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**From:** Neil McEvoy <neilmcevoy2004@yahoo.co.uk>  
**Sent:** 30 October 2020 10:35  
**To:** Williams, James  
**Subject:** Complaint

**EXTERNAL:** This email originated from outside Cardiff Council, take care when clicking links.

**ALLANOL:** Daw'r e-bost hwn o'r tu allan i Gyngor Caerdydd, cymerwch ofal wrth glicio ar ddolenni.

Dear James,

Davina Fiore complained about me using my Senedd email on solely Council business. I therefore thought it better to send this from my personal account, until my Council email is back up and running.

1. Information about the Local Development Plan (LDP) put out by Cllr McEvoy in a newsletter for residents ('the Newsletter'), informing of a public consultation meeting with their 'local Assembly Member, Neil McEvoy', to be held on 1st July 2019,; specifically, Cllr McEvoy's statement that after the next Council elections "we can revoke and reform the LDP to stop more building on green fields".

It is in legislation that a Council can vote to ask the Senedd to revoke a Local Development Plan. It is WNP policy to do this, after taking control of the Council. It is also WNP national policy to scrap LDPs. There is no basis for the above complaint, my statements were and are factually accurate.

2. Information published by a member of the public on the Fairwater Community Group Facebook page on /around 12th February 2020, indicates that Cllr McEvoy had informed her that 'he plans to try to stop the second phase of the Llantrisant Road' housing development. Cllr Michael says that there is no second phase in the planning process as the development has planning permission; and building may have phases but those are up to the developer and cannot be stopped or influenced by Cllr McEvoy.

I cannot be responsible for any resident commenting on social media. I refer you to the political policy and indeed plan of the WNP in point 1.

3. Information in a letter dated 11th July 2019 ('the Letter') sent by Cllr McEvoy as Assembly Member for South Wales Central to members of Fairwater Athletic Club ('the Club), regarding a public meeting to be held on 15th July 2019 to discuss the future of the Club, in particular, the statement in the Letter saying "The mess left by the former secretary was nothing short of shocking".

I expressed an opinion based on information given to me. After complaint from the Secretary, I relayed his point of view to the following meeting.

4. Information given by Cllr McEvoy at a public meeting held on 15th July 2019 at the Lutheran Church in Fairwater ('the Public Meeting') to discuss the Fairwater Social and Athletic Club ('the Club'), specifically, the

following: (i) Cllr McEvoy said that a proposed land swap between the Council and the Club was a complete set of lies and that such a deal had not been discussed; (ii) Cllr McEvoy said that Cllr Goodway had promised to build a new club, which is untrue; and (iii) Cllr McEvoy misinformed those at the meeting about the financial position of the Club.'

Councillor Michael is relaying information second hand. This is not admissible as a complaint according to the rules. The individual at the meeting was obliged to make the complaint. If as can happen, the rules are ignored and a ruling is made that hearsay is admissible, then I will respond in more detail.

For the record, the 3 Panel members who sat on my last hearing hold pre-conceived prejudices about me, based on racial stereotyping. It is my view and the view of the Cardiff WNP Council Group that they are not fit people to sit on Standards and Ethics. The Chair of the Panel's employment is funded by the Welsh Government. It is my job to replace the Welsh Government, he therefore has an interest. Unbeknown to me, I supported withdrawing funding for the Chair's job, so he also therefore has a pecuniary interest in the matter. For clarity, I supported withdrawing some Government funding to Cardiff University. I was then made aware that the Chair's job was funded by the Government funding I opposed.

Please let me know if point 4 will be discussed, or whether or not the advice will be that it contravenes the rules to put it in the name of Cllr Michael.

Finally, I sued Councillor Michael previously, which caused him financial harm. I am advised that he had to sell his property in a sought after location as a result. I believe Cllr Michael now lives in an ex-council property on the Fairwater estate. His complaint is vexatious and stems from his inability to accept what happened during and after the libel trial. I was insured and he was not.

Yours sincerely,

Neil McEvoy