Public Participation at Parish Council Meetings

Members of the public have a legal right to attend meetings of a parish council and its committees, except where they are excluded (by a resolution of the meeting) for specific items which need to be discussed in confidence, for example, staffing matters or tenders for contracts. They have no legal right to speak at meetings of the council or its committees. However as part of its community engagement a good parish council will set aside time for public participation at meetings. Martham Parish Council provides for public participation during the meeting for members of the public to address the meeting with regard to items on the agenda. The item is restricted by standing order to 20 minutes duration, with 5 minutes per person.

It is not a good use of time for members of the public to complain about hedges, street lights, pot-holes and so forth during public participation. These can be reported to the Parish Clerk on 01493 749938 or clerk@martham.gov.uk, the participation is restricted to items under discussion and for decision by the Council at that meeting.

Principal authority councillors have no special rights at local council meetings, but it may be courteous to set aside time for them to report on current issues.

It is undesirable to allow members of the public to speak throughout the meeting as this runs the risk of confusing the roles of councillors, who participate in the meeting, and members of the public who observe it. If there is a possibility that a large number of people will wish to speak, the chairman could encourage people not to repeat comments made by earlier speakers, or even ask for a single representative to be appointed. Even a large number of people will run out of original things to say quite quickly.

It is up to the council when to allow public participation, at Martham this is near the beginning of the meeting to allow Councillors to consider comments made before discussions. Comments made during public participation should be (very briefly) minuted; there is certainly no need for a verbatim record. There is no need to minute the names of members of the public who speak. Libellous, offensive and discriminatory comments should not be minuted as the council is liable for what is in its minutes even if someone else said it.

Neither councillors nor the clerk should feel under pressure to respond immediately to comments made during public participation other than those which relate to items on the agenda. A comment could be referred to the clerk to write to, or meet the speaker, or could form the basis for an agenda item at a future meeting. Members of the public do not have a right to force items onto the council agenda but a good council will want to respond to public concern in some way.

The public do have a legal right to attend council and committee meetings but they don’t have a right to disrupt them. Members of the public should not heckle or otherwise disrupt and should respect the rulings of the chair.

The chairman of any meeting has an inherent right to exclude a disorderly person for disrupting that meeting. Alternatively if there is serious disorder the chairman could adjourn the meeting for a short time to allow people to calm down. If the clerk or chairman knows that a meeting will be very contentious the police could be asked to attend; it is unwise for anyone except a police officer or PCSO to try to exclude someone physically and this could give rise to court action.

Disorderly members of the public cannot be excluded from future meetings, nor can they be required to apologise before attending future meetings.

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