

Complaints Procedure

Applicable to:	1	Astley Community High School	
	1	Seaton Sluice Middle School	
	1	Whytrig Middle School	
Approval body:	Full Governing Body		

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Approval by	Governing Body to determine		

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Body (LJ)			
Business Manager (SH)			
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Business Director (BW)	17 February 2025	5.1	Annual review; addition of Section 8 re: unacceptable behaviour from parents/carers
Business Director (BW)	17 March 2025	6.0	Final approved version for publication

- 1 Scope
- 1.1 This procedure is for use for complaints against the school or federation, a member of staff or the governing body. The complainant must raise the complaint within three months of the incident (or, where a series of associated incidents have occurred, within three months of the last of these incidents). The federation will only consider complaints out of this time frame if exceptional circumstances apply.
- 1.2 Complainants should not approach individual governors to raise concerns or complaints. They have no power to act on an individual basis and having prior knowledge of a complaint will prevent the governor from being able to sit on a panel at a later stage of the complaints process. Complainants will always be advised to follow the process laid out in this policy.
- 1.3 There are separate arrangements laid down by law to cover the following:
 - appeals against admissions to schools
 - appeals about statutory assessments and against Educational Health Care Plans (EHCPs)
 - school reorganisation proposals
 - matters likely to require a Child Protection investigation
 - appeals against the exclusion of children from school
 - whistleblowing
 - staff grievance and disciplinary procedures
 - staff conduct complaints
 - services provided by other providers who may use the school premises or facilities
 - complaints about the content of the national curriculum, which should instead be sent to the DfE using their <u>contact form</u>
 - complaints about collective worship, which should instead be directed to Northumberland County Council or the local Standing Advisory Council of Religious Education (SACRE)
- 1.4 In addition:
 - Anonymous complaints will not be investigated unless deemed serious enough by the Executive Headteacher or Chair of Governors.
 - Complaints that are being investigated by other bodies such as the Police will be suspended until those public bodies have completed their investigations.
 - If a complainant commences legal action against the school or federation in relation to their complaint, the school/federation will consider whether to suspend the Complaints Procedure in relation to the complaint until those legal proceedings have concluded.
- 1.5 Complaints should be submitted via email to <u>clerk@svf.org.uk</u>, marked as Private and Confidential and addressed as follows:
 - Complaints against federation staff (except the Executive Headteacher) should be addressed to the Executive Headteacher.
 - Complaints that involve or are about the Executive Headteacher should be addressed to the Chair of Governors.
 - Complaints about the Chair of Governors, any individual governor or the whole governing body should be addressed to the Clerk to the Governing Body.

2 Stage One - informal stage (complaint heard by staff member, the Executive Headteacher or Chair of Governors)

- 2.1 In the first instance the complaint should be discussed between the person making the complaint and the member of staff involved. If a complainant indicates that they would have difficulty discussing a complaint with that particular member of staff they should be referred to another staff member.
- 2.2 Similarly, if a member of staff, the Executive Headteacher or Chair of Governors feels too compromised to deal with a complaint it should be referred to another member of staff or another governor. The ability to consider the complaint objectively and impartially is crucial and it is also important to give an indication of timescale if it is found that the complaint requires further investigation.
- 2.3 If a complainant first approaches a governor, they should be referred, via the Executive Headteacher, to the appropriate person i.e. the member of staff concerned or the Chair of Governors.
- 2.4 It is hoped that most complaints can be resolved at this informal stage and to this end it may be useful to involve the Client Relations Service, within the Children's Services Directorate of the Local Authority, who are available to advise parents/carers on the complaints process and may, on occasion, help to facilitate contact with the school. The School Governance Team are there to advise the school on procedure.
- 2.5 Whoever has heard the complaint at Stage One will advise the complainant on how to escalate their complaint should they remain dissatisfied with the outcome. At this stage the complainant will be asked to submit the complaint in writing if they have not done so already.

3 Stage Two - formal consideration of complaint

- 3.1 If the complainant is dissatisfied with the outcome of Stage One or the way the complaint has been handled at Stage One and wishes to pursue their initial complaint further, the Executive Headteacher, Chair of Governors or Nominated Officer may delegate the task of formally investigating the complaint to another staff member or another governor once the complaints form has been received.
- 3.2 The Executive Headteacher, Chair of Governors or Nominated Officer may also, in exceptional circumstances, commission an investigating officer report to be undertaken by an external professional.
- 3.3 The person making the complaint will be informed that an investigation is underway and that they will receive a response within 25 school days, or a letter explaining the reason for any subsequent delay.
- 3.4 Once the relevant facts have been established and conclusions drawn, the Executive Headteacher, Chair of Governors or Nominated Officer should relay the decision, and the reason for the decision, in writing to the complainant.

4 Mediation (optional stage after Stage One or Stage Two)

4.1 The federation may offer the option of mediation following Stage One or Stage Two of the complaint consideration. This is not instead of Stage Two or Stage Three, but rather as an additional way of reaching agreement and securing a way forward.

Complainants do not have to accept mediation and nor does the federation have to offer this step if it is felt to be inappropriate.

5 Stage Three - complaint heard by governing body complaints committee

- 5.1 If the complainant is still dissatisfied with the outcome, they should contact the Executive Headteacher, Chair of Governors or Nominated Officer giving details of the complaint within ten school days of receipt of the Stage Two decision letter. The Nominated Officer will convene a governing body complaints committee, if they consider it appropriate, after considering the report of the investigating officer and the request of the complainant the usual practice at Stage Three would be to convene a panel as the complainant should be allowed to complete the Complaints Procedure in full.
- 5.2 When convened, the committee will consist of a minimum of three governors with delegated powers. The chair of the committee will be appointed when they meet. The complaints committee will take a decision as to any action to be taken in response to the complaint. For example, they may choose to:
 - convene a hearing at which the complainant will be invited to put forward their case this should be held within 20 working days of the decision to hold a hearing
 - dismiss the complaint in whole or in part
 - uphold the complaint in whole or in part
 - recommend changes to the school's systems or procedures to ensure that problems of a similar nature do not recur
- 5.3 In reaching a decision the committee may take the advice of such bodies as they see fit, in particular the local authority. Guidance on preparing for and holding the hearing will be provided by the Clerk to the Governing Body.
- 5.4 It should be noted that these complaints committees are not a form of legal proceeding and therefore it is inappropriate for either the federation or the complainant to bring legal representation. The exception to this would be if a member of staff, as a witness, wished to bring individual union or legal representation.

6 Further considerations

- 6.1 Making a complaint to the Department for Education should only happen once all other routes have been followed. The exception to this may be where there is a child protection concern, or where a child is missing education. If the complainant believes the school did not handle their complaint in accordance with the published complaints procedure or they acted unlawfully or unreasonably in the exercise of their duties under education law, they can contact the Department for Education after they have completed Stage Three.
- 6.2 The Department for Education will not normally reinvestigate the substance of complaints or overturn any decisions made by the school. They will consider whether the school has adhered to education legislation and any statutory policies connected with the complaint.
- 6.3 If a complaint has been made by a number of parents/carers and it is about whole school issues, they may, at any stage of the procedure, ask the Chief Inspector of Schools to investigate their complaint. The Chief Inspector may or may not require

the federation's Complaints Procedure to be exhausted before they decide whether or not to investigate.

6.4 However, should the school become the focus of a complaint campaign, receiving a large volume of connected complaints all based on the same subject or from complainants unconnected with the school or federation, then the federation reserves the right to deal with these complaints by means of either a template response or a general response posted on the federation's website.

7 Serial and persistent complainants

- 7.1 The federation will do its best to be helpful to people who contact our schools with a complaint or concern or a request for information. However, in cases where we are contacted repeatedly by an individual making the same points, or who asks us to reconsider our position after a decision is made, the federation would need to take the appropriate actions.
- 7.2 Once the federation has done everything it can in response to a complaint then any complainant will need to be informed by the Chair of Governors that the procedure has been completed and the matter now closed. Should a complainant contact the federation again on the same issue, then the correspondence may be viewed as serial or persistent and the federation may choose not to respond. The federation will always ensure that the complainant has exhausted the Complaints Procedure before such a decision is taken.

8 Unacceptable behaviour

- 8.1 The federation takes instances of inappropriate behaviour very seriously and will not tolerate any circumstances that may make students, staff members and other members of the school community feel threatened.
- 8.2 Parental behaviour that the federation does not tolerate includes, but is not limited to, the following:
 - refusal to articulate their complaint or specify the grounds of a complaint or the outcomes sought by raising the complaint, despite offers of assistance
 - refusal to cooperate with the complaints investigation process
 - refusal to accept that certain issues are not within the scope of the federation's Complaints Procedure
 - insisting on the complaint being dealt with in ways which are incompatible with the federation's Complaints Procedure or with good practice
 - introduction of trivial or irrelevant information which the complainant expects to be taken into account and commented on
 - raising of large numbers of detailed but unimportant questions and insisting they are fully answered, often immediately and to their own timescales
 - unjustified complaints about staff who are trying to deal with the issues, and seeking to have them replaced
 - changing the basis of the complaint as the investigation proceeds
 - repeatedly making the same complaint (despite previous investigations or responses concluding that the complaint is groundless or has been addressed)
 - refusing to accept the findings of the investigation into a complaint where the federation's Complaints Procedure has been fully and properly implemented and completed including referral to the Department for Education
 - seeking an unrealistic or unachievable outcome

- making excessive demands on school time by frequent, lengthy, complicated and stressful contact with staff regarding the complaint in person, in writing, by email and by telephone while the complaint is being dealt with
- using threats to intimidate
- using foul, abusive or offensive language
- raising voices inappropriately at another individual
- making racist or sexual comments
- using aggressive hand gestures e.g. raising fists and fingers
- discriminating against any member of the school community, including students, staff, governors and other parents/carers
- bullying, harassment or intimidation, including physical, verbal and sexual abuse offline and online
- sending abusive, aggressive or threatening messages, emails or other communications to any member of the school community
- sending excessive communication to our schools by email, text or in writing
- trespassing on school property without prior permission or implied licence
- causing intentional damage to school property
- breaching the federation's security procedures
- using physical violence on the school premises or on a member of the school community e.g. hitting, slapping, punching, kicking and pushing
- physically intimidating an individual
- partaking in unnecessary physical contact with an individual
- writing or posting abusive, offensive or defamatory comments about an individual or the school/federation, including on social media
- complaining about the school's values and methods on social media
- posting content containing confidential information regarding the school/federation or any members of its community e.g. a complaint outcome
- contacting federation employees through social media, including requesting to 'follow' or 'friend' them, or sending them private messages
- creating or joining private groups or chats that victimise or harass a member of staff or the school/federation in general
- posting images of any staff members or students without their prior consent
- psychologically harassing any member of the school community, including displaying vexatious behaviour which is humiliating for the individual and is damaging to their self-esteem
- displaying disruptive or other inappropriate behaviour which interferes or threatens to interfere with any of the school's operations or activities
- approaching another parent/carer or student to discuss or reprimand them because of an issue between students
- threatening any member of the school community in any way
- arriving on the school premises partially clothed
- smoking on the school premises
- taking illegal or harmful drugs while on the school premises
- drinking alcohol on the school premises, unless it has been authorised and supplied by the school
- attending the school premises under the influence of alcohol or drugs
- taking photographs or videos on school premises without permission from the federation
- driving unsafely within the vicinity of the school
- 8.3 If a parent/carer is behaving inappropriately, this should be reported to the Head of School, and they will decide on the most appropriate course of action.

- 8.4 Parents/carers should raise concerns regarding another parent's/carer's behaviour or conduct directly with the Head of School and should not approach the parent/carer themselves.
- 8.5 Instances of parents/carers displaying inappropriate behaviour will be managed in a variety of ways, depending on the severity of the situation.
- 8.6 When a parent/carer has behaved inappropriately, they will be invited to a meeting with the Head of School to discuss their behaviour and to attempt to resolve the issue. Where this initial meeting is not sufficient to resolve the issue, the Head of School, in collaboration with the Executive Headteacher and any relevant agencies, will consider what further action may be required. This action, depending on the situation, could include:
 - barring the parent/carer from the school premises
 - contacting the police
 - seeking legal redress through the courts
 - restricting the parent's/carer's channels of communication with the school, e.g. no longer allowing the parent/carer to send emails to a staff member directly
 - reporting content the parent/carer has posted online to the website's admin
 - referring the case to children's social care, where the behaviour indicates that the parent/carer poses a risk to children
- 8.7 Any child protection and safeguarding concerns will be addressed in accordance with the federation's Child Protection Policy.
- 8.8 The federation reserves the right to escort anyone off school premises who is displaying aggressive or disruptive behaviour. The police may be contacted to provide advice on managing an incident or to assist in the removal of an individual from the premises, where necessary. The police will be contacted where a parent/carer is threatening violence or being violent or has committed assault, or where the event has caused harm to an individual.
- 8.9 If a parent/carer has been previously barred from the premises or has exceeded their implied access to the premises and is causing a disturbance, the police will be contacted to remove the individual from the premises.
- 8.10 If concerns are raised in relation to a parent's/carer's appearance or dress, personal factors will be taken into consideration, on a case-by-case basis, when addressing the concern.
- 8.11 If a parent/carer persistently displays unacceptable and inappropriate behaviour, this may result in them being barred from the school premises.

9 Barring from the school premises

- 9.1 Although fulfilling a public function, schools are private places. The public has no automatic right of entry. We will therefore act to ensure our schools remain a safe place for pupils, staff and other members of our community.
- 9.2 If a parent's behaviour is a cause for concern, a school can ask them to leave school premises. In serious cases, the Executive Headteacher or the local authority can notify them in writing that their implied licence to be on school premises has been temporarily revoked subject to any representations that the parent/carer may wish

to make. Schools should always give the parent/carer the opportunity to formally express their views on the decision to bar in writing.

- 9.3 The decision to bar should then be reviewed, taking into account any representations made by the parent, and either confirmed or lifted. If the decision is confirmed the parent/carer should be notified in writing, explaining how long the bar will be in place.
- 9.4 Anyone wishing to complain about being barred can do so, by letter or email, to the Executive Headteacher or Chair of Governors. However, complaints about barring cannot be escalated to the Department for Education. Once the federation's Complaints Procedure has been completed, the only remaining avenue of appeal is through the Courts; independent legal advice must therefore be sought.

10 Communication strategies

10.1 If an individual's behaviour is causing a significant level of disruption, regardless of whether or not they have raised a complaint, schools can implement a tailored communication strategy. For example, they can restrict the individual to a single point of contact via an email address, and/or limit the number of times they can make contact, such as a fixed number of contacts per term. It can be suggested that complainants who are difficult to deal with ask a third party to act on their behalf.

Appendix A: Roles Within Complaints Procedure

<u>Complainant</u>

The complainant is the person who raises their issue with the federation in line with the federation's Complaints Procedure. Individuals are expected to engage with the process in an open and honest manner in order to try to reach an equitable outcome. Complainants need to consider what they would feel to be appropriate outcomes from the process. Complainants must not try to pursue their complaint outside the process as this can cause difficulties in accessing sufficient individuals without connections to the complaint if too many people are contacted at the initial stages.

Initial Contact

Anyone who is contacted by the complainant would be the initial contact - the only role this person would have within the process would be to ensure that the complainant had a copy of the Complaints Procedure and how to move this forward. No discussion of the actual complaint should take place other than to identify who the complaint should properly be addressed to.

Stage One Contact

The Complaints Procedure expects that all complaints should be resolved at the earliest opportunity with the person most associated with the allegation being made - this could be a class teacher or other member of staff. A face-to-face discussion would usually be the first step and many complaints can be brought to a conclusion at this stage. Otherwise, the Executive Headteacher might take this role if the member of staff or the complainant is not comfortable with the usual arrangements. Exceptionally, if the complaint is about the Executive Headteacher and they are not able to participate in the Stage One discussion, the Chair of Governors might take this role or delegate to another appropriate governor.

Nominated Officer

Depending on the level at which the Stage One discussion is held, this role may be taken by a senior leader, the Executive Headteacher, a governor designated by the Chair, or the Chair of Governors themselves. The role of Nominated Officer would be to commission an investigation report from an Investigating Officer. The Nominated Officer would prepare a brief for the Investigating Officer to follow based on the substance of the complaint. On receipt of the Investigating Officer's report, the Nominated Officer would draw up and send a Stage Two outcome letter to the Complainant. The Nominated Officer would also consider the appropriate response to complainants not satisfied at Stage Two. The Nominated Officer would also present the school case to the panel at Stage Three should this be required.

Investigating Officer

Depending on the level at which the Stage One discussion is held, this role may be taken by a senior leader, the Executive Headteacher, a governor designated by the Chair, or the Chair of Governors themselves. Exceptionally, if there is no-one with sufficient independence, an Investigating Officer may be commissioned from outside of the federation, but it is likely that there would be a cost to this. The Investigating Officer would interview witnesses; scrutinise documentation, formulate conclusions and draw up recommendations within a report prepared for the Nominated Officer.

Panel Chair or Member

Should the complaint move to Stage Three a panel might be drawn up to consider the school case - both complainant and Nominated Officer would attend to present their case; each would be able to call witnesses as appropriate. The chair of the panel would be

voted from within the panel and would be responsible for communicating the judgement to the panel in a Stage Three outcome letter.

<u>Witnesses</u>

Individuals identified as having specific knowledge in respect of the complaint would be identified as potential witnesses; these witnesses would be interviewed by the Investigating Officer and statements drawn up for signature. These statements would form part of the evidence in support of the Investigating Officer's conclusions and recommendations within their report to the Nominated Officer.



www.svf.org.uk

Behaviour Towards Staff by Parents, Carers and Visitors: Expectations and Procedures

Acceptable Communication by Telephone

- Be civil in your communication; do not become frustrated or rude to our Reception Staff.
- Be respectful in the tone and language you use: do not raise your voice or use aggressive or threatening language.
- Staff will get back in touch with you as soon as they can.
- Staff will try to return your call within 24 hours.

Expectations of Parents, Carers and Visitors to the SVF

We will always listen to parents and seek to address things as quickly as possible.

However, abusive, threatening or aggressive behaviour will not be tolerated.

Acceptable Communication by Email

- Address each member of staff respectfully.
- Do not use bold text or capitalisation to emphasise concerns.
- Do not expect an instant response.
- Staff will respond as soon as they can.
- Staff are not expected to respond to emails outside of working hours which are 8.30am to 4.30pm.
- If a member of staff does respond outside of the above hours, it is their choice to do so.
- We advise emails are not sent late at night or early in the morning.
- Emails sent at weekends or during school holidays will not be responded to until the next working day.

Definitions of Unacceptable Behaviour

- Shouting and/or swearing.
- Aggressive emails in tone and language.
- Constant emails and/or phone calls which amount to a threat, harassment and intimidation.
- Inappropriate electronic activity on social media.
- Any form of physical violence or intimidation.
- The use of rude or aggressive hand gestures.
- Allegations that turn out to be vexatious or malicious.
- Discussing your concerns/ frustrations with your child in an inappropriate manner; this undermines the school and its staff.