

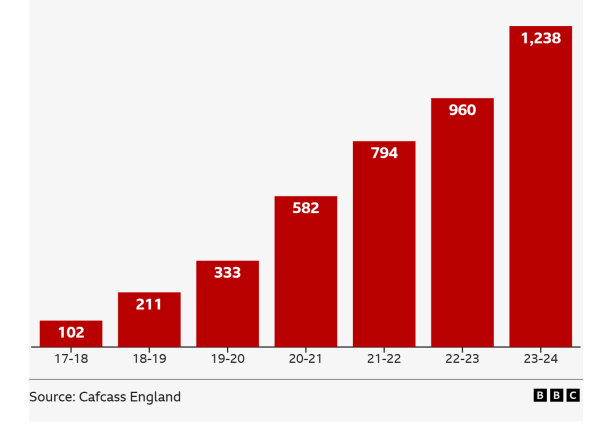
Inherent Jurisdiction Current updates

DEPRIVATION OF LIBERTY

HISTORY

DoL applications for children have climbed

Deprivation of Liberty applications in England, by financial year



CURRENT CHANGES

The Children's wellbeing and Schools Bill, which passed its second reading in the House of Commons on the 8 January, would amend section 25 of the Children's Act 1989 to expand its scope. This is specific to children who are being deprived of their liberty. BACK TO THEIR FUTURES SUMMIT: TRANSFORMING CARE FOR CHILDREN SUBJECT TO DEPRIVATION OF LIBERTY (DOL) ORDERS.

Key Learning

CHILDREN'S VOICES NEED TO BE HEARD

- Young people's voices were heard at the summit through a video, talks, and through photography. This was about their experiences of being deprived of their liberty and it was incredibly powerful!
- How have we ended up here?

CHANGE IS POSSIBLE





PRACTICE SPECIFIC DISCUSSIONS FROM AREAS OF ENGLAND AND WALES. PROFESSIONALS COMING TOGETHER TO RE-ORIENTATE THE THAT SERVICES WORK FOR CHILDREN. SEE THE FUTURE IN ACTION!

WE NEED TO LOOK AFTER OURSELVES TOO

- Staff are better able to engage the problem-solving parts of their brains when they feel they are working in a collaborative and supportive environment. Staff can then move beyond crisis management and think longer term about what children in their care really need.
- Breaking down organisational boundaries requires perseverance.



OUR CHILDREN, OUR RESPONSIBILITY

Children do not end up on deprivation of liberty orders overnight. These are symptoms of what has gone wrong in our systems of care, rather than what is wrong with children.

Who does this child love?

Who loves them?

Who might they love?

And who might love them back?

CONTACT

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