20 July 2017

Local Government & Social Care

OMBUDSMAN

By email

Andy Couldrick Chief Executive Wokingham Borough Council

Dear Andy Couldrick,

Annual Review letter 2017

I write to you with our annual summary of statistics on the complaints made to the Local Government and Social Care Ombudsman (LGO) about your authority for the year ended 31 March 2017. The enclosed tables present the number of complaints and enquiries received about your authority and the decisions we made during the period. I hope this information will prove helpful in assessing your authority's performance in handling complaints.

The reporting year saw the retirement of Dr Jane Martin after completing her seven year tenure as Local Government Ombudsman. I was delighted to be appointed to the role of Ombudsman in January and look forward to working with you and colleagues across the local government sector in my new role.

You may notice the inclusion of the 'Social Care Ombudsman' in our name and logo. You will be aware that since 2010 we have operated with jurisdiction over all registered adult social care providers, able to investigate complaints about care funded and arranged privately. The change is in response to frequent feedback from care providers who tell us that our current name is a real barrier to recognition within the social care sector. We hope this change will help to give this part of our jurisdiction the profile it deserves.

Complaint statistics

Last year, we provided for the first time statistics on how the complaints we upheld against your authority were remedied. This year's letter, again, includes a breakdown of upheld complaints to show how they were remedied. This includes the number of cases where our recommendations remedied the fault and the number of cases where we decided your authority had offered a satisfactory remedy during the local complaints process. In these latter cases we provide reassurance that your authority had satisfactorily attempted to resolve the complaint before the person came to us.

We have chosen not to include a 'compliance rate' this year; this indicated a council's compliance with our recommendations to remedy a fault. From April 2016, we established a new mechanism for ensuring the recommendations we make to councils are implemented, where they are agreed to. This has meant the recommendations we make are more specific, and will often include a time-frame for completion. We will then follow up with a council and seek evidence that recommendations have been implemented. As a result of this new process, we plan to report a more sophisticated suite of information about compliance and service improvement in the future.

This is likely to be just one of several changes we will make to our annual letters and the way we present our data to you in the future. We surveyed councils earlier in the year to find out, amongst other things, how they use the data in annual letters and what data is the most useful; thank you to those officers who responded. The feedback will inform new work to

provide you, your officers and elected members, and members of the public, with more meaningful data that allows for more effective scrutiny and easier comparison with other councils. We will keep in touch with you as this work progresses.

I want to emphasise that the statistics in this letter comprise the data we hold, and may not necessarily align with the data your authority holds. For example, our numbers include enquiries from people we signpost back to the authority, but who may never contact you.

In line with usual practice, we are publishing our annual data for all authorities on our website. The aim of this is to be transparent and provide information that aids the scrutiny of local services.

During the year we issued two public reports about your Council. The first concerned a vulnerable adult in a local care home, which the Council had contracted to provide services. The report criticised the home for a lack of personalised activities and the lack of timely action to address the resident's weight loss – by the time she left the home the resident had lost a third of her body weight. The investigation also found failings in the way the home planned and carried out risk assessments around falls and mobility for the resident. The Council accepted it had not supported the placement for the whole time the woman was there. It said it did not review her care as it should because of an administrative error. The Council also accepted it had not advised the daughter that she could contact officers if she had concerns. Before we became involved the Council had apologised and offered £500.

Councils cannot contract out the accountability for its services. We asked the Council to pay the resident £3,500 and her daughter (who had made the complaint on her mother's behalf) £500. The Council has now carried out quality visits to the care home in light of the family's complaint. To minimise recurrence of these faults we recommended the Council includes specific spot checks around nutrition, falls and care plans for activities.

The Local Government Act 1974 requires our reports are "laid before the authority concerned and it shall be the duty of that authority to consider the report and, within the period of three months beginning with the date on which they received the report, or such longer period as the Local Commissioner may agree in writing, to notify the Local Commissioner of the action which the authority have taken or propose to take".

Our report was issued in November 2016 and has yet to be considered by the Council. This failure to comply with the law causes me concern and I have sought assurance it will not be repeated.

The second public report concerned adult social care for a woman who had received a personal injury award for medical negligence at birth. There was a dispute about whether the award, administered by a court appointed deputy, should be included in her assets in deciding whether the Council must provide funding to meet her assessed care needs. The Council was concerned this would be 'double recovery', with funding for her needs from two sources. It later decided to provide funding, but it would not backdate this to when it had agreed she had eligible care needs. We found the law required the personal injury award to be disregarded, and so funding should be provided for the whole period.

The Council maintains its view that the personal injury award should be taken into account and has not funded the whole period. This matter remains outstanding and we will shortly be writing to the Council following our recent meeting.

The statutory duty to report Ombudsman findings and recommendations

As you will no doubt be aware, there is duty under section 5(2) of the Local Government and Housing Act 1989 for your Monitoring Officer to prepare a formal report to the council where it appears that the authority, or any part of it, has acted or is likely to act in such a manner as to constitute maladministration or service failure, and where the LGO has conducted an investigation in relation to the matter.

This requirement applies to all Ombudsman complaint decisions, not just those that result in a public report. It is therefore a significant statutory duty that is triggered in most authorities every year following findings of fault by my office. I have received several enquiries from authorities to ask how I expect this duty to be discharged. I thought it would therefore be useful for me to take this opportunity to comment on this responsibility.

I am conscious that authorities have adopted different approaches to respond proportionately to the issues raised in different Ombudsman investigations in a way that best reflects their own local circumstances. I am comfortable with, and supportive of, a flexible approach to how this duty is discharged. I do not seek to impose a proscriptive approach, as long as the Parliamentary intent is fulfilled in some meaningful way and the authority's performance in relation to Ombudsman investigations is properly communicated to elected members.

As a general guide I would suggest:

- Where my office has made findings of maladministration/fault in regard to routine
 mistakes and service failures, <u>and</u> the authority has agreed to remedy the complaint
 by implementing the recommendations made following an investigation, I feel that the
 duty is satisfactorily discharged if the Monitoring Officer makes a periodic report to
 the council summarising the findings on all upheld complaints over a specific period.
 In a small authority this may be adequately addressed through an annual report on
 complaints to members, for example.
- Where an investigation has wider implications for council policy or exposes a more significant finding of maladministration, perhaps because of the scale of the fault or injustice, or the number of people affected, I would expect the Monitoring Officer to consider whether the implications of that investigation should be individually reported to members.
- In the unlikely event that an authority is minded not to comply with my
 recommendations following a finding of maladministration, I would always expect the
 Monitoring Officer to report this to members under section five of the Act. This is an
 exceptional and unusual course of action for any authority to take and should be
 considered at the highest tier of the authority.

The duties set out above in relation to the Local Government and Housing Act 1989 are in addition to, not instead of, the pre-existing duties placed on all authorities in relation to Ombudsman reports under The Local Government Act 1974. Under those provisions, whenever my office issues a formal, public report to your authority you are obliged to lay that report before the council for consideration and respond within three months setting out the action that you have taken, or propose to take, in response to the report.

I know that most local authorities are familiar with these arrangements, but I happy to discuss this further with you or your Monitoring Officer if there is any doubt about how to discharge these duties in future.

Manual for Councils

We greatly value our relationships with council Complaints Officers, our single contact points at each authority. To support them in their roles, we have published a Manual for Councils, setting out in detail what we do and how we investigate the complaints we receive. When we surveyed Complaints Officers, we were pleased to hear that 73% reported they have found the manual useful.

The manual is a practical resource and reference point for all council staff, not just those working directly with us, and I encourage you to share it widely within your organisation. The manual can be found on our website www.lgo.org.uk/link-officers

Complaint handling training

Our training programme is one of the ways we use the outcomes of complaints to promote wider service improvements and learning. We delivered an ambitious programme of 75 courses during the year, training over 800 council staff and more 400 care provider staff. Post-course surveys showed a 92% increase in delegates' confidence in dealing with complaints. To find out more visit www.lgo.org.uk/training

Yours sincerely

Michael King

Local Government and Social Care Ombudsman for England

Chair, Commission for Local Administration in England

Local Authority Report: Wokingham Borough Council

For the Period Ending: 31/03/2017

For further information on how to interpret our statistics, please visit our website: http://www.lgo.org.uk/information-centre/reports/annual-review-reports/interpreting-local-authority-statistics

Complaints and enquiries received

Adult Care Services	Benefits and Tax	Corporate and Other Services	Education and Children's Services	Environment Services	Highways and Transport	Housing	Planning and Development	Other	Total
7	1	1	12	2	1	1	7	1	33

Decisions	made							
Incomplete or Invalid	Advice Given	Referred back for Local Resolution	Closed After Initial Enquiries	Not Upheld	Upheld		Uphold Rate	Total
2	0	11	10	6	7		54%	36
Notes			,		Complaints			
Our uphold rate i	s calculated in rel	ation to the total n	umber of detailed	investigations.	by LGO Satisfactorily by Authority before LGO Involvement			
This is because,	while we may uph	ts may not equal to nold a complaint be alt caused injustice	ecause we find fa	ult, we may not				
			7	0				