

Youth Resettlement and The Law

Ten Reasons To Attend

Recent legislative developments within social care for young people in custody mean that practitioners need to know the new statutory requirements that are placed on professionals and their agencies....



By attending this training event practitioners will:

1. Gain a comprehensive overview of Children Act legislation and the 1989 Act's Guidance and Regulations in relation to this complex and specialist area of practice.
2. Explore how the legislation, guidance and regulations impact young people remanded or sentenced to custody - to deliver long-term improved outcomes.
3. Develop an increased knowledge and understanding of the new statutory requirements placed upon professionals and their agencies.
4. Summarise the legal status and categories of young people in custody, recognising their entitlements in law if the risk of legal challenge is to be avoided.
5. Be able to identify what a young person's legal status was immediately prior to detention and during their time in custody - should it change.
6. Understand how their legal status has an important legal bearing on the development of the young person's resettlement plan.
7. Routinely identify young people in custody who have looked after, former looked after, or care leaver status.
8. Also identify those who meet the 'child in need' criteria and assist those responsible authorities in discharging their duties towards them.
9. Demonstrate a commitment to continual professional development (CPD) by attending this event.
10. Receive a free copy of the Practitioner Handbooks to inform ongoing resettlement practice post-training.

