

Name of Policy:

Parental Behaviour Policy

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Person responsible for updating policy	SLT

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Aim

This policy relates to unacceptable parent / carer behaviour, though it can be applied to any person who engages with the school.

At Wallace Fields Junior School, we recognise that parents and carers are the single biggest influence on their children and their achievements. Therefore, we are committed to building positive and responsive relationships with parents and carers so that together we can ensure that our young people are cherished, challenged and inspired.

We encourage partnerships with our parents and carers, and work hard to maintain mutual respect and recognition of shared responsibility for the children. However, in a very small minority of cases, the behaviour of a few parents or carers can cause disruption, resulting in abusive or aggressive behaviour towards staff, children and other parents. This is not acceptable within our community.

Schools are not public places. Although parents and carers have rights to attend and enter school premises for legitimate proper purposes, The Education Act of 1996 states that it is an offence for a trespasser on school premises to cause a nuisance or disturbance. The school is entitled to withdraw the implied right a parent or carer has to enter the school, if that parent or carer is violent or aggressive. If the parent or carer then enters the premises, they are in breach of the law, and they can be prosecuted in the criminal courts.

This policy applies to all those that engage with the school and not just to parents. Behaviours which can lead to a ban include:

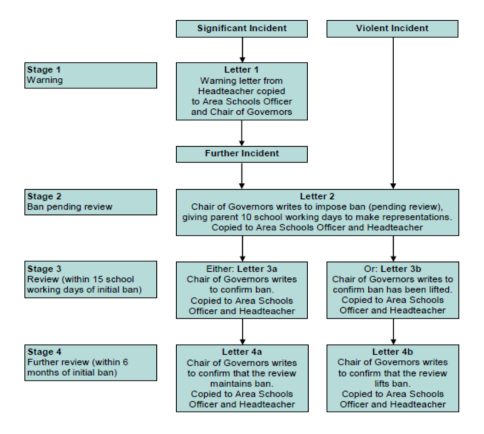
- Physical or verbal threats towards staff, pupils, or other parents
- Actual violence
- Damage to property
- Refusal to leave when asked
- Disruption of the running of the school
- Inappropriate behaviour on social media which may bring the school into disrepute (see our Social Media Expectation guidance)
- General abusiveness
- Gesticulating/offensive body language.

The Head teacher will decide whether the situation has been reached for proposing an actual ban. In extreme circumstances, i.e. if the incident is considered to be very serious, then s/he can issue a short-term temporary ban in order to carry out an investigation.

When an investigation is carried out, a date will be set to present the findings to representatives from the Governing Body for a decision regarding the next course of action. If the issue presents a less immediate threat then the head teacher will consider issuing a warning letter which says that repeats of such behaviour will likely result in a ban. Events may occur in a number of stages and it may be that upon consideration by the head teacher that a warning letter needs to be issued.

Surrey County Council Procedure

Procedure for banning a parent from school/academy premises



Following receipt of the written response/investigation:

- Members of the Governing Body will decide whether or not to ban the parent/carer
- The parent/carer will be informed in writing within 48 hours of the decision
- The terms of any ban will be clear, with explicit paths of communication between the school and the parent
- Pick up and drop off of children will be taken into consideration
- A date for the review will be given, which will take account of what has happened in the interim period.

If no further concerns have arisen regarding the parent's behaviour, a meeting date will be set which will seek to re-establish a productive working relationship between the school and the parent/carer. If a parent/carer wishes to appeal against a ban, they may do so in writing, following the schools Complaints Policy.

In some cases, the unacceptable behaviour is so extreme (for example, an assault on a member of staff) that the head teacher/ Governing Body may feel that there is no alternative but to impose a lengthy or permanent ban. In criminal cases, the Head teacher will inform the police and contact their legal advisors (Area Education Officer in the North East area of Surrey).

Policy Review – Annually

Policy linked to

Safeguarding/ Child Protection Policy Acceptable Use Policy Online Safety Health and Safety Policy Home School Agreement Behaviour Policy Social Media Expectations

Keeping schools safe from abuse, threats and violence

September 2019

Appendices:

Appendix A- Rules for accessing the school premises and poster for reception area

Appendix B- Managing unacceptable behaviour by visitors on the school site (flowchart)

Appendix C- Model letters:

• Letter 4

•	Letter 1	Introduction of special arrangements
•	Letter 2	Warning
•	Letter 3	Barring letter
•	Letter 3a	Outcome of the review of evidence – confirming bar
•	Letter 3b	Outcome of the review of evidence – imposing bar (or not)

Restore permission at end of bar period

Appendix D- Dealing with abusive telephone calls

Introduction

This document is being reissued in September 2019 to take account of new guidance from the Department of Education ("Controlling access to school premises", November 2018). https://www.gov.uk/government/publications/controlling-access-to-school-premises

This guidance aims to assist Head teachers and governing bodies in cases where visitors are being threatening, abusive or aggressive towards other members of the school community. Such behaviour clearly cannot be tolerated. Staff and pupils have a right to expect their school to be a safe place in which to work and learn. This document includes advice on a range of possible measures that can be taken to ensure appropriate protection for schools.

This guidance incorporates the definition in the Education Act 1996 of the word "parent" and includes an individual who has care of the child whether or not s/he is the natural parent or has parental responsibility for the child. This includes step parents. Where an individual does not fall within this broad definition, the principles of this guidance should still be applied (but the wording of the model letters should be amended accordingly).

Head teachers are encouraged to make all staff aware of this guidance and also to consider the guidance in relation to their school's emergency plan.

In cases where abusive comments or threats are made on social media regarding members of the school community, please refer to the Surrey County Council guidance document "Dealing with adverse comments and complaints against schools on social media" (Autumn term 2017).

Further advice and support

Schools which buy back the Area Schools Support Service can contact their Area Schools Officer:

West Surrey Area

Kate Charles 07792 587096 Cara Harding 07968 834131

East Surrey Area

Ann Panton 07976 924186 Adeline Mason 07814 804432

Countywide School Support Office

Natalie Cull 07814 811489

Countywide School Relationships Support Assistant Nina Clarke 07974 860640

Schools which buy back support from Legal Services can contact:

Rachel Hickman, Senior Lawyer

0208 541 9128

Who can go onto school premises?

Schools are private property and people do not have an automatic right to enter. Parents have an "implied licence" to come on to school premises at certain times, for instance:

For appointments

To attend a school event

To drop off or pick up younger children Supporting school activities

Schools should set out their rules for this, and tell parents what they are. (See Appendix A). Anyone who breaks those rules would be trespassing.

What behaviour might cause concern?

Behaviour which causes a pupil or member of staff to feel threatened may include:

Aggression, abuse (including swearing) or use of insults Prejudice based language/behaviour Behaviour or language which presents a risk to staff or pupils.

Immediate actions

- For serious incidents, take immediate actions to ensure the safety of the school community. This may include calling police and/or ambulance, and removing pupils and staff from the vicinity of the incident.
- For less serious incidents (for example, a parent who is being inappropriately demanding) a member of the Senior Leadership Team should invite the visitor to a meeting in a private area in order to address the issue which has led to the concern, and remind the parent about acceptable conduct. It may be appropriate to warn the parent that a repeat of such behaviour may lead to a bar from the school premises for a period of time.
- Provide support to those affected by the incident. In such circumstances the support and
 reassurance of senior leaders will be invaluable, as will the care and understanding of
 colleagues. If the school has chosen to buy in to an Employee Assistance Service, staff can
 obtain confidential specialist support by calling the helpline. The staff associations/trade
 unions are also likely to be a source of assistance.
- As soon as possible after any incident, obtain witness statements, which should be signed and dated. However, if the police are investigating, then consult with them before taking any internal action (including obtaining witness statements).
- Cases of actual assault should be recorded in line with the organisation's Health & Safety recording procedure. In the case of maintained schools, incidents should be reported to the Local Authority by completing an online health and safety event report.
- Any injuries should be photographed (if the victim consents) for the purpose of evidencing
 the assault. The victim should be clear about the purpose of the photographs, and who these
 can be shared with.

Decision making

(In cases where the concerning behaviour has been directed at the Headteacher, then it may be appropriate for the Chair of Governors to carry out the following actions).

Assessing evidence

The Headteacher should carry out an assessment of the circumstances, evidence (including witness statements) and risk factors in order to identify the most appropriate course of action. Points to consider include:

- Has the parent been verbally abusive/aggressive/threatening/intimidating?
- Has the parent been physically aggressive/threatening/intimidating?
- What evidence is there? What do witnesses say happened? Are they consistent?
- Does the parent have a known previous history of aggression/violence? If so, what is the nature and frequency of this?

- Do members of the school staff/community feel intimidated by the parent's behaviour?
- Have pupils witnessed aggressive/threatening/intimidating behaviour from the parent?
- Have pupils been approached inappropriately by the parent?
- Was the parent provoked in any way prior to their behaviour and/or does the parent claim to have been provoked?
- Are there any other mitigating factors?
- Is there a risk (low, medium or high) that the behaviour may be repeated?

In some cases, it may be appropriate to carry out a formal written risk assessment. Please contact your Area Schools Officer for advice.

Possible actions

After evaluating all available information, there are several actions the Headteacher may wish to take. These can include:

- Clarify appropriate standards of behaviour
 - In some instances it may be appropriate simply to ensure the parent is clear about behaviour standards expected by the school. This could be explained via a telephone or face-to-face discussion, or by letter. However, any verbal explanation should be followed by a written confirmation of the discussion and the standards of behaviour outlined.
- Invite the parent to a meeting to discuss events
 - This could be helpful where a planned and structured meeting has either not been held before or has previously been productive. A full restorative meeting may be considered, but if it is not safe to bring all the parties together at a meeting, a restorative process can still take place through the exchange of information. The safety and well-being of those attending such a meeting must be carefully considered. It is strongly recommended that members of school staff should be accompanied by at least one other colleague at any such meeting. Consideration should be given to the seating arrangements, and care taken to ensure exits cannot be blocked by a parent who could potentially become aggressive. You may wish to invite your Area Schools Officer to attend/facilitate the meeting.

The main points of discussion and any agreed actions should be noted, and a follow-up letter sent to confirm the school's expectations and any agreed actions. Some parents may covertly record meetings and then seek to use the information obtained to support their case, and therefore schools should state explicitly that information obtained without permission will not be admissible in any proceedings.

<u>Put in place strategies/ arrangements to avoid future situations of potential conflict</u> (see Appendix C, model letter 1)

It is sometimes possible to identify situations of potential conflict and to plan for these in a way that minimises potential risks.

For example, where a parent persistently engages in inappropriate communication with staff at the classroom door at the beginning or end of the school day or via email, the parent could be informed that any discussions with school staff must be held by prior appointment, or that they are only able to have discussions with a designated member of staff (which is usually a member of the senior leadership team). Alternatively, it may be appropriate to require the parent to drop off and pick up their child from a designated area (e.g. the school office).

Emails:

Emails are expected to be used by parents for emergencies, day-to-day updates, or for arranging meetings. If they require a response, emails will be replied to within 48 hours by teaching staff. Sometimes, issues raised will be dealt with at school directly. Too many emails from one parent will

be considered harassment. Parents should not share private emails on social media. The email is only intended for the recipient that it is addressed to.

Email disclaimer:



This e-mail (and any attachment) is confidential, may be legally privileged and is intended solely for the use of the person(s) to whom it is addressed. If you are not the intended recipient please do not use, disclose, distribute, copy, print or rely on this e-mail (or any attachment) as this is strictly prohibited and may be illegal. If you received this e-mail in error, please notify us by reply (or telephone the sender) and delete all copies on your system. We have taken reasonable precautions to ensure that any attachment to this e-mail is free of viruses or other harmful code. However, we cannot accept liability for any loss or damage incurred or sustained as a result of viruses or other harmful code, and would strongly advise that you carry out your own virus checks before opening any attachment. Wallace Fields Junior School reserve the right to monitor any e-mails sent to us by systems or persons other than the named communicant for the purposes of ascertaining whether the communication complies with the law. Wallace Fields Junior School accept no responsibility for personal emails, or emails unconnected with the school's or clients' business.

In more serious cases a further option may be to advise the parent that in future their concerns should be dealt with by written communication only. Any such arrangements should be confirmed in writing to the parent.

In order for these strategies to be effective, all staff must be aware of them, and should act consistently to ensure that they are rigorously applied.

Issue a formal warning

(see Appendix C, model letter 2)

Where it is a significant but first offence, the Headteacher should warn parents that a bar from the school site would be considered if the behaviour is repeated.

Withdraw permission for the parent to enter the school site

(see Appendix C, model letters 3 and 4)

Schools can bar someone from the premises if they feel that their aggressive, abusive or insulting behaviour or language is a risk to staff or pupils. It is enough for a member of staff or pupil to feel threatened.

The school should tell an individual that they have been barred, or that they intend to bar them, in writing. Letters should usually be signed by the Headteacher, though in some cases (e.g. where the Headteacher was the victim, or personally involved in the incident), the Chair of Governors, Academy Trust, proprietor or Local Authority may wish to write instead. The individual must be allowed to present their side. A school can either:

Bar them temporarily (we recommend that this is for a period of up to five school working days) to give the individual the opportunity to formally present their side. After representations from the parent have been considered the school can continue the bar or lift it. OR

Tell the parent that they intend to bar them and invite them to present their side by a set deadline (we recommend that this is five school working days). After the parent's side has been heard, the school can decide whether to continue with barring them.

In most cases, for a first offence, a bar of up to four weeks is appropriate and sufficient. In more serious cases a longer barring period of up to six months may be considered but regular reviews (not more than half termly) should take place.

Appendix A

Rules for accessing the school premises and poster for reception area

The Department for Education advises that schools should set out their rules for access to the school premises, and explain that anyone who breaks those rules would be trespassing ("Controlling access to school premises", November 2018).

Schools may wish to adopt the following wording and share it with parents/carers/visitors via the Home School Agreement, school website, newsletters etc:

We recognise and value our partnerships with parents/carers and members of the community, and we welcome visitors to our school for

- Appointments
- Attending a school event
- To drop off or pick up younger children
- Supporting school activities

We will act to ensure that our school remains a safe place for pupils, staff and all other members of our community. If a parent/carer/visitor has concerns we will always listen to them and seek to address them.

However, abusive, threatening or violent behaviour will not be tolerated. If such behaviour occurs the school may consider barring the person involved, in line with Department for Education guidance on Controlling Access to School Premises, November 2018. Any person who does not comply with these requirements would be trespassing and legal action may be taken.

No meeting at the school may be electronically recorded without the express permission of all parties. Information obtained without such permission will not be admissible in any proceedings.

Poster for reception area

Schools may wish to display the poster overleaf prominently in their reception area.



We welcome visitors to our school.

We will act to ensure it remains a safe place for pupils, staff and all other members of our community.

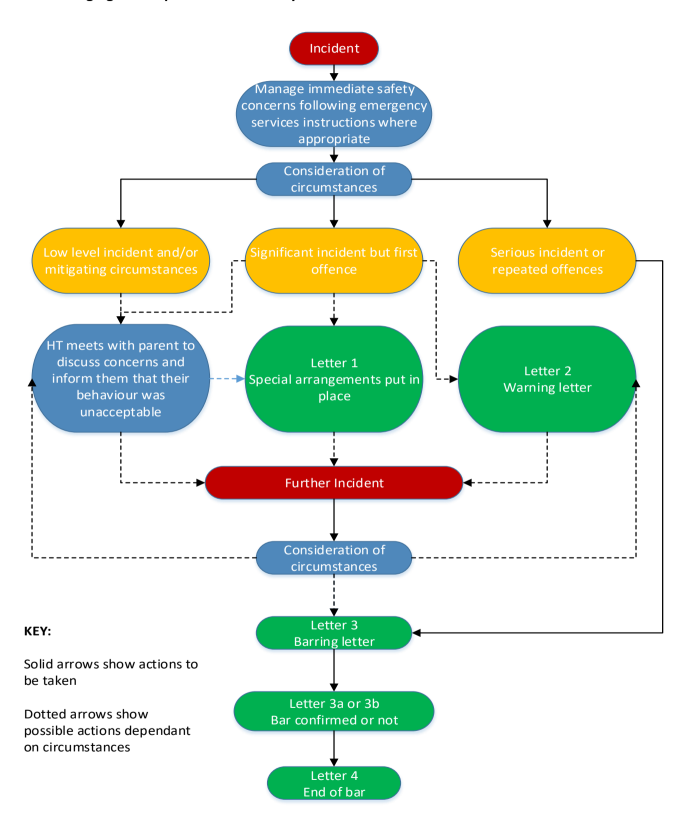
If you have concerns, we will always listen to them and seek to address them.

Please be aware, however, that abusive, threatening or violent behaviour will not be tolerated. Visitors behaving in this way may be subject to a bar from the school site.

No meeting at the school may be electronically recorded without the express permission of all parties. Information obtained without such permission will not be admissible in any proceedings.

Appendix B

Managing unacceptable behaviour by visitors on the school site



Appendix C

Model letters

Letter 1 Introduction of special arrangements

Dear

I understand that you have expressed concern about *(summarise issue)* and I am keen to work in partnership with you to resolve this. Therefore I would like to offer to meet with you *(details)...*

However, I have to advise you that your behaviour on the school site on (date) was unacceptable.

(Summary of incident and its effect on staff and pupils)

In order to avoid this situation arising again, I am putting the following measure(s) in place:

- You should not approach (named member of staff) directly but should instead....
- Pick up and drop off your child from a designated area as follows....

This measure(s) will be in place initially for (up to four weeks), and will then be reviewed.

Yours sincerely		
Headteacher		

Letter 2 Warning

Dear

I understand that you have expressed concern about *(summarise issue)* and I am keen to work in partnership with you to resolve this. Therefore, I would like to offer to meet with you *(details)...*

However, I have to advise you that your behaviour on the school site on (*date*) was unacceptable.

(Summary of incident and its effect on staff and pupils)

For the future I must inform you that a repetition of such behaviour on the school site towards any member of the school community may be followed by arrangements to limit your access to certain staff/ areas of the school, or withdrawal of permission for you to enter the school premises.

Yours sincerely

Headteacher

Letter 3 Barring letter

Dear

I am writing to advise you formally that your behaviour on the school site on *(date)* was unacceptable.

(Summary of incident and its effect on staff and pupils).

I am therefore instructing you that:

EITHER

3a) You are barred immediately from the school site. If you do not comply with this instruction I shall arrange for you to be removed from the premises. If you cause a nuisance or disturbance on the premises you may be prosecuted under section 547 of the Education Act 1996; if convicted under this section, you are liable to a fine of £500.

The bar will be in place temporarily in the first instance, to enable me to review all relevant evidence. If you wish to provide me with any information (e.g. to challenge or explain the facts of the incident, and/or to express regret and give assurances about your future good conduct) please do so by (date -5 school working days from date of letter).

Immediately following my review of all relevant information I will write to inform you whether the bar has been confirmed and the length of time it will be in place, or whether I have decided to lift the bar.

For the duration of the bar you must continue to bring your child(ren) to school and collect them at the end of the school day, but you must not go beyond the school gate. (For infant children – arrangements have been made for your child(ren) to be collected and returned to you at the school gate by a member of the school staff). Special arrangements can be made for you to meet with a member of staff, if necessary, but this may only be with my written permission.

OR

3b) I am considering whether it is appropriate to bar you from the school site. In order for me to reach that decision I need to review all relevant evidence. If you wish to provide me with any information (e.g. to challenge or explain the facts of the incident, and/or to express regret and give assurances about your future good conduct) please do so by (date – 5 school working days from date of letter).

Immediately following my review of all relevant information I will write to inform you whether I have decided that a bar is appropriate and the length of time it will be in place, or whether I have decided not to implement a bar.

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Headteacher

Letter 3a Outcome of the review of evidence – confirming bar (or not)

Dear

On *(date)* I wrote to inform you that I had taken the decision to bar you from the school site whilst I considered all relevant information relating to the incident which occurred on *(date)*.

You were given the opportunity to provide me with your written comments by (date). I have not received a written response from you OR I have received a letter from you (date), the contents of which I have carefully considered.

EITHER

Having considered all relevant information, I have determined that the decision to bar you from the school premises should be confirmed. I am therefore instructing that you are barred for a period of (length of bar). Therefore, the first date that you are able to return to the school site is (date).

If you do not comply with this instruction I shall arrange for you to be removed from the premises of the school. If you cause a nuisance or disturbance on the premises, you may be prosecuted under Section 547 of the Education Act 1996; if convicted under this section, you are liable to a fine of up to £500.

Should significant new information become available, or there is a significant change in circumstances, you may request a review of the bar.

Even though I have taken this decision, myself and the staff at School remain committed to the education of your child(ren), who must continue to attend school as normal (insert for primary age children) under the arrangements set out in my previous letter.

If you wish to pursue the matter further you have a right to complain to the Chair of Governors, who will consider the circumstances of the decision to withdraw permission for you to come on to the school site. You can make your complaint by writing to Mr/Mrs X, Chair of Governors (insert email address).

OR

Having considered all relevant information, I have determined that a bar is not appropriate on this occasion, however I would remind you that we expect all members of the school community to treat one another in a respectful manner.

Yours sincerely			
Headteacher			

Letter 3b Outcome of the review of evidence – imposing bar (or not)

Dear

On *(date)* I wrote to inform you that I was considering barring you from the school site following the incident which occurred on *(date)*.

You were given the opportunity to provide me with your written comments by (date). I have not received a written response from you OR I have received a letter from you (date), the contents of which I have carefully considered.

EITHER

Having considered all relevant information, I have determined that it is appropriate to implement a bar for a period of (length of bar). Therefore, the bar will start from (date) and the first date that you are able to return to the school site is (date).

If you do not comply with this instruction I shall arrange for you to be removed from the premises of the school. If you cause a nuisance or disturbance on the premises, you may be prosecuted under Section 547 of the Education Act 1996; if convicted under this section, you are liable to a fine of up to £500.

Should significant new information become available, or there is a significant change in circumstances, you may request a review of the bar.

If you wish to pursue the matter further you have a right to complain to the Chair of Governors, who will consider the circumstances of the decision to withdraw permission for you to come on to the school site. You can make your complaint by writing to Mr/Mrs X, Chair of Governors (insert email address).

OR

Headteacher

Having considered all relevant information, I have determined that a bar is not appropriate on this occasion, however I would remind you that we expect all members of the school community to treat one another in a respectful manner.

	, ,		
Yours sincerely			

Letter 4 Restore permission at end of bar period

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Further to my letter *(dated)* I am writing to confirm that as of *(date)* you will be allowed to access the school site in the normal manner.

I must warn you, however, that if it should become necessary in the future I shall not hesitate to withdraw permission for you to come onto the school premises once again.

Yours sincerely

Headteacher

Appendix D

Dealing with abusive telephone calls

Sometimes staff may have to deal with challenging, abusive, aggressive or threatening telephone calls. It is unacceptable for any member of staff to be subjected to such abuse but staff may not know how to handle such a telephone call. This guidance has been produced to assist staff if they are faced with such a situation.

To reduce the likelihood of callers becoming abusive staff should conduct themselves in a courteous and professional manner and make every attempt to meet the needs of the caller. Staff should also have the confidence that it is acceptable to end an abusive telephone call.

Always

- remain calm and polite
- actively listen repeat information back to the caller to test understanding of the issue and gain their agreement
- inform the caller they are trying to help them
- be positive and say what you can do
- be clear and avoid using jargon
- if necessary, apologise for an error and take action to put it right
- if you have to go and get some information, let the caller know why you are putting them on hold and do not leave them on hold for a long time
- make notes of the conversation
- follow the procedure below if appropriate
- refer to the caller to the Headteacher or other member of SLT.

Never

- respond in the same manner as an abusive caller
- take it personally
- allow yourself to be bullied
- slam the phone down.

Script for abusive telephone calls

When the caller starts to raise their voice/be abusive:

Mr/Mrs/Ms...please don't raise your voice/swear at me, I am not raising my voice/being rude to you. If you continue to raise your voice/be rude to me then I will be forced to terminate the call.

When the caller continues to raise their voice/be abusive:

Mr/Mrs/Ms..... I understand you are upset/frustrated; however, I am not prepared to continue to be shouted/sworn at so you can either call back when you have calmed down or if you prefer you can put your views in writing.

If, despite the two warnings above, the caller continues to raise their voice/be abusive:

Mr/Mrs/Ms.... I advised you earlier during this call about raising your voice/swearing and you have continued to do this, so I am afraid I am going to have to terminate this call. **Hang up.**

Further actions

Make a written note (signed and dated) of the telephone call and report the incident to your line manager.