RELIGION IN SCHOOLS

A guide for non-religious parents and young people in England and Wales
ABOUT HUMANISTS UK

At Humanists UK, we advance free thinking and promote humanism to create a tolerant society where rational thinking and kindness prevail. Our work brings non-religious people together to develop their own views, helping people be happier and more fulfilled in the one life we have. Through our ceremonies, education services, and community and campaigning work, we strive to create a fair and equal society for all.

Humanists UK has a long history of work in education, children’s rights, and equality, with expertise in the ‘religion or belief’ strand. We have been involved in policy development around the school and the curriculum for over 60 years. We also provide materials and advice to parents, governors, students, teachers, and academics, for example through understandinghumanism.org.uk, and our school volunteers programme.

Humanists UK is an active member of many organisations working in education, including the Religious Education Council for England and Wales (REC), National Children’s Bureau Sex Education Forum (SEF), the PSHE Association, the Children’s Rights Alliance for England (CRAE) and Rights of the Child UK (ROCK).

ABOUT YOUNG HUMANISTS

Young Humanists is the 18–35s section of the Humanists UK. Two thirds of Britons between the ages of 18 and 35 are non-religious, according to surveys, and most will share humanist values even if that’s not a term they’ve come across. Young Humanists exists to offer a space for non-religious people aged 18-35 to meet, socialise, debate and support each other.

The section has also produced resources for first-time parents looking to nurture their children’s natural curiosity and critical thinking skills.
This guide is intended to help non-religious parents and young people to understand their rights and the law as it relates to religion and belief in schools.

The place of religion and belief in the education system of England and Wales is incredibly complex, and largely dates to a time when our society was much less diverse, and much more religious, than it is now. Well over two-thirds of young people in Britain state that they do not belong to any religion, and nearly half of the population as a whole now say they are non-religious.

If anything, however, the system has become more open to religious influence as the years have gone by, and religious groups have been given increasing power to control state-funded schools.

It has therefore never been more important for both non-religious people and people who, regardless of their beliefs, support a secular education system, to fully understand their rights. It is our hope that this guide will help you to do that and will enable you to be confident in challenging unlawful or discriminatory practice in ‘faith’ schools or otherwise.

For our part, we will continue to challenge the legal freedoms that ‘faith’ schools enjoy to discriminate against and segregate children on the basis of religion, and we’ll go on setting out the humanist vision of an education system that is fair, inclusive, and open to all, irrespective of religion and belief.

If ever you experience problems related to religion and belief at your school, or have any questions about our campaigns or what is in this guide, please don’t hesitate to get in touch.

Andrew Copson
Chief Executive
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## TYPES OF SCHOOL

Almost all Voluntary schools have a religious character, but most Foundation schools and all Community schools do not. Academies and Free Schools are a mixture. 34% of state schools in England and 14% in Wales have a religious character.

<table>
<thead>
<tr>
<th>Type of school</th>
<th>Community schools (cannot have a religious character)</th>
<th>Voluntary Controlled ‘faith’ schools (legally registered with a religious character)</th>
<th>Voluntary Aided ‘faith’ schools (legally registered with a religious character)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Religious Education</td>
<td>Set every 5 years by local Agreed Syllabus Conference (ASC) and overseen by Standing Advisory Council on RE (SACRE). Must be non-confessional. Inspected by Ofsted.</td>
<td>As set by ASC and hence non-confessional – unless parents request RE for their children is taught in accordance with the trust deeds and faith of the school. Inspected by person chosen by the governing body (not Ofsted).</td>
<td>Set by governors in accordance with the tenets of the faith of the school (i.e. the trust deeds), unless parents request non-confessional RE for their children as set by ASC. Inspected by person chosen by the governing body (not Ofsted).</td>
</tr>
<tr>
<td>Collective Worship</td>
<td>‘Wholly or mainly of a broadly Christian character’ but subject to SACRE approval may be changed to another faith, multi-faith or spiritual.</td>
<td>Must be ‘in accordance with the tenets and practices of the religion or religious denomination.’</td>
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</tr>
<tr>
<td>Admissions</td>
<td>Determined by local authority; cannot discriminate on religious grounds. Must adhere to the Schools Admissions Code.</td>
<td>Determined by local authority; most cannot discriminate on religious grounds although a quarter of authorities let some do. Must adhere to the Schools Admissions Code.</td>
<td>Determined by governors ‘in consultation’ with local authority; can discriminate against all pupils on religious grounds if oversubscribed. Must adhere to the Schools Admissions Code.</td>
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<td>Creationism/Evolution</td>
<td>Illegal to teach pseudoscientific ideas such as creationism or intelligent design as scientifically valid or factual. Must teach evolution in line with national curriculum in science.</td>
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<tr>
<td>Type of school</td>
<td>Foundation ‘faith’ schools (legally registered with a religious character)</td>
<td>‘Faith’ Academies and free schools (legally registered with a religious character)</td>
<td>Academies and free schools with no registered religious character (but may have a ‘faith ethos’)</td>
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<tr>
<td>Religious Education</td>
<td>As set by ASC and hence non-confessional – unless parents request that RE for their children is taught in accordance with the trust deeds and faith of the school. Inspected by person chosen by foundation governors (not Ofsted).</td>
<td>If the Academy is a former Foundation or Voluntary Controlled school, non-confessional unless parents request faith-based RE for their children. Otherwise, set by governors in accordance with the tenets of the faith of the school, unless (for schools opened from 2012 onwards) parents request non-confessional RE for their children as set by ASC. Inspected by a person chosen by the Academy (not Ofsted).</td>
<td>Set by governors but must be non-confessional. Many schools choose the syllabus set by the ASC, although there is no requirement to and many don’t. Inspected by Ofsted.</td>
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<td>Determined by governors in consultation with local authority; can discriminate on religious grounds if oversubscribed. Must adhere to the Schools Admissions Code.</td>
<td>Determined by governors; can discriminate on religious grounds though for up to 100% of places. (Currently new Free Schools can only do this for half of places but the Government is proposing to lift this cap.) Must adhere to the Schools Admissions Code.</td>
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</tr>
<tr>
<td>National Curriculum</td>
<td>Must follow.</td>
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<td>‘Must not allow any view or theory to be taught as evidence-based if it is contrary to established scientific or historical evidence and explanations.’ And though no requirement to follow the national curriculum, ‘must provide for the teaching of evolution as a comprehensive, coherent and extensively evidenced theory’.</td>
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<td>Must provide SRE, but teaching about STIs, including HIV/AIDS, and the sex education elements of the national curriculum is all that is required. Parents can withdraw children from non-national curriculum elements.</td>
<td>Not required to teach any SRE at all, and parents can withdraw children from what would be non-national curriculum elements, if the school were a community / voluntary / foundation school.</td>
<td>Not required to teach any SRE at all, and do not have to provide parents with rights of withdrawal if it is taught.</td>
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RELIGIOUS EDUCATION

All state-funded schools in England and Wales are required to provide Religious Education (RE) to their pupils right the way through school. Parents have the option to withdraw their children from RE if they wish. More on this can be found in chapter five.

The nature and content of the RE that a school must provide depends on its type.

RELIGIOUS EDUCATION IN STATE SCHOOLS WITHOUT A RELIGIOUS CHARACTER

Schools without a religious character – both maintained community schools and academies and free schools – must remain neutral on matters of religion or belief in their teaching of RE. In other words, the syllabus must not be taught from a faith-based perspective and must not suggest, either explicitly or implicitly, that any particular set of religious or non-religious beliefs are distinctly ‘true’, or worthier, or more deserving of attention and study than any other.

In schools without a religious character, the law requires that the RE syllabus ‘reflects the fact that the religious traditions in Great Britain are in the main Christian while taking account of the teaching and practices of the other principal religions represented in Great Britain’. In practice, this is usually interpreted as meaning that Christianity should be studied more than any other single religion or belief, though not necessarily more than all other religions and beliefs combined. And crucially, in line with established case law, the reference to ‘other principal religions’ here must be read as referring to religions and beliefs, including Humanism. For more information on this, see https://humanism.org.uk/wp-content/uploads/2016-04-28-FINAL-High-Court-ruling-on-Religious-Education-legal-guidance.pdf.

In maintained community schools, the specific content of RE is set according to a syllabus agreed locally by an ‘Agreed Syllabus Conference’ (ASC), comprised of representatives of the Church of England (except in Wales); other religions, beliefs, and denominations (which in Wales includes the Church in Wales); teachers; and the local authority. There are 173 ASCs in England and Wales, each with their own syllabus (though some ASCs choose to share the same syllabus). Local syllabuses must be reviewed at least every five years, and are permanently overseen by a network of local bodies called ‘Standing Advisory Councils on Religious Education’ (SACREs), which are composed similarly (usually identically) to ASCs.

Academies and free schools (which only exist in England) are not required to follow a locally agreed syllabus. They are free to set their own RE syllabus, provided it meets the requirements for balance and neutrality outlined above.
REVELIGIOUS EDUCATION IN STATE ‘FAITH’ SCHOOLS

Voluntary controlled (VC) and Foundation ‘faith’ schools must be provided in accordance with the locally agreed syllabus. However, if a parent requests that RE be provided in accordance with the religion of the school, then the governors must make arrangements for this to happen.

Voluntary aided (VA) ‘faith’ schools teach RE as set by the governing body in accordance with the religion of the school. However, parents have the right to request non-faith-based RE for their children in the form of the locally agreed syllabus.

Academies and free schools with a religious character are free to set their own RE syllabus and to teach RE from a faith-based perspective. As above, parents have the right to request non-faith-based RE for their children in the form of the locally agreed syllabus.

RELIGIOUS EDUCATION IN PRIVATE SCHOOLS

In private schools, none of the requirements imposed on state-funded schools apply. Private schools may teach whatever form of RE they like (or teach none at all), with the only limitation being that the school as a whole must fulfil its obligations with regard to promoting British values. As the vast majority of private schools are religious, in practice a large number teach faith-based RE.
RESOURCES FOR INCLUDING HUMANISM IN RE

The Humanists UK provides a range of free education resources designed to help young people learn about Humanism, as well as school speakers.

Our Understanding Humanism website provides teachers with comprehensive, flexible, and free resources to enable them to teach accurate, high-quality lessons about Humanism as part of an inclusive RE course.

The resources cover a range of topics and help students get to grips with how non-religious people approach life’s fundamental questions such as ‘Why should I be good?’, ‘Should I be afraid of death?’, and ‘How can I make my life meaningful?’.

Teachers are able to access lesson plans, presentations, classroom activities, videos, humanist perspectives, and more through the site, as well as book local humanist school speakers to visit their school.

If your school does not currently include Humanism in RE, please do encourage them to and point them in the direction of understandinghumanism.org.uk.
COLLECTIVE WORSHIP

Currently, the law requires all state-funded schools in both England and Wales to hold daily acts of ‘Collective Worship’. In schools with no religious character this worship must be ‘wholly or mainly of a broadly Christian character’, while in ‘faith’ schools worship must be conducted in line with the religion and trust deeds of the school.


Like the Humanists UK, most school leaders, teachers, and parents are concerned about the law on collective worship, particularly as it pertains to schools without a religious character, where the requirement is seen as inappropriate, unworkable, and out-of-sync with the secular, inclusive nature of such schools. For this reason, the vast majority of schools without a religious character are known not to fully comply with the requirement, and there is no attempt on the part of government to inspect or enforce compliance.

That said, schools that do wish to hold daily worship are free to, so it is important to understand the requirements and your rights as a parent.

As above, in state schools with no religious character daily acts of collective worship must be ‘wholly or mainly of a broadly Christian character’. What this means in practice is open to interpretation, however, and it certainly does not mean that all assemblies must be Christian in nature.

The government guidance in both England and Wales states:

‘It is open to a school to have acts of worship that are wholly of a broadly Christian character, acts of worship that are broadly in the tradition of another religion, and acts of worship which contain elements drawn from a number of different faiths. [The law provides] that within each school term the majority of acts of worship must be wholly or mainly of a broadly Christian character, but it is not necessary for every act of worship to be so… Thus, whatever the decision on individual acts of worship, the majority of acts of worship over a term must be wholly or mainly of a broadly Christian character.’
In line with this, many schools choose to meet their obligations by ensuring that 51% of their assemblies are Christian, while the other 49% are more inclusive. Others simply choose to hold assemblies that draw on values shared by Christians and people from a range of other religions and beliefs, including Humanism. In fact, this more inclusive approach is the one advocated by government:

‘The law requires schools to provide an experience of collective worship that is relevant to all pupils, no matter what their background or beliefs, to ensure collective worship is presented in a way that benefits the spiritual, moral and cultural development of all children and young people and of society. The purpose of the law is an educational one, not to indoctrinate or influence pupils’ personal beliefs.’

Furthermore, schools with no religious character are legally able to free themselves of the obligation to provide predominantly Christian worship. This is done by applying for a ‘determination’ to change the character of their worship from Christian to something more appropriate. Technically, the alternative arrangements must still retain some element of ‘worship’, but schools are able to change the character of that worship simply to ‘spiritual’ or ‘multi-belief’, allowing for more inclusive assemblies to be offered. All applications for such determinations must be directed to the Government if the school is an Academy, or the local Standing Advisory Council for Religious Education (SACRE) if the school is not. Details for your school’s local SACRE can be found online.

Sixth form pupils and parents on behalf of younger pupils have the right to withdraw from collective worship. More on the right of withdrawal can be found in chapter four.

**COLLECTIVE WORSHIP IN STATE ‘FAITH’ SCHOOLS**

Collective worship in schools with a religious character is not subject to SACRE control, but rather is set by the governing body and conducted in line with the religion and trust deeds of the school. Again, sixth form pupils and parents of younger pupils still have the right to withdraw.

**COLLECTIVE WORSHIP IN PRIVATE SCHOOLS**

Private schools are allowed to do what they like with regard to worship: they can choose to have it, or not, and if they do have it they do not have to provide a right of withdrawal for parents or pupils (on the basis that the parent can withdraw their child from the school entirely – even though this leaves the pupil with no apparent equivalent rights to those they would enjoy in the state sector). In practice, we believe that most private schools have daily collective worship.
It is important to recognise that withdrawing your child from either RE or Collective Worship is by no means an ideal solution to faith-based teaching and proselytising. It can lead to your child feeling singled out or being victimised by their peers, and some schools have been known (quite inappropriately) to frown on parents wishing to withdraw their children. However, in many cases it can be the only solution.

The various considerations in exercising your right of withdrawal from RE or Collective Worship are set out below.

**WITHDRAWING FROM RELIGIOUS EDUCATION**

For all state schools the law states that if the parent of a pupil ‘requests that he may be wholly or partly excused from receiving religious education given in the school in accordance with the school’s basic curriculum... the pupil shall be so excused until the request is withdrawn.’ This applies to all types of state school, whether they are maintained schools or academies, ‘faith’ schools or schools with no religious character. It does not apply to private schools.

Parents may have a number of reasons for wanting to withdraw their children from RE, but before making a decision it is important to understand what kind of RE is being taught.

As explained in Chapter 2, RE in schools without a religious character and in voluntary controlled and foundation schools must be strictly educational and entirely neutral on matters of religion or belief. So, if RE is being delivered properly in such schools, there should be no reason to withdraw your child. In fact, doing so would deny them the important opportunity to learn about other people’s beliefs and to develop their own.

If the school is not teaching RE in a neutral way, your first response should be to raise this with the school and remind them of the
law. Sometimes just pointing out where the school is going wrong, particularly if the issue is a relatively minor one, is enough to remind the teacher of what they should be doing.

In ‘faith’ schools, which are legally allowed to teach biased, faith-based RE, withdrawing your children may be the only way to avoid unwanted proselytising. You do not have to provide reasons for withdrawing your child, and the school is legally obliged to supervise children who have been withdrawn.

This does not mean that your child has to miss out on RE altogether, however. In voluntary aided ‘faith’ schools and ‘faith’ academies and free schools, the law provides that:

‘Where the parents of any pupils at the school— (a) desire them to receive religious education in accordance with any agreed syllabus adopted by the local education authority, and (b) cannot with reasonable convenience cause those pupils to attend a school at which that syllabus is in use, the governing body shall (unless they are satisfied that because of any special circumstances it would be unreasonable to do so) make arrangements for religious education in accordance with that syllabus to be given to those pupils in the school.’

In other words, you can request that your child be taught according to the neutral RE syllabus (i.e. the locally agreed syllabus) that is taught in schools that aren’t ‘faith’ schools, and the school itself must provide this teaching.

Note as well that you can ‘partly’ withdraw children from RE, so if there is a particular aspect that you are uncomfortable with, but the rest of the teaching is fine, you should be able to withdraw them only from that one part.

WITHDRAWING FROM COLLECTIVE WORSHIP

As is the case for RE, the law states that if the parent of a pupil ‘requests that he may be wholly or partly excused from receiving religious education given in the school in accordance with the school’s basic curriculum… the pupil shall be so excused until the request is withdrawn.’ Unlike in RE, however, sixth form pupils have the right to withdraw themselves from collective worship. This applies to all types of state school, whether they are maintained schools or academies, ‘faith’ schools or schools with no religious character. But it does not apply to private schools.

Crucially, when withdrawing a child from collective worship it is important to remember that it is only the worship they are being withdrawn from, not anything else. If the worship is taking place during an assembly, for instance, a pupil should be withdrawn only from the worship element of the assembly, and then reintroduced for the remainder of the time. This will avoid situations in which children withdrawn from worship end up missing out on other parts of an assembly, such as school notices or awards.

It is worth noting that while the Government has previously indicated that schools should provide a meaningful alternative for children withdrawn from collective worship, schools are not currently obliged to do so. As a result, children can end up being sent to an empty classroom or told to sit outside in the corridor. Official guidance does allow children to remain physically present during worship, without taking part, but for many parents this arrangement will be just as unacceptable. It is therefore important to try and secure the cooperation of the school if possible, as arranging a suitable alternative to worship will depend on their willingness to provide it.
SCHOOL ADMISSIONS

Around a third of all state-funded schools in England and Wales are schools ‘with a religious character’, or ‘faith schools’ as they are more commonly known.

ADMISSION TO ‘FAITH’ SCHOOLS

Due to a specific exemption in the Equality Act 2010, state-funded ‘faith’ schools in England and Wales are generally allowed to select up to 100% of their pupils by religion, but only when oversubscribed. If there are more places at the school than pupils applying, the school must admit everyone.

The specific religious criteria used by schools vary widely. Most commonly, schools will ask parents for evidence such as a baptismal certificate or a document signed by a local religious leader proving attendance at a place of worship. The extent of attendance required also varies, and in some cases priority is given on a ‘sliding scale’ based on how frequently parents or children attend their place of worship.

As with Religious Education, the rules for school admissions differ depending on the type of school.

Voluntary-aided and foundation schools have their admissions set by their governing body who are free to impose religious criteria on 100% places if they wish, and typically do so.

In England, where an Academy has replaced a pre-existing religious state school, the degree to which it religiously selects can be kept at the same level as it was prior to conversion, or it can be increased or reduced. This is true even of voluntary controlled schools that convert into an Academy – they gain control of their own admissions and can therefore start religiously selecting if they wish.

Free Schools, which are simply new academies starting from scratch and again exist only in England, were previously only able to select 50% of pupils with reference to religion. However, this rule has been dropped, and both new and existing religious free schools are now able to select all of their places with reference to religion.

Voluntary-controlled schools have their admissions determined by the local authority. As a result, they are generally not allowed to religiously select, though around one quarter of local authorities allow some VC schools to do this.

Private schools with a religious character are able to impose religious criteria on 100% of their places, and can refuse to admit children on religious grounds whether they are oversubscribed or not.
All state-funded schools must adhere to the School Admissions Code, which requires that all admissions criteria are ‘reasonable, clear, objective, and procedurally fair’. The Code also prohibits the prioritisation of children both on the basis of financial support provided to a school or organisation, including religious authorities, and on the basis of any practical support provided to an organisation, again including religious ones, unless explicitly permitted by the relevant religious authority (such as the local diocese).

If you suspect that the admission arrangements of a religious school in your area is in breach of the Code, you can lodge an objection through the Office of the Schools Adjudicator. Further details can be found on their website.

There is nothing in UK or European law that gives parents the right to have their child educated at (or not at) a ‘faith’ school. For this reason, many pupils end up being allocated places at schools with a religious character or ethos that they do not subscribe to. Whilst there is very little that can be done to get around this in individual cases, parents are entitled to appeal. The rules surrounding such appeals are set out in the School Admissions Appeals Codes for England and Wales respectively.

It should be noted, however, that unfortunately appeals on the grounds that you do not wish your child to be sent to a religious school are almost never successful. As the School Admissions Appeals Code states, whilst ‘the Human Rights Act 1998 confers a right of access to education’, ‘this right does not extend to securing a place at a particular school.’

If you would be interested in exploring the idea of taking a legal case to challenge this situation, please get in touch with the Humanists UK.
CREATIONISM AND EVOLUTION

It is unlawful in all publicly funded schools in England and Wales, including Academies and Free Schools, to teach pseudoscientific ideas such as creationism or intelligent design as scientifically valid. Schools may still teach creation stories as part of RE, but at no stage must children be encouraged to believe that these stories are factual or that they sit alongside evolution as equally valid ‘theories’.

More specifically, all state schools are required to teach ‘a broad and balanced curriculum’, and the UK Government has decided that to teach creationism as scientifically valid would not be being balanced. In addition, the Academy and Free School model funding agreement stipulates that ‘The Academy Trust must not allow any view or theory to be taught as evidence-based if it is contrary to established scientific or historical evidence and explanations. This clause applies to all subjects taught at the Academy.’ Further, ‘The Academy Trust must provide for the teaching of evolution as a comprehensive, coherent and extensively evidenced theory’.

All state schools in England are also required to teach evolution. If they are a community, voluntary, or foundation school, they bound to follow the national curriculum, which in science includes modules on evolution in years six and ten. If they are an Academy or Free School, their funding agreements oblige the teaching of evolution ‘as a comprehensive, coherent and extensively evidenced theory’.

Private schools on the other hand are still allowed to teach pseudoscience and creationism as fact and to either dismiss evolution or not teach it at all. Many private schools continue to exercise those rights, and Ofsted does not inspect them on these matters.
FREQUENTLY ASKED QUESTIONS

The answers to many of these questions depend upon the type of school concerned, as well as whether or not it is legally designated with a religious character. You can look up what type of school yours is by searching on Edubase, the Government’s schools database.

MY SCHOOL’S RE IS UNBALANCED, BIASED OR ‘CONFESSIONAL’ – IS THIS LEGAL?

If the school is legally designated with a religious character and is a Voluntary Aided school, a Free School, a sponsored Academy, or an Academy that converted to Academy status having previously been a Voluntary Aided school, then the school can teach RE ‘in accordance with the tenets of the religion or religious denomination specified in relation to the school’ – i.e. if it is a Christian school, teach that Christianity is true and all other faiths are false. In this sense, the teacher is acting lawfully by teaching unbalanced and biased RE. The same is true in private schools that are designated with a religious character.

With that said, the law also requires that the RE syllabus in these schools ‘reflects the fact that the religious traditions in Great Britain are in the main Christian while taking account of the teaching and practices of the other principal religions represented in Great Britain’, so Christianity can be taught to a greater extent than other religions or non-religious worldviews.

In all state-funded schools without a religious character, in Voluntary Controlled and Foundation schools with a religious character, and in Academies with a religious character that converted to Academy status having previously been either a Voluntary Controlled or Foundation school, the RE curriculum must be neutral on matters of religion and belief. Therefore, if the teacher is teaching from a faith-based perspective, they are breaking the law.
CAN I OPT MYSELF/MY CHILD OUT OF ATTENDING RE?

In all state-funded schools parents can opt their children out of RE if they wish, and in some schools, make arrangements for alternative RE.

For all state funded schools, the law specifies that if a parent requests that their child be ‘wholly or partly excused’ from RE provision, then regardless of the nature of that provision, the school must allow it. However, this is in no way an ideal situation as it can lead to children feeling excluded, or being singled out and victimised by their peers. Any decision to opt a child out of RE must therefore be considered carefully.

If the school is legally designated with a religious character and is a Voluntary Aided school, a Free School, a sponsored Academy, or an Academy that converted to Academy status having previously been a Voluntary Aided school, then RE will by default be taught in a faith-based, confessional manner. However, parents with children at these schools can request that their child be taught according to the (neutral) locally agreed syllabus, and the school itself must provide this teaching. UK law says that pupils cannot opt themselves out of RE – this right rests with their parents. Similarly, neither pupils nor parents can opt out of RE in private schools – this being justified by the fact that the parents can always choose to send their children to a state school instead (an option not available to the pupil themselves).

However, if a young person in either a state or private school is sufficiently mature enough to make their own informed decision on the question at hand, then human rights-based case law known as ‘Gillick competence’ suggests that that young person should in fact have the right to opt themselves out of RE. The fact that this right is not recognised in UK law has not been challenged before and is something we would be very keen to take on, as we think we could force a change in the law – if you are a young person in such a circumstance, please get in touch with us about this.
In England and Wales, all state funded schools must provide for a daily act of collective worship. If the school is legally designated as a faith school (of any kind), then this worship must be held in accordance with the trust deeds of the school, i.e. in line with its religious character. If the school is not legally designated as a faith school, then the law requires that the daily worship is ‘wholly or mainly of a broadly Christian character.’ This means that most assemblies have to have a broadly Christian theme. Many schools do not adhere to the law in this area and there has been no attempt by either local authority or central government to enforce it. It is nonetheless a legal requirement that schools should, by the letter of the law, follow, and regrettably many do.

Finally, many state schools with no religious character have chosen to apply to their local authority or the Secretary of State for Education for a ‘determination’ to change the character of their worship for some or all of their pupils from Christian to another faith. This cannot be changed to humanist, or inclusive, as it must still be worship, but can be changed to spiritual, or multi-faith. It is still not ideal from our point of view, but is at least better than Christian worship.

You could argue that such a determination would be more inclusive of the diversity of beliefs in the school.

As for private schools, they are not required to hold any act of collective worship, but can choose to do so and can choose the nature of this worship as they wish.
CAN I OPT MYSELF/MY CHILD OUT OF ATTENDING COLLECTIVE WORSHIP?

In state schools, as with RE, first of all, parents do have the right to opt their children out of collective (or indeed any other) worship – but unlike with RE, this right transfers from parent to pupil once the pupil reaches the sixth form. Note that pupils can also be partly opted out, so it should in theory be possible to remove a pupil from worship, while ensuring they do not miss any assemblies that are conducted in an inclusive way, or indeed the parts of an assembly that are not spent worshipping.

But this is not an ideal solution as it could lead to a pupil feeling excluded or being singled out and victimised by their peers. Further, without some cooperation from the school itself, it could lead them to miss out on important parts of the day, such as school notices, that also take place during assemblies. In addition, the school does not have to arrange an alternative activity – many children end up being sent to the library, and some have to sit outside the assembly in the corridor. You can ask for something more appropriate, however.

UK law says that pupils who are not yet in sixth form cannot opt themselves out of worship this right rests with their parents. Similarly, neither pupils nor parents can opt out of worship in private schools – this being justified by the fact that the parents can always choose to send their children to a state school instead (an option not available to the pupil themselves).

However, if a young person in either of these circumstances (state school but not yet sixth form, or private) is sufficiently mature enough to make their own informed decision on the question at hand, then human rights-based case law known as ‘Gillick competence’ suggests that that young person should in fact have the right to opt themselves out of worship. The fact that this right is not recognised in UK law has not been challenged before and is something we would be very keen to take on, as we think we could force a change in the law – if you are a young person in such a circumstance, please get in touch with us about this.
WHAT IF THE SCHOOL DOESN’T LET ME OPT OUT MYSELF/MY CHILD FROM RE OR COLLECTIVE WORSHIP?

If the school is a state school, this is unlawful. Section 55(2) of the Education and Inspections Act 2006 plainly states:

(1) If the parent of a pupil at a community, foundation or voluntary school requests that he may be wholly or partly excused from receiving religious education given at the school in accordance with the school’s basic curriculum, the pupil shall be so excused until the request is withdrawn.

(1A) If the parent of any pupil at a community, foundation or voluntary school other than a sixth-form pupil requests that he may be wholly or partly excused from attendance at religious worship at the school, the pupil shall be so excused until the request is withdrawn.

(1B) If a sixth-form pupil requests that he may be wholly or partly excused from attendance at religious worship at a community, foundation or voluntary school, the pupil shall be so excused.”

This rule also applies to Academies and Free Schools through their funding agreements.

In terms of how to get the school to face up to its legal obligations, first of all you should pursue its internal complaints procedure. Beyond that, the next step is to complain to either the local authority (if the school is a maintained school – i.e. not an Academy or Free School), or the Department for Education. On the former, each local authority will have its own complaints procedures, but on the latter, the DfE’s guidance on complaining is on its website.

If the school is a private school, then UK law does not require opt-outs to be offered. This is justified on the basis that the parent can choose to send their child to a state school, where opt-outs are provided. But pupils do not have this option and so it may mean that their human right to freedom of religion or belief is infringed. This is because human rights-based case law known as ‘Gillick competence’ suggests that if a young person in these circumstances is sufficiently mature enough to make their own informed decision on the question at hand, that young person should in fact have the right to opt themselves out of RE or worship. The fact that this right is not recognised in UK law has not been challenged before and is something we would be very keen to take on, as we think we could force a change in the law – if you are a young person in such a circumstance, please get in touch with us about this.
**WHAT IF THE SCHOOL DOESN’T ALLOW ME TO OPT OUT MY CHILD WITHOUT SENDING THEM HOME?**

That would be unlawful. **Section 71(3) of the School Standards and Framework Act 1998** states that pupils can be withdrawn from a state school if a parent has made arrangements for them to have worship/religious education elsewhere, and therefore implicitly a pupil must not otherwise be withdrawn from school – as the duty of care still rests with the school. Helpfully, this is made explicit in the current guidance on the matter, **Circular 1/94** in England and **Circular 10/94** in Wales, which both state in paragraph 84 that ‘A school continues to be responsible for the supervision of any child withdrawn by its parent from collective worship.’

**MY CHILD’S PRIMARY SCHOOL TEACHES THE CREATION STORY – IS THIS LEGAL?**

State schools should absolutely not teach pseudoscientific ideas such as young earth creationism or intelligent design as scientifically valid, as they are not scientifically valid and so to do so would break laws requiring the curriculum to be ‘balanced’. This extends to a ‘teach the controversy’ approach which treats creationism and evolution as equivalently valid theories. The law is clear in this area, and the UK Government has been equally so in various statements it has made. So, if this is what a state school is doing, then it should be directed to the law and these statements, and then you might want to report it to the Government – the UK Department for Education has asked to be made aware any such examples we come across so that they can investigate. We would be happy to assist you on this.

With all that said, many primary schools simply teach about the creation narrative as a central narrative in the Bible, which is perfectly legal. Primary school children are not used to being taught about beliefs as opposed to being taught them as true, so this subtlety may be lost in the delivery. If this is what is happening, then the school needs to be more careful about its teaching.

Private schools are legally entitled to teach pseudoscientific ideas like creationism as scientifically valid. Many do, and Ofsted does not mark them down for doing so.
MY CHILD HAS BEEN REFUSED ADMITTANCE TO THE LOCAL SCHOOL DUE TO BEING OF THE WRONG/NO RELIGION – WHAT CAN I DO?

Unfortunately, UK law allows ‘faith’ schools to religiously discriminate in admissions, typically for up to 100% of pupils. There are specific exemptions from the Equality Act to allow the school to do this, and there’s very little that can be done in individual cases to get around this.

You may wish to contact your local councillors, MP, or newspaper to raise awareness of your concern, and to try to place this issue onto the political agenda.

MY CHILD HAS BEEN DISCRIMINATED AGAINST IN ADMISSIONS BY BEING ALLOCATED A PLACE AT A FAITH SCHOOL – WHAT CAN I DO?

Unfortunately, UK law does not allow parents the right to not have their child sent to a faith school, and historically parents trying to avoid this situation through the admissions appeals process have not been particularly successful. However, if you wish to appeal, there is an argument you could use.

The School Admissions Appeals Code includes the statement:

Human Rights Act 1998

The Human Rights Act 1998 confers a right of access to education. This right does not extend to securing a place at a particular school. However, admission authorities and appeal panels need to consider parents’ reasons for expressing a preference when they make admission decisions and when making decisions on appeals. These reasons might include, for example, the parents’ rights to ensure that their child’s education conforms to their own religious or philosophical convictions (as far as is compatible with the provision of efficient instruction and the avoidance of unreasonable public expenditure).

It may be helpful to use this if arguing in front of an appeals panel.
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Fair Admissions Campaign
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Website: http://faithschoolersanonymous.uk/

Faith Schoolers Anonymous
Phone: 0207 324 3078
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Website: http://fairadmissions.org.uk/

Ofsted
Contact form: https://contact.ofsted.gov.uk/contact-form?q=contact-form
Website: https://www.gov.uk/government/organisations/ofsted

Office of the Schools Adjudicator
Website: https://www.gov.uk/government/organisations/office-of-the-schools-adjudicator

Equality and Human Rights Commission
Phone: 020 7832 7800
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Website: https://www.equalityhumanrights.com/en

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