

Can a penalty notice be withdrawn?

The legislation governing penalty notices states that once a penalty notice has been issued, it can only be withdrawn by Wiltshire Council in circumstances in which the council determines that:

- a) it ought not to have been issued, or
- b) it ought not to have been issued to the person named as the recipient, or
- c) it appears that the notice contains material errors.

If you believe that a), b) or c) applies in your case then you are asked to contact us in writing without delay in order that we can consider your representations. We must point out that the time period for payment does not stop whilst your representations are being considered.

Payment of your penalty notice

Crossed cheque or postal order made payable to Wiltshire Council and posted to shared services – Finance, PO Box 4385, Trowbridge, BA14 8JN

Debit/credit card by using our online payment service www.wiltshire.gov.uk or automated payment line 24 hours a day 7 days a week on 0300 456 0119 or by calling one of our customer services team on 0300 456 0100

You will need to quote your invoice number and confirm the amount you need to pay.

If you want to make written representations, please write to:

The penalty notice officer, education welfare service, school effectiveness - South, Council House, County Hall, Bythesea Road, Trowbridge, BA14 8JN

If you have any questions regarding the Penalty notice process, please contact:

The penalty notice officer, education welfare service, school effectiveness - South, Council House, County Hall, Bythesea Road, Trowbridge, BA14 8JN Telephone: 01722 438049
Email: PNLO@wiltshire.gov.uk

Issue of a Penalty Notice for unauthorised absence in term time

September 2023

Information for parents and carers

Education Welfare Service

Wiltshire Council



Why have I received this leaflet?

This leaflet is sent to people who receive a penalty notice resulting from the absence of a pupil at school due to unauthorised absence* during term time.

*If a pupil fails to attend or arrives late they can be marked as an **absence** for that session. If a pupil of compulsory school age is **absent**, the register must show whether the **absence** was **authorised** (acceptable) or **unauthorised** (where no acceptable reason is given for **absence**).

It is intended to provide you with information and guidance and is issued by the education welfare service. It is not a legal document.

What is the legislation covering the use of penalty notices?

The Education Act 1996 as amended by section 23 of the Anti Social Behaviour Act 2003.

The legislation requires local authorities to create a code of conduct covering the use of penalty notices and a copy of this can be found on the Wiltshire Council web page at:

www.wiltshire.gov.uk

What options do I have?

Once you have received a Penalty notice you have the following options:

Option 1

Pay £60 within 21 days of the date of issue as stated on the penalty notice. Payment can be by postal order or cheque to the address given on the reverse of this leaflet. Debit card payments are also accepted.

Part payment or instalments will not be accepted. Please do not send cash.

Option 2

Pay £120 between 21 and 28 days of the date of issue as stated on the penalty notice.

Payment can be by postal order or cheque to the address given on the reverse of this leaflet. Debit card payments are also accepted. **Part payment or instalments will not be accepted. Please do not send cash.**

Option 3

You can decide not to pay the penalty. In such cases you will be automatically summonsed to appear in court for the offence under Section 444(1) Education Act 1996 of failing to ensure the regular attendance at school of a child of compulsory school age who is a registered pupil there.

If I pay the penalty do I have to go to court?

If you pay the penalty as stated in option 1 or option 2, this then discharges any and all liability on your behalf concerning the non-attendance of your child for the period quoted in the penalty notice. This means that you will not have to attend court and you will not have a criminal conviction recorded against you.

What happens if I do not pay the penalty?

If you do not pay the penalty as stated in option 1 or option 2 and the time period of 28 days expires, the local education authority is required to commence proceedings in the Magistrates Court for the original offence relating to your child's poor school attendance.

What if I cannot afford to pay?

If you feel you cannot afford to pay the penalty notice, then by choosing option 3 you will have the opportunity to explain your situation to the court. If you either plead guilty or you are found guilty, the courts have a wider range of sentencing options, which could include a maximum fine of up to £1000.

What if I feel a statutory defence applies?

The only statutory defences to the offence under section 444(1) Education Act 1966 are:

- the child was absent for medical reasons, needs evidence by GP certificate or appointment card
- the council failed to provide transport when required to do so
- the absences were due to religious observance
- you had permission from the school or there was an unavoidable cause.