Falling through the net
Illegal exclusions, the experiences of families with disabled children in England and Wales (2013)
About the report

Based on our experience of working alongside families with disabled children, Contact a Family knows that illegal exclusions are common. We wanted to find out more - how often do illegal exclusions happen and what is the impact on family life?

We conducted a survey of open and closed questions, which ran from the 8 November 2012 to 21 January 2013. We have used surveymonkey.com to collect and analyse the results. Hard copies of the survey were also available.

The survey was targeted at parent carers who recognise their child with a disability, SEN or additional need has been illegally excluded in England or Wales. This report provides a summary of both the quantitative and qualitative results.

“...I started with the school asking me to bring him home at lunch-tim...”

He is at a new school now and in the last 18 months has only been sent home once for illness. I still can’t adjust to the phone NOT ringing and still feel on edge thinking I can’t leave the house until the end of the day just in case the school calls.”

Contact a Family would like to thank all the parent carers who completed this survey.

Ashamed Break care need collect cope cost depression husband isolated
Job life marriage siblings stress unable to work phone rang
upset Child suffered short notice family lunchtime easy way
education system relationship school trip nervous breakdown
identify needs trust teacher seek help
Key findings

“I was asked to pick my child up from school at least once a week when he was at primary school. The school wanted him to stay home at lunchtime due to his behaviour. As a result I was unable to work and my son fell behind with his school work. At the time I didn’t even know what the school was doing was illegal! I never had any letters stating he was being formally excluded. I had to give up work due to the stress.”

404 parents\(^3\) told us that their child with a disability, SEN or additional need has been illegally excluded from school.

70\% have a child who has a Statement of Special Educational Needs (SEN).

Reasons for illegal exclusions:
- 53\% are because the school does not have enough staff to support disabled child. Of these, 49\% say this happens every day or every week
- 56\% are because a class activity or trip is not suitable for disabled child. Of these, 51\% say this happens once a month or term
- 62\% are because the child needs to ‘cool off’ after an incident. Of these, 35\% say this happens every week
- 70\% are because the school suggests it is for child’s ‘own good’ as he or she is having a bad day. Of these, 45\% say it happens every day or every week
- 60\% are because the disabled child has been put on a part-time timetable.

Impact on disabled children and young people:
- 53\% are falling behind with school work
- 43\% say it causes their child to feel depressed
- 67\% say their child gets upset
- 55\% say their child feels left out of friendship groups.

Impact on parent carers:
- half (50\%) say they are unable work
- nearly a third (32\%) of those that do work are having to take a lot of time off
- 63\% say it causes conflict with school/teachers
- 66\% have challenged the school regarding an illegal exclusion, often resulting in no action, excuses and denials by the schools of any wrong doing. Changing schools is often the final outcome.

“\(I\) have become depressed and have constantly high anxiety. I feel like a failure. My daughter feels like a failure. We feel the ‘odd ones out’, with children, teachers and other parents. My family don’t understand the impact it’s had. I have tried to train for work, do courses, all affected by the illegal exclusions.”

Frequency of illegal exclusions:
- Most frequently illegal exclusions are occurring every week (22\%), with one in seven (15\%) happening every day.\(^4\)
Recommendations

“My son was excluded at lunchtimes for more than three years, this had a huge impact as I had to walk for more than two hours a day back and forth from the school picking him up and dropping him off. As a result of this, his younger brother was just carted around in his buggy pretty much all day and we missed opportunities to go to toddler groups and suffer a lot of isolation in the community.”

• A child with a disability, SEN or additional need should never be barred from school or college, a classroom activity or trip because of insufficient support. Schools need swift access to specialist support services, and all agencies including the school, health and local authority must work together in partnership with the parent to ensure the pupil gets the help they need to succeed.

• We urge the government to consider our findings in order that the Children and Families Bill achieves policy intentions of transforming the system for children and young people with special educational needs (SEN), including those who are disabled, so that services consistently support the best outcomes for them. Contact a Family would recommend that parents have the right to trigger an Education, Health and Care assessment.

• The most frequently excluded children with a disability, SEN or additional need are those who have conditions which affect behaviour. Schools should take early action to tackle the underlying cause, and to put in support before a crisis occurs. There should be an obligation on schools to consider moving the pupil to the next level of school-based support, and/or requesting a statutory assessment.

• Where exclusion is necessary, statutory procedure must be followed in order to ensure decisions which are lawful, reasonable and fair, minimise the disruption to a pupil’s education and safeguard the rights of pupils and families.

• Part time timetables may occasionally be appropriate. However, schools need more explicit guidance to ensure such arrangements are agreed with parents, benefit the pupil and are subject to regular review.

• Exclusion can have a wider financial, social and emotional impact on the family. Families under pressure are often less able to support their children. The well-being of the family should always be taken into account when disciplinary decisions are made.

• Ofsted has an important role in identifying unlawful practice in the course of an inspection. Schools should be offered additional support to help them improve their practice. A grading of “inadequate” should be considered if schools continue to illegally exclude children with a disability, SEN or additional need.

• Further research with schools and headteachers is needed to identify what they need to stop this unlawful practice.

• Parents must seek advice about their rights regarding support for their disabled child at school, particular if they think their child has been illegally excluded.

“My child was illegally excluded from school every week when he was in year four. I was regularly asked to collect my child from school and told to keep him at home without an official letter from the school. My child was also put on a part-time timetable for about six weeks and I was told that the school couldn’t cope with my son.

There were endless phone calls to go and sit in the class with him or to bring him home. It was draining both mentally and physically as I was always up and down to the school. I kept him at home for three days when the school were having their OFSTED inspection.”
‘It is unlawful to exclude....for a non-disciplinary reason. For example, it would be
unlawful to exclude a pupil simply because they have additional needs or a disability
that the school feels it is unable to meet...’Informal’ or ‘unofficial’ exclusions, such as
sending pupils home ‘to cool off’, are unlawful, regardless of whether they occur with
the agreement of parents or carers. Any exclusion of a pupil, even for short periods of
time, must be formally recorded.”8

Unofficial exclusions are unlawful –
even with the parents’ consent. Typical
scenarios include:
• parent called by the school to pick
up their child because they are
misbehaving
• parents told that their child should
remain at home while the rest of the
class take part in a planned activity
such as a school trip
• parents who are not consulted
before school puts their child on a
part-time timetable
• parents asked to collect child at
lunchtime due to lack of support.
Usually younger children without a
Statement where teaching assistant
support has to be shared out between
children. Child may enter reception
class with needs which have not
been assessed, or are not apparent
until the transition to primary school.
• a child has been officially fixed term
excluded but parent told they won’t
be allowed back when it’s finished.

A child can only be legally excluded
from school for disciplinary reasons.
Headteachers must formally tell parents
that their child will be excluded by giving
them the following details in writing:
• the length of the exclusion
• the reason for the exclusion
• information about parents’ rights to
contest the exclusion and attend a
school governors’ meeting, if relevant
• that during school hours, the child is
not allowed in a public place for the
first five days of the exclusion
• the arrangements for provision of
full-time education from their child’s
sixth day of exclusion.

Our survey results show that children
with a disability, SEN or additional need
are too often falling through the net. For
some, illegal exclusions are occurring
every week (22%), with one in seven
(15%) happening every day.9 As a
result, children are isolated at home,
sometimes for months, with very limited
education or none at all. For children
who already need more support than
their peers, this withdrawal of education
can have a devastating impact on their
progress and attainment, as well as their
confidence, friendships and mental health.

Illegal exclusions undermine opportunities
for children with a disability, SEN or
additional need to fulfil their potential
and achieve good outcomes. Parents
are concerned that illegal exclusions are
preventing early identification of needs
and support. All of which are key drivers
behind the Children and Families Bill10
in England.

For their parents, the use of illegal
practices by schools mean they are
unable to have a career they want. Their
marriages are suffering and other children
in the family are put at a disadvantage
because their parents’ time is taken up
with constant trips to school.

“I have been unable to work for
eight weeks due to his part-time
timetable. I have had to increase
the amount of anti-depressants I
am taking. I feel very isolated. The
situation has added to the stress
and strain that my partner and I
are already under and there have
been times when I thought my
family was going to fall apart.”
Our concerns

“T’ve started five different college courses because each time I have had to leave half way through because of the amount of time I’ve had to take off to collect my son from school. I am unable to commit to anything as I could get a call at a moment’s notice. Time spent dealing with illegal exclusions and the emotion wasted on them also means my other children lose out. I just don’t have the time or energy to play with them. Because the school refuses to officially exclude my son, we are unable to get a statement because the panel can’t see what his needs are because nothing has been documented! It’s a lose-lose situation.”

Our expert SEN parent advisers receive a number of enquiries each month from parents concerned that their child has been illegally excluded from school. Between January and October 2012 our SEN National Advice Service received 80 calls where unofficial exclusions were the primary reason for the parent’s call.

But this is not the full picture. Because families don’t always realise illegal exclusions are happening, they often do not present this as the main issue when they call our helpline. Other parents will mention that it has happened in the past. Schools often present the situation as something that is good for the child – for example, “your child is distressed you need to come and pick him or her up.”

There may be many more families who accept the situation and don’t complain or ask for advice as they believe the school is allowed to do this, or they are overwhelmed with caring responsibilities.

Fixed term and permanent exclusion is a legitimate sanction schools may use to discipline pupils who seriously breach the behaviour policy. Sometimes exclusion is appropriate and although exclusion can be difficult for families to deal with, if schools follow the correct procedure, there is more chance of a speedy resolution. The process ensures continuity of the pupil’s education, a parent’s right to make representations about the exclusion and depending on the length of the exclusion, to challenge it. Official exclusion statistics also have to be reported to the local authority.

However, if schools practise illegal exclusions, families are placed under additional stress. In addition:

- the decision is not subject to review or external monitoring and as there are no statutory timescales and no formal end point to the process, an unofficial exclusion can drag on indefinitely.
- if the pupil is out of school, the immediate problem has been removed and there is less incentive for the school to take steps to address the problems which gave rise to the situation.

“The part-time timetable made me and my disabled daughter feel like we were different from other people, we had to leave through a back door to avoid seeing the other kids at playtime, I felt anxious every time I walked to school and she blamed me for taking her home so soon (11am) and our relationship suffered a lot.”

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Respondents are all parents of children affected by a disability or additional need: Figure 1 shows the breakdown.

More frequently respondents are parents of children who have conditions which affect behaviour, such as autism. Figure 2 shows that children mostly attend maintained mainstream schools – 65% – and 20% attend a special school.

70% of respondents indicated that their child has a Statement of Special Educational Needs. Figure 3 shows that respondents live across England. A very small sample of respondents are from Wales (9).

“I am unable to work. It is very upsetting to leave your child only to know that at some point you are likely to get a phone call.”

“It wasn’t put to me as an exclusion – more in a nice way – he can calm down and rebalance...cool off so as not to cause him upset.”
404 parent carers told us that their child with a disability, SEN or additional need has been illegally excluded. Figure 4 shows the reasons schools give to parent carers when they ask them to collect their child during the school day (including lunchtimes) or told to keep them at home without an official exclusion letter.

“My son was kept in at lunch times and made to sit in the headmaster’s office and play with puppets. He was also allowed to sit in a large cupboard to have time out when he needed it. I had to sit with him at the Xmas lunch and then take him home, as he was told he would not be able to cope with the party.”

“My son was excluded from a residential trip – the highlight of the school year for most children – as the venue was not accessible.”

<table>
<thead>
<tr>
<th>Reason given to parent when asked to collect their disabled child during the school day (including lunchtimes), or told to keep them at home without an official exclusion letter.</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>So your child can ‘cool off’ after an incident</td>
<td>62%</td>
</tr>
<tr>
<td>There are not enough school staff available to support your child</td>
<td>53%</td>
</tr>
<tr>
<td>School suggested it is for your child’s own good as he or she having a bad day</td>
<td>70%</td>
</tr>
<tr>
<td>So you can give your child routine care die to their condition or disability e.g. medication, toileting</td>
<td>17%</td>
</tr>
<tr>
<td>A class activity or school event is not suitable for your child eg school trip, sports day</td>
<td>56%</td>
</tr>
<tr>
<td>Other reasons e.g. health &amp; safety, behaviour</td>
<td>32%</td>
</tr>
<tr>
<td>An official exclusion has ended but the school does not want your child to return</td>
<td>14%</td>
</tr>
</tbody>
</table>
“My son is illegally excluded from school every month. I told the school that they had to stop calling me to collect him from school unless they were officially excluding him. They said his behaviour didn’t warrant an official exclusion so I told them that if it wasn’t bad enough for an official exclusion then they should keep him - this is still a work in progress and they still phone me....”

Figure 5 shows how often illegal exclusions are taking place. Most frequently illegal exclusions are occurring every week (22%), with one in seven (15%) happening every day.11

Figure 6 illustrates reasons for illegal exclusions and frequency. Risk to other pupils and behaviour issues are common reasons given. Parents tell us that health and safety issues are often used as a reason to exclude.

Feedback from parents to this survey also shows that they were unaware that these reasons were examples of illegal exclusions.
Our survey findings show that the most frequent illegal exclusions (70%) are a result of a school suggesting it is for a child’s ‘own good’ as he or she is having a bad day. Children attending special schools are also most commonly being illegally excluded for this reason (74%).

62% are sent home to ‘cool off’ after an incident. Responses show this is often due to a behavioural issue. Parents say they often agree to take their child out of school to ensure that their child doesn’t have an official exclusion on their school record. However, many say the school sells them the idea as if they are doing their child a favour by not following official procedures.

“My son is illegally excluded from school at least once a term - to cool off or because a class activity is seen as unsuitable for him. I have tried to challenge the school but I’ve been patronised to the point that I have given up arguing as I don’t want my child to be more disadvantaged than he already is.

It feels like the school simply can’t be bothered to deal with my son - like they just don’t want him there. He becomes more distressed and more upset the more he is excluded from lessons and activities with the rest of his classmates.”

“Made to feel like my five year old was a risk. Had to pick her up when Ofsted came in and new parents visited the school, so that my daughter did not disrupt the class. Spent a year upset, unable to concentrate at work as I went in upset virtually every day.”
Lack of support

In all school types – mainstream, special and academy schools – children with a disability, SEN or additional need (53%) are subject to illegal exclusions because the school does not have enough staff available. This would be unacceptable for any pupil but for children with a disability or SEN this adds further barriers to their learning, participation and success at school.

The responses also indicate that parents feel that illegal exclusions are taking place because the school is not able to manage the child’s disability or SEN. 17% have to collect their child to give routine care due to their condition or disability; for example medication or toileting. Parents are also reporting that when their child’s statement does provide for full-time support, a school will ask them to collect their child during the unsupported hours.

“He is often sent home from school because they couldn’t cope. My life in particular has been hugely sacrificed as at the drop of a hat I could be randomly called by the school and asked to drop everything I’m doing to collect my son for inexcusable reasons.”

“I feel unable to rejoin the workforce for fear of extra pressures due to time off. It is very upsetting to leave your child only to know that at some point you are likely to get a phone call. The exclusion discussed was totally unnecessary and due to lack of access to support needed for my child. Once this was in place (a teaching assistant) there were no problems at all.”

“They initially said he was poorly and full of cold so we collected him. However, it became clear he was physically fit and well. We discovered he’d been presenting with difficult behaviour that morning and his teaching assistant was off sick that day.”
School trips or class activity

“...he becomes more distressed and more upset the more he is excluded from lessons and activities with the rest of his classmates. He is constantly isolated over and over again. He doesn’t know where he is from one day to the next with them!”

56% of disabled children are being unlawfully excluded from a class activity such as a sport day or school trip. Parents are often told that unless they attend the trip that their child will have to stay away. For parents who work or have other children to care for this isn’t an option. Some parents talk about the schools making no attempt to find a solution to obtain the extra care or to make reasonable adjustments.

“All children in year six attend a residential trip for four nights. We were advised that our child couldn’t attend unless we accompanied her on the trip (as this is what had happened in previous years with other children). The school made no attempt to find a solution to obtain the extra care our daughter needed. We were unable to attend as we had younger children but we also felt it was wrong that we had to go as our daughter needed the experience of being away from us, possibly more than her mainstream peers.”
60% of parent carers tell us that their child has been put on a part-time timetable; for example, the school recommends a child only attend for half days or a few hours a day. When asked how long a part-time timetable lasts, for some it’s for a short period – a week or two. More often, children with a disability or SEN have been denied full-time education for several terms or years.

Reasons schools give parents for being put on a part-time timetable are most commonly associated with behaviour, not enough staff or lack of funding for the school to cope with needs. Parents are often told their child cannot cope full time, or that it would avoid a permanent exclusion.

“The entire year 3, half days for most of year 4, early collection ‘before rush hour’ throughout year 5 and 6. The school phoned the evening before term started and asked not to take him in as ‘they weren’t ready for him’ despite having a Statement.”

“In year 6 I had to collect her every lunch time as they said they had no staff to support her and it would help her manage herself. In year 8 she had two unofficial exclusions as they said they didn’t want it on her file and they did a part-time timetable for three months. I had to change my working hours to fit in with the plans. My daughter has suffered depression and self-harms.”
Impact on the child

“My child has been left feeling unwanted, is suffering with low self-esteem and significant depression. He no longer meets up with friends and is actually unsure who his friends are.

“It shattered his confidence, self-esteem, had severe depression did not want to leave the house and talked a lot about wanting to end his life.”

Well-being
The results indicated the distress illegal exclusions are causing children with a disability, SEN or additional need. Their confidence, friendships and mental health are suffering as shown by Figure 7. Parents are also concerned that illegal exclusions are preventing early identification of needs and support.

Success at school
For children with a disability, SEN or additional need that already need more support than their peers, the withdrawal of education can have a devastating impact on their progress and educational attainment. Our survey results show that 53% of parent carers believe their child is falling behind with school work due to illegal exclusions.

A key concern for families with disabled children is education. The high demand for Contact a Family’s SEN National Advice Service echoes findings of a survey of parent carers Contact a Family carried out in spring 2012, which showed that their child’s education – both now and in the future – was their main concern. Our results show how easy it is for disabled children or those with SEN to fall through the net.

“My child stopped wanting to go to school. It was a huge struggle to get her into school. The way she was being treated was impacting on her psychologically and she was starting to feel ill every day. Her needs were not being met as the school refused to acknowledge her disabilities and difficulties.”

“We felt that our daughter was falling behind, and that her social skills were suffering. It has caused a steep reversal in the progress my daughter was making.”

“My son missed his reception year and year 1 so missed all of the phonics and was hugely behind academically particularly with regard to his reading. Also this time was hugely distressing and emotional as a family. I could not work as he was home more often than at school. He’d go to school on a Monday and be excluded for the rest of the week before lunch time.”
Impact on parents

“I felt unable to return to work as I was concerned that my work reputation would be destroyed by continual pressures to attend school to collect my child. My heart was in my mouth every time the phone rang when he was at school, thinking - here we go again.”

Employment

Our survey findings also show the devastating impact that illegal exclusions have on parents (in particular the mother’s) ability to maintain a career and/or seek paid employment. Half (50%) say they are unable work and nearly a third (32%) of those in paid employment say they have to take a lot of time off.

Illegal exclusions mean responsibility for the child during the school day shifts to the family who may already be under strain because of their child’s additional needs. This adds to the challenges families with disabled children already face combining paid employment and caring responsibilities compared to families with non-disabled children, such as high childcare costs and lower earning potential.

Families with disabled children are often under enormous practical and emotional pressures. Research shows that this group of families are disproportionately affected by sleep deprivation and marital breakdown. They are also at greater risk of living in poverty. Contact a Family’s Counting the Costs 2012 report shows that families with disabled children are persistently going without essentials such as food and heating.

Conflict with school

63% say it causes conflict with school/teachers and 66% have challenged the school regarding an illegal exclusion, often resulting in no action, excuses and denials by the schools of any wrong doing.

Some cases did result in official exclusions, however for some parents they felt changing schools was the only option. Where parents understood their rights they felt the schools did improve their procedures, although for some it meant battling to enforce their rights. For others they felt the illegal exclusion had delayed the identification of their child’s additional needs or disability. Parents feel that although distressing, an official exclusion is better because this can often trigger a Statutory Assessment.

“For the first six weeks we had to juggle collecting our son from school and transporting him so lost 90 minutes in the middle of the day as we had to give him lunch too. I lost my career and feel my skills are wasted.

“I have had to give up work due to this and also have been extremely close to a nervous breakdown.”

“It was the start of a very fraught and adversarial relationship with the school which manifested itself in all sorts of other ways later on. The school denied they had ever said this but they said it to another family at the same time! They just weren’t prepared to think outside the box; they were complacent and we were regarded as unreasonable.”
“My daughter, who is two, isn’t able to attend playgroups or have any proper time with me as I’m always going to the school to collect my disabled son. It’s caused endless problems between my husband and I because we’re so stressed and upset that the school ignores and blames us.”

When we asked parents to tell us more about the impact of illegal exclusions, qualitative analysis of the survey’s open-ended questions reveal that as well as have a detrimental affect on the well-being of the disabled child, the whole family’s resilience and well-being was affected. In particular, parents repeatedly and frequently talked about the additional pressure put on couple relationships. Parents also acknowledged and are concerned about the negative effect on siblings.

“He was not allowed to go on a school day trip because they ‘didn’t have the staff to supervise him’ and they would not allow me to attend with him, and he was made to sit and watch the Christmas party without being allowed to take part. That was the day I emptied his locker and removed him from the school. When I did this they threatened to report me to the Education Welfare Officer, I told them I had already contacted them myself and told them why. I found a new school the same day and the headmaster saw me that afternoon and helped me settle him and my other son in after Christmas, it was the best decision I ever made.

I did try to challenge the school but they refused to acknowledge that they were in the wrong. I complained to the local authority and the school governors but I never received a reply.”
The total numbers of permanent school exclusions for all children including those with SEN are both falling, showing that there is good practice in schools. However, the proportion of children with SEN permanently excluded is actually rising: up from eight times more likely to be excluded if you have SEN to nine times. The number of children with statements of SEN receiving one or more fixed period exclusions is six times higher than for children without SEN.\textsuperscript{16}

The positive cuts in overall exclusion numbers may be masking the continued use of other ways of excluding children, including different forms of illegal exclusions as our survey findings have uncovered. Parents with disabled children often don’t realise this type of exclusion is unlawful. For this reason, we fear that this is just the tip of the iceberg and many more children with a disability, SEN or additional needs are falling through the net.

A child with a disability, SEN or additional need should never be barred from school or college, a classroom activity or trip because of insufficient support. Schools need swift access to specialist support services, and all agencies including the school, health and local authority must work together in partnership with the parent to ensure the pupil gets the help they need to succeed.

Schools should take early action to tackle the underlying causes, and to put in support before a crisis occurs. Schools should be offered additional support to help them improve their practice. This could range from practical help like tightening up Individual Education Plan (IEP) targets, to more training and robust measures to ensure school publicises their disability equality strategy and demonstrates how they are following it. Teachers and schools may also need advice about understanding their duties under the Equality Act. Many parents feel that teachers should have access to training to help them understand different conditions or disabilities, including how to support personal and health care needs.

If like the parent carers in this report, you have been asked to collect your child during the school day or been told to keep them at home without an official exclusion letter you should seek advice.

“I’m shocked, this has been happening to us for years and I didn’t know it was illegal, the school said it was for Emmie’s own good.”

If you need advice or information about your situation, please contact our SEN National Advice helpline on 0808 808 3555 and talk to one of our parent advisers.
We feel that we are being punished for challenging the illegal exclusions, it has been very depressing and draining, very stressful.

1 Illustration of most frequently used words from parent responses to survey
2 All quotes used throughout report from parent carers who responded to survey
3 This includes mothers, fathers and grandparents
4 Based on reduced survey sample of 321 responses
5 http://www.education.gov.uk/aboutdfe/departmentalinformation/childrenandfamiliesbill/a00221161/children-families-bill
6 As recommended by “They never give up on you” Office of the Children’s Commissioner School Exclusions Inquiry 2012
7 This could range from practical help like tightening up Individual Education Plan (IEP) targets to more training and robust measures to ensure school publicises their disability equality strategy and demonstrates how they are following it. Teachers/schools may also need advice about understanding their duties under the Equality Act.
8 DfE - Statutory guidance and regulations on exclusions http://www.education.gov.uk/schools/pupilsupport/behaviour/exclusion
9 Based on reduced survey sample of 321 responses
10 http://www.education.gov.uk/aboutdfe/departmentalinformation/childrenandfamiliesbill/a00221161/children-families-bill
11 Based on reduced survey sample of 321 responses
12 Illustration of most frequently used words from parent responses on overall impact of illegal exclusion
13 Contact a Family Counting the Costs 2012: The financial reality for families with disabled children across the UK
14 Illustration of most frequently used words from parent responses on impact on family life
“Thank you Contact a Family, I have filled in the survey and I never knew about this, my child gets at least 3 illegal exclusions a week”
Contact a Family provides advice, information and support to UK families with disabled children and young people regardless of the disability or health condition.

**Campaigning**
We campaign for rights and justice for all families with disabled children.

**Freephone helpline**
Our helpline is staffed by experienced parent advisers and is a one-stop advice shop for parents, professionals and other family members caring for a disabled child. It is a confidential service offering information and advice on issues including welfare rights, short breaks and local support. In October 2011, Contact a Family was awarded the Department for Education (DfE) contract to establish a new helpline and online service for families of children with special educational needs (SEN).

**Publications**
We produce a wide range of publications including newsletters, parent guides and research reports, helping parents and professionals to stay informed.

**Linking families**
We put families in contact with others whose child has the same condition for support. We link them through existing support groups, our online social networking sites or using our one-to-one linking service.

**Medical information**
We have descriptions of hundreds of different conditions including rare disorders listed on our website, which includes details of UK support groups.

**One-to-one support groups**
We offer both practical and emotional support on a one-to-one basis to families with disabled children, through our family support service, volunteer parent representatives and through our local offices.

**Local, regional and national offices**
Contact a Family has a number of offices around the UK providing local newsletters, information, workshops and support.

**Getting in contact with us**

**Helpline** 0808 808 3555
Open Mon-Fri, 9.30am - 5.00pm

**www.cafamily.org.uk**
**www.makingcontact.org**

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