

Enforcement of compulsory school attendance 2016

The law in NSW places the responsibility on parents to ensure their child is enrolled at a government or non-government school and attends the school whenever teaching is provided (or is registered for home schooling).

Under Section 22 of the Education Act 1990 parents have a legal duty to ensure their school-aged children attend school. The NSW Department of Education has developed strategies to support all students' regular attendance at school.

School Support

Each school has a discipline policy which sets out clear expectations for regular student attendance and consequences of truancy.

A key responsibility of the school is identifying students who are at risk of developing poor school attendance patterns. Once attendance issues are identified a range of strategies are used at school including:

- prompt follow up of any absences
- implementing programs and practices to address attendance issues, including the phone
- intervention program where phone contact is made on a particular day with parents of all students who are absent
- communicating with parents and seeking an explanation for any unexplained absences.
- putting in place student welfare support within the school, including referral to the school counsellor if appropriate
- liaising with other government and non-government agencies

Home School Liaison Program

Where schools have used a range of strategies to resolve a non-attendance issue without success, a referral may be made to the regional Home School Liaison Program for support.

The Home School Liaison Program provides a supportive service to students, parents and schools to encourage the attendance of students at school.

There are 110 home school liaison officers and 26 Aboriginal student liaison officers working across the state. This includes an additional 25 home school liaison officer and 15 Aboriginal student liaison officer positions established at the beginning of 2010 as part of the Keep Them Safe initiative.

The home school liaison officer develops an attendance improvement plan with the school, student and parents, which identifies strategies and responsibilities to improve the student's attendance.

Legal Measures

Where an attendance improvement plan has been unsuccessful in resolving the matter, and the parents have not meaningfully engaged with the plan, the matter is referred for consideration of legal action.

Enforcing compulsory attendance

In 2016, 311 cases were referred for compulsory attendance enforcement action. This represents an increase from the 255 cases referred in 2015.

Local Court Matters

Fined	27
Withdrawn or dismissed	15
S10 *GBB	4
Ongoing	0
TOTAL	46

Children's Court matters

Final Compulsory Schooling Order	81
Withdrawn or dismissed	132
Ongoing	52
TOTAL	265

All Court matters

Fined	27
Withdrawn or dismissed	147
Final Compulsory Schooling Order	81
S10* GBB	4
Ongoing	52
TOTAL	311

Explanatory notes

Proceedings were typically withdrawn when attendance had improved sufficiently to justify withdrawal, or because it appeared likely that a defence could be established (e.g. illness or disobedience).

Matters not commenced occurred for a range of reasons including not being able to serve court papers, living arrangements for child changing, Family and Community Services removing children, improvement in attendance, and the student moving out of the jurisdiction.

*GBB = good behaviour bond

Quality of Information

The 2016 figures were prepared from administrative systems that were developed to internally track the progress of cases rather than to report externally.

There are no statistical quality assurance measures applied to these figures, and there may be anomalies or errors due to the significant number of users who access the system.

The data is correct to the best of the department's knowledge and understanding.