



Jotmans Hall Primary School

Children Missing from Education

Approved/Accepted/Ratified by the Full Governing Body February 2019

Policy Review - February 2021

This Policy follows the Essex County Council Children Missing from Education Policy -September 2016

This Policy should be read in conjunction with Jotmans Hall Primary School Attendance Policy.

This Policy should be read in conjunction with Jotmans Hall Primary School Safeguarding Policy



1. Introduction

All children, regardless of their circumstances, are entitled to a full time education which is suitable to their age, ability, aptitude and any special educational needs they may have. Children missing education (CME) are at significant risk of underachieving, being victims of abuse, and becoming NEET (not in education, employment or training) later on in life. This document outlines the robust procedures that are to be followed within Essex to identify, locate and engage children who are CME and to ensure that Essex County Council is effectively meeting its obligations under the Education Act (1996).1

The purpose of section 436A of the Education Act 1996 is to ensure that Local Authorities' (LA) have arrangements in place which enable them to establish the identities of children in their area who are not registered pupils at a school, and are not receiving suitable education otherwise than at a school. The LA should consult the parents of the child when establishing whether the child is receiving suitable education. Local authorities should have procedures in place to prevent children becoming *CME*. Those children identified as not receiving suitable2 education should be returned to full time education either at a school or in alternative provision. This duty only relates to children of compulsory school age**3**.

This policy document is designed to ensure that within Essex, there is a clear, multi-agency route in place accessible to and understood by all, outlining the procedures to follow should a child who is missing from education be identified within Essex. The Children's Act 2004 4 places a duty on all agencies to work together to promote the welfare of the child and to share information to support this requirement. It is anticipated that all agencies working in Essex will work with the Missing Education and Child Employment Service (Attendance Compliance) to support this policy and follow the procedures outlined below in order to safeguard the education of children residing in Essex.

Who is a Child Missing from Education?

The children missing education that are the focus of this document, are;

- Children of compulsory school age who are not on a school roll, and who are not receiving a suitable education otherwise than being at school, for example, at home, privately, or in alternative provision.
- Children of compulsory school age who are on a school roll but have not attended for a period of 20 consecutive school days (recorded as unauthorised absence) and the whereabouts of the family is unknown

This document does not apply to children who are registered at a school who are not attending regularly. The school should consider making a referral to the Attendance Compliance for irregular school attendance.

Parents' responsibilities

Parents have a duty to ensure that their children of compulsory school age are receiving an efficient fulltime education. The majority of parents chose to adhere to this duty by enrolling their child at a school. However, some parents may elect to educate their children at home



Why do children go missing from education?

Children can go missing either when they fail to register with a school, or when they fall out of the education system and there is no systematic process in place to identify them and ensure they re-engage with appropriate provision. Their personal circumstances or those of their families may contribute to the withdrawal process and the failure to make a successful transition. For example because of:

- Failure to start appropriate provision and hence never enter the system
- Inappropriate removal from roll
- Parent/Carer withdrawal from the school roll with no named destination
- Failure to find educational provision when moving to a new address within Essex or on arrival in Essex from another authority

Children at particular risk of missing education

There are many circumstances where a child may become missing from education, however some children living in certain circumstances are at greater risk of becoming CME. Amongst these are: (this list is not exhaustive)

Pupils at risk of exploitation/harm/neglect - Children may be missing from education because they are suffering from abuse or neglect. Where this is suspected schools must follow the child protection procedures. If there is reason to suspect that a crime has been committed or the child's safety is at risk, the police should also be involved. The Department's statutory guidance Working Together to Safeguard Children (2018) is available on Jotmans Hall Primary School website. Essex have an Achievement Service for Children in Care who will inform Attendance Compliance of all Essex looked after children (which will include refugees and asylum seekers) who they believe are CME. Attendance Compliance will liaise with the relevant agencies to ensure these vulnerable children are returned to education as swiftly as possible.

Children of Gypsy, Roma and Traveller (GRT) Families -

Research has shown that many children from these families can become disengaged from education, particularly during the secondary school phase. It is therefore vital that schools inform the LA when a GRT pupil leaves the school without identifying a new destination school, particularly in the transition from primary to secondary so that they can attempt to facilitate continuity of the child's education. Although many are settled, some GRT families move regularly and their children can be at increased risk of missing education. School should seek advice from Attendance Compliance before the deletion from roll takes place to ensure the child is genuinely missing and not travelling. Attendance Compliance will advise schools on the best strategies for ensuring the minimum disruption to GRT pupils' education, for example dual registration with other schools or the provision of electronic or distance learning packages where these are available.

Attendance Compliance works with the Essex County Traveller Unity (ECTU) to ensure children gain access to their legal entitlement to an education that meets their needs and promotes inclusion. Joint home visits between the agencies are made to traveller sites in order to promote the importance of education and attendance at school to the families.



Families of Armed Forces

Families of members of the Armed Forces are likely to move frequently – both in UK and overseas and often at short notice. Schools and the LA will contact the MOD Children's Education Advisory Service (CEAS) where necessary on 01980 618244 for advice on making arrangements to ensure continuity of education for those children when the family moves.

Missing children/runaways

Children who go missing or run away from home or care may be in serious danger and are vulnerable to crime, sexual exploitation or abduction as well as missing education.

Children and young people supervised by the Youth Justice System

Children who have offended or are at risk of doing so are also at risk of disengaging from education. The Youth Offending Service (YOS) are responsible for supervising those young people (aged 8 to 18). In Essex, YOS ensure that children are receiving, or return to, appropriate full-time education. Where a young person was registered at a school prior to custody, the school may keep the place open for their return. Essex has devised a policy for young people who are made subject to a custodial sentence who are sentenced to more than 4 months. This policy requests that schools do not remove young people from their roll when they are sentenced to more than 4 months. Instead, schools will keep on roll and will record their attendance/absence accordingly in line with the Pupil Registration Regulations. This will mean that on their release from custody their school place will remain and there will be no delay in them returning to education.

If schools choose not to work to this policy and remove the young person from roll once they are sentenced, the YOS will alert the Fair Access Officer of the date the young person is due to be released from custody to enable education provision to be in place as soon as possible after their release. The Fair Access Officer will then alert the CME team if these young people are not placed on roll on their release and subsequently become missing from education.

It will sometimes be the case that another partner or agency is aware of the arrival or existence of a child, living in the LA area but not in education, before the LA is aware. There is a higher chance of this being the case in relation to children in the 'at risk' groups identified above as steps may be taken to avoid contact with statutory authorities in some circumstances.

Details of a child identified by an agency/professional must be shared with Attendance Compliance and can be referred using the referral form. When Attendance Compliance are made aware of children/young people in any of these groups who may not be receiving a suitable education, advice will be sought from the relevant specialist team/partner agency.

Essex LA has a range of procedures in place that identify and support children at risk of going missing from education. Outlined below are the systems currently in place to minimise the risk;



Schools' duties

Schools, including Academies, Free Schools and Independent Schools must monitor pupils' attendance through their daily register. As from 1st September 2016 all schools must notify the LA if a pupil is to be deleted from or added to the admission register. Essex has devised an online referral form for schools to complete to assist in meeting this requirement.

If a parent advises a school they are moving abroad, the school should be satisfied this is the case and ask to see sight of flight confirmation, details of the new address and the name of the new school.

Schools must put the pupil on the admissions register on the first day that the school expects them to attend regardless of if they actually attend. If the pupil does not arrive at school on the expected start date the school must follow their absence procedures.

It is the responsibility of the parent/carer to contact the school when an application has been successful, to arrange a start date and ensure that the child is enrolled at the school. If however a place has been offered and the parent/carer does not make contact with the school, it is good practice for the school to attempt to make contact to arrange a start date. If this is unsuccessful within 10 days, and the pupil is not placed on roll, the school must notify the LA that the parent has not taken up the place offered as this pupil is at risk of becoming CME.

Schools must provide the LA with details of pupils who have ten continuous days of unauthorised absence and cannot establish the reason for the absence and their whereabouts unknown9 by following the procedure below;

Action to be taken when a child is absent from school and their whereabouts is unknown;

A registered pupil is deemed to be missing when:

a. He or she fails to attend school without any explanation and;

b. The school has been unable to establish the reason, or locate the pupil with any of the contact names at the last known address, or from intelligence from the wider school community; or

c. The pupil's parents/carers have not provided any information to indicate a change of education provision, unavoidable cause for the pupil's absence or that the pupil is travelling with them whilst in pursuit of their business.

Pupils deemed at high risk

If a pupil is missing from school and the child is subject to a child protection plan and/or is a looked after child, the school must notify the key worker within the **first 24 hours** of the unauthorised absence if no home contact can be made.

Where it is suspected or known that a pupil is at potential risk or harm, or where the school have information or reason to suspect the pupil has been a victim of criminal activity or at risk of Child Sexual Exploitation (CSE), notify the Family Operations Hub and/or the Police Child Abuse Investigation unit immediately, and inform Attendance Compliance as soon as possible afterwards.



Process Timeline

Days 1-5: Follow existing first day calling / contact procedures as defined by the school policy

Days 6 -10: Where a pupil has been absent for longer than 10 school days, the school must complete the actions set out on the Missing Pupil Checklist' (*Appendix 1*). If the child remains missing following these checks, notify Attendance Compliance by sending a copy of the completed checklist to the relevant Attendance Compliance allocation panel (not later than the 10th day of absence). Keep a copy of the completed checklist in school and continue appropriate checks on a daily basis.

Days 11-19: Continue to make efforts within the school and assist the LA Investigation Officer and other agencies in the search. If, during this time, the child is located and confirmed to be living outside of a reasonable distance to the school, LA Investigation Officer and school to agree date from which pupil may be removed from roll.

Day 20: If after 20 days of unauthorised absence the pupil remains missing from school and has not been located elsewhere within the county/out of county, the LA Investigation Officer will write to the school to advise when the pupil can be removed from roll. If a pupil is removed from roll and their destination school is not known, the school must upload the pupils's records using the statutory electronic Common Transfer File (CTF) to the 'Lost Pupils' database

CME may raise potential child protection issues and if schools believe a child or family have gone missing, the child should remain on the school roll until all enquiries have been completed by the school and LA Investigation Officer. The school and LA must record that they have completed these procedures (via Missing Pupil Checklist) before deleting them from the register.10

Schools cannot remove a pupil from the school roll until reasonable enquiries have been jointly carried out by school staff and LA staff over a period of no less than 20 days. Schools will be advised of when LA investigations have been completed in writing by the LA Investigation Officer. If this process has not been followed schools will be required, according to The Education (Pupil Registration) (England) Regulations 2006, to reinstate pupils back on their school roll.

The Missing Pupil Checklist is the document used by a school to refer a child who is missing from education. If Attendance Compliance are able to make contact with the family via phone and confirm their whereabouts (which is within a reasonable distance from the school) the case will be referred back to the school as a non-attendance issue and the school may wish to consider referring to Attendance Compliance for irregular school attendance. If the school have concerns about the child's welfare, they should refer for a police welfare check. The role of Attendance Compliance is not to request police welfare checks where the school has concerns, but to make all necessary checks to attempt to locate the child.

Schools also have safeguarding duties under section 175 of the Education Act 2002 in respect of their pupils, and as part of this should investigate any unexplained absences. Academies and independent schools have a similar safeguarding duty for their pupil.



The Role of Attendance Compliance

The role of Attendance Compliance is to ensure that all children within Essex are in receipt of a full time education. Attendance Compliance will also ensure the correct procedures are followed when a pupil is removed from roll from an Essex school. Attendance Compliance will;

- Monitor the number of children/young people that the authority are aware of who are not receiving a suitable education
- Receive referrals from professionals and the general public regarding children missing from education
- Receive information from schools on children who are absent from school and no contact can be made with parent/carer to establish reason for absence
- Ensure details of any Child Missing from Education (CME) are recorded on our database
- Carry out appropriate checks to trace such child and establish their educational provision
- Serve notice on parents requiring them to satisfy the LA that their child is receiving suitable education when the LA becomes aware of a child possibly not receiving a suitable education12
- Take appropriate legal action in cases of non-cooperation from parents/carers
- Ensure schools and professionals are aware of, understand and correctly follow existing procedures on CME.
- Challenge those systems and procedures that are identified as preventing children being returned swiftly to suitable education provision
- Challenge appropriately where pupils are prevented from accessing an education
- Ensure there are clearly defined links and procedures in place to deal with cross border enquiries
- Identify and strengthen links with external agencies to ensure CME are quickly traced and minimise delay in returning them to education
- Liaise with other named CME Officers from LAs across the country

Action taken on receipt of a Missing Pupil Checklist;

Attendance Compliance will, on behalf of the LA carry out all reasonable enquiries to attempt to identify the whereabouts of the family. Attendance Compliance will initially make contact with parent/carer by telephone using all contact numbers provided by the school on the checklist. If contact cannot be made by phone, a cold call home visit will be carried out to establish if the family still live at the address, why the pupil is not accessing their education and to satisfy the officer that the pupil is safe and well. If parent is not available for the home visit and there is no response to the calling cards/letters left at the address, the officer will call on neighbours to see if they are aware of the family's whereabouts.



If the pupil is not traced following all reasonable checks, Attendance Compliance will write to the school to advise the date they can remove from roll (not before 20 days of continuous unauthorised absence). If contact with parent/carer is made, the officer will establish the reason for absence and advise the school of the outcome, confirming if the pupil is to remain on roll, or the date the pupil can be removed from roll.

Making a CME referral

Any professional who locates a child who they believe is without suitable educational provision should notify Attendance Compliance within 5 working days. It is expected that our key partners in this area of work will include:

- Educational Establishments (i.e. Schools, Academies, Free Schools, Pupil Referral Units etc.)
- Children's Social Care
- Health Services
- Police and Police Authorities
- Youth Offending Service
- Housing
- School Admissions
- Essex Countywide Traveller Unit
- Immigration Services
- Voluntary and Community Organisations

Front line staff in each of the agencies which regularly come into contact with families with children must ensure that for each new contact, basic information about the child is recorded. This must include the child's name, address, age, the name of the child's primary carer, the child's GP, and the name of the child's school if the child is of school age. Gaps in this information should be passed on to the relevant authority in accordance with local arrangements.

Enquiries to and from another Local Authority (LA)

Families moving between local authority areas can sometimes lead to a child becoming 'lost' in the system and consequently missing education. When Attendance Compliance become aware of a child moving to another LA and a school has not been identified, contact will be made with the new LA and relevant information will be shared to ensure the child is receiving an education either by attending school or otherwise.

When another LA has provided an address in Essex of a child believed to be missing from education, the family will be contacted as soon as possible. Unless concerns justify an immediate visit, initial contact will be made in writing before telephone calls or visits are made.

If no address is provided but there is reasonable evidence to suggest a child/young person could have moved to the area then initial checks will be run via School Admissions, and where possible via other local databases. Whatever the result of the search, the enquiring LA will be informed.



Conclusion

The role of Attendance Compliance is pivotal in ensuring that those children in Essex identified as missing from education are quickly identified and promptly returned to suitable education provision. By having clear guidance, policies and procedures in place across Essex all professionals and the public will be in a position to ensure support for vulnerable children within our community.



APPENDIX 1 MISSING PUPIL CHECKLIST

To be completed by schools when;

- A pupil has gone missing¹⁴ and no contact can be made with parent/carer to establish reason for absence
- Ceased to attend the school and forwarding address of the family is not known
- When a child has not returned from holiday within 10 schools days of the expected date of return¹⁵

If a child is subject to a child protection plan, is a child in care or there are reasons to be concerned for the child' safety, Social Care must be informed immediately and the SET procedures followed.

Pupil					
Pupil's name:	DOB:		UPN:		Male /
					Female
School:	Ethnicity (please state if not known):		own):	•	
Last known address;					
		Please delete as appropriate			
			Child in Care:	Yes	No
			Subject to a child protection	Yes	No
			plan:		
Parent/carer name:			Traveller Family	Yes	No
Telephone number(s)					

Date last attended	
school:	

Siblings

Name(s) and DOB: (please state if no siblings are known)

School sibling(s) attend:

Following checks with sibling(s) school, are they currently attending? (please include any relevant information provided by school)

¹⁴ A pupil is deemed to be missing from school when the school do not have reasonable grounds to believe the pupil is unable to attend by reason of sickness or any unavoidable cause and have failed, after reasonable enquiry, to ascertain where the pupil is

¹⁵ and the school does not have reasonable grounds to believe the pupil is unable to attend school by reason of sickness or any other avoidable cause



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Checks to be made within 1 - 10 days of absence (checks should be started no later than the 5th day of absence)

	Date	Time	Name of person contacted	Number	Response / outcome
Carry out first day calling (if this is an automated system please make telephone contact manually)					
Attempt telephone contact with all known emergency numbers					
Write to last known address and address of emergency contact if known (please attach a copy)					

Any further information from other agencies, wider school community (e.g. staff, other pupils, friends)

If child is not located following checks, please send checklist to MECES allocation panel, no later than the tenth day of absence¹⁶ and continue checks as appropriate (Do not remove child from roll until advised by LA Investigation Officer)

Checklist completed by:	
Position:	
Date passed to Missing Education Service (please attach copy of attendance record:	

¹⁶ The proprietor of every school shall make to the LA a return giving the full name and address of every registered pupil who has been absent from school, where the absence has not been treated as authorised for a continuous period of not less than ten school days (The Education (Pupil Registration) (England) Regulations, 2006)