PAPUR / ENCLOSURE CH

Cyngor Sir Ynys Môn / Isle of Anglesey

Committee	Standards Committee
Date of Meeting	12 June 2013
Title of Report	Findings of the Adjudication Panel for Wales 1 st April 2011 to 29 th May 2013.
Report By	Customer Care Officer
Purpose of Report	To provide information on the issues dealt with by the Adjudication Panel for Wales

1.0 Introduction & Background

The Adjudication Panel for Wales came into being as a result of the Local Government Act 2000 and has two statutory functions:-

- To form case or interim case tribunals to consider reports from the Ombudsman following the investigation of allegations that a member has failed to comply with their authority's code of conduct; and
- To consider appeals from members against the decisions of local authority standards committees that they have breached the code of conduct

This report covers decisions made by the Adjudication Panel between the 1st of April 2011 and the 29th May, 2013 and is intended as a factual summary of the issues that come before the Adjudication Panel. It will not replace the report that is presented to the Committee when a complaint relating to Anglesey County Council has been before the Adjudication Panel.

2.0 Decisions made between 1.4.11 and the date of this report

- 18.4.11 Cllr. A James, Torfaen County Borough Council
- 18.5.11 Cllr. M. Calver, Manorbier Community Council
- 06.06.11 Cllr A. Brown, Merthyr Tydfil County Borough Council
- 29.06.11 Cllr. J. Adams-Lewis, Ceredigion County Council
- 12.07.11 Cllr P Rogers, North Wales Police and Anglesey County Council
- 27.10.11 Former Cllr F. Wildgust Torfaen County Borough Council
- 27.10.11 Cllr P Seabourne Torfaen County Borough Council
- 27.10.11 Cllr D Thomas, City & County of Swansea
- 14.11.11 Former Cllr L. Bailey City & County of Swansea
- 14.11.11 Cllr I. Tuck, Merthyr Tydfil County Borough Council
- 03.01.12 Cllr. K. Armstong-Braun, Saltney Town Council
- 18.6.12 Cllr. M. Eckersley, Denbighshire County Council

19.6.12 – Cllr B. Durkin, Anglesey County Council
22.8.12 – Cllr. A. Brown, Merthyr Tydfil County Borough Council
05.11.12 – Cllr. A. Moss, Llantrisant Community Council
16.11.12 – Cllr. H. Thomas, Isle of Angelsey County Council
05.04.13 – Former Councillor Whitby, Coedpoeth Community Council - **NEW**

See Table below which provides a summary of the issues dealt with and the results of the above cases.

Name	Allegations	Findings	Result
Cllr. A. James – Torfaen County Borough Council (27.4.11) APW/007/2010-011/CT	Failing to declare an interest and using his position improperly when making donations to local organizations under the Council's Small Schemes Allowances	On the basis of the findings of fact, the Case Tribunal found by unanimous decision that there was a failure to comply with the Torfaen County Borough Council's code of conduct.	Breach - The Case Tribunal concluded by unanimous decision that a period of suspension is appropriate - Suspended for 1 month
Cllr. M. Calver of Manorbier Community Council (25.5.11) Appeal APW/009/2010-011/A	Appeal against Pembrokeshire County Council's Standards Committee, that he breached Manobier Community Council's Code of Conduct and should be censured and undertake training on the Code. Original allegations:- Publishing draft minutes without permission Website comments constituted bullying and harassments and /or failed to show respect and consideration Disclosure of confidential (including financial) information not yet in the public domain Made comments which	The Adjudication Panel upheld the decision of the Standards Committee - that he breached Manobier Community Council's Code of Conduct	The Appeal Tribunal considered all of the facts, submissions and representations made and its own sanction guidelines in appeal tribunals. The Appeal Tribunal saw no compelling reason here to interfere with the sanction imposed by the Standards Committee NOTE — the Appeal Tribunal and Standards Committee decisions were overturned following a Judicial Review by the High Court - Ref:[2012] EWHC 1172

Name	Allegations	Findings	Result
	brought his office and/or council into disrepute.		
Cllr. A. Brown of Merthyr Tydfil County Borough Council APW/006/2010-011/CT And APW/010/2010-011/CT	Using the internet to publish inappropriate comments Misusing Council resources Breaking the Council's Internet Policies Failing to show respect and consideration for others Disclosing a confidential letter Sending inappropriate e-mails Publishing a deliberately misleading press release and thereby bringing the office of councillor and his authority into disrepute	The Case Tribunal did not consider, in all the circumstances, that there were, in accordance with its sanction guidelines, factors which could reasonably justify a disqualification. The Case Tribunal considered whether suspension would be an appropriate sanction, with reference to its sanction guidelines which indicate that a suspension may be appropriate where the circumstances are not so serious as to merit disqualification, but sufficiently grave to give rise to the need to reassure the public and impress upon the Respondent the severity of the matter and the need to avoid repetition.	Breach: The Case Tribunal decided by unanimous decision that the Councillor should be suspended from acting as a member of the Council for a period of nine months
Cllr. J. Adams- Lewis of Ceredigion County Council	Failing to act objectively and in the public interest in the consideration of a planning application at a site meeting of	The Case Tribunal found that the Councillor did act in a way, such that a member of the public might	Breach: Suspended from being a member of the Development Control Committee and Vice Chairman of

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APW/007/2009-010/CT	the Council's Development Control Committee on 28/8 and 10/9 2008 and by failing to declare a personal interest and to withdraw at these meetings	reasonably perceive a conflict between his role as a local Councillor and his role in taking a decision on behalf of the Authority	the Council for a period of 3 months
Cllr. P. S. Rogers of Anglesey County Council / North Wales Police Authority APW/011/2010-011/CT	NWP Authority - Attempting to engage in conversation in connection with a complaint against his constituent Sending an email criticising the way the police were dealing with an investigation Displaying overbearing and intimidating behaviour towards three police officers during his visit to Holyhead Police Station and attempting to influence the course of a police investigation.	Not satisfied that the NWPA code was engaged – Cllr Rogers never gave the impression that he was acting as a representative of the NWPA.	
	Failing to show respect and consideration for others and bullying and harassing behaviour Disclosing confidential information about the health of a fellow councillor Conduct could be reasonably regarded as bringing his office or authority into disrepute.	Failing to show respect & consideration - Breach Bullying and Harassment – No breach No breach Breach	Breach and the Tribunal concluded that the appropriate sanction was one of censure.

Name	Allegations	Findings	Result
Former Cllr. F. Wildgust of Torfaen County Borough Council APW/001/2011-012/CT	Making unsubstantiated allegations in press releases dated 13.15 and 22 January 2011 about the Council and its senior officers and by repeating those allegations in an e-mail to the Council's Chief Executive and showing utter disrespect to the Monitoring Officer and Chief Executive personally and to their senior officers.	2 nd Case Tribunal – 1 st held on 24.2.11 the Case Tribunal gave very serious consideration to imposing a disqualification and but for Cllr Wildgust's apology to those concerned, his acknowledgement of his now understanding of the importance of the Code of Conduct and to his having to adhere to it, his undertaking [to the Case Tribunal] to do so and to moderate his behaviour and act in a non-adversarial fashion in the future, the Case Tribunal would have disqualified him from office. However, in reliance on the undertaking and so as to give Cllr Wildgust the opportunity of moderating his behaviour, the Case Tribunal decided to suspend Cllr Wildgust for a period of 12 months with immediate effect".	The First Case Tribunal decision was clear that but for Mr Wildgust's undertakings to comply with the terms of the Code of Conduct, to moderate his behaviour, to apologise and to act in a non-adversarial way in the future, they would have sanctioned a disqualification against him. Mr Wildgust disregarded those undertakings the day following the First Case Tribunal hearing. The Case Tribunal considers that Mr Wildgust's conduct merits a disqualification and that he should be disqualified from holding the office of councillor for a period of 3 years with immediate effect.
Cllr. P. Seabourne of Torfaen County Borough Council	Appeal against the decision of the Standards Committee	Following the decision by the Ethics and Standards Committee, the	The Tribunal was satisfied, on the basis of the evidence given by Cllr. Seabourne that he had not

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Appeal	Failed to maintain accurate records of his appointments	Ombudsman received a further complaint that Cllr	misled the committee and had not, either in correspondence or
APW/012/2010-011/A	and interests in the statutory register. Failed to declare a personal and prejudicial interest on 27 November 2008 when completing a Small Scheme Application requesting that a payment of £200 be made to Torfaen Access Coalition when he was Chair of the Coalition. Failed to declare a personal interest on 22 September	Seabourne had misled that Committee when he stated that the information about his interests was on his website. This was not in fact the case at the time of the Committee hearing as that information was not placed on the website until 14 October 2009.	otherwise, suggested that the information regarding his interests was on his website prior to 14 October 2009. On that basis the Tribunal was satisfied that there was no additional aggravating factor to weigh into the balance.
	2009 when completing a Small Scheme Application requesting that a payment of £500 be made to Fairwater Comprehensive School when he was an LEA appointed governor of the School Further in respect of the donation to Fairwater Comprehensive School, failed to declare a personal and prejudicial interest in that his wife was the Chair of governors at the School at the time of the donation.	The Appeal was confined to the sanction imposed and not the findings.	The Tribunal accepted that Cllr Seabourne had updated his Declaration of Interests on 14 October 2009 and that this did alter the balance of aggravating and mitigating factors considered by the Ethics and Standards Committee. This was not so substantial an alteration, however, as to lessen the seriousness of the breaches of the Code and, therefore, the need for censure. Decision of the Ethics and Standards Committee upheld – The Tribunal was satisfied in all the circumstances

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			that a censure was an
			appropriate sanction
Cllr. D. Thomas of	Appeal against the decision of the Standards Committee	Appeal Tribunal unanimous	Decision of Standards Committee
City & County of Swansea Council		in their decision that there was a failure to comply with	upheld.
Appeal	Failing to reach a decision on the basis of the merits of the	the Code of Conduct.	Censure and suspension for 1
APW/002/2007-08/A	circumstances involved when attending a meeting of the Planning Committee on 20		month.
	July 2006 and, in so doing, had also failed to have regard	"Having regard" to advice taken to mean accepting	
	to the advice of the authority's Monitoring Officer.	such advice in the absence of good reasons not to – no such reasons given	
Former Cllr. L. Bailey	Making improper use of	Tribunal felt that the	Breach.
of City & County of	Council-owned computer	breaches were so serious	Disqualification for 2 years and 6
Swansea Council	equipment for private	that disqualification was	months – reduced length of
APW/001/2007-08/CT	purposes by downloading inappropriate images and	appropriate and that a period in excess of 3 years	disqualification due to mitigating factors
AI W/001/2007 00/01	sending letters to a local	would be justified	laciois
	newspaper, which he falsely	Would bo judiniou	
	represented as being from		
	members of the public.		
	In so doing brought the office		
	of member into disrepute.		
	Failed to show respect and		
	consideration for others by		
	failing to take account of the		
	impact of his actions on		

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Cllr. I. Tuck of Merthyr Tydfil County Borough Council APW/004/2007-08/CT	council employees who later saw the images on the computer equipment. Pattern of persistent misconduct demonstrated a failure to promote the principles of the code by leadership and example Behaviour at a fact-finding site visit by the Council's Planning and Regulatory Committee on 11 October 2006 could be reasonably regarded as bringing the office of member and the Council into disrepute. Using his position as a member of the Planning and Regulatory Committee improperly to secure an advantage for himself and his father at the meeting on 11 October 2006 meeting. At the meeting did not adequately declare a personal	Finding that there was a failure to comply with the Code of Conduct on all 3 counts. Councillor had resigned and had no desire to stand for public office again.	Breach. Disqualified for 12 months
Cllr. K. Armstrong- Braun Saltney Town Council	interest and did not withdraw. Breach of paras 4(b), 5(a), 6(1)(a) and 8(a) of the code of conduct:- That he acted inappropriately	The Case Tribunal found	Breach. Suspended for 12 months

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	during Council meetings; caused distress to another person;	that Cllr Armstrong-Braun, when Mayor, had made inappropriate remarks about Saltney and had subsequently refused to withdraw his remarks; he adjourned the council meeting on 9 July 2008 contrary to the decision of the Town Council; he decided to prematurely close the meeting on 10 September 2008; he was abusive and discourteous to the Town Clerk and Deputy Mayor at the agenda meeting held on 9 September 2008;	
	failed to account for his mayoral allowance	The Case Tribunal found that Cllr Armstrong-Braun ignored the advice of the Town Clerk concerning his obligation to account for his Mayoral allowance in accordance with Standing Order 40 of the Council's procedure rules as set out in the letter dated 20 November 2009 from the	

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	disclosed confidential information and that in respect of both Saltney Town Council and Flintshire County Council his conduct had brought his office and the authorities into disrepute.	Town Clerk to him. The Case Tribunal found that Cllr Armstrong-Braun had written a letter to the Head Teacher of the local Secondary School in breach of the decision of the Town Council's task group that their meetings on 14 and 28 March 2009 were to be held in confidential session and that any matters shared in those meetings should not be shared with third parties.	
Former Cllr. M. Eckersley Denbighshire County Council APW/004/2011-012/CT	Breach of paras 4(a), 4(b) and 6(1)(a) of the Code of Conduct that at a meeting of the Corporate Equalities Group on 22 July 2010, during a discussion about an ancient bye-law which allows individuals to be hanged for speaking Welsh in Chester after 9.00pm, former Cllr Eckersley commented "maybe we should take a load of Welsh Muslims to Chester to test this out" ("the first alleged failure");	unanimous decision with regard to both allegations that former Cllr Eckersley failed to comply with the Denbighshire County Council's Code of Conduct as follows:	The Case Tribunal considers that former Cllr Eckersley's conduct merits a censure.

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Trum's	and that at a meeting of the Corporate Equalities Group on 14 October 2010 former Cllr Eckersley commented that "Adolf Hitler had the right idea, and that they should be got rid of out of the country" with reference to gypsies and	The Case Tribunal further finds by unanimous decision that former Cllr Eckersley did not breach paragraphs 4(a) and 6(1)(b) of Denbighshire County	rtosuit
Cllr. B. Durkin	travellers ("the second alleged failure"). making repeated personal	The Tribunal found that Cllr	The Case Tribunal concluded by
Anglesey County Council APW/002/2011-012/CT	attacks of an offensive nature against the then Director of Legal and Democratic Services and Monitoring Officer (Miss Ball) and Mr David Bowles, the former Interim Managing Director; and	Durkin by his actions towards the Miss Ball, in particular the language he used, failed to show respect and consideration and that his actions in relation to Miss Ball also amounted to bullying and harassment. The Tribunal concluded that	unanimous decision that Cllr Durkin should be suspended from acting as a member of the Isle of Anglesey County Council for a period of 12 months or, if shorter, the remainder of his term of office, with effect from 17 May 2012.
	by making numerous requests for information thereby placing excessive demands and significant burden upon the	making repeated serious allegations with no foundation against Miss Ball and suggesting that she was dishonest and corrupt	

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	Council's Corporate	undermined her authority	
	Information Officer (Mr	and position and amounted	
	Pritchard)	to bullying and harassment.	
		The Tribunal found that as a more senior officer the actions of Cllr Durkin did not amount to bullying or harassment of Mr Bowles and that Mr Bowles had robustly dealt with Cllr Durkin. The Tribunal did however find that making unfounded allegations in the public media that Mr Bowles was dishonest and corrupt did fail to show Mr Bowles respect and consideration in breach of paragraph 4(b) of the Code.	
		The Tribunal found no breach in relation to his conduct towards Mr Pritchard. The Tribunal did not accept that the Code was not engaged in relation to Mr Pritchard and noted that although the Freedom of Information Act treated everyone as members of the	

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		public from the point of view	
		of the Act, Cllr Durkin was	
		making the requests in his	
		capacity as a councillor and	
		for political purposes.	
		However, when considering	
		the evidence the Tribunal	
		was satisfied that Cllr Durkin	
		had made his requests	
		perfectly properly and his	
		letters to Mr Pritchard were	
		appropriate in content and	
		tone.	
		The Tribunal found that Cllr	
		Durkin's actions also	
		amounted to a breach of	
		paragraph 6(1)(a) of the	
		Code. The Tribunal	
		concluded that Cllr Durkin's	
		repeated unfounded	
		allegations of a serious	
		nature against senior	
		officers of the Council in	
		public was bound to	
		undermine the authority and	
		bring it into disrepute. In	
		addition the language used	
		by Cllr Durkin and the fact	
		that the Tribunal found his	

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		motives were not genuine, further brought the office into disrepute.	
Former Cllr. A. Brown Merthyr Tydfil County Borough Council APW/002/2012-013/CT	Persistently and deliberately misrepresented his position as a councillor following his suspension by a previous Tribunal, in emails, blogs, letters and articles to the press and a radio phone-in in a 3 month period following the Tribunal finding; Deliberately and persistently misrepresented the findings of the previous Tribunal; Misrepresented the Council and its policies; and Despite the finding of the Tribunal on 13 April 2011, he had knowingly published confidential information and failed to	The Case Tribunal considered all the facts of the case. It had regard to its sanctions guidance which indicates that a disqualification may be appropriate in circumstances where had a person still been a member of their authority a suspension would have been the likely sanction. However, in this case disqualification was considered because former Cllr Brown had deliberately failed to abide by the code and had persistently breached the Code. There were a number of aggravating factors: a) Repeated breaches b) Actions brought the Council into disrepute	The Case Tribunal concluded by unanimous decision that former Cllr Brown should be disqualified for 3 years from being or becoming a member of Merthyr Tydfil County Borough Council or of any other relevant authority within the meaning of the Local Government Act 2000, with immediate effect.

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	seek advice from the appropriate authorities.	c) Intentionality	
	appropriate authorities.	 d) Challenging the investigation and adjudication to the end 	
		e) Seeking unfairly to blame others	
		f) Persisting with a pattern of behaviour	
		g) Failing to heed appropriate advice or warnings	
Cllr. A. Moss Llantrisant Community Council APW/001/2012-013/CT	Breach of paragraph. 6(1)(a) of the Code of Conduct	Decision not yet published	Breach: Suspended for 6 months
Cllr. Hefin Thomas Isle of Anglesey County Council Appeal APW/003/2012-013/A	In June 2012, the Adjudication Panel for Wales received an appeal on behalf of Cllr Thomas against the Isle of Anglesey County Council's Standards Committee's	The Appeal Tribunal is satisfied that the Standards Committee gave Cllr Thomas every opportunity to substantiate his mitigation during the Standards Committee hearing. The	The Appeal Tribunal considers that the 6 month suspension imposed by the Standards Committee was not disproportionate in view of the circumstances of the case.
	determination that Cllr Thomas should be suspended for a period of 6 months for a breach of	Appeal Tribunal has duly considered the mitigation put to the Standards Committee and to the	The Appeal Tribunal accordingly decided by unanimous decision to endorse the decision of the Isle

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	paragraph 6(1)(a) of the code of conduct	Appeal Tribunal. The Appeal Tribunal is satisfied that appropriate credit was given by the Standards Committee for the mitigation put forward by Cllr Thomas but that the mitigation was outweighed by other factors of the case including Cllr Thomas' credibility. The Appeal Tribunal is satisfied that the Standards Committee applied due proportionality having regard to all the facts in deciding on the sanction that should be applied to Cllr Thomas.	
Former Cllr. Whitby Coedpoeth	The former Cllr Whitby had breached the above Community Council's Code of	The Case Tribunal therefore concluded by unanimous decision that former Cllr	Accordingly he should be disqualified for 5 years from being or becoming a member of the
Community Council	Conduct by his behaviour and consequent arrest for a breach	Whitby had, by his actions in breaching the code of	Coedpoeth Community Council or of any other relevant authority
APW/003/2011-012/CT	of the peace during a	conduct and in his	within the meaning of the Local
APW/005/2012-013/CT	demonstration in Liverpool on 4 December 2010, failure to	unacceptable attitude to the investigation and general	Government Act 2000.
APW/007/2012-013/CT	show respect and consideration to the Clerk to the Community Council, his behaviour, arrest, subsequent	disregard of the code, demonstrated that he was unfit to hold public office and was unlikely to become fit	

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	imprisonment and non- cooperation with the relevant authorities arising from a protest at Birkenhead County Court on 7 March 2011; and his lack of co-operation with the Ombudsman's investigation of these allegations.	over the next five years.	