STANBOROUGH SCHOOL GOVERNORS



People who:

- are liable to be compulsory detained under the Mental Health Act 1983
- are bankrupt or disqualified under the Company Directors Disqualification Act
- have been removed from a charity trusteeship by the Charity Commissioners or High Court on the grounds of misconduct or mismanagement
- are included in the list of teachers or workers prohibited or restricted from working with children or young people (currently named List 99)
- have been disqualified from being an independent school proprietor, teacher or employee in any school by an Independent Schools Tribunal or the Secretary of State
- have in the previous five years been sentenced to three months or more in prison (whether this was suspended or not) without the option of a fine
- have in the previous 20 years been sentenced to imprisonment for two and a half years or more
- have at any time been sentenced to imprisonment for five years or more
- have been fined for causing a nuisance or disturbance on school premises during the five years prior to election as a governor

may not serve as governors

This is as set out in 'A Guide to the Law for School Governors'