

Re M (Children)

[2016] EWCA Civ 937

09/09/2016

Barristers

Chris Barnes
Jane Rayson

Court

Court of Appeal

Practice Areas

Public Children Law

The court could not exercise its inherent jurisdiction to authorise a local authority to provide care for a child where it would not otherwise have power to do so under the statutory scheme. It therefore could not order a local authority to provide care for a 17-year-old, given that the Children Act 1989 s.31(3) prevented care orders being made for 17-year-olds.

To read the judgment, please [click here](#)

Permission

