

Public report

Ethics Committee

Name of Cabinet Member:

12th September 2016

N/A- Ethics Committee

Director Approving Submission of the report:

Executive Director of Resources

Ward(s) affected:

None

Title: Hearing into Complaint under Code of Conduct

Is this a key decision?

No

Executive Summary:

This report sets out brief details of a complaint made by Mr Nagarajah Kuruparan ("the Complainant"). The complaint is against Cllr Jaswant Singh Birdi (the "Subject Member") and relates to an incident which took place on 4th January 2016.

The Complainant alleges that Cllr Birdi breached the Council's Code of Conduct for Elected and Co-opted Members in the following ways:

- (a) By raising concerns about litter near a property that he owned, Cllr Birdi was acting in his own interests and not in the public interest. This was contrary to Paragraphs 2a) and 3a) of the Code of Conduct.
- (b) Cllr Birdi should have referred his concerns to a councillor for the ward where the litter was located and this was contrary to Paragraph 3b) of the Code.
- (c) Cllr Birdi should have remained objective and should not have assumed that the litter was the fault of the Complainant; he should not have become angry and personal when raising his concerns with the Complainant. This was in breach of Paragraph 3e) of the Code;
- (d) Cllr Birdi should have been clear, from the outset of his interaction with the Complainant, that he was a councillor and his failure to do so was a breach of Paragraph 3g) of the Code:

- (e) By being aggressive and abusive towards the Complainant, Cllr Birdi failed to treat him with respect contrary to Paragraph 3j) of the Code; and
- (f) Cllr Birdi breached Paragraph 3k) of the Code by virtue of his aggressive and abusive behaviour towards him and abused his position as a councillor.

A Stage One review of the complaint concluded that an independent investigator should be appointed to investigate the complaint Jeremy Thomas, a solicitor and Head of Law and Governance at Oxford City Council was appointed to carry out the investigation. Mr Thomas is also the Monitoring Officer at that Council. Mr Thomas concluded that:

- (a) Cllr Birdi was entitled to raise concerns about the amount of litter in an area that was not in his own ward. There was no breach of the Code in this respect.
- (b) Cllr Birdi was racially abusive to the Complainant and this amounted to a breach of the Code in failing to treat people with respect.
- (c) Cllr Birdi did make an inappropriate threat to close the Complainant's shop down but his subsequent actions in asking Trading Standards to check the premises were not inappropriate. In making the threat, Cllr Birdi failed to treat the Complainant with respect and this amounted to a breach of the Code.
- (d) In relation to the litter allegation, this did not reveal a breach of the Code. While it could be argued that Cllr Birdi ought not to have made the request in the first place, having been told no, he respected the answer and did not follow up the request other than pursuing the wider litter/bins issue which was a matter of public interest

The Subject Member does not agree with the Investigator's conclusions and has requested that the complaint be referred to a hearing of the Ethics Committee.

Recommendations

The Committee is requested to:

- (1) Hear the complaint against the Subject Member and determine whether he has breached the Code of Conduct;
- (2) if the Committee considers that there has been a breach or breaches of the Code of Conduct, determine what sanction or sanctions, if any, should be applied; and
- (3) authorise the Acting Monitoring Officer, in consultation with the Chair of Ethics Committee, to publish the Full Decision on the Council's website at the same time that copies are made available to the parties to the hearing.

List of Appendices included:

Appendix 1: Code of Conduct for Elected and Co-opted Members

Appendix 2: Complaints Protocol

Appendix 3: Complaint dated 15th January 2016

Appendix 4: Stage One Report

Appendix 5: Report of Investigating Officer

Appendix 6: Written opinion of the Independent Person

Appendix 7: Response of Subject Member to Investigator's Report

Appendix 8: Hearing Procedure

Other useful background papers:

None

Has it been or will it be considered by Scrutiny?

No

Has it been or will it be considered by any other Council Committee, Advisory Panel or other body?

No

Will this report go to Council?

No

Report title: Hearing into Complaint under Code of Conduct

1. Context (or background)

- 1.1 The Council adopted the Code of Conduct for Elected and Co-opted Members ("the Code") at its meeting on 3rd July 2012. A copy of the Code is attached to this report at **Appendix 1**. In addition the Ethics Committee on 30th August 2012 approved a Complaints Protocol for use when dealing with Code of Conduct complaints. This is attached at **Appendix 2**.
- 1.2 On 15th January 2016, Mr Nagarajah Kuruparan (the Complainant) made a statement of complaint to the Deputy Monitoring Officer.
- 1.3 The complaint is against Councillor Jaswant Singh Birdi ("the Subject Member") and relates to an incident which took place at the Complainant's shop on 4th January 2016. The complaint alleged that the Subject Member had breached the Code in the following ways:
 - (a) By raising concerns about litter near a property that he owned, Cllr Birdi was acting in his own interests and not in the public interest. This was contrary to Paragraphs 2a) and 3a) of the Code of Conduct.
 - (b) Cllr Birdi should have referred his concerns to a councillor for the ward where the litter was located and this was contrary to Paragraph 3b) of the Code.
 - (c) Cllr Birdi should have remained objective and should not he assumed that the litter was the fault of the Complainant; he should not have become angry and personal when raising his concerns with the Complainant. This was in breach of Paragraph 3e) of the Code
 - (d) Cllr Birdi should have been clear, from the outset of his interaction with the Complainant, that he was a councillor and his failure to do so was a breach of Paragraph 3g) of the Code;
 - (e) By being aggressive and abusive towards the Complainant, Cllr Birdi failed to treat him with respect contrary to Paragraph 3j) of the Code; and
 - (f) Cllr Birdi breached Paragraph 3k) of the Code by virtue of his aggressive and abusive behaviour towards him and abused his position as a councillor.

Full details of the Complainant's complaint are set out in Appendix 3.

2. Stage One Decision

2.1 In accordance with the Complainants Protocol, the Deputy Monitoring Officer carried out an initial review of the complaint and recommended that an independent, external officer should be appointed to carry out to investigate the complaint. Her recommendations were accepted by the Subject Member's Group Leader and the Chief Executive on 27th January 2016. A copy of the Stage One Report is attached at **Appendix 4.**

3. Investigation into the Complaint

- 3.1 On 1st February 2016, The Deputy Monitoring Officer instructed Jeremy Thomas Head of Law and Governance and Monitoring Officer at Oxford City Council to conduct an independent investigation into the complaint ("the Investigating Officer").
- 3.2 The Investigating Officer conducted interviews, some face to face and some by telephone, with a number of witnesses on the following dates:

Name	Position
Councillor Jaswant Singh Birdi (accompanied by Councillor Kenneth Taylor)	Subject Member
Mr Nagarajah Kuruparan	Complainant
Mr Gobalsingam Maroon	Shop assistant
Mr Ali B	Shop customer
PC Cooper	West Midlands Police
PC Francis	West Midlands Police
Mr Adam Barrett	Trading Standards
Mr Andrew Tandy	Trading Standards
The "litter picker"	Council employee

- 3.3 The Investigating Officer issued his report on 18th March 2016. He concluded that:
 - (a) Cllr Birdi was entitled to raise concerns about the amount of litter in an area that was not in his own ward. There was no breach of the Code in this respect.
 - (b) Cllr Birdi was racially abusive to the Complainant and this amounted to a breach of the Code in failing to treat people with respect.
 - (c) Cllr Birdi did make an inappropriate threat to close the Complainant's shop down but his subsequent actions in asking Trading Standards to check the premises were not inappropriate. In making the threat, Cllr Birdi failed to treat the Complainant with respect and this amounted to a breach of the Code.
 - (d) In relation to the litter allegation, this did not reveal a breach of the Code. While it could be argued that Cllr Birdi ought not to have made the request in the first place, having been told no, he respected the answer and did not follow up the request other than pursuing the wider litter/bins issue which was a matter of public interest

The full Report is attached at Appendix 5 together with the documents referred to in the Report.

Please note that the first appendix to the report is not included as this is the statement of the original complaint that the Committee will find attached as Appendix 3 to this report.

4. Response to the Investigating Officer's Report

- 4.1 Under the Council's Complaints Protocol, all parties have an opportunity to consider the Report and make a formal Response to the Report if they so wish. In this case, the Complainant indicated in a telephone call on 19th April 2016 that he was happy with the report. He did however say, in relation to the evidence of the police officers that he never told them that he was Muslim but said that if he (Cllr Birdi) could be racialist against him (the Complainant) like this, it could be against others, black, white, Muslim, anybody in the community.
- 4.2 The Council's Independent Person, Mr Ken Sloan, was provided with a copy of the Report and was asked to give his views on it. **His written opinion is attached at Appendix 6.**
- 4.3 The Subject Member indicated that he did not agree with the Investigating Officer's Report. He submitted a Response to the Report on 12th April 2016.

The Subject Member's Response is set out in Appendix 7.

4.4 The Investigating Officer considered the Response of the Subject Member but concluded that it did not cause him to revise his findings in his report.

5. Hearings Procedure

5.1 Attached to this report at Appendix 8 is the Hearing Procedure that will be followed during the hearing into this complaint. The Chair will have the right to depart from the procedure where he considers it appropriate to do so.

6. Options Available to the Committee

- 6.1 At the end of the hearing, the Committee must consider whether the complaint has been upheld. The Committee may decide, on the information/representations before it that:
 - The Subject Member has not failed to comply with the Code of Conduct
 - The Subject Member has failed to comply with the Code of Conduct in whole or in part.
- 6.2 In the event that the Committee finds that the Subject Member has failed to comply with the Code of Conduct, it must consider what sanctions, if any, it should apply. The sanctions available to the Committee are to:
 - (i) decide to take no action;
 - (ii) publish its findings in respect of the member's conduct;
 - (iii) send a formal letter of censure to the member;
 - (iv) report its findings to the Council either for information or to recommend censure of the member;
 - (v) recommend to the member's Group Leader that the member be removed from any or all Committees or Sub-Committees of the Council (where applicable);

- (vi) recommend to the Leader of the Council that the member be removed from the Cabinet, or removed from particular portfolio responsibilities (where applicable);
- (vii) recommend the Monitoring Officer to arrange training for the member.

Any recommendation made under (v) to (vii) above will require the cooperation of all parties.

6.3 Where a Subject Member does not accept a sanction which has been imposed upon him/her by the Ethics Committee, the Monitoring Officer will submit a report to full Council which will then consider what action, if any, it should take as a result of the Subject Member's failure.

7. Results of consultation undertaken

7.1 Both the Complainants and the Subject Member have been consulted at each stage of these proceedings.

8. Timetable for implementing this decision

8.1 Any decisions of the Committee will be implemented within an appropriate time frame.

9. Comments from Executive Director, Resources

9.1 Financial implications

There are no specific financial implications arising from the recommendations within this report.

9.2 Legal implications

The Council is required under Section 28 of the Localism Act 2011 to adopt a suitable Code of Conduct and to have in place arrangements under which allegations of failure to comply with the Code may be investigated and decisions on allegations can be made. The hearing into this complaint meets this requirement and assists the Council in promoting and maintaining high standards of ethical behaviour as is required under section 27 of the Act.

10. Other implications

10.1 How will this contribute to achievement of the Council's key objectives / corporate priorities (corporate plan/scorecard) / organisational blueprint / Local Area Agreement (or Coventry Sustainable Community Strategy)?

Not applicable.

10.2 How is risk being managed?

Failure to consider and deal appropriately with complaints about councillors' behaviour could lead to damage to the Council's reputation as well as that of individual councillors.

The hearing into this complaint is designed to ensure that the Council discharges its duty to promote and maintain high standards of conduct.

10.3 What is the impact on the organisation?

The hearing is to consider whether the behaviour of the Subject Member breached the Code of Conduct and as such will have no direct impact on the organisation. Nevertheless the conclusions reached by the Committee may be relevant to other councillors.

10.4 Equalities / EIA

There are no public sector equality duties which are of relevance at this stage.

10.5 Implications for (or impact on) the environment

None

10.6 Implications for partner organisations?

None

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	Member Services Manager			
Director: Helen Lynch on behalf of Chris West	Executive Director, Resources	Resources	31.1.16	2.9.16
Members: Councillor Walsh	Chair, Ethics Committee	Elected Member		

This report is published on the council's website: www.coventry.gov.uk/councilmeetings

APPENDIX 1

CODE OF CONDUCT FOR ELECTED AND CO-OPTED MEMBERS COVENTRY CITY COUNCIL

I being a duly elected Councillor/Co-opted Member for Coventry City Council hereby declare that I will undertake my duties as follows:

- 1. I will represent the community and work constructively with our staff and partner organisations to secure better social, economic and environmental outcomes for all.
- 2. **As a holder of public office** and as required by law I will behave in a manner that is consistent with the following principles to achieve best value for our residents and maintain public confidence in the Council:
 - a. Selflessness: I will act solely in terms of the public interest. I will not act in such a way as to gain financial or other material benefits for myself, my family, or my friends.
 - **b. Integrity:** I will not place myself under any financial or other obligation to outside individuals or organisations that might seek to influence me in the performance of my official duties.
 - c. Objectivity: I will make choices on merit, in carrying out public business, including when making public appointments, awarding contracts, or recommending individuals for rewards and benefits.
 - d. Accountability: I am accountable for my decisions and actions to the public and must submit myself to whatever scrutiny is appropriate to my office.
 - e. Openness: I will be as open as possible about all the decisions and actions I take. I will give reasons for my decisions and restrict information only when the wider public interest or the law clearly demands.
 - **f. Honesty:** I will declare any private interests relating to my public duties and take steps to resolve any conflicts arising in a way that protects the public interests.
 - **g. Leadership:** I will promote and support these principles by leadership and example.
- 3. As a Member of Coventry City Council I will act in accordance with the principles in paragraph 2 and, in particular, I will
 - (a) Champion the needs of residents the whole community and all my constituents, including those who did not vote for me and put the public interest first.

- (b) Deal with representations or enquiries from residents, members of our communities and visitors fairly, appropriately and impartially.
- (c) Not allow other pressures, including the financial interests of myself or others connected to me, to deter me from pursuing constituents' casework, the interests of the City of Coventry or the good governance of the Council in a proper manner.
- (d) Exercise independent judgement and not compromise my position by placing myself under obligations to outside individuals or organisations who might seek to influence the way I perform my duties as a Member/Coopted Member of this Authority.
- (e) Listen to the interests of all parties, including relevant advice from statutory and other professional officers, take all relevant information into consideration, remain objective and make decisions on merit.
- (f) Be accountable for my decisions and cooperate when scrutinised internally and externally, including by local residents.
- (g) Contribute to making the City Council's decision-making processes as open and transparent as possible to ensure residents understand the reasoning behind those decisions and are informed when holding me and other Members to account but restricting access to information when the wider public interest or the law requires it.
- (h) Behave in accordance with all my legal obligations, alongside any requirements contained within the Council's policies, protocols and procedures, including on the use of the Council's resources.
- (i) Value my colleagues and staff and engage with them in an appropriate manner and one that underpins the mutual respect between us that is essential to good local government.
- (j) Always treat people with respect, including the organisations and public I engage with and those I work alongside.
- (k) Provide leadership through behaving in accordance with these principles when championing the interests of the community with other organisations as well as within this Council.
- (I) Not disclose information given to me in confidence by anyone or information acquired by me, which I believe, or ought reasonably to be aware, is of a confidential nature, without express authority and/or unless the law requires it.

4. Gifts and Hospitality

4.1 I will, within 28 days of receipt, notify the Monitoring Officer in writing of any gift, benefit or hospitality with a value in excess of £25 which I have accepted as a member from any person or body other than the authority.

- 4.2 I acknowledge that the Monitoring Officer will place my notification on a public register of gifts and hospitality.
- 4.3 I am aware that this duty to notify the Monitoring Officer does not apply where the gift, benefit or hospitality comes within any description approved by the Council for this purpose.

5. Register of Interests

5.1 I will:

- (a) register and, where appropriate, disclose those disclosable pecuniary interests that I am obliged to declare under the Localism Act and associated regulations; and
- (b) register details of my membership of any organisation or body whose rules or requirements of membership could be regarded as suggesting a degree of loyalty to that organisation or body. I acknowledge that this could arise by reason of an organisation having an obligation of secrecy about its rules, its membership or conduct and/or a commitment of allegiance or support to that organisation or body. I understand that such organisations or bodies may or may not be charitable concerns and they may also have a local, regional, national or international aspect; and
- (c) register details of my membership of any trade union within the meaning of Section 1 of the Trade Union and Labour Relations (Consolidation) Act 1992.
- I will do this by completing, signing and submitting the prescribed form to the Monitoring Officer at Coventry City Council. I will keep the register updated and acknowledge that its contents will be published on the Council's website and will be open to the public to inspect.

6. Disclosable Pecuniary Interests Entered on the Register

- 6.1 I understand that if I am present at a meeting of the Council and
 - (a) I am aware that I have a disclosable pecuniary interest under paragraph 5.1(a) above in any matter to be considered or being considered at the meeting: and
 - (b) the interest is entered in the Council's register

I may not participate in any discussion or further discussion of an item of business or in any vote or further vote taken on that item which affects or relates to the subject matter in which I have such an interest; and I will leave the room where the meeting is held while any discussion or voting takes place.

7. Disclosable Pecuniary Interests NOT Entered on the Register

7.1 I understand that if I am present at a meeting of the Council and

- (a) I am aware that I have a disclosable pecuniary interest under paragraph 5.1(a) above in any matter to be considered or being considered at the meeting; and
- (b) the interest is not entered in the Council's register, I must disclose the interest to the meeting. Furthermore, I may not participate or further participate in any discussion of the matter at the meeting or participate in any vote or further vote taken on the matter at the meeting and I will leave the room where the meeting is held while any discussion or voting takes place.
- 7.2 I also understand that if an interest referred to in 7.1 above is not entered on the Council's register and is not the subject of a pending registration, I must notify the Council's Monitoring Officer of the interest within 28 days of the date of the disclosure.
- 7.3 If I am a member who has the power to discharge a council function acting alone, I understand that if I am aware that I have a disclosable pecuniary interest in any matter to be dealt with or being dealt with by me in the course of discharging that function:
 - (a) I may not take any steps, or any further steps, in relation to the matter (except for the purpose of enabling the matter to be dealt with otherwise than by me); and
 - (b) If the interest is not entered on the Council's register and is not the subject of a pending registration, I must notify the Council's Monitoring Officer of the interest within 28 days of becoming aware of the interest.

8. Other Relevant Interests

- 8.1 I understand that I have an Other Relevant Interest (which is not a disclosable pecuniary interest) in any matter to be considered or being considered at the meeting) where:
 - (a) a decision in relation to that matter might reasonably be regarded as affecting the well-being or financial standing of me or a member of my family or a person with whom I have a close association, or an organisation or body under paragraph 5.1(b) or 5.1(c) above, to a greater extent than it would affect the majority of the Council Tax payers, ratepayers or inhabitants of the ward or electoral area for which I have been elected or otherwise of the authority's administrative area; and
 - (b) the interest is one that a member of the public with knowledge of the relevant facts would reasonably regard as so significant that it is likely to prejudice my judgement of the public interest.
- 8.2 I acknowledge that if I have an Other Relevant Interest as described in 8.1. above,—
 - (a) I will make a verbal declaration of the existence and nature of that interest at or before the consideration of the item of business or as soon as the interest becomes apparent; **and**

(b) I will not participate in any discussion or further discussion of an item of
business or in any vote or further vote taken on that item which affects or
relates to the subject matter in which I have an Other Relevant Interest at
any meeting at which I am present and I will leave the room where the meeting is held while any discussion or voting takes place.

Signed:	Full Name
Date:	

APPENDIX 2

Complaints Protocol

1. Introduction and Background

- 1.1 This Complaints Protocol has been developed and adopted by Coventry City Council to deal with complaints that an elected or co-opted member of the City Council or an elected or co-opted member of Allesley Parish Council or Keresley Parish Council has failed to comply with the Code of Conduct for their authority.
- 1.2 Under Section 28(6) and (7) of the Localism Act 2011, the Council must have in place "arrangements" under which allegations that an elected or co-opted member of the authority, or of a parish council within the authority's area, has failed to comply with that authority's Code of Conduct can be investigated and decisions made on such allegations.
- 1.3 Such arrangements must provide for the authority to appoint at least one Independent Person, whose views must be sought by the authority before it takes a decision on an allegation which it has decided shall be investigated, and whose views can be sought by the authority at any other stage, or by an elected or coopted member against whom an allegation has been made.
- 1.4 Complaints will be dealt with as quickly as possible taking into account the detailed requirements of this Complaints Protocol.
- 1.5 In this Protocol the words and phrases used have the following meanings:

"Complainant"	Means the person who makes the complaint that a member has failed to comply with the Code of Conduct
"Code of Conduct "	means the Code of Conduct of either Coventry City Council or a Parish Council, as the context allows.
"the Council"	means Coventry City Council
"Ethics Committee"	means the Ethics Committee of Coventry City Council
"IO"	means an Investigating Officer appointed by the Monitoring Officer to investigate an alleged breach of the Code of Conduct
"IP"	means an Independent Person appointed by the Council under Section 28(7) of the Localism Act 2011.
"Malicious"	means motivated by spite or ill will
"member"	includes a co-opted member as well as an elected member.
"MO"	means the Monitoring Officer of Coventry City Council.

"Parish Council"	means Allesley Parish Council and/or Keresley Parish Council.
"Politically Motivated"	means calculated to cause political embarrassment and injury to reputation of the party concerned
"Subject Member"	means the elected or co-opted member against whom an allegation has been made that the Code of Conduct has been breached

"Unreasonable" means brought without any firm factual basis, for

underhand motive, duplicating an earlier complaint (whether or not that complaint was determined), containing abuse or inappropriate content, being wholly

or partly irrational or immoderate

2. Initial Filter by Monitoring Officer

- 2.1 When the MO receives a complaint alleging that a member has breached the Code of Conduct, they will first check the complaint to see if it identifies any potential criminal offence under Section 34 of the Localism Act 2011. If so, the MO will refer the matter as a first step, to the police and will not take any action on the complaint without prior discussion with the police.
- 2.2 If a complaint is received by the MO which contains both the above and an allegation which, whilst not identifying any potential criminal offence under Section 34 of the Localism Act 2011, is still potentially a breach of the Code of Conduct, the MO will not take any action on the complaint as a whole, without prior discussion with the police.
- 2.3 In the event the initial test is met, the complaint will be reviewed under Stage 1 of the Complaints Protocol.
- 2.4 The MO will acknowledge receipt of the complaint within 5 working days.
- 2.5 The Subject Member will be informed of the complaint when the MO determines it appropriate but without causing prejudice to the Subject Member.

3 Stage 1: Determining how the Complaint should be dealt with

- 3.1 Stage 1 of the Protocol is a review to decide how the complaint should be dealt with. Such a review will be undertaken by the MO and Chief Executive of the Council (or their respective nominees) as appropriate in consultation with the Group Leader of the Subject Member's party (if the complaint relates to a Council member and the Subject Member belongs to a political group), the Parish Clerk (if the complaint relates to a Parish Council member) and the IP where appropriate.
- 3.2 The options for dealing with a complaint are:-
 - (i) referring the matter to an internal/external IO for investigation;

- (ii) taking no further action on the complaint; or
- (iii) resolving the matter by informal resolution; or
- (iv) any other way deemed appropriate
- 3.3 The factors to be taken into account when determining how to deal with a complaint may include (but are not limited to):-
 - (i) Whether the complaint relates to an existing member of the Council or Parish Council;
 - (ii) Whether the member was in office at the time and bound by the Code of Conduct at the time;
 - (iii) Whether the member was acting in his or her official capacity;
 - (iv) Whether the complaint is considered serious or significant in substance
 - (v) Whether the complaint would be in the public interest to pursue
 - (vi) Whether the complaint is vexatious, malicious, Politically Motivated or inappropriate;
 - (vii) Whether the complaint is substantially similar to a complaint already made to Standards for England, the Ethics Committee (or its predecessor the Standards Committee) or any other regulatory authority;
 - (viii) Whether the complaint is unreasonable;
 - (ix) Whether the complaint is about something that happened so long ago that those involved are unlikely to remember it clearly enough to provide credible evidence, or where the lapse of time means there would be little benefit or point in taking action now;
 - (x) Whether the allegation discloses a potential breach of the Code of Conduct, but the complaint is not serious enough to merit any action and:-
 - (a) the resources needed to investigate and determine the complaint are wholly disproportionate to the allegation(s); or
 - (b) whether, in all the circumstances, there is no overriding public benefit in carrying out an investigation;
 - (xi) Whether the complaint suggests that there is a wider problem throughout the authority;
 - (xii) Whether it is apparent that the complaint arises from the Subject Member's relative inexperience as a member,
 - (xiii) Where the Subject Member has admitted making an error;
 - (xiv) Whether training or conciliation would be the appropriate response;

- (xv) Whether or not the member has been the subject of previous complaints that have been upheld
- 3.4 After consideration of the above factors, and any others the MO and/or the Chief Executive considers reasonable, the complaint will move to Stage 2.

4 Stage 2: Outcomes and Investigations

- 4.1 If following consultation the MO decides that no further action is to be taken, then the MO will write to the Subject Member and the complainant setting out the reasons for the decision.
- 4.2 If following consultation the MO decides that the matter should be resolved by informal methods then one or more of the methods set out in the Alternative Resolution Procedure will be followed. This can be found at **Appendix 1** to this Protocol.
- 4.3 If following consultation the MO decides that the complaint should be investigated, then an IO will be appointed by the MO to conduct the investigation. The IO will deliver a written report to the MO and will appear at any future Hearings Panel if required. N.B. Only those complaints that are considered serious or significant will be investigated.
- 4.4 When the IO's report is received, it will be considered by the MO in consultation with the Chief Executive and IP as appropriate. The report will then be finalised by the MO and referred to the Ethics Committee (see Stage 3 below)

5. Stage 3: The Ethics Committee and Sanctions

- 5.1 The Ethics Committee will conduct a local hearing before deciding whether the member has failed to comply with the Code of Conduct and, if so, whether to take any action in respect of the member.
- 5.2 The Council has agreed a procedure for local hearings, which is attached as **Appendix 2** to this Protocol. The hearing will be conducted in accordance with that procedure.
- 5.3 If the Ethics Committee concludes that the Subject Member did not fail to comply with the Code of Conduct, it will dismiss the complaint. If the Ethics Committee concludes that the Subject Member did fail to comply with the Code of Conduct, the Committee will then consider what action, if any, it should take as a result of the Subject Member's failure. In doing this, the Ethics Committee will consider and take into account the views of the IP before coming to a decision.
- 5.4 In the case of a complaint against a Parish Council member, the Committee can only recommend to the Parish Council what action it should take in respect of a breach from the list of possible sanctions set out in paragraph 5(5) below.
- 5.5 In the case of complaints against Council members, the Council has delegated to the Ethics Committee such of its powers to take action in respect of individual members as may be necessary to promote and maintain high standards of conduct. Accordingly the Ethics Committee may—

- (i) Decide to take no action;
- (ii) Publish its findings in respect of the member's conduct;
- (iii) Send a formal letter of censure to the member;
- (iv) Report its findings to the Council either for information [or to recommend censure of the member;
- (v) Recommend to the member's Group Leader that the member be removed from any or all Committees or Sub-Committees of the Council.
- (vi) Recommend to the Leader of the Council that the member be removed from the Cabinet, or removed from particular portfolio responsibilities;
- (vii) Recommend the MO to arrange training for the member;
- 5.6 Any recommendation made under (v) to (vii) above will require the cooperation of all parties.
- 5.7 Where a Subject Member does not accept a sanction which has been imposed upon him/her by the Ethics Committee, the MO shall submit a report to full Council which will then consider what action, if any, it should take as a result of the Subject Member's failure.

6 General Provisions

The Monitoring Officer will have the discretion to manage the complaints process in a reasonable and flexible way. This may require the MO to deviate from the agreed process or requirements where the circumstances of a particular case warrant it.

Appendix 1

Alternative Resolution Procedure of a Member Complaint

1. Purpose of an Informal Resolution

The aim of an informal resolution is to ensure that the balance between the interests of the Complainant and the rights of the Subject Member are correctly addressed, in a situation where the MO at Stage 1 of the Complaints Protocol has decided this is the manner in which the complaint should be dealt with. It recognises the need for both parties involved to be brought to the table and to have the opportunity to have their point of view considered by the other party.

2. Consequences of an Informal Resolution

(1) If having been submitted, a complaint is referred by the MO at Stage 1 of the Complaints Protocol for an informal resolution, it shall be a binding decision for both parties, and at its conclusion, will result in the closure of the complaint.

- (2) The Council recognises that it has no power to force the parties to submit to an informal resolution, but action may be taken by the Subject Member's Political Group (where applicable) if the Subject Member does not engage with the process.
- (3) Informal resolution is intended to be a flexible, conciliatory process, which can be adapted to be suitable for the particular circumstances of the complaint.

3. Examples of Informal Resolution

Examples of informal resolution are as follows, but these are purely for guidance and are not an exhaustive list of options:-

- (i) Specialist training on the Code of Conduct or other parts of the Constitution as may be deemed necessary by the MO
- (ii) Mediation by the MO between the parties, either by face to face meeting or in the form of one to one meetings
- (iii) Mediation by the Independent Person or Chair of Ethics Committee, with the assistance of the MO
- (iv) Mediation by the Political Group Leaders, with the assistance of the MO
- (v) Delivery of personal apologies, either in writing or verbally, in private or in public
- (vi) Relinquishing of a role on a voluntary basis for a period of time

4. Factors to be taken into Account when considering whether Informal Resolution is Appropriate

Informal resolution may be especially suitable where, in the opinion of the MO, the complaint has arisen out of a set of circumstances where is likely that-

- (i) the parties may reach an amicable agreement if direction is given; or
- (ii) the complaint was the result of a simple confusion or misunderstanding of the principles or rules governing the Code of Conduct either by the Subject Member or the Complainant; or
- (iii) where there is another non-complex explanation for the alleged misconduct; or
- (iv) either or both of the parties would be satisfied if an explanation and apology were offered and delivered; or
- (v) where it is apparent that the complaint arises from the Subject Member's relative inexperience as a member; or
- (vi) where the Subject Member has admitted the alleged misconduct and expressed a willingness to engage in specialist training or other conciliation with the complainant.; or

- (vii) where both the Complainant and the Subject Member are members of the Council and need to continue an effective working relationship for the benefit of their constituents; or
- (viii) where the Complainant is a officer of the Council and there is therefore a necessity to continue an effective working relationship

5. Monitoring Officer's Discretion

- (1) The MO will have absolute discretion over the proposed informal resolution, and may at any stage bring the process to a close if the resolution is not achieving the expected result. In these circumstances the MO will refer the matter back to Stage 1 of the Complaints Protocol and a decision will be made as to whether the complaint should instead proceed to an investigation, take different action or whether no further action should be taken.
- (2) The MO will liaise with the Chair of the Ethics Committee to determine administration and process for the informal resolution as required.
- (4) Informal resolution will take place in private, but the outcome when achieved, will reported to Ethics Committee where appropriate.

Appendix 2

Ethics Committee Hearings Procedures

1. Introduction and General Notes

- (1) The aim of the Ethics Committee Hearings Procedures is to ensure that complaints against members are dealt with fairly and efficiently for both the Complainant and the Subject Member.
- (2) All hearings before the Ethics Committee will be in public, unless the MO advises the Committee it must retire to consider an item in private.
- (3) Given the relative informality of proceedings, it is not envisaged that legal representatives will be required, and it should be regarded as the exception. The Chair of the Ethics Committee will have the discretion to allow legal representatives to take part in the proceedings.
- (4) All decisions of the Ethics Committee are binding, and there are no rights of appeal through the Council process.
- (5) A hearing before the Ethics Committee will only be convened where an Investigating Officer's report has been delivered to the parties and either the Complainant or Subject Member do not accept the IO's recommendations.
- (6) If the Ethics Committee concludes that the member did fail to comply with the Code of Conduct, the Committee will then consider what action, if any, it should take as a

result of the member's failure. In doing this, the Ethics Committee will consult the IP before coming to a decision. In the case of a complaint against a Parish Council member, the Committee can only recommend to the Parish Council what action it should take in respect of a breach from the list of possible sanctions set out in paragraph 5(5) below.

- (7) The decision will then be communicated in writing to both parties and published on the council's website or elsewhere where the Committee considers it appropriate.
- (8) If the IO finds that no breach has occurred, and both parties accept this, no further action will be taken.

2. Purpose of Pre Hearings Procedure

- (1) In order for the Ethics Committee to be effective, the parties must follow the Pre Hearings procedure. The procedure is intended to encourage: -
 - The early identification of what is agreed and not agreed by the parties
 - The parts of the IO report which are in dispute and which may therefore require the attendance of the IO and any witnesses he has utilised in drawing up his report
 - A speedy and efficient disposal of the complaint on the day of the hearing
 - The overriding objective of ensuring complaints are dealt with fairly, expeditiously and with due regard to the costs involved
- (2) The following procedures have been agreed as a guide for the fair disposal of a complaint, following an investigation. They are intended to assist all parties in understanding the process and preparing for the Ethics Committee. The MO, in consultation with the Chair of the Committee may alter these procedures for a single complaint, either at the start of or during the Pre Hearing Procedure or during the Ethics Committee itself.

3. Pre Hearings Procedure

- (1) The MO will circulate the final version of the IO's report to the Complainant and the Subject Member.
- (2) Each party must produce a Response to the IO's report and deliver a copy to the MO and each other. The response must: -
 - Identify any areas of disagreement by reference to the paragraph number
 - State what it is the party says the correct case should be instead of what the IO says
 - Attach any evidence the party wishes the Ethics Committee to take into account when determining the case
 - State whether or not the party wishes to attend the Ethics Committee together with reasons why this is necessary
 - Attach a copy of the submissions the party wishes to make to the Ethics Committee

- (3) The MO must receive the above document within 21 days of the final version of the IO's report having been sent out to all the parties. Only in exceptional circumstances will any late documentation be considered as determined appropriate by the Chair of the Committee or the Ethics Committee as appropriate in consultation with the MO and/or IP as appropriate.
- (4) If either or both parties submits a Response, and there are areas of disagreement which in the view of the MO merit a Ethics Committee meeting, then the MO will arrange for the Committee to meet.
- (5) Only those matters referred to in the Response will be considered by the Ethics Committee, save in exceptional circumstances. It is vital that each party states their areas of disagreement and sets out their case, as the matter will only proceed to an Ethics Committee where there are real areas of dispute. It will be exceptional for the Ethics Committee to allow a party to raise a new issue which they have not already referred to in their Response.
- (6) Once the MO has received the Response from both parties, a case summary and a chronology will be prepared for the benefit of the Ethics Committee if the MO considers this would be helpful.
- (7) The MO will also request a response in writing from the Independent Person, to the IO's report, which will be added to the documents for the Ethics Committee (see below)

4. Timetable

- (1) The Ethics Committee will be convened to consider the complaint within 2 months of the IO's final report being delivered to the parties in accordance with paragraph 3(1) above.
- (2) The Ethics Committee will have a Hearings Bundle, which will contain: -
 - The Investigating Officer's report
 - The response of the complainant
 - The response of the elected member
 - The MO's case summary and a Chronology (if the facts are complicated)
 - The views of the Independent Person
- (3) The Hearings Bundle will be delivered to the members of the Committee when the agenda for the meeting is published.
- (4) The Chair of the Committee may, on receipt of the documents, set out a draft agenda for the day's events and circulate this to all parties.
- (5) All documents will be published subject to the requirements of Freedom of Information and Data Protection.

5. Procedure at the meeting of the Ethics Committee

(1) The procedure for the day will be in the discretion of the Chair, and may be adapted either before the day, from the agenda sent out, or on the day itself.

- (2) Oral evidence at the hearing will not generally be allowed. The Chair of the Ethics Committee will have the discretion to allow oral evidence.
- (3) Where either the Complainant or Subject Member is not present at the hearing, the Ethics Committee will have the option to continue to consider and make a decision on the complaint where they have all the necessary information needed or adjourn to a further date.
- (4) The Committee will review the Hearings Bundle and may adopt the following procedure: -
 - Preliminary matters such as declarations of interest, quorum, public nature of proceeding etc
 - Introduction of the IO's report by the IO or MO and statement of areas of dispute (if any)
 - Consideration of Complainant's submissions any witnesses/evidence allowed
 - Consideration of Subject Member's submissions and any witnesses/ evidence allowed
 - Consideration of the views of the Independent Person
 - Advice from the MO on any legal issues raised
 - Consideration of whether or not the disputed areas of the report are accepted by the Ethics Committee or not
 - Determination of breach of Code or not
- (5) In the event the Ethics Committee considers a breach has occurred, it may adjourn to consider what action it should take from the list of possible sanctions set out in paragraph 5(5) of the Complaints Protocol.
- (6) It may review any documents sent in by the Subject Member, or hear from the Subject Member on a case of 'mitigation' if it considers appropriate.
- (7) It may adjourn to require the Subject Member's attendance, if it considers it would be just to do so in advance of any censure/ sanction.
- (8) In the case of a complaint against a Parish Council member, the Committee can only recommend to the Parish Council what action it should take in respect of a breach from the list of possible sanctions set out in paragraph 5(5) below.
- (9) In the event the Ethics Committee determines there has not been a breach of the Code, then it shall announce the decision accordingly and direct that the MO will inform both the Complainant and the Subject Member as soon as possible after the meeting.
- (10) In both cases of breach and non breach, the MO will send out a note of the decision (called the Full Decision), and the reasons for it, within 14 days of the determination, The Full Decisions must be agreed with the Chair, prior to dispatch to the parties. The Full Decision will also be published on the authority's website, on the same date that it is dispatched to the parties.
- (11) In exceptional circumstances the Ethics Committee may adjourn the hearing to later the same day or a future date.

APPENDIX 3

Councillor Complaint - Re Councillor Jaswant Singh Birdi

Complaint

Interview with Complainant -Mr Nagarajah Kuruparan. -15/1/18

Mr Kuruparan had requested that his complaint be taken in person as he had difficulty in making the complaint on line.

Mr Kuruparan was advised of the Councillor Complaints Protocol and provided with a copy. The following is Mr Kurupan's account of an incident that took place between himself and Councillor Jaswant Singh Birdi on 4th January 2016.

Mr Kuruparan wishes to make a complaint that Councillor Birdi abused his position as a Councillor and was racially abusive.

Interview

Mr Kuruparan runs a business (QuickShop) at 75-77 Harnell Lane East.

On the morning of 4th January 2015 (around 10.30) Mr Kuruparan returned to his shop to see a gentleman (later confirmed as Cllr Birdi) standing in the shop doorway arguing with one of his staff members (Naron). He could tell that there was "tension" between them and as he approached the gentleman asked Mr Kuruparan who he was. Mr Kuruparan informed him that he was the owner of the premises and asked what the problem was.

The gentleman then started to complain about the litter outside on the opposite side of the road. A lot of litter accumulates across the road from Mr Kuruparan shop as a result of passers-by. Mr Kuruparan explained to the gentleman that he could not stop the rubbish across the road and that people drop it and it was not his responsibility. The gentleman said the rubbish had come from his bins, Mr Kuruparan asked what prove he had then he would deal with it. The gentleman continued to complain when Mr Kuruparan told him he had no time for this and he should take it up with the Council and ask them to deal with it. By this time they had moved into the shop and Mr Kuruparan asked him to leave.

The gentleman refused to leave and Mr Kuruparan called the police.

The gentleman then became "aggressive" shouting in a loud voice; "You bloody Sri Lankan, you asking me to get out. How the hell you bloody Sri Lankan's got into the Country. "Mr Kuruparan said he became upset and angry by this and responded by saying "You may have come by boat but I came by aeroplane".

The gentleman responded by saying "I've got a British passport. Do you have a British passport?" Mr Kuruparan responded by saying "I got a British passport before you got a British passport".

The gentleman then responded by saying "You don't know who I am I will make sure I shut your place down." Mr Kuruparan asked who he was and he said he was a Councillor. Mr Kuruparan asked that he show him his "badge" and the gentleman left the shop and went to his car (Polo) across the road and returned with his Council badge that showed he was Councillor Birdi.

Whilst they were outside Mr Kuruparan noticed that the "litter pickers" had turned up and were picking up the rubbish from across the road. Councillor Birdi was taking pictures of the bins and litter on his phone and approached the litter pickers. He made a call on his phone and the litter pickers then started clearing the litter in the garden across the road. Mr Kuruparan said that he spoke to the litter pickers later who told him that Councillor Birdi was "pathetic and a bully " and had called their supervisor to make them pick up the litter in the garden.

The police arrived and Mr Kuruparan gave his account of what had happened he told the police about the racist comments but the police did not seem interested in taking that further.

Mr Kuruparan was angry at the way Councillor Birdi had acted and called the Telegraph to complain about his abusing his authority. He spoke to a Simon who said he would send the photographer and reporter. Whilst waiting Mr Kuruparan spoke to his staff (Naron and Shaiva) who said that Councillor Birdi had come into the shop asking to speak to the "boss" and asking about who was in charge of the alcohol and why they hadn't asked where the boss was going. Mr Kuruparan checked on the Council website to confirm that it was Councillor Birdi from the Councillor photos.

Whilst waiting for the reporter from the Telegraph to arrive two Trading Standard Officers arrived. It was not Mr Gardner the usual officer and Mr Kuruparan thought it was too big a coincidence that they had arrived at that time. He asked the officers if Councillor Birdi had sent them and they said no it was a random check. The officers undertook the usual checks and had no concerns (except one yoghurt nearly out of date).

During this time the reporter from the Telegraph had arrived, he told the reporter that Councillor Birdi had been abusive but they did not print this in the article that appeared.

Mr Kuruparan later spoke to a neighbour who said that Councillor Birdi owns the house opposite (that he had told the litter pickers to clear the garden); 9 Hornall Lane East. It is an empty property that Councillor Birdi is "doing up".

Mr Kuruparan confirmed that he has CCTV of the incident but it does not record sound.

Breach of Code of Conduct alleged by complainant

Mr Kuruparan believes that Councillor Birdi was acting in his own interests and not in the public interest in complaining about the litter. He was offensive and racially abusive. Mr Kuruparan is also concerned that Councillor Birdi abused his position in threatening to close him down and Mr Kuruparan is worried now about what he will do to his businesses.

He wishes to complain about Councillor Birdi having breached the following in the code of conduct:-

2a) Selflessness -I will act solely in terms of public interest. I will not act in such a way as to gain financial or other material benefits for myself, my family, or my friends.

Mr Kuruparan alleges that Councillor Birdi was acting in his own interests in respect of raising concerns about the litter and was not acting in the public interest.

3 a) Champion the needs of residents-the whole community and all my constituents, including those who did not vote for me - and put the public interest first.

Mr Kuruparan alleges that Councillor Birdi was acting in his own interests in respect of raising concerns about the litter and was not acting in the public interest.

b) Deal with representations or enquiries from residents, members of our communities and visitors fairly, appropriately and impartially

Mr Kuruparan believes this section applies as Councillor Birdi should have referred concerns about the litter to the councillor whose ward it is.

e) Listen to the interests of all parties, including relevant advice from statutory and other professional officers, take all relevant information into consideration, remain objective and make decisions on merit.

Mr Kuruparan believes this section applies as Councillor Birdi should have remained objective and not assume that the litter was the fault of Mr Kuruparan and not become angry and personal when raising his concerns.

g) Contribute to making the City Council's decision- making processes as open and transparent as possible to ensure residents understand the reasoning behind those decisions and are informed when holding me and other Members to account but restricting access to information when the wider public interest of the law requires it

Mr Kuruparan believes this section applies as Councillor Birdi should have been clear about his position as a Councillor from the start.

j) Always treat people with respect, including the organisations and public I engage and those I work alongside.

Mr Kuruparan believes this section applies as Councillor Birdi was aggressive and abusive towards him.

k) Provide leadership through behaving in accordance with these principles when championing the interests of the community with other organisations as well within this Council.

Mr Kuruparan believes this section applies as Councillor Birdi was aggressive and abusive towards him; and he abused his position as a Councillor.



Member Code of Conduct: Consideration of a Complaint

Complaint by: Mr Nagarajah Kuruparan, Quick Shop, 75-77 Harnell Lane East, Coventry

kurunagarajah@gmail.com

Complaint against: Councillor Birdi

Enclosures to this memo are:-

- (a) Interview with complainant dated 15th January 2016.
- (b) Newspaper article dated 6th January 2016
- (c) Note of enquires made to date
- (d) Emails to Streetwise teams from Helen Wilkins (Councillor Birdi's PA) dated 4th January 2016.
- (e) Trading standards and Street wise referral forms

Interviews undertaken:-

Mr Nagarajah Kuruparan - 15h January 2015

Introduction

Under the Council's Complaints Protocol, Stage 1 of the Protocol relates to how a complaint made against an elected member should be dealt with. The review must be carried out by the Monitoring Officer and the Chief Executive (or their respective nominees) as appropriate in consultation with the Group Leader of the Subject Member's party, which in this case is Councillor Blundell.

1. Summary of Complaint

Mr Kuruparan alleged that Cllr Birdi breached the code of conduct by racially abusing him and abusing his position as a Councillor.

2. Background and detail regarding the Complaint

On the 4th January 2016 Councillor Birdi went to the complaints shop to complain about the litter on the street. The complainant disputed that the litter was his responsibility and matters became more heated until the police were eventually called.

The complaint alleges that during the confrontation Councillor Birdi racially abused him saying "" You bloody Sri Lankan, you asking me to get out. How the hell you bloody Sri Lankan's got into the Country".

The complainant also alleges that Councillor Birdi then used his position as a Councillor saying "You don't know who I am I will make sure I shut your place down." The complaint is concerned that Councillor Birdi will use his position as a Councillor to damage his business.

The complainant believes that Councillor Birdl instructed Trading Standard Officers to attend that same afternoon at his business in an abuse of his position as a Councillor. Further that Councillor Birdl has an interest in the property opposite the shop that he is renovating and that was his personal motivation for complaining about the litter and for instructing the barrow operatives to clear his front garden.

3. Analysis of Complaint

In his complaint Mr Kuruparan identifies a number of alleged breaches to the Code of Conduct. These are attached as appendix 1.

Cllr Birdi is purported to have identified himself to the complainant as a Councillor. The Code of Conduct for Elected and Co-opted Members would therefore apply to his actions which are the subject of this complaint.

The first paragraph of the code of conduct states that Councillor should represent the community and work constructively with staff and partner organisation to secure better social, economic and environmental outcomes for all

In raising concerns about litter, regardless as to whether or not it is within his ward, is a legitimate action of a councillor and falls within conduct expected of a councillor within paragraph one.

The issue therefore is whether the actions of Councillor Birdi in raising his concerns in the manner in which he is alleged to have done so amounts to a potential breach of the code.

The allegations of the complainant that he was racially abused by Councillor Birdi if true would amount to a breach of the code of conduct in particular paragraphs h, j and k.

The complaint also alleges that Councillor Birdi threatened to "get" the complaints business "shut down" by using his influence as a Councillor. The complaint believes that the arrival of the trading standard officers from the Council that same afternoon is evidence of this behaviour. Following the incident in the shop Councillor Birdi contacted his pa and asked that the streetwise department of the city council be contacted to "deal" with the issue of litter. Councillor Birdi further asked Trading Standard officers to investigate the legitimacy of the shop selling alcohol. These may be the legitimate actions of a Councillor raising concerns appropriately in his role as a councillor; however alternatively if the allegation is correct that Councillor Birdi was using his position as a Councillor to deliberately damage the complainants business then this would amount to a breach of the code under paragraph g, i and k.

The complaint further alleges that Councillor Birdi's action were motivated by his own interests and not the public interest. It is alleged that Councillor Birdi's representations about the litter were related to his own property and his instruction to the barrow operative to clear the front gardens was motivated by his own personal interest in the property affected. Even if this assertion is correct it may not give rise to a breach of the code as Councillor Birdi is entitled to raise concerns about litter whether it is affecting his own property or not. The breach may rise in respect of his using his position for his own personal gain which may give rise to a breach under paragraph a.

4. Options Available

- 4.1 The options for dealing with the complaint are:
 - (a) referring the matter to an internal or external Investigating Officer for Investigation
 - (b) taking no further action on the complaint;
 - (c) resolving the matter by informal resolution; or
 - (d) any other way deemed appropriate.
- 4.2 The factors to be taken into account when determining how to deal with a complaint may include, but are not limited to, whether:
 - (a) the complaint relates to an existing member of the Council or Parish Council;
 - (b) the member was in office at the time and bound by the Code of Conduct at the time:
 - (c) the member was acting in his or her official capacity;

- (d) the complaint is considered serious or significant in substance
- (e) the complaint would be in the public interest to pursue
- (f) the complaint is vexatious, malicious, politically motivated or inappropriate;
- (g) the complaint is substantially similar to a complaint already made to Standards for England, the Ethics Committee (or its predecessor the Standards Committee) or any other regulatory authority;
- (h) the complaint is unreasonable;
- (i) the complaint is about something that happened so long ago that those involved are unlikely to remember it clearly enough to provide credible evidence, or where the lapse of time means there would be little benefit or point in taking action now;
- (j) the allegation discloses a potential breach of the Code of Conduct, but the complaint is not serious enough to merit any action and:-
 - (i) the resources needed to investigate and determine the complaint are wholly disproportionate to the allegation(s); or
 - (ii) whether, in all the circumstances, there is no overriding public benefit in carrying out an investigation;
- (k) the complaint suggests that there is a wider problem throughout the authority;
- (I) it is apparent that the complaint arises from the Subject Member's relative inexperience as a member,
- (m) the Subject Member has admitted making an error;
- (n) training or conciliation would be the appropriate response;
- (o) the member has been the subject of previous complaints that have been upheld.

5. Recommended Action

In light of the allegations made it is recommended that an independent officer external to the Council be appointed to investigate the complaint.

There are a number of routes of investigation that have not been progressed at this preliminary stage (to ensure an uncontaminated forensic approach if a full independent investigation is determined); which may assist in determining if the allegations are substantiated or not. Including, but not limited to, an interview with Councillor Birdi, consideration of CCTV, interview with shop staff and council officers.

6. Consultation with Group Leaders

As Group Leader of the party to which the Subject Member belongs, I have read the above report and I agree with the recommended action.

Signed:
∕∕ lir Blundell
Group Leader, Conservative Group
Dated: January 2016
Julie Newman, Deputy Monitoring Officer
Date: 2) January 2016

From:

Hickin, Craig

Sent: To: 04 January 2016 14:04 McHugh, Martin Birdi, Jaswant (Cllr);

Cc: Subject:

FW: Tom White bins on the pavement spreading rubbish on the street (Quickshop -

Harnall Lane East)

Attachments:

FullSizeRender.jpg; ATT00001.txt; FullSizeRender.jpg; ATT00002.txt;

FullSizeRender.jpg; ATT00003.txt; FW: Cllr Birdi - Quickshop - 75 Harnall Lane East

Hi Martin,

Please see below and attached. Can we look into this please. Thanks

Craig Hickin
Head of Environmental Services
Street Scene & Green Spaces
Place Directorate
Room 315 Broadgate House
Broadgate, Coventry
CV1 1NH

Tel: 024 7683 2585

Email: craig.hickin@coventry.gov.uk

Secure GCSX email: craig.hickin@coventry.gcsx.gov.uk

----Original Message----

From:

Sent: 04 January 2016 12:39

To: Hickin, Craig

Subject: FW: Tom White bins on the pavement spreading rubbish on the street (Quickshop -

Harnall Lane East)

Dear Craig

Photos as promised.

----Original Message-----

From:

Sent: 04 January 2016 11:55

To: Elliott, Sarah

Subject: FW: Tom White bins on the pavement spreading rubbish on the street (Quickshop -

Harnall Lane East)

Dear Sarah

Cllr Birdi has sent the attached photo's in. It shows that they are Tom White bins, is this organised through the Council?

1

If you could let me know that I am going in the right direction with Cllr Birdi's queries, that would be appreciated.

Thank you

----Original Message-----

From: jbirdi@sky.com [mailto:jbirdi@sky.com]

Sent: 04 January 2016 11:30

To:

Subject: Tom White bins on the pavement spreading rubbish on the street

Hi

Attached are the photos of the problem along the Harnell lane caused by the bins. These bins should not be kept here ,, They should be kept in there Yard at the side.. Please request the street wise to deal with the problem...

Regards

Birdi
br />
All e-mails are monitored by Coventry City Council's ICT Security, using Mimecast.

From:

Sent: To: 04 January 2016 12:38

Hickin, Craig

Subject:

FW: Cllr Birdi - Quickshop - 75 Harnall Lane East

Importance:

High

Dear Craig

I went to Sarah Elliot with this query firstly as I was unsure, Sarah advised that you would be able to help deal with this.

I will also send you another email with some pictures that Cllr Birdi has sent.

Thanks

From:

Sent: 04 January 2016 11:25

To: Elliott, Sarah

Subject: Clir Birdi - Quickshop - 75 Harnall Lane East

Importance: High

Dear Sarah

Councillor Birdi has asked me to find out about the large bins that the Quickshop, 75 Harnell Lane East have outside their shop. These are overflowing and rubbish blowing over the road, also they are also always outside the front of the shop, is there any way that they can be asked to keep them off the pavement?

Thanks

Personal Assistant Member Services Resources Directorate Coventry City Council The Council House Coventry, CV1 5RR

Tel:

We're always keen to hear feedback on the service you receive from Business Services, which takes just a few minutes:

Feedback Form

†northgate

Complaint Details WK/216000092

Property
Address Quick Stop, 75 Harnall Lane East, Coventry, CV1 5AG
Telephone 02476225272 Fax Area EC1 - EC Area 1

Cilr Jaswant Birdi (Cilr)
COMPRIEY CITY COUNCIL, COUNCIL HOUSE, EARL STREET, COVENTRY, CVI SRR
COVENTRY CITY COUNCIL COUNCIL HOUSE, EARL STREET, COVENTRY, CVI SRR
COVENTRY CITY COUNCIL COUNC

Next Task ICR - Initial Clir Response Due 04/01/2016 Allocated 04/01/2016

FSA Type

Previous Complaints (Last 10 not including this one)
Reference Received Details

WK/211012897 09/05/2011 waste piled up to the rear.

Comp ECDC JWS

Page 1

Actions

Officer Actual

MM 04/01/2016

↑northgate

Complaint Details WK/216000092
9084 - Attachment Comments PRIVATE
9084 - Attachment Comments: update from andy 1 In TS no apparent Issues: IGR - Initial Citir Response PCR - Final Citir Response MM
MM
MM
MM

User Defined Codes

Related Addresses

User Defined Addresses

No User Defined Addresses found.

User Defined Text No User Defined Text found.

Public Protection by Northgate of 1

Page 1

*northgate

Complaint Details - WK/216000025

Property
Address Quick Stop, 76 Harnall Lane East, Coventry, CV1 5AG
Telephone 92478228272 Fax
Area 8 - Tstand Area 8
Worksheet

Department TS - Trading Standards
Application CPTS - Complaints - TS
Task Group TTS - Trading Standards
TS-1 Trading Standards

04/01/2016 Time 11:49 I - E-Mail APT - Andy Tandy GP - General Public Date Recd Method Recd By Source

Details Councillor Birdl has asked if it is possible to check whether the alcohol that is being sold at the Quickshop is legal?

Officer APT - Andy Tandy Time Taken 130 Next Action

Target First Response 07/01/2016 Completed 28/03/2016

Due

Allocated 04/01/2016

C155 - No formal action required

No References set up

Complaints Subject Details Title First Name

OFT (Goods/Services) F17 - Other Alcoholic Drinks
OFT (Complaint Type) 08G - Counterfelting
FSA Type

Redress Value 001 - Shop
OFT (Method of Selling)
Country of Origin UK - United Kingdom

Tel 02476226272 Fax Email

Previous Complaints
Reference Received Details
WK/215022593 08/07/2015 Counterfelt alcohol - C used bar code scanner - it comes up "no product". Smells foul BACARDI 70 cl

Status Outcome Officer Resp C153 DCG

Public Protection by Northgate

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*northgate

Complaint Details - WK/216000025

Action	Officer	Actual	Target	Time	Value	Number
0000 - Procedure Started 9004 - Attachment Comments: Via AH and Martir Personal Assistant Member Services Resources Directors Coventry City Coun The Council House Coventry, CV1 5RR	ate	04/01/2016 04/01/2016 and Helen Wilkin	is	5		
Tel: 024 7683 1101						
078 - Visit Comments: Insp of shop - lice	APT	04/01/2016		45		
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9004 - Attachment	APT	04/01/2016		15		
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Public Protection by Northgate Page 1 of 1









Sell Buy and Sell in Coventry



In Your Area

Wasps RFC

Watch: Police called after heated exchange between Coventry councillor and shop owner

12:55, 6 JAN 2016 UPDATED 13:58, 6 JAN 2016 BY SIMON GILBERT

http://www.coventrytelegraph.net/news/coventry-news/watch-police-called-after-heat... 22/01/2016

Page 2 of 7

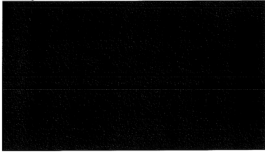
Conservative Coun Jaswant Singh Birdi got into argument with shopkeeper over litter and it ended with officers being called

6 COMMENTS

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Police were called to a heated exchange between a Coventry City Councillor and a

Raj Kuru called police after alleging that Coun Jaswant Singh Birdi had refused to leave his Quick Shop store, on Harnall Lane East, following an argument about litter.

http://www.coventrytelegraph.net/news/coventry-news/watch-police-called-after-heat... 22/01/2016

Mr Kuru said: "There's rubbish outside and he started to make a big scene and refused to leave the premises, I had to call the police."

He added: "I thought he was out of his mind. He was complaining about the rubbish outside, but there's no proof it has come from our bins."



Raj Kuru, owner of Quick Shop

Conservative Coun Birdi is the councillor for the Bablake ward, but Mr Kuru's shop sits in the Labour stronghold of St Michael's.

But Coun Birdi said he was within his rights to tackle issues regarding a shop outside of his constituency.

He said: "I have friends everywhere, that's not relevant.

*The bins there are all full of litter and stuff was falling away. It's been going on for very many months. He got heated and called the police.

"I think the issue is resolved, I have reported the issue to officers." $\,$

http://www.coventrytelegraph.net/news/coventry-news/watch-police-called-after-heat... 22/01/2016



Councillor Jaswant Singh at the shop

Asked if he had refused to leave the shop, he said: "That was not the case, there was no issue on that one.

"I waited because he had called the police, I had done nothing wrong. Why would I run away?" $\,$

A West Midlands Police spokesman confirmed they had been called to the shop at 10.46am on Monday to reports of "a person refusing to leave the shop". Police attended but no arrests were made and no further action will take place.



http://www.coventrytelegraph.net/news/coventry-news/watch-police-called-after-heat... 22/01/2016

APPENDIX 5

Report of investigation for Coventry City Council in respect of a complaint against Councillor Birdi of breaches of the Member Code of Conduct

1. Introduction

I am Jeremy Thomas. I am a Solicitor and am employed by Oxford City Council as Head of Law and Governance and am also the Monitoring Officer for that Authority.

I have been appointed by Coventry City Council to investigate a complaint against Councillor Birdi ('the Councillor') made by Mr Nagarajah Kuruparan ('the Complainant') who is the owner of Quick Shop, 75-77 Harnell Lane East, Coventry.

The details of the complaint are set out in a note of an interview with the Complainant on the 15th January 2016, at **Appendix 1**.

The complaint was the subject of an initial review in accordance with the Council's complaints protocol, on the 27th January, 2016. The initial review concluded that the Code was engaged by the complaint and that it should be the subject of an investigation by a person independent of the Council. My appointment followed.

As part of this investigation I have interviewed, in person or by telephone, the following people: -

- The Councillor (accompanied by Councillor Ken Taylor)
- The Complainant
- Mr Gobalsingam Naroon (shop assistant)
- Mr Ali B (customer in shop)
- PC Cooper
- PC Francis
- Mr Adam Barrett and Mr Andrew Tandy (Trading Standards)
- The 'litter picker'

Any documentation that I have relied on is appended and referenced in the body of the report.

The only CCTV footage available was the portion embedded in the Coventry Telegraph story of the 6th January 2016. Having viewed it, it did not assist me and I have not drawn any inferences from it.

I am grateful for the co-operation of all the interviewees and I am particularly grateful to Ms Julie Newman, Legal Services Manager, for her assistance.

2. Summary of Allegations

There was one aspect of the complaint which was dealt with summarily by the initial review, correctly so in my view. That was whether it was legitimate for the Councillor to have raised concerns about litter outside of his ward. The initial review concluded the Councillor was entitled to do so. I entirely agree. I did not therefore consider that allegation as part of my investigation.

There are three central issues raised by the complaint. They are:

- a) Whether the Councillor was abusive, generally, and specifically, racially abusive to the Complainant ('the abuse allegation');
- b) Whether the Councillor threatened to get the Complainant's premises closed down and made an inappropriate referral to Trading Standards ('the Trading Standards allegation'); and
- c) Whether the Councillor sought to use public resources to clear his own private property of litter ('the litter allegation')

I will deal with each issue in turn.

3. The abuse allegation

It is common ground that the Councillor went to the shop on the morning of the 4th January 2016 to complain about litter in the area, which the Councillor perceived was caused by the commercial waste arrangements of the shop. Specifically, that the two wheelie bins used by the shop were overflowing.

Councillor's account

The Councillor says that he went to the shop and asked the first person he saw whether he was the owner to which the person said 'no'. Seeing that the shop sold alcohol he asked the assistant whether he was the designated premises supervisor, to which the person replied 'yes'.

The Councillor then showed the assistant the bins from the doorway of the shop and explained the problem. The assistant denied that the bins were the source of the litter. The assistant then pointed to his left and said 'that is the owner'.

The account from this point is taken up by **Appendix 2** which is a document handed to me by the Councillor at our interview, setting out his version of events.

The Councillor denies the account given by the Complainant and denied that he was agitated when he was in the shop. He claimed that he was the 'coolest person ever' because he could see that the Complainant was 'arrogant'.

The Councillor confirmed that he had never met the Complainant before and therefore queried how he could know that he was Sri Lankan.

Complainant's account

The Complainant has owned the shop since 2004 and confirmed that he had never met the Councillor before the 4th January. The Complainant returned to the shop in his van and saw his assistant and the Councillor in the doorway. He says he could see that there was tension. The Councillor complained about the litter. The Complainant denied that it was his responsibility and the Councillor started to become aggressive, raising his voice.

The complainant says he was irritated by the Councillor and said that 'if you have any problems, complain to the Council and I will deal with them'. The Complainant says that at this point he did not know that the Councillor was a Councillor.

The Complainant says that he was mindful of customers coming and going and so asked the Councillor to leave the premises. He phoned the Police as the Councillor refused to leave. When he put the phone down the Councillor said 'I know you are a Sri Lankan. I have Sri Lankan friends'. The subsequent alleged exchanges between the Complainant and the Councillor are set out in **Appendix 1** which are the interview notes of the 15th January. I have not repeated the exchanges here save for the sentence at the start of this paragraph, as that sentence was not given in the account at **Appendix 1**.

The Complainant denies the account given by the Councillor at **Appendix 2** and in response to the question as to how the Councillor would know he was Sri Lankan replied that the difference in skin tone would be obvious to somebody from the Indian subcontinent. The Complainant also said that 70-80% of shops in Coventry are owned by Sri Lankans.

In rebutting the account at **Appendix 2**, the Complainant said that he had married an Indian lady, would never use words like that and was bemused as to why he would demand an Indian passport before speaking to somebody.

Shop Assistant's account

Mr Naroon has worked at the shop since 2014. He works approximately 20 hours a week and is not related to the Complainant.

Mr Naroon confirmed the account given by the Councillor in relation to the initial exchanges before the Complainant arrived. Mr Naroon confirmed that the Complainant joined the conversation in the doorway after returning in his van and that the Complainant had denied the litter was his responsibility, saying that the Councillor should call the Council about it.

Mr Naroon said that the Councillor refused to leave and the Complainant went to the counter to phone the Police. The Complainant phoned the Police in front of the Councillor.

Mr Naroon confirmed the account of the conversation given by the Complainant. I showed Mr Naroon, **Appendix 2** and he denied that any of those things were said by the Complainant.

Customer's account

The CCTV footage showed a person standing at the counter in the shop. The Complainant identified him as a taxi driver who was a customer. His business card reads 'Ali B Taxi'. I don't know whether that is his real name or a trading name.

Mr B was unable to give a complete account of the conversation but plainly felt that the Councillor was abusing the Complainant, rather than the other way around. Mr B said that he tried to calm the Councillor down by saying 'hold on bro'. Mr B said that the Complainant was not being abusive and when I put the account in **Appendix 2** to him, he did not recognise any of it.

Mr B said that he did not know the shop owner much but called in from time to time. Mr B said that if he was in the Complainant's place he would have punched the Councillor.

Police account

PC Cooper and PC Francis attended the incident. The incident log is 633 of the 4th January which is **Appendix 3**.

As is usual in incidents of this sort the two parties to the altercation were spoken to separately. PC Cooper spoke to the Complainant in the shop. PC Francis spoke to the Councillor outside.

PC Cooper confirmed that the Complainant said he had been accused of being responsible for the litter. PC Cooper did not receive any account of racial abuse beyond the Complainant saying that the Councillor didn't like him because he was a Muslim. PC Cooper described the Complainant as upset rather than agitated and was of the view that the Complainant had felt threatened by the Councillor.

PC Francis confirmed that the Councillor was remonstrating about litter bins and described him as agitated.

The PC's conferred and having established that there was not going to be a breach of the peace, left.

It is important, however, to note that because the PC's saw the Complainant and Councillor separately their evidence as to the relative demeanour of each party should be treated with some caution.

Findings

There is a conflict of evidence as to what was said between the Councillor and the Complainant and I have to form a view, on the balance of probabilities, as to what was said.

I think it is more likely that the account given by the Complainant is true for the following reasons:

- a) It is corroborated by the shop assistant (Nr Naroon) and the shop customer (Ali B);
- b) The Complainant appeared to me to be a sincere and truthful witness;
- c) The words used in the Councillor's account are entirely one sided in that they reveal no irritation on the Councillor's part. In contrast the Complainant concedes he was irritated by the Councillor and in his account this is apparent by his retorts to the Councillor
- d) The Councillor's account alleges that the Complainant's call to the Police referred to someone 'throwing goods all over the place'. That is not reflected in the Police log (Appendix 3) and casts doubt on the verity of the Councillor's account.
- e) I do not accept that it could not have been apparent to the Councillor that the Complainant was Sri Lankan.
- f) The Complainant appeared to me to be sincere in his evidence that he would not have used the words alleged by the Councillor because he had married an Indian lady and the prejudices revealed in the Councillor's account would not have occurred to him.
- g) The account given by the Councillor of being the 'coolest person ever' is inconsistent with PC Francis's assessment of his demeanour.

Consequently, my finding in relation to the abuse allegation is that the Councillor was racially abusive to the Complainant.

4. The Trading Standards allegation

The Complainant's account

The Councillor said to him **(Appendix 1)**, "You don't know who I am I will make sure I shut your place down".

Two Trading Standards Officers visited the shop later that day, denying that they had been sent by the Councillor but left without any concerns.

The Councillor's account

The Councillor denies that he threatened the Complainant in the terms set out above.

After leaving the premises the Councillor contacted his PA Helen Wilkins who emailed Trading Standards at 11.27am on the 4th January in the following terms:

"Councillor Birdi has asked if it is possible to check whether the alcohol that is being sold at the Quickshop is legal?"

The Councillor did this because he was concerned at the apparent youth of the assistant who described himself as the designated premises supervisor, although he also said to me that he had no concern as such but just wanted to bring the premises to the attention of Trading Standards.

The Councillor denied that his referral was made in bad faith. He indicated that the nature of the premises (grocery and off-licence), the litter problem and the apparent youth of the supervisor prompted him to make a referral and to follow it up with a factual enquiry.

The Councillor pointed out that he made no representation to the Trading Standards as to what should be done. He said that he just informed them and let them do their job.

Shop Assistant's account

Mr Naroon corroborated the Complainant's account that a threat was made by the Councillor to seek to close down the shop.

Customers account

Mr B also corroborated the Complainant's account that a threat was made by the Councillor to seek to close down the shop.

Trading Standards account

The email from Helen Wilkins was referred internally and, with commendable speed, the shop was visited on the afternoon of the 4th January by Mr Barrett, Enforcement Officer and Mr Tandy, Trading Standards Officer.

The Officers were asked by the Complainant whether their inspection was as a result of a complaint from a Councillor but the Officers did not confirm that as it is not their practice to disclose Complainant's details when visiting premises.

Following the inspection, Mr Tandy emailed the Councillor at 4.55pm on the 4th January and said:

"Following the receipt of your concerns relating to the alcohol being sold from Quickshop, 75 Harnell Lane East, Coventry, a visit was made this afternoon to the premises and no infringements were found on the premises. A number of bottles of alcohol were examined along with general products being sold in the shop. I have advised my colleagues in the Licensing and Environmental Crime Teams of this visit as they were also circulated with the details of your concerns".

On the 5th January at 12.11pm the Councillor emailed Mr Tandy:

"Thanks for the information. Could you kindly advice (sic) how many such visits you (sic) department made to this shop in the past?"

Mr Tandy replied at 12.19pm:

"Four previous visits were made and registered on our records for Trading Standards Officers visiting the premises. Any visits made to retail establishments are made based upon a calculated risk basis due to restricted staff resources".

No further contact was made by the Councillor.

Findings

Having already preferred the account of the Complainant in terms of what was said in the shop my finding, on the balance of probabilities, is that the Councillor did threaten to seek to close down the Complainant's premises.

However, I also consider that the threat was a hollow one in that there was a rational basis for the Trading Standards referral, it was expressed in neutral terms and aside from one factual enquiry (which was reasonable in my view) the Councillor did not make any representations that the premises ought to be enforced against.

In short, whilst the initial threat was inappropriate, the subsequent actions of the Councillor were not.

5. The Litter allegation

The Councillor's account

The Councillor owns the property 6 Priors Harnell as disclosed on his register of interests. It has an open frontage, of grass, onto the pavement of the public highway. It had been tenanted but became vacant in November 2015. The neighbours had complained to the Councillor about litter, saying it was caused by the bins opposite, i.e. the commercial waste bins serving the Complainant's shop.

On the morning of the 4th January litter pickers were working in the street. The Councillor spoke to them initially to ask them whether they had complained about the bins. They had not and he therefore went to the shop to do so.

Note: Events at this point are dealt with in the abuse allegation section.

After leaving the shop, the Councillor went to speak to the litter pickers. There was litter in the open frontage of his property and he asked the litter picker whether there was a policy that they pick up that litter. The Officer didn't know and said 'speak to my supervisor'.

The Councillor went to the other litter picker who had been identified to him as the supervisor and asked him what they did about that type of litter. The supervisor told him

that it was private property and they were not insured and could not pick up the litter. The Councillor said thank you and left them.

The Councillor picked up the litter himself a few days later, two black bags worth.

The litter pickers did not go into the front garden and only picked up litter from the boundary of the pavement/private property but did not do so at the Councillor's instruction or request.

The supervisor made an assumption that the property was owned by Whitefriars Housing Association as he said that if Whitefriars gave consent they would do it. The Councillor did not say he was the owner but said 'you do whatever you want to do'.

The Councillor emailed his PA at 11.30am on the 4th January in the following terms:

"Subject: Tom White bins on the pavement spreading rubbish on the street.

Attached are the photos of the problem along the Harnell Lane caused by the bins. These bins should not be kept there. They should be kept in there (sic) Yard at the side. Please request the street wise to deal with the problem". The photos are attached as **Appendix 4**.

Complainant's account

The Complainant saw the Councillor speaking to the litter pickers but could not give any evidence as to what was said.

The Complainant confirmed that he only saw litter picked from the verge, not the private property.

The Complainant spoke to the litter picker after the Councillor left who told him that he (the Councillor) wanted me (the litter picker) to pick up the rubbish from the garden.

The litter picker told the Complainant that he had told the Councillor that they were not allowed to go into gardens but that if the Councillor wanted him to then he should speak to his supervisor.

'Litter Picker' account

The 'litter picker' ('LP') was working in a team of two and was also the driver. The Councillor approached them and introduced himself as Councillor Birdi. The Councillor commented on how dirty the area was, pointed to the trade bins and asked him to clean around them. LP pointed out that they were private bins from Tom White.

The Councillor said the overspill was blowing in the street and LP said yes, that was for him to pick up.

The Councillor was looking at the gardens and said why aren't you cleaning there? LP said it was up to Whitefriars. The Councillor said they're not Whitefriars, they're private. LP said we can't do private houses. The councillor said its Council litter that's blown in. LP said I can't control the weather.

The Councillor asked can you do the garden. There was only one property without a fence. LP said no. The Councillor said give me the name of your supervisor. LP said he didn't have the number but told the Councillor his name.

The Councillor then left them. The Complainant then came across to them and told them what happened in the shop and LP told the Complainant what the Councillor had asked. The Complainant told LP that he thought the Councillor owned the property.

LP confirmed that they only cleaned the verge and not the front garden.

Findings

It is common ground that the litter pickers did not clear the Councillor's private property of litter.

There is a conflict of evidence as to whether the Councillor requested the litter pickers to do so. By the Councillor's account he simply made an enquiry. By LP's account the Councillor made a request.

On the balance of probabilities, my finding is that the Councillor made a single request to the LP to clear his garden. The Officer refused. The Councillor took no for an answer and did not argue the point or make any further representations in his private cause. The Councillor cleared the property himself a few days later.

The only follow up on the Councillor's part was his email of the 4th January and this was not directed to or concerned with his private property, but rather the overflowing bins.

6. Applicability of the Code to Findings

In relation to the abuse allegation my finding that the Councillor racially abused the Complainant is a breach of the Code as it is a failure to treat people with respect.

In relation to the Trading Standards allegation my finding that the Councillor threatened the Complainant is a breach of the Code as it is a failure to treat people with respect.

In relation to the litter allegation, I do not consider that my findings reveal a breach of the Code. Whilst I recognise that it may be argued that the Councillor ought not to have made the request in the first place, it seems to me that having been told no the Councillor respected the answer and did not follow up the request other than pursuing the wider litter/bins issue which was an issue of public interest.

APPENDIX 5: DOCUMENT 2

Appendix 2

CONVERSATION WITH THE SHOP KEEPER:

The shop assistant pointed to the left and said that is the Boss. I turned to the left and saw a man standing behind the pile of boxes.

From the look on his face he looked very angry and frustrated from the fact that someone has actually challenged him regarding the litter on the pavements and the gardens and the road in front of his shop.

He was not interested to talk or discuss or ask why I was visiting his shop. He simply ignored me and moved behind the pile of goods so that there was a barrier between me and him and also he was little bit closer to me.

He shouted at me with words from his mouth which bemused me. He shouted that, "I have no time for Bloody Indians like you and I will only talk if you show me your Bloody Indian Passport."

"If you do not show me the Bloody Indian Passport, I will throw you Bloody Indian out of my Shop."

I asked him, "What have I done that you want to throw me out of your Shop."

He said, "You Bloody Indians are thieves and will steel from my shops if I let you to shop."

I asked him," How can you say that Indians are thieves."

He said, "I have seen you Bloody Indians on the CCTV, you Bloody Indian steal from my shops and you Bloody Indians are Terrorists and look what you Bloody Indians did to my Country." "I have no time for trouble making Bloody Indians like you and I am going to call the Police and throw you Bloody Crafty Indian out of my shop."

From where he was he moved to counter where he picked the Phone and rang the police and told them to come straight away as there was someone in the shop causing trouble and throwing goods all over the place.

When he finished calling the Police, I asked him if the Police are coming. He replied that he doesn't know and I Bloody well can ring them if I want. I said I will wait out side...

APPENDIX 5: DOCUMENT 3

URN	Date & Time	Secure Record	Owner	Operator	Beat
633	04/01/2016 10:45:39	No	CVSD2	57929	CVEE
Initial Class	Response	Crime No.	Arrest s	Date Closed	Status
DISORDER	EARLY		0	04/01/2016 13:17:31	CLOSE D

Method Received 999 Call --- Telephone No.:

Caller

Caller Address COVENTRY CV1 5AG
Caller Phone Ex-Directory:

Incident Location - COVENTRY-WEST MIDLANDS CV1 5AG

OSGR

Incident Detail CUSTOMER REFUSING TO LEAVE - HES BEING VERBALLY

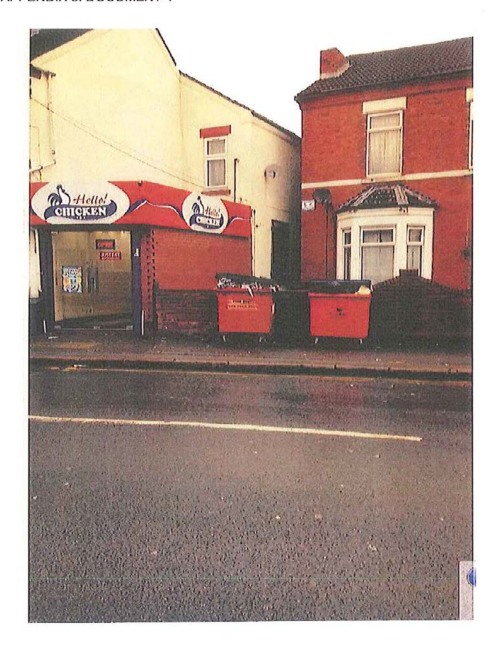
AGGRESIVE TOWARDS ME,

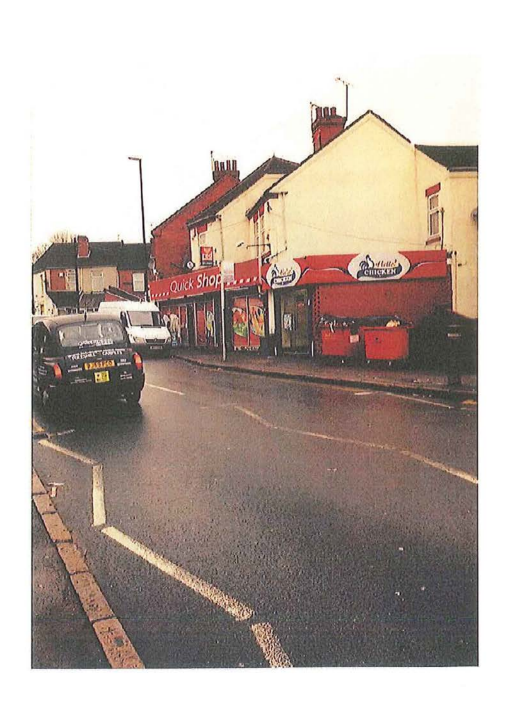
Incident Result COMPLETED TASK/PLAN/ENQUIRY

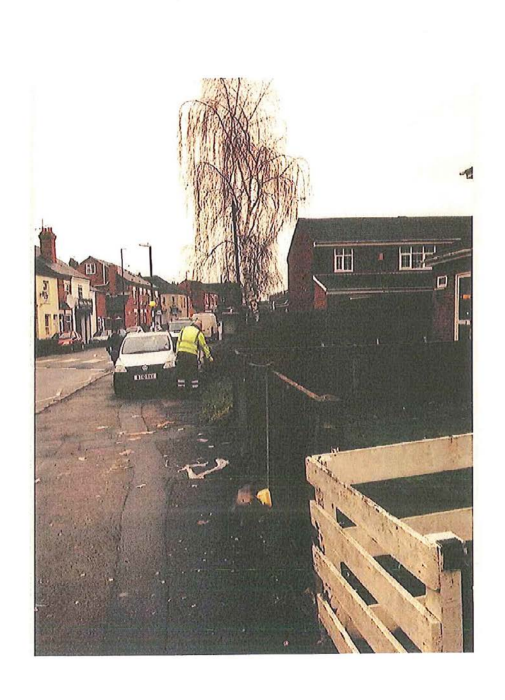
Updates

04/01/2016 10:48:39 4000 Despatched 04/01/2016 10:48:48 4290 Despatched 04/01/2016 10:50:31 4000 Arrived at Incident 04/01/2016 10:50:32 4290 Arrived at Incident 04/01/2016 12:44:31 CAN YOU ASK FOR UPDATE PLS 04/01/2016 12:45:48 4000 - ALL SORTED. WILL UPDATE VIA WEBOASIS WHEN 04/01/2016 12:45:50 BACK AT THE NICK 04/01/2016 13:16:29 THE MALE WHO HAS GONE INTO CALLERS SHOP IS COUNCILLOR 04/01/2016 13:16:29 JB WHO HAS CHALLENGED THE OWNER 04/01/201613:16:29 REGARDS TO LITTERING THE STREET..IT APPEARS THAT THE 04/01/2016 13:16:29 SHOP OWNER HAS PLACED TWO WHEELIE BINS OUT FOR REFUGE 04/01/2016 13:16:29 COLLECTION TODAY MUCH TO THE ANNOYANCE OF THE 04/01/2016 13:16:29 COUNCILLOR, I HAVE SPOKEN TO BOTH PARTIES AND IT THAT 04/01/2016 13:16:29 THE COUNCILLOR HAD A GRIEVANCE WITH THE SHOP OWNER 04/01/201613:16:29 WHO IS LAWFULLY AND LEGALLY AWAITING REFUGE 04/01/2016 13:16:29 COLLECTION. ACROSS THE ROAD THE COUNCILLOR IS WITH 04/01/201613:16:29 LANDSCAPES COLLECTING RUBBISH FROM HOUSE FRONTAGES. 04/01/2016 13:16:29 NO ISSUES HERE NOW NO OFFENCES LOG UPDATED FOR INFO 04/01/2016 13:16:29 AND CLOSING.

APPENDIX 5: DOCUMENT 4







APPENDIX 6

From: Sloan, Ken

Sent: 11 April 2016 20:40 **To:** Lynch, Helen; Newman, Julie

Subject: Re: Councillor Complaint - Coventry City Council - confidential

Dear Julie and Helen

Apologies for the delay.

I can confirm that I have reviewed the report and supporting document. It is clear that the allegations do relate to and are appropriate for consideration under the Code. The findings seem appropriate and proportionate with regard to the allegations and evidence considered.

I think the investigation has been conducted comprehensively although it will be important to consider the response of Councillor Birdi to the draft report and to see if there are any issues of fact that are challenged.

I would be grateful if you could keep me posted as it progresses.

Best wishes

Ken

Ken Sloan Registrar and Chief Operating Officer University House University of Warwick Coventry CV4 8UW

Tel: +44 (0) 2476 523704

APPENDIX 7

<u>Comments and Notes relating to the report of the I.O. Jeremy Thomas relating to the complaint against Councillor Birdi. Date 12th April 2016.</u>

Refer Page 1:

It should be noted that the time from the alleged incident to the to the complaint being submitted was some 11 Days While bearing in mind the severity placed on the incident by the complainant, and his actions in phoning the police and also contacting the Coventry Telegraph .

Refer Page 2:

<u>Para 1</u>: The CCTV needs to be re-introduced into the enquiry as it contains evidence in support of my (Cllr Birdi) statement as to the timing of the conversation with complainant and the customers statement

Another point to be made about the CCTV is that it only covers a very short period of the incident .The reason given is that it had been rubbed clean.

My contention is that there is nothing on the CCTV to support the complainant's statement. bearing in mind his quick actions in calling the police and contacting the Telegraph would he not have retained the full tape of the incident to support his statement.

The complainant alleges that the racial comments took place after he called the police but it can be clearly seen in the video that the complainant moving past me (Cllr Birdi).

It also illustrates that I (CIIr Birdi) do not appear to be agitated.

The customer does not mention in his statement the words spoken to him which can be clearly seen on the video.

It also illustrates the complainant finishing his phone call to the police and moving away from me (Cllr Birdi).

Page 3 /4: Complainant's account

The complainant says that he arrived at the shop by van but its stated in my (ClIr Birdi's) statement that the owner /complainant came out from the rear of the shop and the assistant pointed him out to me. The positioning of the owner was pointed out to the I.O but it appears not to have been considered. We are suggesting that the complainant was in the rear of the shop all the time. The positioning within the store was illustrated to the I.O on a sketch of the shops interior which was submitted to the I.O but has but been in included in the I.O's report.

Page 3 & 4 Contd:

Refer Para 4 & 5:

The complainant states that I said "I know you are a Sri Lankan .I have Sri Lankan friends. " Is denied.

To suggest that you would know what country a person came from by the tone of their skin is not believable even for a person from the sub-continent.

There are many people living in this country with various shades of skin who were born here and why would I (Cllr Birdi) make that statement bearing in mind I was not born in this country.

Refer Page 5:

Shop Assistants account: (Note. There was also two other assistants in the shop during the time of the alleged incident)

Refer Para 1 to 4: It is unlikely that the shop assistant is going to do anything other than agree with his boss's statement

Customer account:

Refer Para 1:

The CCTV footage is introduced into customer statement without proof and the ability to see the CCTV

There is no understanding of when the Customer arrived on the scene and how much he heard or observed .The customer at the same time does not mention what Cllr Birdi said to him which can be clearly seen on the CCTV footage.

Was the customer shown the complainant's statement or mine?

Refer Page 6:

Police account:

Refer Para 3:

The police clearly state that the complainant made no complaint about any racial abuse and thus it is not recorded by them.

WHY bearing in mind that the main complaint made to the council is about Racial abuse.

It's my contention that he did not say anything to the police because nothing had been said and he would not wish to have told the police a lie.

Also according to the police he makes the reference to Muslim having in his statement, yet accused Cllr Birdi of mentioning Sri Lankan's

Para 6:

Why should a **Police** statement be treated with caution. It is a statement of fact which the CCTV footage also proves.

Findings:

Refer Page 7:

Para e:

I do not accept the I.O judgement as he has no base for his decision other than complainant statement that I (Cllr Birdi) would know his country of origin by the tone of his skin.

His judgement should be based on his (I.O) view not the complainant's statement/view.

Para f:

The fact that he was married to an Indian lady does not prove anything and certainly does not prove that he did not make the comments stated by ClIr Birdi.

Para g:

When I qualify myself as "a coolest person ever "means that I am coolest in my mind.

Refer Page 9:

Customer appears to recall alleged threat but is unable to recall anything else although it can be clearly seen on the CCTV that I (Cllr Birdi) spoke to the customer.

Refer Page 10:

Para 1:

This statement clearly shows others concerns about these premises and justifies my (Cllr Birdi's) actions. I did not issue any threats of closure.

The complainant statements says that I called a supervisor by phone which I did not and my phone records are available as proof.

Refer Page 14:

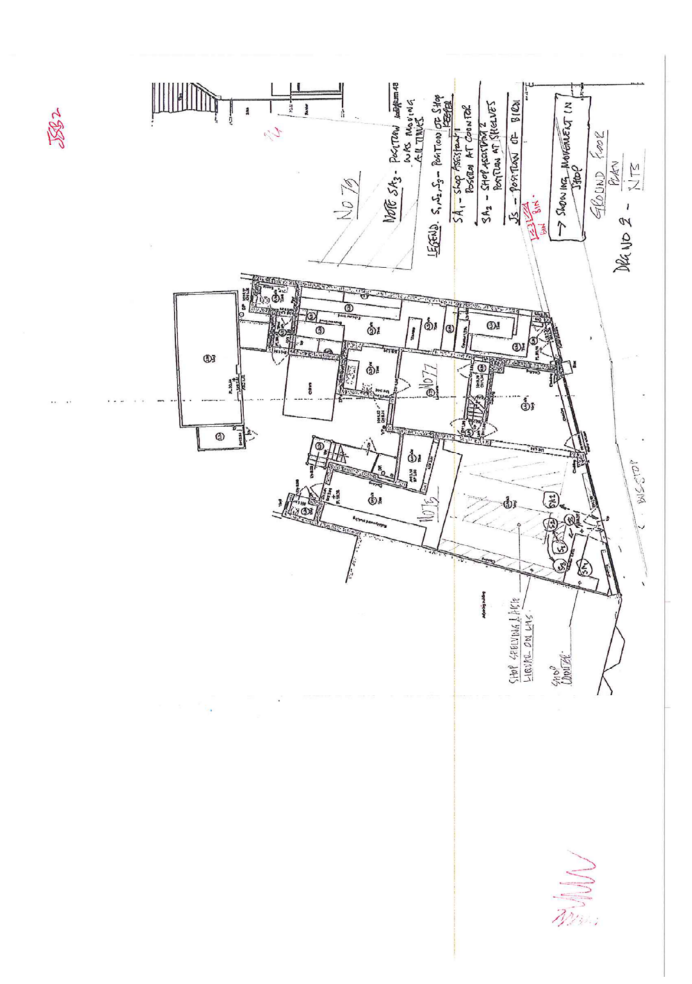
<u>Para 1:</u>

There is clearly no evidence to justify this statement it is just the complainants word against mine and he can provide no evidence to support his allegations apart from two witnesses whose statements I have covered in Page 5 Para 1to 4 and Para 1.

<u>Para 2</u>:

There is no evidence to support the IO's decision.







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APPENDIX 8

ETHICS COMMITTEE CODE OF CONDUCT HEARING PROCEDURE NOTE

A. Preliminary Points

General Matters

- The purpose of the hearing is for the Ethics Committee ("the Committee") to decide whether the complaint(s) against the Subject Member or Members discloses a breach or partial breach of the Code of Conduct for Elected and Co-opted Members ("the Code"). If a breach is found to have occurred, the Committee will determine what sanction, if any, should be applied.
- 2. The procedure for the day will be at the discretion of the Chair, and may be adapted either before the day, from the agenda sent out, or on the day itself.
- 3. All hearings before the Committee will be in public unless the Acting Monitoring Officer advises the Committee it must retire to consider an item in private.
- 4. Given the relative informality of proceedings, it is not envisaged that legal representation will be required and it should be regarded as the exception. The Chair of the Committee will have the discretion to allow legal representatives to take part in the proceedings. Where this is permitted, it will be on the understanding that the proceedings should not be treated as a court of law.
- 5. The Committee consists of five members. The quorum for a meeting of the Committee is three.

Role of Independent Person

- 6. The Independent Person's views must be sought and taken into consideration before the Committee takes any decision on whether the Subject Member's conduct constitutes a failure to comply with the Code of Conduct and as to any sanction to be taken following a finding of failure to comply with the Code.
- 7. The Independent Person (IP) should normally be present throughout the hearing (but not during the deliberations of the Committee in private). The IP will submit their views in writing before the hearing and in the event that the IP cannot be present at the hearing, the Committee may take these written views into account.
- 8. The IP is not a member of the Committee.

Procedural Matters

- 9. The legal requirements for publishing agendas and minutes and calling meetings, will apply to the Committee. The hearing will normally be held in public but Schedule 12A of the Local Government Act 1972 may be applied to exclude the public and press from meetings of the Committee where it is likely that confidential or exempt information will be disclosed.
- 10. Once a hearing has started, the City Council rules on substitution do not apply to the Committee's proceedings.
- 11. All matters or issues before the Committee will be decided by a simple majority of votes cast, with the Chair having a second or casting vote.

Absence of Subject Member or Complainant

12. Where the Subject Member or the Complainant fails to attend the hearing and where the Committee is not satisfied with their explanation for their absence from the hearing, the Committee may in the first instance, have regard to any written representations submitted by the Subject Member or by the Complainant and may resolve to proceed with the hearing in their absence and make a determination. If the Committee is satisfied with the Subject Member's or Complainant's reason for non-attendance, it may adjourn the hearing to another date.

Right to be accompanied

13. The Subject Member or the Complainant may choose to be accompanied by a fellow councillor (in the case of the Subject Member) a friend or a colleague. Legal representatives will not normally be permitted to attend the hearing (but see paragraph A4 above).

B. Procedure at the Hearing

Order of Business

- 1. Subject to the right of the Chair to exercise their discretion to amend the order of business, the following maters will be dealt with prior to the start of the hearing:
 - (a) Apologies for absence;
 - (b) Declarations of Interest;
 - (c) In the absence of the Subject Member or Complainant, consideration as to whether to adjourn or to proceed with the hearing;
 - (d) Introduction by the Chair, of members of the Committee, the Independent Person, Acting Monitoring Officer, Investigating Officer, legal advisor, Complainant and the Subject Member(s) and their representatives (if applicable);
 - (e) To receive representations from the Acting Monitoring Officer and/or Subject Member or Complainant as to whether any part of the hearing should be held in private and/or whether any documents (or parts thereof) should be withheld from the public/press;
 - (f) To determine whether the public/press are to be excluded from any part of the meeting and/or whether any documents (or parts thereof) should be withheld from the public/press; and
 - (g) The Chair will briefly outline the nature of the complaint and the purpose of the hearing and the procedure to be followed.

Presentation of the Investigating Officer's Report

2. The Investigating Officer will present their report including any documentary evidence or other material. As all of the parties to the hearing and the Committee will have received the Report and supporting documents in advance of the hearing, the Investigating Officer will deal with the points in dispute and will not be expected to go through any sections of the report that are agreed between the parties.

- 3. The Complainant or their representative may question the Investigating Officer.
- 4. The Subject Member or their representative may question the Investigating Officer.
- 5. The Committee may question the Investigating Officer upon the content of their report.

Presentation of the Subject Member's Case

- 6. Where the Subject Member disputes any points within the Investigating Officer's Report or disagrees with the Investigating Officer's conclusions, they, or their representative may present their case.
- 7. The Investigating Officer may question the Subject Member.
- 8. The Complainant or their representative may question the Subject Member.
- 9. The Committee may question the Subject Member.

Presentation of the Complainant's Case

- 10. As all of the parties to the hearing and the Committee will have received the Complainant's Response to the Report and supporting documents in advance of the hearing, the Complainant, or their representative, may deal with the points in dispute and will not be expected to go through any sections of the Report or the Response that are agreed between the parties.
- 11. The Investigating Officer may question the Complainant or their representative.
- 14. The Subject Member may question the Complainant or their representative.
- 15. The Committee may question the Complainant or their representative.

Summing Up

- 16. (a) The Investigating Officer sums up the complaint;
 - (b) The Subject Member or their representative may sum up their case;
 - (c) The Complainant or their representative may sum up their case.

C. Deliberations of the Hearing Panel

Deliberation in private

1.(a) The Committee will adjourn the hearing and deliberate in private (assisted on matters of law by a legal advisor) to consider whether or not, on the facts found, the Subject Member has failed to comply with the Code of Conduct. (b) The Committee may at any time come out of private session and reconvene the hearing in public, in order to seek additional evidence from the Investigating Officer, the Subject Member or the Complainant. If further information to assist the Committee cannot be presented, then the Committee may adjourn the hearing and issue directions as to the additional evidence required and from whom.

Announcing the decision

2. The Committee will reconvene the hearing in public and the Chair will announce whether or not on the evidence presented, the Committee considers that there has been a breach or breaches of the Code of Conduct.

Sanctions

- 3. Where the Committee finds that there has been a breach of the Code of Conduct, the Chair will invite the Independent Person, the Subject Member and the Complainant to make their representations as to whether or not any sanctions should be applied and, if so, what form they should take.
- 4. When deciding whether to apply one or more sanctions, the Committee will ensure that the application of any sanction is reasonable and proportionate to the Subject Member's behaviour.
- 5. The Committee will consider what action it should take from the list of possible sanctions set out in paragraph 5(5) of the Complaints Protocol. The Committee has no power to suspend or disqualify the Subject Member or to withdraw basic or special responsibility allowances.

Finding of No Breach

6. In the event that the Committee determines there has been no breach of the Code, then it will announce the decision accordingly and direct that the Acting Monitoring Officer informs both the Complainant and the Subject Member as soon as possible after the meeting if either is not present at the hearing.

Publication and notification of the Committee's decision and recommendations

- 7. Within 14 days of the Committee's announcement of its decision and recommendations, the Acting Monitoring Officer will publish the name of the Subject Member and a summary of the Committee's decision and recommendations and reasons for the decision and recommendations ("the Full Decision") on the City Council's website. The Full Decision must be agreed with the Chair, prior to publication.
- 8. No later than the date on which the Full Decision is published on the Council's website, the Acting Monitoring Officer will provide a copy of the Full Decision to the Subject Member and the Complainant.