



THE SALISBURY DIOCESAN
BOARD OF EDUCATION

'Working for children, young people, schools and parishes'

A parent's guide to school admission appeals

**Please read this guide before
completing your appeal request form**

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Introduction

We understand that going through the appeal process can be a worrying and anxious time for you and we hope that the information contained in this guide will simplify the process for you. Salisbury Diocesan Board of Education is taking an active role in supporting Church schools and families, and this document is aimed to guide you through the appeal process, explain what happens at each point and what you need to do.

Your rights

You have the right to appeal for places at all schools for which you have applied and been refused a place. This right of appeal does not apply if your child has been permanently excluded from two schools. If your child has a Statement of Special Educational Needs your appeal needs to be directed to the Special Educational Needs and Disability Tribunal (SENDIST). Please visit their website at:

www.sendist.gov.uk

You can only appeal once in every academic year unless there has been a significant change in your circumstances. If this is the case you need to reapply for a place at the school and be refused before you can appeal. You can only appeal for the year group for which you have been refused.

Where to send your appeal form

Your completed form should be marked “Private and confidential” and returned in accordance with Local Authority Coordinated Admissions Schemes, which will have specified a return date:

- 1) Dorset VA schools - directly to LA
- 2) Wiltshire VA Schools - directly to the Admissions Authority (school)
- 3) Hampshire VA Schools – directly to LA
- 4) Bournemouth VA Schools – directly to LA
- 5) Poole VA Schools – directly to LA

Please do not assume that a first class stamp will ensure delivery the following day. If you are close to the published closing date consider using a guaranteed next day means of delivery – ask at your Post Office.

We cannot be held responsible for forms that do not arrive on time; that are lost in the post; that are sent or delivered to other locations.

Types of appeal

On-time intake or transfer appeals

These are where your child is entering:

- Reception year
- Year 5 in middle school
- Year 7 in high school
- Year 9 in upper school

and where we have received your appeal form **on or prior** to the published closing date.

Late intake or transfer appeals

These are where your child is entering:

- Reception year
- Year 5 in middle school
- Year 7 in high school
- Year 9 in upper school

and where we have received your appeal form **after** the published closing date.

Mid-year appeals

These are where you wish your child to move schools during other times in the academic year, i.e. because the family has moved house. These appeals have no published closing date and are heard throughout the year.

Infant class size appeals

This type of appeal can only apply to applications for reception, Year 1 and Year 2 (key stage 1), i.e. any class in which the majority of children reach the age of 5, 6 or 7 during the school year. Legally such classes cannot have more than 30 pupils with a single qualified teacher. Not all appeals involving these year groups are covered by infant class size restrictions. **Your refusal letter from the admission authority will tell you whether or not your application has been turned down because of infant class size legislation.**

There are very limited chances of success for Infant class size appeals. The panel can only offer a place where it is satisfied that:

- a) The admission of additional children would not breach the infant class size legislation; or
- b) The admission arrangements did not comply with admissions law or were not correctly and impartially applied and the child would have been offered a place if the arrangements had been complied with or had been correctly and impartially applied; or
- c) The decision to refuse admission was not one which a reasonable admission authority would have made in the circumstances of the case.

In order to determine whether it was “unreasonable” to refuse admission to your child, the panel must be satisfied that the decision was “**perverse in the light of the admission arrangements**”.

For example – it was “beyond the range of responses open to a reasonable decision maker” or “a decision which is so outrageous in its defiance of logic or of accepted moral standards that no sensible person who had applied his mind to the question could have arrived at it”.

The Local Government Ombudsman fact sheet on Complaints about Infant Class Sizes does state that *“A decision that makes it impossible for you to transport all your family to school on time, or even impossible for you to continue working, is very unlikely to be perverse. The courts have established this.”*

Important deadlines

Received on-time - Intake or transfer appeals for primary schools

All on-time intake or transfer appeals for the primary round will be heard before the end of the summer term of the academic year in which they were made. We have 40 school days to hear your appeals from the deadline of lodging appeals.

Received late - Intake or transfer appeals for primary schools

We do aim to hear all late intake or transfer appeals at the same time as the on-time appeals for a particular school. However, if this is not possible your appeal will have to be heard at a later date (in the next academic year, usually late September – early October).

Received on-time - Transfer appeals for secondary schools

On-time intake or transfer appeals must be heard by 6 July of the academic year they were made. Appeals received within reasonable time to be included before this date will be heard. We have 40 school days to hear your appeals from the deadline of lodging appeals.

Received late - Transfer appeals for secondary schools

We do aim to hear late transfer appeals at the same time as the on-time appeals for a particular school. However, if this is not possible it will have to be heard at a later date.

Mid-year appeals

All mid-year applications will be heard within 30 school days of the appeal being received by us.

Completing the appeal form

If you are appealing for a place at more than one school, you must complete separate forms.

Please take the following information into account when you fill in the form:

- Please complete the form clearly and ensure that you provide all the information requested. If you don't this may result in a delay in processing your application.
- Your "reasons for appeal" are very important as this helps the panel understand your child's case. **This section must be completed. If not the form will be returned to you.** Please explain, as fully as you can, why you want your child to attend the school that you have been refused. If you think your application for a place at the school has not been treated correctly or in accordance with the admissions criteria, then you should explain why.
- If there are medical issues involved, it is important that these are supported by written evidence, i.e. doctor's letter.
- If your case is based on a house move, you should provide written evidence to confirm this. For example, a letter from your solicitor or a copy of your tenancy agreement.
- You may also include other relevant letters, correspondence, reports or documents to support your case.
- You don't need to wait until you have all supporting evidence before you send your form to us as this may delay the processing of your appeal. Supporting evidence can be sent in later.
- If, for any reason, you cannot attend the appeal hearing the panel will make a decision based upon what you have sent in.
- Please make sure you sign and date your form.
- Please send the completed form **to the school you are appealing a place for**

What happens next?

- When your completed form is received by the school, it is date stamped and an acknowledgement letter sent to you. This will be done by email if you have provided us with your email address, or by post.
- The school inform the Diocesan Board of Education that your appeal application has been received and agree appeal hearing dates which comply with statutory timescales.
- If there is more than one appeal for the school in question, all appeals will be heard at the same appeal hearing if possible.
- Once a date is agreed an independent appeals panel will be organised, together with a clerk and a suitable venue.
- You will receive a letter at least 10 school days before the hearing advising of the date, time and venue of your appeal hearing. Given the number of appeals received and other factors it may not always be possible to take into consideration any dates which you have indicated as inconvenient. The letter will give you a deadline by which additional supporting evidence can be accepted. The deadline is necessary because paperwork has to be sent to all parties within a statutory timeframe. **If you cannot get your additional supporting evidence to the office by this deadline, you may bring it with you to the appeal hearing – (please bring six copies). However, please bear in mind it is up to the panel to decide whether any material not submitted by the specified deadline is considered. They will take into account its significance and the affect any possible adjournment may have on the hearing.**
- You will receive another letter approximately seven working days before the hearing date. The letter will include all the paperwork necessary for the hearing to take place. It will include a list of the panel members, clerk and presenting officer from the admission authority; the refusal letter; the admission authority's case and your appeal form along with any additional supporting evidence you have provided. This paperwork is also sent to the admission authority, panel members and clerk. If you know any of the panel members listed where there may be a conflict of interest, please contact the democratic services office at Wiltshire Council immediately to discuss.
- If you have indicated on your form that you **will be** attending the appeal hearing and you subsequently find that you are unable to, please let us know. If you fail to attend when you have indicated you will and we have not heard from you, the panel will consider your written case in your absence.
- If you have indicated on your form you **will not be** attending the appeal hearing and you subsequently find that you can, please let us know so we hear your appeal at the scheduled time.
- If you have agreed to waive your rights to 10 school days notice of your appeal hearing date, it may be possible to hear your appeal earlier. This is because timetables are constantly being amended due to appeals being withdrawn or settled and it may be possible to add other cases to a timetable.

Who will be at the appeal hearing?

- You and anybody else you have told us you wish to bring along for support.
- If you cannot attend, your representative- if you have said you will send one in your place.
- Three panel members – this will be a mixture of lay members and non-lay members, to include a foundation member:
 - “**Lay member** – someone without personal experience in the management of any school or provision of education in any school (except as a school governor or in another voluntary capacity);
 - Non-lay member** – people who have experience in education, who are acquainted with educational conditions in the local authority area, or who are parents of registered pupils at school.”
- The clerk – the clerk will be your main contact on the day. He/she will be there to meet you and to answer any questions you may have before the hearing.
- An officer from the admission authority and possibly a representative from the school in question.

Sometimes there may be an observer at the hearing. This may be someone who is training to be a clerk or a panel member. They will take no part in the hearing or decision making.

What happens on the day?

- Please arrive at the venue promptly (preferably 5-10 minutes early) and report to the reception area.
- There may be other parents there appealing for the same school or other schools.
- The clerk will meet you and explain what will happen during the appeal hearing. The clerk will also answer any questions about the procedure you may have. If you have any additional supporting evidence that you wish the panel to consider, please hand your six copies to the clerk at this time.
- All parents appealing for the school in question and the school’s representative(s) will be invited into the appeal room. The chair of the panel will introduce the panel members and explain what will happen during the meeting.

Appeals excluding Infant Class Size

- The appeal hearing will begin with stage one. If there is more than one appeal for the school in question, all parents will attend this part of the appeal hearing. The admission authority is invited to explain to the panel why they have had to refuse a place at the school. The panel will check whether a mistake was made in applying the admission arrangements and if the school could take extra pupils without any adverse impact on the standard of educational provision. The panel members will also consider whether the admission arrangements are lawful. They then have the opportunity to question the admission authority and will invite you (and any other parents) to do the same. If you have any questions about the school’s case this is the time to ask them. Any questions about your personal case must wait until stage two.

- When stage one is finished, you (and any other parents), the admission authority and the school representative(s) will be asked to leave the room.
- The clerk and the panel have to decide whether or not the school has made its case.
- Once a decision has been made, the clerk will ask you (and any other parents), the admission authority and the school representative(s) to return to the appeal room and the decision will be announced.
- If the decision at stage one is that the school has not made its case, it **may** be that you are offered a place at this point.
- If the decision at stage one is that the school has made its case, the appeal hearing goes to stage two.
- Stage two is your own personal and private meeting with the panel. No other parents will be at this meeting. You will be asked to put your own case forward in whichever way you find easiest. You may wish to just highlight the important points of your written case; you may wish to read out your written case or you may wish somebody else to read out your written case.
- The panel will ask you questions about your case and the admissions authority and school representative (if present) may wish to ask you questions.
- The chair will make sure you have covered all points that you wanted to make and will ask if you feel you have had the opportunity to fully put your case to the panel.
- At the end of stage two you, the admission authority and the school representative will be asked to leave the room. This is also the end of your participation in the appeal hearing and you are now free to leave.
- If there are other parents appealing for the school in question, they will have their stage two hearing.
- When all parents have completed stage two, the clerk returns to the appeal room and the panel make its decisions.
- You will receive a telephone call either later that day or the following day to be told the outcome of your appeal. This will be followed by a letter, usually within five days of the appeal hearing, confirming the panel's decision and the reason(s) for their decision.

Infant class size appeals

- The appeal hearing will begin with the admission authority's representative explaining to all parents who are appealing the reasons why no more children can be admitted to the school.
- The panel then has the opportunity to question the admission authority's representative and will invite you (and any other parents) to do the same. If you have any questions about the schools case this is the time to ask them.
- You and any other parents and the admission authority's representative then leave the appeal room while the panel consider the schools case.

- You will then be invited back into the appeal room for your private appointment with the panel to explain your case. No other parents will be present.
- The panel then has the opportunity to question you and will invite the admission authority's representative to do the same.
- You and the admission authority's representative will then be asked to leave the room. This is the end of your participation in the appeal hearing and you are now free to leave.
- The other parents will have their appeals heard in private.
- When all parents have had their appeals heard, the clerk returns to the appeal room and the panel will then make their decision.
- You will receive a phone call from the clerk either later that day or the following day to be told the outcome of your appeal. This will be followed by a letter, usually within five days of the appeal hearing, confirming the panel's decision and the reason(s) for their decision.

Further advice and complaints information

The internet is probably the best place to go to find more information and we recommend that you begin by visiting the Advisory Centre for Education (ACE) website as www.ace-ed.org.uk or by telephone on 0808 800 5793.

If you want to learn more about the Admission Appeals Code you can visit the Department of Education's website to view the code at www.education.gov.uk

The Local Government Ombudsman can investigate written complaints about maladministration on the part of a panel hearing appeals for a maintained school (not an Academy). This is not a right of appeal. Maladministration covers issues such as a failure to follow correct procedures or a failure to act independently or fairly – **not complaints where a person simply feels that the decision taken is wrong**. Contact details are as follows:

Web: www.lgo.org.uk

Helpline: 0845 602 1983

Address: 10th Floor, Millbank Tower, Millbank, London, SW1P 4QP

School Admission Appeal Form

Section 1: Your Appeal

For which Year Group has your child been refused a place?	
On what date did you apply for a school place? (the date you inserted on your original application form)	
What is the date on the refusal decision letter issued to you by the Admissions Authority?	

For School Office use Only:	Insert the date on which the admission application to which this appeal relates was received at the School Office	
	Insert the date on which this Appeal Form was received at the School Office	

Section 2: Your Child's details *(the child who is the subject of this appeal)*

Legal Surname	First Name	Middle name(s)

Date of Birth: Day/Month/Year	
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Registered Nationality	
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Is your child <u>currently</u> on the roll of a UK school?	Yes	No
If 'Yes' please provide the name of the school		
When did he/she last attend school? Month/Year:		

Is your child <u>currently</u> A 'Looked After Child'. A child in the care of a Local Authority?	Yes	No
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Does your child have an Education Health and Care Plan or Statement issued by a Local Authority?	Yes	No
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Does your child have any siblings <u>currently</u> attending this school? A sibling definition applies which is set out in the published Admission Arrangements	Yes	No
If 'Yes' you may choose to provide sibling details as part of your response in Section 3		

Please enter the address at which your child lives for the <u>majority</u> of his/her time			
How long has he/she lived at this address?	Years:	Months:	Weeks:

Are there currently any shared residency arrangements?	Yes	No
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Section 3: Your details (the person submitting this appeal)

Surname	Forename	Mr/Mrs/Miss/Ms/other

Your relationship to this child	Parent	Carer	Other
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Do you live at the same address as the child you are appealing on behalf of	Yes	No
If 'No' then please provide your full address for communication purposes		

Land line telephone number	Mobile	Email address

Section 4: Your appeal against the decision to refuse admission

<p>Is your intention to be present in person at your appeal hearing? We have <u>40 school days</u> to hear your appeals from the deadline of lodging appeals</p>	Yes	No
<p>If you intend that another person represents you or accompanies you to the hearing, please provide their name(s) and status</p>		
Name	Status	

<p>Please explain why you are appealing against the decision to refuse your child a place at the school. You, or your representative(s) will have the opportunity to present your case at the appeal hearing and to expand on the information you set out below. Please note that: The requirements of the statutory Infant Class Size appeal procedure may restrict the information that an appeal panel can take into account when reaching a decision.</p>
<p>Continue with your statement:</p>

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Section 5: Declaration and Signature

In signing this declaration, you confirm that

The information that I have provided on this appeal form is honest and not intended to mislead in any way
The information provided on this Appeal Form may be shared by the Admission Authority for the purpose of responding to any points I have set out and for the preparation of my appeal hearing, subject to the Data Protection Act 1988.
(a) I am entitled to make this appeal as I am the legal Parent/Carer of the child concerned (b) I have the appropriate consent from the legally responsible party to make this appeal on their behalf

Signature of Appellant:	Date :
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Important information relating to the completion of the Appeal Form

Please read the following information carefully before completing the Appeal Form:

School Admission Appeals are subject to the requirements of the 2012 School Admission Appeals Code, issued by the Department for Education. A copy can be viewed or downloaded at www.education.gov.uk

The Governing Body is the Admissions Authority and so responsible for arranging appeal hearings that arise in connection with decisions to refuse admission to the school.

Arrangements for admission appeals in connection with this school are set out in the governors' published Admission Arrangements which can be downloaded from the school website or a hard copy made available from the School Office

The Appeal Form has been designed to gather the information necessary to ensure that your circumstances are clear and that an appeal hearing can be efficiently and effectively scheduled within the statutory timeframe.

The completed Appeal Form may be hand-delivered to the school Reception Office, or sent to the school by post or email attachment. Safe delivery and the security of the information provided on the appeal form during transit, is the responsibility of the appellant. It is advisable to post by a special delivery service or to obtain a receipt if hand delivered.

Please note: The Law requires that Infant classes have no more than 30 pupils to one qualified teacher. If your child has been refused because the admission of a further child would breach this statutory Infant Class Size limit, you should bear in mind that the powers of an appeal panel to uphold an appeal in these circumstances are limited. You are strongly advised to refer to Section 4 of the School Admission Appeals Code and research Infant class Size appeal procedure. You should assess your circumstances and take this into consideration before continuing with your appeal.

- Complete this Appeal Form in full and ensure that you date and sign the declaration before submitting to the School Office
- A separate Appeal Form must be submitted for each child
- Your appeal will not affect any school place your child currently holds or that has been offered for this child.
- Your appeal will be administered and clerked independently of the Admission Authority. The appeal clerk will contact you regarding a proposed date and time for your appeal hearing as soon as possible after receipt of your completed appeal form. Please ensure that your contact details are entered correctly for this purpose.
- Approximately 10 school days before your scheduled hearing you will receive a written statement from the governors setting out the reasons why a place cannot be made available at the school for your child.
- Additional information may be provided to the Clerk up to three calendar days before your appeal hearing. No new information may be presented at the hearing, unless the Chair of the Appeal Panel permits this in exceptional circumstances.

