

Notice of a meeting of

Corporate Appeals Panel

To: Councillors Galvin, Shepherd and Waller

Date: Friday, 14 July 2017

Time: 10.00 am

Venue: The King John Room (GO59) - West Offices

AGENDA

1. Election of Chair

To elect a Member to act as Chair of the meeting.

2. Exclusion of Press and Public

To consider excluding the public and press from the meeting during consideration of agenda item 5 (Appeal against Dismissal) on the grounds that it contains information relating to an individual and information which is likely to reveal the identity of an individual. This information is classified as exempt under paragraphs 1 and 2 of Schedule 12A to Section 100A of the Local Government Act 1972, as amended by the Local Government (Access to Information) (Variation) Order 2006.

3. Declarations of Interest

At this point, Members are asked to declare any:

- personal interests not included on the Register of Interests
- any prejudicial interests or
- any disclosable pecuniary interests

which they may have in respect of business on this agenda.



4. Minutes (Pages 3 - 4)

To approve and sign the minutes of the meeting held on 12 May 2017.

5. Appeal Against Dismissal

To consider an appeal against dismissal under the City of York Council Disciplinary Procedure.

- a) Management Case (Pages 5 118)Papers in support of management's case
- **b)** Management Background Papers (Pages 119 180)
 Background papers in support of management's case
- c) Appellant's Case (Pages 181 206)Papers in support of the appellant's case

Democracy Officers:

Name: Catherine Clarke and Louise Cook (job share) Contact Details:

- Telephone (01904) 551031
- E-mail <u>catherine.clarke@york.gov.uk</u> and <u>louise.cook@york.gov.uk</u>
 (If contacting us by e-mail, please send to both democracy officers named above)

For more information about any of the following please contact the Democracy Officers responsible for servicing this meeting:

- Registering to speak
- Business of the meeting
- Any special arrangements
- Copies of reports and
- For receiving reports in other formats

Contact details are set out above.

This information can be provided in your own language. 我們也用您們的語言提供這個信息 (Cantonese)

এই তথ্য আপনার নিজের ভাষায় দেয়া যেতে পারে। (Bengali)
Ta informacja może być dostarczona w twoim
własnym języku.
(Polish)

Bu bilgiyi kendi dilinizde almanız mümkündür. (Turkish)

(Urdu) یه معلومات آب کی اپنی زبان (بولی) میں بھی مہیا کی جاسکتی ہیں۔

7 (01904) 551550



CITY OF YORK COUNCIL CORPORATE APPEALS PANEL

(Disciplinary Dismissals)

Procedure

The procedure for the appeal will be as follows:

- The appellant and/or his/her representative and the Management (officer(s) appearing for the Council) are invited into the meeting.
- The Chair of the Panel will introduce all parties present and explain procedural matters.
- The Chair will invite the appellant/representative to confirm the reason(s) for the appeal.
- Management will present the Council's case and will call and question any supporting witnesses he/she considers necessary.
- Following the presentation of the Council's case, the Chair will invite the appellant/representative to put questions to Management/witnesses.
- The appellant or his/her representative will present his/her case and will call and question any supporting witnesses he/she considers necessary.
- Following the presentation of the appellant's case, the Chair will invite Management to put questions to the appellant or his/her representative/witnesses.
- Members will ask both parties to sum up (please note that no new evidence can be introduced at this stage)
- Members can asks questions of both parties at any stage during the appeal.

- Any party may call for a reasonable recess during the appeal hearing.
- Once the case for and against the appeal has been heard, the Chair will call for an adjournment for the panel to make their decision.
- Both parties will leave the room while Members, advised by Human Resources, make their decision.

Decision

- Members will debate the case and decide which one or more of the four legal reasons for appeal are applicable.
- Depending on the reason for appeal, Members will decide whether the grounds for appeal are sustained and whether or not to uphold the original decision that the employee did commit a disciplinary offence.
- Members will decide whether or not to uphold the original penalty.
- The reasons for Members decisions will be recorded.
- The outcome of the appeal will be communicated in writing to all parties within five working days of the decision being made.

| C | City of York Council | | Committee Minutes |
|---|----------------------|-----------------------------|-------------------|
| N | Meeting | Corporate Appeals Panel | |
| | Date | 12 May 2017 | |
| Р | Present | Councillors Gillies, Looker | and Waller |

Election of Chair 35.

Resolved: That Councillor Gillies be elected to Chair the meeting.

Exclusion of Press and Public 36.

Resolved: That the press and public be excluded from the meeting

during consideration of agenda item 5 (Appeal against Dismissal) on the grounds that it contains information relating to an individual and information which is likely to reveal the identity of an individual. This information is classified as exempt under paragraphs 1 and 2 of Schedule 12A to Section 100A of the Local Government Act 1972, as revised by the Local Government (Access to

Information) (Variation) Order 2006.

37. **Declarations of Interest**

Members were invited to declare at this point in the meeting any personal interests not included on the Register of Interests, any prejudicial interests or disclosable pecuniary interests which they may have in respect of the business on the agenda. None were declared.

38. **Minutes**

Resolved: That the minutes of the meeting held on 28 February

2017 be approved as a correct record and then signed by

the Chair.

39. Appeal against Dismissal

The Panel considered an appeal against dismissal under the City of York Council's Attendance Management Policy and Procedure.

The hearing was attended by the hearing manager who presented the management case and an Employee Relations Advisor advising management. The appellant was in attendance at the hearing and was accompanied by their union representative. An HR Business Partner was also in attendance to provide HR advice to the Panel.

The Panel considered all the evidence provided in the agenda papers and verbally at the hearing by both parties, including witness evidence provided on behalf of both parties. The Panel also considered some additional pieces of evidence which were presented at the hearing in support of the appellant's case which were accepted as additional evidence.

Having considered all the available information, the Panel concluded that the decision taken by management to terminate employment on the grounds of the employee's inability to attend work on a regular basis was reasonable in the circumstances of the case.

Resolved: That the appeal not be upheld.

Reason: The Panel felt that the decision taken by management to

dismiss the appellant was fair and reasonable in all the circumstances of the case and in accordance with the Council's Attendance Management Policy and Procedure.

Councillor I Gillies, Chair [The meeting started at 10.00am and finished at 13:20]

Agenda Item 5a

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.



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Agenda Item 5b

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.



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Agenda Item 5c

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.



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