CCE) and child sexual exploitation (CSE)

There's a small update to the indicators of county lines. Be aware of children who:

- Go missing from school or home and are subsequently found in areas away from their own
- Have been the perpetrator or alleged perpetrator of serious violence (e.g. knife crime), as well as the victim

Children and the court system

Separate age-appropriate guides for schools to support children have been published: 5 to 11 year-olds and 12 to 17 year-olds

Annex C: role of the designated safeguarding lead (DSL) Availability

Clarification that availability of the DSL in exceptional circumstances could include Skype

Holding and sharing information

- The final bullet point in the section on holding and sharing information has been updated to include that the DSL should keep written records of all concerns, discussions and decisions, including the rationale for those decisions
 - This should include instances where referrals were or were not made to another agency such as LA children's social care or the Prevent program

Thematic Priorities

Risk outside the home (ROTH)

- Criminal exploitation, including county lines drug distribution and 'cuckooing' properties
- Trafficking and modern day slavery
- Child sexual exploitation, or other extra familial sexual abuse
- · Serious youth violence / Knife crime
- · Anti social behaviour by and affecting peers (links with youth justice board)
- Gang affiliation Radicalisation and violent extremism
- Peer on peer abuse (outside of the family) including harmful sexual behaviours and domestic abuse among adolescent couples

Complex mental health

- Continuing to develop, promote and evaluate Trauma Informed Practice
- Developing our partnership response across all tiers of intervention (including safeguarding those with complex needs but no mental health diagnosis) – right support at the right time
- · Considering impact of parental mental health

Neglect

- · The impact of and the response to complex chronic neglect
- · Impact of parental substance misuse
- · Learning from neglect summit and multi-agency audit to inform focus of work

Focus

- Mental Capacity Act 16+
- Domestic Abuse focus on teenagers and healthy relationships
- Safeguarding under 1s
- Family (and community) networks

You said

- Young people mental health and parents/carers
- SEND and disabilities
- Substance misuse children and parents – neglect, exploitation, contextual safeguarding
- Peer on peer violence and sexual assault
- Use of sexualised language, social media, harmful sexual behaviour, normalisation and desensitisation
- · Cyber security

NCASP Training Availability

Learning Together has lots of learning content which people often don't realise is there. We keep adding to the offer, including digital modules created specifically for the Northumberland workforce and available for access on a multi-agency basis on behalf of the Northumberland Children and Adult Safeguarding Partnership.

If you have a Learning Together account, just click on the course title to take you to the brochure page for the course. **To create a new learner account, go to ncc.learningpool.com.**

Online Safety

Self Harm (Children and Young People)

Early Help for Children and Families

Criminal Exploitation

Parental Conflict and its Impact on

ChildrenRecognising and Responding to Domestic

<u>Abuse</u>

Domestic Abuse and Safeguarding Children

Signs of Safety Awareness

Understanding SEN Support and EHCPs in Schools

Care Leavers Accommodation and Support Protocol

(CLASP)

Joint Housing Protocol Training

Reducing Criminalisation of Looked After Children

MAPPA

Corporate Parenting

Youth Justice Service

Female Genital Mutilation (FGM)

Honour Based Violence and Forced Marriage

Modern Slavery and Human Trafficking

Private Fostering

Emotional Abuse

Autism Awareness Level 1

Adverse Childhood Experiences

Speech, Language and Communication Needs

Participation Awareness

Introduction to Mental Health

Child Protection for Children's Workforce 2022/23

NCASP Annual Report 22-23

https://proceduresonline.com/trixcms2/media/20918/ncasp-annual-report-22-23-approved.pdf

Northumberland Child Protection Data 22-23

Category of Abuse	Actual Number	Percentage of Total
Emotional	38	9%
Neglect	348	86%
Physical	5	1%
Sexual	12	3%
Grand Total	403	

VOL

Victim Offender Location (VOL) Meetings (anti-social behaviour) for the following locations:

- Alnwick/Coquet
- Ashington/Bedlington
- Berwick
- Blyth/Cramlington/Seaton Valley
- Morpeth
- Tynedale

DSLs may be able to join these if it is the interest of the school community

Northumbrian Police Info- July 2024

RECORDED CRIME

Performance Headlines	Total Recorded Crime (Panel KPI)					
Total crime has increased by 140 crimes for the 12 months to April 2024, with an increase in violence against the person, theft and handling (particularly shoplifting and theft from the person), burglary and robbery compared to 12 months to April 2023. When compared to the 12 months to December 2019, the nationally agreed baseline, crime levels are higher for violent crime (VAP, sexual offences and robbery), theft of vehicle, vehicle interference, shoplifting, theft from the person, hat crime and cyber-crime. All other categories, including total crime, are lower.	Apr.22 000° 000° 000° 000° 000° 000° 000° 0	SERIOUS VIOLENCE OFFENCES				
		Indicator	12 months to Dec 19	12 months to Apr 2023	12 months to Apr 2024	% change
		Serious violence offences	18,709	23,257	23,653	+2%
	Total	Knife enabled serious violence	800	1,045 (to Mar 23)	1,170 (to Mar 24)	+12%
		Homicides	12	16	10	-38%
		Hospital admissions (under 25s for assault with a sharp object)	25	30 (to Dec 22)	25 (to Dec 23)	-17%

	*12 months to	12 months to	12 months to	% change	% change
	December 2019	April 2023	April 2024	23 vs 24	19 vs 24
Northumberland	24,464	24,456	24,923	2%	2%





This flowchart gives an overview of what schools should do if it's believed a young person has a weapon on school premises. Further information is provided in the document.

Consider how you record accurately
See page 6

Department for Education Guidance on searching Member of staff suspects a student has a weapon in school

Head Teacher and or the Deputy to be informed

Student to be searched

Safer approach to searching See page 7

NO WEAPON FOUND

Test the accuracy of your information

Inform parents and carers

Remove weapon safely and store safely until collected by police See page 8

If there are still concerns speak to your safeguarding lead for further advice.

Northumbria Police can offer an intervention where it is suspected a young person may been carrying a weapon Submit an intel form – see page 17 Contact police on 999 or 101

WEAPON FOUND

The police will investigate and make a referral to Youth Justice and the young person will receive an appropriate intervention.

In deciding the appropriate action, it is good practice to investigate the circumstances as to why the young person has brought a weapon into school (see inquisitive enquiry). The investigation should be child-centred, and trauma-informed.

It is good practice to convene a multi-agency meeting to help understand risk and vulnerabilities, current or previous involvement with services, and to identify other sources of support - see page 13

Document all circumstances, actions and decision making. Keep a copy on file.

Through a multi-agency response and appropriate meaningful intervention/s the young person may be able to stay in school.



Each school establishment will have its own procedures around scanning and searching students. Whether the school has a policy of searching all students as a condition of entry, an agreement that a specific student is to be searched daily or searching based on specific information, there are some safer techniques that can be considered.

Search wands

There are several brands of wands available. Most operate by emitting a sound when they detect metal. Some can be used on silent and will vibrate rather than making a sound.

If you are using search wands in school please ensure:

- this is communicated to parents/carers;
- there is appropriate information on your school website which clearly sets out when these items might be used; and
- their use is referenced in your behaviour policy.

The wands are a good means of confirming suspicion and they do so in a manner that avoids physical contact between the designated member of staff and pupil.

Communication prior to and during search

Conversation between pupil and teacher/staff should always remain professional. Your intention is to search the young person and it is important to have a calm approach and not surprise the young person.

The following may be a useful reference and provide structure to the search prior, during and after the event.

- Ensure that the Place you are going to conduct the search is away from other students, in a safe
- . Communicate who you are, what position you hold and if the pupil knows you or you them.
- Explain to the pupil what the object of the search is and how it is going to be conducted.
- State your Grounds for the search; be confident in your powers under the Department of Education guidance reassure them that their dignity and safety is paramount.
- Search them.
- Technique: There should be two people present during a search. One designated person to search (they should be the same sex as the person being searched) and one witness. The designated person's job is to conduct the search and the witness will engage the student in conversation, watch for any escalation of behaviour and act as a safety officer.
- Record the event, what was found/not found and subsequent actions. In your recording system
 the information should be saved securely.
- Inform parents/carers

There is detailed guidance on this power in <u>Department for Education's (2022) Searching, Screening</u> and Confiscation Advice for schools.

APPENDIX S Searching pupils and Confiscation Guidance

Prioritise safeguarding

You have a duty of care to all pupils in your school. This means that you should balance:

- The need to safeguard all pupils by confiscating harmful, illegal, or disruptive items
- The safeguarding needs and wellbeing of pupils suspected of possessing these items

The 'best interests' of the child should be your primary consideration

<u>Keeping Children Safe in Education</u> (KCSIE) sets out the statutory duty of all staff to make sure that they make decisions in the best interests of the child. This applies to decisions to search pupils and confiscate items.

Be vigilant about possible biases affecting your decision to search a pupil

You should also consider that all pupils have a right to expect a reasonable level of personal privacy, under Article 8 of the European Convention on Human Rights. Any 'interference' with this right by your school must be justified and proportionate. While you'll only search a pupil if you have good reason to, consider that it could infringe upon their wellbeing and rights in several different ways. For example:

- Loss of privacy when clothes, bags or possessions are searched
- Loss of a sense of security, if they feel they are being monitored and searched without reason
- · Impact on a pupil's dignity or reputation if they are searched or suspected of possessing prohibited items

Be vigilant to bias

Make sure everyone is vigilant about possible biases affecting decisions to carry out or escalate searches. The Safeguarding Review into the Child Q case found that "racism (whether deliberate or not) was likely to have been an influencing factor in the decision to undertake a strip-search".

Use data from your record of searches to see if any groups are disproportionately subject to searches (read more about recording searches below).

Treat confiscations as a safeguarding issue

As you know, children in possession of drugs, alcohol or weapons should be considered vulnerable and at risk of exploitation. Paragraph 20 of KCSIE highlights the need to be alert to the potential risks of children who are:

- Showing signs of being drawn in to anti-social or criminal behaviour
- In challenging family circumstances, such as drug and alcohol misuse
- · Misusing drugs or alcohol themselves

Children in possession of drugs, alcohol or weapons should be considered vulnerable

A search can play a vital role in identifying pupils who may benefit from early help or a referral to the local authority children's social care services. Your designated safeguarding lead (DSL) should make an immediate referral if they find evidence that a child is at risk of harm.

Inform your DSL of any searches that you believe revealed a safeguarding risk, or where you had reasonable grounds to suspect that a pupil was in possession of a prohibited item (see the section below for a list of such items).

See examples of child protection concern forms, and read the statutory guidance on working together to safeguard children.

Make sure your behaviour policy is clear on how you'll conduct searches Set out which staff members can conduct searches and when

On the face of it, there are inconsistencies in the updated DfE guidance on this. The underlying legislation has **not** changed, meaning that:

- Staff members have the power to search pupils for any item if the pupil agrees, under the common law (paragraph 4
 of the DfE guidance). The DfE told us that how this applies to a particular case will depend on the situation and your
 school policy
- Only the headteacher and members of staff authorised by the headteacher have the power to search a pupil for a
 prohibited or banned item, regardless of whether the pupil agrees (sections <u>550ZA and 550ZB</u> of the Education Act
 1996, and paragraph 10 in the guidance). Your policy should set out which items can be searched for (read more
 about prohibited and banned items below)

However, it's best practice to only allow authorised teachers to carry out searches (see the section on who can carry out searches and when below). Whatever your approach, make sure that your <u>behaviour policy</u> clearly states who will conduct searches.

Set out how you'll gain consent and what will happen if a pupil refuses to cooperate

You can sanction pupils if they refuse to cooperate with a search for a prohibited item (read more in the 'How to carry out a search' section below). However, the DfE told us that you should seek the informed cooperation of the pupil before any

search. Where possible, you should avoid presenting the idea that a pupil can be sanctioned for refusing to consent to a search, as this may imply that the pupil didn't freely consent.

Your behaviour policy should reflect this approach and set out a clear process for gaining consent.

Who can carry out a search and when

As mentioned in the section above, your behaviour policy should set out who, in addition to the headteacher, is authorised to carry out a search. They can do this if:

- The pupil agrees to the search, or
- The authorised staff member has 'reasonable grounds' (more on this below) to suspect that the pupil may have a prohibited or banned item (see the next section for definitions of these)

This is outlined in paragraphs 2, 4 and 10 of the DfE's guidance on searching, screening and confiscation.

Even though common law sets out that any staff member can conduct a search with the pupil's permission, it's best practice to only allow staff members who have been authorised by the headteacher to conduct searches.

This will give your school the best defence if you are later accused of carrying out improper searches, and help you uphold your safeguarding duties.

The headteacher can:

- Authorise members of staff to search for specific items (e.g. alcohol only), or all banned items
- Require a security staff member (including those who aren't school staff) to conduct a search

Under law:

- The person carrying out the search **must** be the same sex as the pupil being searched
- There **must** be another member of staff present as a witness to the search

The only exception to this is if:

- The searcher reasonably believes that there is a risk of serious harm being caused to a person if a search isn't carried out urgently **and**
- It's not reasonably practical to summon another member of staff (to carry out the search or act as a witness) within the time available

The member of staff witnessing the search must also be the same sex as the pupil being searched **if** this is reasonably practicable (paragraph 6(d) of section 550ZB of the Education Act 1996).

When an authorised staff member conducts a search without a witness, they should immediately report it to another member of staff, and make sure that a record is kept (see the section on how to record searches for more support).

What does 'reasonable grounds' mean?

What does 'reasonable grounds' mean?

There's no specific guidance on what 'reasonable grounds' to suspect a pupil has prohibited items means. It's up to your school to decide what it may be. For example, you may:

- Hear the pupil or other pupils talking about an item
- Be told directly of an item
- See an item
- Notice a pupil behaving in a way that causes you to suspect that they're concealing an item

You may use CCTV footage to decide whether to search for an item (paragraph 9 of the DfE guidance).

Make sure all staff who are authorised to carry out a search know what 'reasonable grounds' means in your school, and apply it consistently.

What you can search for

Headteachers and authorised staff members can search a pupil for:

- Any items with the pupil's informed consent
- Prohibited or banned items, with or without the pupil's consent

Prohibited items are:

- Knives or weapons
- Alcohol
- Illegal drugs
- Stolen items
- Tobacco and cigarette papers
- Fireworks

- Pornographic images
- Any article that the member of staff reasonably suspects has been, or is likely to be, used to:
 - Commit an offence
 - o Cause personal injury (including the pupil) or damage to property

This list is set out in <u>The Education Act 1996</u> and paragraph 3 of the DfE's guidance on searching, screening and confiscation.

Other items banned by your school

In addition to the list above, headteachers and authorised staff members can also search for other specific items banned in your school.

Your behaviour policy should clearly state what banned items can be searched for (this must include the list of prohibited items above).

Communicate your policy to all members of the school community to make sure that pupils, parents and staff know which items may be searched for.

How to carry out a search

Before a search

Before a search

The headteacher or authorised staff member should:

- Make an assessment of how urgent the search is, and consider the risk to other pupils and staff
- Explain to the pupil why they are being searched, how and where the search will happen, and give them the
 opportunity to ask questions about it
- Always seek the pupil's cooperation

If a pupil refuses to cooperate

If a pupil refuses to cooperate

In this case, the authorised member of staff should first consider why this is, and act proportionally. It may be that the pupil:

- Is in possession of a prohibited or banned item
- Doesn't understand your instructions or what a search will involve
- Has had a previous distressing experience of being searched

If the pupil still refuses to cooperate:

- You may sanction them in line with your behaviour policy
- If you don't think that a search is needed urgently, seek advice from the headteacher, DSL or pastoral member of staff. During this time, the pupil should be supervised somewhere away from other pupils
- Assess whether it's necessary to use reasonable force to conduct the search. Consider whether this would prevent
 the pupil from harming themselves or others, damaging property or causing disorder. Note: you can only use
 reasonable force to search for prohibited items but not other items banned in your school

See our guidance on how to use reasonable force for more support.

Searching a pupil's clothes

Searching a pupil's clothes

Search the pupil in an appropriate location that offers privacy from other pupils.

Authorised staff can search a pupil's pockets and require pupils to remove outer clothing, meaning clothes that are not worn directly next to the skin or over underwear. Outer clothing also includes:

- Hats
- Scarves
- Shoes or boots

You cannot ask pupils to take off any further items of clothing.

Be sensitive to whether a pupil is wearing outer clothing for religious reasons when you conduct a search. For example, you shouldn't require a female pupil to remove a headscarf she's wearing for religious reasons if your witness is male.

Searching a pupil's possessions

Searching a pupil's possessions

Authorised staff can search lockers, desks and bags in the presence of the pupil and another member of staff (except in cases where there's a risk of harm and where it's not reasonably practicable to summon another member of staff - see section above on who can conduct a search for more detail).

You could allocate lockers and desks to pupils at the start of the year on the condition that they consent to having these searched.

You may use a metal detector to help with your search.

Only police can conduct a strip search

School staff are **not** allowed to carry out strip searches, including the headteacher and authorised staff. Only police who have been asked to come to the school may decide whether a search is necessary and carry it out. The police can only carry out a search if they:

- Think this is necessary to remove an item related to a criminal offence, and
- Reasonably consider the pupil might have concealed such an item

Call the police into school as a last resort

Always put the best interest of the child first. This means that before you decide to call the police into school you should first:

- Make sure that you've exhausted other approaches
- Carefully weigh up the risks to the pupil's mental and physical wellbeing with the need to conduct a search

Before a search

Before a search

- Where reasonably possible, inform a parent that a strip search will happen (and **always** inform them after it's been carried out)
- Make sure an 'appropriate adult' is present during the search (see more below)

What's an appropriate adult?

This is a person whose role is to safeguard the rights and welfare of children who are suspected of a criminal offence, by ensuring they're treated fairly and are able to participate effectively.

See the National Appropriate Adult Network's resources for more information on this term.

During a search

During a search

- The police officers conducting a strip search must be the same sex as the pupil
- There **must** be at least 2 people present other than the pupil, including the 'appropriate adult' (see the box above for a definition). The search may only take place without an appropriate adult if:
 - o It's an urgent case where there is risk of serious harm to the pupil or others, or
 - The pupil explicitly states that they don't want an appropriate adult present for the search, and the appropriate adult agrees and signs a record of the pupil's decision
- The appropriate adult should be the same sex as the pupil, unless they specifically request someone else

Remember your duty of care at all times

Remember your duty of care at all times

Your role is to advocate for pupils' wellbeing at all times. A strip search can be highly distressing for the pupil, and for staff and other pupils affected.

The police **cannot** overrule your safeguarding duty, for example by requesting that the appropriate adult leave the room when they talk to the pupil. Make sure that your staff know this.

Read about the process the police must follow on page 13 of the DfE's searching, screening and confiscation guidance so you understand it and can uphold the best interests of pupils at all times.

Support the pupil after the search

Support the pupil after the search

Always put safeguarding at the centre when supporting the pupil, regardless of whether a prohibited item is found. The pupil should have an opportunity to express their views regarding the search.

If a prohibited item is found:

- Consider it a safeguarding matter as well as a police matter
- Involve relevant staff such as the DSL and treat the pupil as potentially vulnerable

If a prohibited item is not found:

- Take a safeguarding approach to supporting the pupil to cope with the experience of being searched
- Consider the wider issues that may have informed the decision to request a search in the first place

How to record searches

You should make a record in your safeguarding reporting system of:

- · Any searches for prohibited items
- Any search conducted by police officers

Record these whether or not any items were found.

Headteachers may also decide to record searches for other items banned by your school, but this should be followed consistently.

Use your record to look for any trends in the searches carried out at your school, and to identify any possible risks that may require a safeguarding response.

What to include in your record

What to include in your record

The DfE suggests that you record:

- The date, time and location of the search
- Which pupil was searched
- Who conducted the search and any other adults or pupils present
- What was being searched for
- The reason for searching
- What items, if any, were found
- What follow-up action was taken as a consequence of the search

What you can confiscate

Authorised staff members can confiscate any item they find that they have reasonable grounds for suspecting:

- Poses a risk to staff or pupils
- Is a prohibited or banned item
- Is evidence in relation to an offence

What to do with confiscated items

You will need to do different things with confiscated items, depending on what they are.

9
Deliver to the police (or safely dispose of if there is a
good reason to do so)
Retain or dispose of as appropriate
Retain or dispose of as appropriate
Retain or dispose of as appropriate
Deliver to the police, or return to the owner or dispose of (see the advice on page 18 of the DfE guidance)
Deliver to the police as soon as possible
Deliver to the police, return to the owner, retain or dispose of (see the advice on pages 18 and 19 of the DfE guidance)
Dispose of (see the section below for guidance)
Deliver to the police as soon as possible

For other items banned under your school's rules, consider the following when deciding whether to return, retain or dispose of the item:

- The value of the item
- Whether returning the item to the owner may place someone at risk of harm, or disrupt learning
- Whether it's appropriate to return the item
- Whether the item can be practically and safely disposed of

You can also confiscate, retain or dispose of a pupil's property as a disciplinary measure where it's reasonable to do so, as set out in section 91 of the Education and Inspections Act 2006.

Searching and confiscating electronic devices

Authorised staff members may examine any data or files on an electronic device that they have confiscated, if they have good reason to do so. You should reasonably suspect that the device has (or could be used to):

- Cause harm
- Undermine the safe environment of the school or disrupt teaching
- Commit an offence

If you discover pornographic material

If you discover pornographic material

If you discover inappropriate images, video, or other material, you may dispose of them (see page 20 of the <u>DfE's</u> <u>quidance</u> for advice on when you can do this).

If you have reasonable grounds to suspect that their possession is related to a specific illegal offense, do not destroy the material. Instead, hand the material, or device containing the material, over to the police as soon as possible.

If you suspect you may find an indecent image or video of a child on a device, avoid viewing it and never copy, share, or save it.

Refer the incident to your DSL and follow the DfE's <u>guidance</u> on responding to pornographic image-sharing in education settings.

You can require pupils to be screened

Screening is the use of a walk-through or hand-held metal detector to scan all pupils before they enter the school site. You can require pupils to undergo screening. However:

- Before you consider installing and using any screening technology, you're encouraged to consult with your local
 police, as they may be able to provide advice about whether installing these devices is appropriate
- If you introduce new screening measures, you should inform pupils and parents in advance to explain what it will involve
- Make sure to make reasonable adjustments to the screening process where a pupil has a disability

APPENDIX T Reasonable Force Guidance

What force is 'reasonable'?

'Reasonable force' covers a broad range of actions, used by most teachers at some point in their career, which involve a degree of physical contact with pupils.

Force is considered reasonable when:

- It is in proportion to the consequences it's intended to prevent
- The level and duration are the minimum necessary to achieve the desired result
- Force is usually used either to control or restrain pupils.

Using force to control pupils includes:

- Passive physical contact, such as standing between pupils or blocking a pupil's path
- Active physical contact, such as leading a pupil by the arm out of a classroom

Restraint is typically used in more extreme circumstances, such as when 2 pupils are fighting and refuse to separate. This might include:

- Holding a pupil back physically
- Bringing a pupil under control
- Staff should try to avoid acting in a way that might cause injury, but in extreme cases this may not always be
 possible.

Who can use reasonable force?

- All members of school staff have the legal power to use reasonable force.
- It can also be used by anyone who's been put in charge of pupils temporarily by your headteacher, such as:
 - o Unpaid volunteers
 - Parents accompanying students on a school trip

When can reasonable force be used?

Reasonable force can be used to prevent pupils from:

- Hurting themselves or someone else
- Damaging property
- Causing disorder

It can never be used as a form of punishment.

It's up to your staff's professional judgement to decide whether to physically intervene. This decision should always depend on the individual circumstances.

Situations where force can be used

You may use reasonable force to:

- Remove disruptive children from the classroom where they have refused to follow an instruction to leave the room
- Prevent a pupil behaving in a way that disrupts a school event or a school trip or visit
- Prevent a pupil leaving the classroom where allowing the pupil to leave would risk their safety or lead to behaviour that disrupts the behaviour of others
- Prevent a pupil from attacking a member of staff or another pupil, or stop a fight in the playground
- · Restrain a pupil at risk of harming themselves through physical outbursts
- Conduct a search for a set list of prohibited items which includes knives and weapons, if you're the headteacher or an authorised member of staff

This list of examples isn't exhaustive.

Pupils with SEND

Reasonable force can be used on pupils with special educational needs and/or disabilities (SEND), but when deciding whether this is appropriate, you should know and understand the needs of the pupil concerned.

If a pupil is displaying a pattern of behaviour that means you need to use reasonable force repeatedly, consider making a plan to deal with this situation.

Do a risk assessment and work with parents to create a behaviour plan sets out the types of physical interventions that will be used in extreme circumstances.

How to use reasonable force

- 1. Warn the child of what you are going to do. Offer them the chance to avoid the use of force by stopping the behaviour
- 2. Carry out the physical intervention using no more force than necessary
- 3. Stay calm and do not react to any abusive or highly-emotional language from the pupil
- 4. Allow the pupil to calm down, and once you feel the restraint is no longer necessary begin to release your hold on the pupil
- 5. Discuss the behaviour that triggered the situation with the pupil
- 6. Complete an incident report and inform parents (if necessary)
- 7. Note that certain techniques are unacceptable

The following restraint techniques present an unacceptable risk when used on children, and should **not** be used:

- The 'seated double embrace' 2 members of staff forcing an individual into a sitting position and leaning them forward, while a third monitors breathing
- The 'double basket-hold' holding an individual's arms across their chest
- The 'nose distraction technique' a sharp upward jab under the nose

Consider staff training

There's no legal requirement for staff to be trained in physical restraint.

It is up to you to decide on what staff training is needed. Consider whether staff will be expected to use restrictive physical interventions in their role – if they are, then it's important that they're appropriately trained.

Your local authority may be able to help you develop or choose an appropriate training programme, so get in touch with them.

How to report incidents

- Speak to parents about 'serious incidents' involving the use of force.
- When deciding whether something is a 'serious incident', use your professional judgement and consider the:
- Pupil's behaviour and level of risk presented at the time of the incident
- Degree of force used
- · Effect on the pupil or member of staff
- Child's age
- It's ultimately up to you to decide whether it is appropriate to report the use of force to parents.

How to record physical interventions

It's not a requirement for most schools to record physical interventions, but it's good practice to do so. You should still consider how best to record 'serious incidents' involving the use of force.

This is explained on page 7 of the DfE's guidance on the use of reasonable force.

Residential schools must keep a record of the use of reasonable force

This is explained in appendix B of the <u>national minimum standards</u>.

In residential special schools, you must clearly record the use of reasonable force within 24 hours of the incident (see standard 20.6 of the national minimum standards for <u>residential special schools</u>).

How to write the report

- Make the record as soon as possible after the event, and within 24 hours, setting out a 'full picture' of what happened.
- If more than 1 member of staff was involved, they should create individual reports rather than collaborate on a single report.
- Keep the language factual and free of judgement.

Make sure all staff are aware of their power to use reasonable force, and how to use it safely, by setting out their responsibilities in a policy or a plan. This will also make sure parents and pupils are clear on when reasonable force might be used, to reduce the likelihood of complaints.

Note that any policy on the use of reasonable force should acknowledge your legal duty to make reasonable adjustments for pupils with SEND.



Q Search...



What we do Supporting you Start for Life Useful contacts Blog



WHO WE ARE

Previously known as Children's Centres, Northumberland County Council's Family Hubs carry out a range of work in the local community, which ranges from birth registration, midwifery and health services, infant feeding support to primary mental health, community events, relationship support, digital learning and much more...

What we do Supporting you

Supporting young people

Home Learning

Family Hub App

Supporting families

Supporting communities

Northumberland Family Panel

Supporting you Start for Life

Pregnancy, labour and birth

Support during pregnancy

Baby's first years

Becoming a parent

Infant feeding support

Childcare

Returning to work

Parent Zone

Useful contacts and other places to find help

We've collated numerous other weblinks below that contain lots of information, tips and support for parents and carers and their families.

Local services and support for families

Growing Healthy Northumberland 0-19 app

Northumberland Communities Together

Domestic abuse and getting help

Cost of Living support

Northumberland Libraries

Citizen's Advice

Local support services

If you live in Northumberland, Northumberland Frontline is a one-stop shop webpage with all available services in Northumberland. Find out more at northumberlandfrontline.org.uk

What do I do if I hear or see something that worries me?

- Report to the designated safeguarding lead or head teacher. Please remember all reports must be recorded, reporting verbally is not enough
- If that is not possible, telephone Children's Services (OneCall 01670 536400) as quickly as possible. (In an emergency call 999 for the police)

What are my responsibilities for safeguarding and child protection?

- To know the name of your designated safeguarding lead and who to contact if they are not available
- To respond appropriately to a child and ensure the child/young person knows you are taking their concerns seriously
- To report to the Designated Safeguarding Lead or directly to Social Care if that is not possible
- To record your concerns, using your school's agreed paperwork
- Do not do nothing

Can I go to find someone else to listen?

• No! You should never stop a child who is freely recalling significant events; however, you may want to have a colleague with you who is recording the child's disclosure while you actively listen, giving them 100% of your attention

Can I promise to keep a secret?

 No! The information becomes your responsibility to share to protect. As an adult, you have a duty of care towards a child or young person

Can I ask the child questions?

- You should never ask probing questions
- However, you can ask a child to repeat a statement or for clarification
- Do not make judgements or say anything about the alleged abuser; it may be construed as contriving responses.

Do I need to write down what was said?

- Yes, as soon as possible, exactly what was said. Use your school's agreed paperwork and make sure you date and sign the record
- Make sure you record facts and not opinions

Appendix W - Key Contacts

Advice Area	Contact
For advice on making a referral or to	OneCall: 01670 536400
make a referral for Children's Social	
Care or Early Help	Please note you may call to raise/discuss your initial concerns; however they
	must then be submitted in writing.
	If you are submitting a referral, please use the link below
	Forms (northumberland.gov.uk)
For further discussion about an open	If known, contact the allocated social worker or early help worker or
case or advice on the operation of child	0.0.11.04.070.500.40
protection/safeguarding procedures of a	OneCall 01670 53640
specific case	
For generic advice on the operation of	Justine Clephane - 07879 874168
child protection/safeguarding procedures	Vicky Kinneavy - 07966 325300
3,	Carol Leckie - <u>07584313178</u>
Allegations against people working with	01670 623979 OR 01670 624888
children	Email address - LADO@northumberland.gov.uk
	The Northumberland LADO is Louise Prudhoe, but please use the generic
	contact information to ensure you get a response
	domain morniagon to onouro you got a rooponeo
Queries in relation to the model CP	Carol Leckie - <u>07584313178</u>
policy for schools or related guidance	
HR advice for schools	SchoolsHR@northumberland.gov.uk
The davies for someons	Solidolor IX Strong Indiana. gov. ax
MAPPA – Risk Management re	Neil O'Toole, Senior Manager Children's Services
individuals who may pose a risk to	Noil O'Toole@parthumberland.gov.uk
children	Neil.O'Toole@northumberland.gov.uk
MARAC - Multi Agency Risk Assessment	Sarah Wintringham, Principal Education Welfare Officer
Conference	sarah.wintringham@northumberland.gov.uk OR
	Emma Wilson, Lead Education Officer
	Emma.Wilson@northumberland.gov.uk
Attendance, children not in school and	Sarah Wintringham
elective home education	sarah.wintringham@northumberland.gov.uk
Looked After Children	Tara Prescott, Deputy Virtual School Head Teacher
5	Tara.Prescott@northumberland.gov.uk
Early Help	Emma Walker, Early Help Team Manager Emma.Walker@northumberland.gov.uk
CPVA	Emma Walker, Early Help Team Manager
OI VA	Emma.Walker@northumberland.gov.uk
Monitoring/Quality Assurance re	Jane Walker 07752782649
operation of schools safeguarding	
arrangements	Carol Leckie <u>07584313178</u>