

**ELIZABETH II**



**1990 CHAPTER xx**

An Act to relieve the Governors of the Hasmonean High School of their statutory duties to accommodate the entire school at a single site and to provide only two forms of entry for girls; and for related purposes.  
 [26th July 1990]

**W**HEREAS—

(1) The Hasmonean High School (hereinafter referred to as “the school”) is maintained by the London Borough of Barnet as a voluntary aided school under the management of the school Governors (hereinafter referred to as “the Governors”):

(2) The school was formerly called the Hasmonean School for Boys and assumed its present name pursuant to proposals published by the Governors in 1983 under section 13 of the Education Act 1980 (which relates to the establishment and alteration of voluntary schools):

1980 c. 20.

(3) Those proposals (hereinafter called “the proposals”) were to extend the school by incorporating with it the Hasmonean School for Girls, which at that time was an independent school; in due course to accommodate the whole school at 2 Page Street, London N.W.7; and to provide for three forms of entry for 90 boys per annum and two forms of entry for 60 girls per annum:

(4) The proposals were approved by the Secretary of State under section 13 (4) of the Education Act 1980 and the Governors accordingly have a duty, under section 13 (5), to implement them:

(5) The Governors have implemented the proposals in part, in that the former Hasmonean School for Girls has been incorporated into the school

as the Girls' Department and entry to the school is as described in the proposals, but the proposal to accommodate the whole school at Page Street has not been implemented:

(6) Following consultation with the Elector Rabbis and the Trustees of the Jewish Secondary Schools Movement (of which the school is a constituent part), with parents of pupils and with staff at the school the Governors have determined that it would not now be viable to operate the school from a single site and that to do so would be likely to conflict with trusts of the Movement:

(7) The Governors now wish to provide for an additional form of entry for girls to allow equal opportunity to children irrespective of sex:

(8) The purposes of this Act cannot be effected without the authority of Parliament:

May it therefore please Your Majesty that it may be enacted, and be it enacted, by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows: —

Short title.

1. This Act may be cited as the Hasmonean High School Act 1990.

Removal of certain duties.

2. Notwithstanding the matters recited in paragraphs (2) to (4) of the Preamble to this Act, it shall not be the duty of the Governors to implement so much of the proposals as would require them to —

- (a) accommodate the whole school at Page Street, London N.W.7; or
- (b) restrict to two the number of forms of entry to the Girls' Department of the school.

Costs of Act.

3. All costs, charges and expenses of and incidental to the preparing for, obtaining and passing of this Act, or otherwise in relation thereto, shall be paid by the Trustees of the Jewish Secondary Schools Movement and may in whole or in part be defrayed out of revenue.

---

PRINTED IN ENGLAND BY PAUL FREEMAN  
Controller and Chief Executive of Her Majesty's Stationery Office and  
Queen's Printer of Acts of Parliament