

Y Pwyllgor Cymunedau, Cydraddoldeb a  
Llywodraeth Leol

Communities, Equality and Local Government  
Committee

Cynulliad  
Cenedlaethol  
Cymru  
National  
Assembly for  
Wales



Bae Caerdydd / Cardiff Bay  
Caerdydd / Cardiff  
CF99 1NA

**Jocelyn Davies AC**  
**Cadeirydd y Pwyllgor Cyllid**

17 Rhagfyr 2014

Annwyl Jocelyn

### **Ombwdsmon Gwasanaethau Cyhoeddus Cymru**

Fel y gwyddoch, cynhaliodd y Pwyllgor Cymunedau, Cydraddoldeb a Llywodraeth Leol sesiwn tystiolaeth lafar gydag Ombwdsmon Gwasanaethau Cyhoeddus Cymru i drafod ei adroddiad blynyddol.

Fel rhan o'r sesiwn honno, buom yn trafod dengmlwyddiant arfaethedig Deddf Ombwdsmon Gwasanaethau Cyhoeddus (Cymru) 2005. Clywsom gan yr Ombwdsmon, er bod y Ddeddf wedi bod yn ddarn effeithiol o ddeddfwriaeth, roedd rhai meysydd yr oedd angen eu cryfhau, yn fwyaf nodedig mewn perthynas â phwerau 'ar ein menter ein hunain', awdurdodaeth a mynediad at yr Ombwdsmon. Trafodwyd hefyd y cysylltiadau â'r llysoedd a'r posibilrwydd o gael gwared â'r bar statudol presennol sy'n atal y Ombwdsmon rhag ystyried cwyn lle gallai'r achos gael ei ystyried gan y llysoedd.

Ar ôl ystyried y mater, mae'r Pwyllgor yn cytuno bod rhinwedd mewn adolygu'r ddeddfwriaeth, ac mae'n credu y dylai'r gwaith hwn gael ei arwain gan un o bwyllgorau'r Cynulliad. Yn anffodus, mae ein llwyth gwaith deddfwriaethol dros y flwyddyn nesaf yn golygu y byddai'n anodd iawn i ni neilltuo'r amser sy'n angenrheidiol i hyn. Deallaf o drafodaethau anffurfiol gyda chi y byddai blaenraglen waith y Pwyllgor Cyllid yn caniatáu i chi ymdrin â'r gwaith hwn.

Os bydd eich Pwyllgor yn cytuno i fwrw ymlaen â'r gwaith hwn, byddem yn fodlon cynorthwyo mewn unrhyw fodd y gallwn. Byddwn yn ddiolchgar hefyd pe gallech roi gwybod inni am eich cynnydd.

Er gwybodaeth, ysgrifennodd y Pwyllgor at y Gweinidog Llywodraeth Leol ar y pryd ar ddiwedd y llynedd yn gofyn am ei barn ar ddiwygio'r ddeddfwriaeth. Mae copi o'i hymateb wedi'i atodi i'r llythyr hwn. Tynnwn eich sylw'n arbennig at ei sylwadau am bwerau hunan-fenter ar gyfer yr Ombwdsmon, a chytunwn y byddai angen llunio unrhyw newid i'r ddeddfwriaeth yn y maes hwn yn y fath fodd fel y byddai'n sicrhau bod rôl yr Ombwdsmon yn parhau yn bencampwr defnyddwyr gwasanaethau unigol ac yn osgoi unrhyw orgyffwrdd â gwaith Archwilydd Cyffredinol Cymru mewn perthynas ag adolygiadau system gyfan o wasanaethau'r sector cyhoeddus.

Edrychaf ymlaen at glywed gennych.

Yn gywir

A handwritten signature in black ink that reads "Christine Chapman". The signature is written in a cursive, flowing style.

**Christine Chapman AC**

**Cadeirydd**

Cc. Mr Nick Bennett, Ombwdsmon Gwasanaethau Cyhoeddus Cymru

Lesley Griffiths AC / AM  
Y Gweinidog Llywodraeth Leol a Busnes y Llywodraeth  
Minister for Local Government and Government Business



Llywodraeth Cymru  
Welsh Government

Christine Chapman AM  
Chair of Communities, Equalities and Local Government Committee

R February 2014

Dear Christine

**Public Services Ombudsman for Wales**

Thank you for your letter of 12 December following the meeting your Committee had with the outgoing Public Services Ombudsman to discuss his Annual Report. You sought the views of the Welsh Government on some of the points he put to you and we are grateful to the Committee for giving us the opportunity to respond. However, I must apologise for the delay in responding.

The Welsh Government regards the role of the Public Services Ombudsman as a vital one in the overall context of providing high quality public services to the people of Wales. It is also necessary as a recourse for individuals who have not received the treatment they have a right to expect. The Permanent Secretary takes very seriously indeed, any issues raised with him by the Ombudsman and maintains regular channels of communication to ensure we are responding quickly and appropriately. As we move into consideration of the report on Public Service Governance and Delivery, any future changes to the configuration or delivery of public services which may emerge from its consideration, it is even more vital the Ombudsman is on hand to provide their services for the citizen.

Therefore, we continue to believe the core role of the Ombudsman, as currently constituted, is hugely important to Wales. Whatever decisions may be taken to expand the role in the future, they should not distract from the basic role of acting as a means of appeal and redress for citizens where they feel a public service provider has let them down. Our primary concern is for the Ombudsman to continue to focus on delivering this function.

Of course, as a public body which is itself subject to the scrutiny of the Ombudsman, as with the Auditor General for Wales, we do recognise these are matters which the Assembly itself will decide upon, if and when, there are to be changes and I wish our comments to be viewed in this light.

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*Wedi'i argraffu ar bapur wedi'i ailgylchu (100%)*

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*Printed on 100% recycled paper*

We have studied carefully the transcript of the evidence given to you by the outgoing Public Services Ombudsman, where he sets out the arguments to support the points which he put to you. We do recognise Peter Tyndall makes a number of strong points which deserve proper consideration. However, neither the Welsh Government nor, I am sure, the Committee, would wish to rush into an expansion of the role of the Ombudsman without further and more widespread debate and consideration, not least with the new permanent Ombudsman when they are appointed. I hope, therefore, the Committee will recognise these are initial views only and the start of a dialogue which you will wish to have with the new Ombudsman.

### **Own-Initiative Powers**

We recognise circumstances in which this approach may have merit. We can understand the frustration the previous Ombudsman felt, on occasion, when he was aware of a pattern of cases emerging and he was not in a position to look at the pattern on behalf of the wider public service. On the other hand, we are also conscious there may be a risk here of "mission-creep" on the Ombudsman's part and a move from championing the service users towards providing whole-system critiques of sectors is something which is more properly the role of the Auditor General for Wales. Ultimately, it would come down to the personal approach of the Ombudsman and how they decided to use these powers if they were available. So should this issue be pursued, we feel it should be carefully circumscribed and only available in specific and exceptional circumstances.

### **Jurisdiction of the Ombudsman**

We would certainly agree with the principle where those using public services, even where they are delivered by a private sector supplier, should still have the same level of redress where possible. In practice it is more difficult to deliver this. The suggestion of a levy, for example, would be very challenging to put into practice. We would certainly support an awareness-raising campaign to remind individuals of their rights of complaint to the Ombudsman in the context of the delivery of health-related services.

### **Statutory Bars**

At present, we believe it would be sensible to maintain the provision which presumes against the Ombudsman investigating cases where the complainant could have recourse to the courts, although we recognise allowing individuals the right, in effect, to choose which course of action to pursue, could introduce an element of uncertainty as to the most appropriate way forward.

I have commissioned a review of audit, inspection and regulation to look at how these issues link up in more detail. I will ask for this point to be considered further as part of those deliberations.

### **Binding Remedies**

We certainly would not wish to see service-users disadvantaged because a private sector supplier refuses to comply with the recommendation of the Ombudsman. However, before supporting binding remedies as the solution, we believe there should be better scoping of how many cases this might, in fact, encompass and the extent to which other alternative solutions would not provide the answer, for example, making greater use of recourse to existing professional associations who often do have the power to compel their members to make reparation.

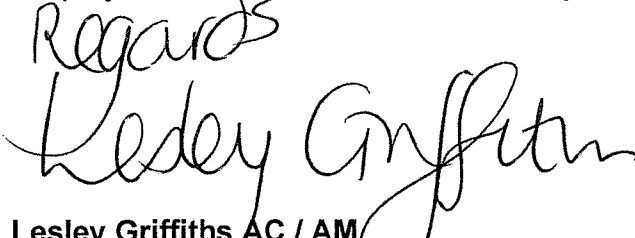
## **Complaint Handling, particularly within the Health Service**

Changes in the levels of complaints in a service area can sometimes come from a number of reasons. However, we do recognise the increased level of complaints within the health service and recognise more needs to be done by health service managers to ensure complainants are treated with appropriate seriousness and complaints resolved promptly and thoroughly. The Minister for Health and Social Services has recently announced his intention to commission a review of Handling of Concerns in the NHS in Wales to address this issue.

### **Oversight of Complaints**

We do agree with the Ombudsman there is more value to be gained from better analysis at an all-Wales level of complaints made in the different sectors of Wales, including the opportunity to make better comparison between public bodies. However, we should not under-estimate the difficulties involved in assimilating reliable data which can properly be used for such purposes. If the Ombudsman were to pursue this exercise, we would certainly support the work, subject to reassurances about the additional burden of data collection and verification, which might be added to the public service in Wales.

I hope your Committee will find these responses helpful in its overall deliberations

Regards  


**Lesley Griffiths AC / AM**

Y Gweinidog Llywodraeth Leol a Busnes y Llywodraeth  
Minister for Local Government and Government Business