

.....
.....
.....
.....
.....

OFFICIAL WARNING LETTER
EDUCATION ACT 1996
CHILDREN ACT 1989

Dear

The very irregular attendance and punctuality of your child,, a registered pupil at,, has been reported to the Local Authority. A parent or carer's duty is to ensure that their children attend school regularly is outlined in Section 7 of the Education Act 1996, which states that "*the parent of every child of compulsory school age shall cause him to receive efficient full-time education suitable to his age, ability and aptitude and to any special educational needs he may have either by regular attendance at school or otherwise*".

The absence and lateness have been confirmed as being contrary to the provisions of this act. I must therefore warn you that unless there is an immediate and sustained improvement ins attendance & punctuality, legal proceedings may be instigated against you, as the person with parental responsibility, under Section 444 of the Education Act 1996.

Subject to the provisions of these Sections of the Act, any person guilty of an offence shall be liable, on summary conviction, to a fine of up to £2,500 (two thousand, five hundred pounds), and/or a possibility of imprisonment for up to 3 months.

Under the Police and Criminal Evidence Act 1984, I must therefore inform you that:
"You do not have to say anything. But it may harm your defence if you do not mention when questioned something you later rely on in court. Anything you do say may be given in evidence".

Application may also be made for to be directed to the Family Court, which may result in your child being made the subject of an Education Supervision Order under the Children's Act 1989. Such an order suspends certain parental rights with regard to the education of their children.

Yours sincerely

.....
Officer's Name

.....
Officer's Designation

.....
.....
.....
.....
.....

WARQADDA DIGNIINTA RASMIGA AH
XEERKA WAXBRASHADA 1996
XEERKA CARRUURTA 1989

Mudane/Marwo

Imaatinka iyo xaadirka aan joogtada ahayn ee ilmahaaga
oo ka diiwaangashan Iskuulka ayaa loo soo gudbiyey
Maamulka Degmada. Waajibka saaran waalidka ama qofka haya daryeelka ilmaha waxa weeye
inay ka shaqeeyaan sidii carruurtoodu iskuulka ugu iman lahaayeen joogto sida`ku cad Qaybta 7-
aad ee Xeerka Waxbarashada 1996, oo sheegaya in *“waalidka ilmo kasta oo gaaray da`da
iskuulka ka shaqeeyo in ilmahaasi helo waxbarasho buuxda oo u dhiganta da`da, kartida iyo
baahida iyo wixii kale ee baahi waxbarasho ah taasoo ku imanaysa iskuulka oo si joogto ah u
dhigto ama qaab kaleba”*.

Maqnaanshaha iyo daahitaanka ilmahaaga ee iskuulka waxa la xaqiijiyey inay khilaafsan tahay
sida sharcigu dhigayo. Sidaasi darteed waxaan kaaga digayaa in haddii isbeddel degdeg ah ka
dhici waayo ama imaatinka iskuulka eeuu hagaagi waayo, in tallaabo
sharci ah laga qaadi doono qofka leh mas`uuliyadda waalidnimo, iyadoo la cuskanayo Qaybta
444 ee Xeerka Waxbarashada 1996.

Iyadoo la raacayo Qaybaha Xeerkan qofkii lagu helo dambigaasi waxa uu mutaysan karaa
ganaax gaaraya ilaa £2,500 (laba kun iyo shan boqol oo gini), iyo weliba suurto galnimada in la
xidho ilaa 3 bilood.

Anigoo ku xusuusinaya Xeerka Caddaymaha Dambiyada Booliiska, waxaan kugu wargelinayaa:
*“Qasab kuguma aha inaad hadashid. Laakiin waxay wax u dhimi kartaa is difaacistaada haddii
aadan xusin marka lagu weydiiyo arrin aad goor dambe u adeegsatid caddayn ahaan markii
maxkamad la tago. Wixii aad sheegtid waxa loo isticmaali karaa caddayn ahaan”*.

Waxaa kaloo kiiskaloo gudbin karaa
Maxkamadda Qoysaska, taasi oo keeni karta in ilmahaaga laga soo saaro Amarka Kormeerka
Xeerka Carruurta 1989. Amarkaasi oo kale waxa mararka qaarkood uu laali karaa mas`uuliyadda
waalidnimo marka la eego waxbarashada carruurta.

Mahadsanid

.....
.....