



Regulation of school managers and governors: prohibition direction

Name: David Moss

Former position: Former governor at Holy Trinity CE(C) Primary School/Former finance officer at Holy Trinity CE(C) Primary School.

Prescribed grounds on which the direction has been issued:

Under section 128 of the Education and Skills Act 2008, the “appropriate authority” (in this case the Secretary of State) may give a direction prohibiting a person from taking part in the management of an independent school on prescribed grounds connected with the person’s suitability. The grounds on which a person may be prohibited are prescribed in the Independent Education Provision in England (Prohibition from Participation in Management) Regulations 2014.

A direction was given in respect of David Moss on 03 March 2021. The Secretary of State found that Mr Moss had:

- been convicted of a relevant offence

and that because of that conviction he was unsuitable to take part in the management of an independent school (including an academy or Free School). The barring decision also has the effect of disqualifying the person from being a governor at a maintained school.

Summary

Mr Moss has been convicted of relevant offences namely:

- a. Fraud by abuse of position;
- b. Make/supply articles for use in Fraud.

In the opinion of the Secretary of State, these offences are relevant offences and make Mr Moss unsuitable to take part in the management of an independent school.