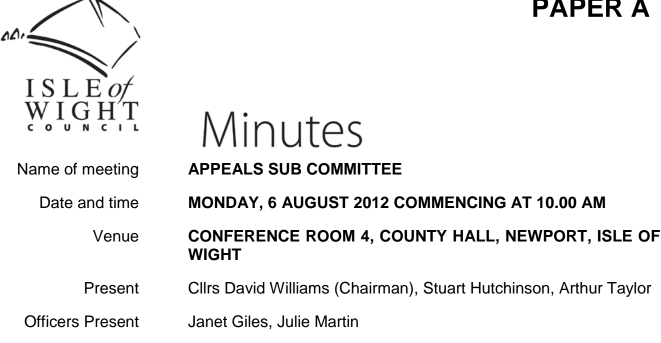
PAPER A



5. **Minutes**

RESOLVED :

THAT the Minutes of the meeting held on 2 July 2012 be confirmed.

6. **Declarations of Interest**

There were no declarations received at this stage.

Exclusion of Public and Press 7.

RESOLVED:

THAT, under Section 100(A)(4) of the Local Government Act 1972, the public and press be excluded from the meeting for the following item of business, namely Minute number 8, on the grounds that there was likely to be disclosure of exempt information as defined in paragraphs 1 and 2 of Part 1 of Schedule 12A of the Act and in all the circumstances of the case, the public interest in maintaining the exemption outweighs the public interest in disclosing the information.

8. **Confidential Reports of the Director of Schools and Learning**

The Chairman welcomed those present and introduced members of the Committee. He confirmed that all members had read the papers and outlined the procedure that was to be followed.

Consideration was given to appeals relating to school transport.

(a) <u>Hearing 108 (12/13)</u>

Members agreed to late papers from the applicant being accepted.

The Sub Committee received representations from the Children's Services representative; members had no further questions at this stage.

The appellant then outlined her case expanding on several points contained in the documentation previously submitted. Members of the Sub Committee asked questions of the appellant.

The Children's Services representative and the appellant then withdrew, whilst the Sub Committee adjourned to consider the appeal.

The Sub Committee having considered all the reasons given by the appellant in her written and oral submissions, resolved to grant a temporary permit for the academic year September 2012 - July 2013 only due to the exceptional circumstances of the case.

RESOLVED :

THAT the appeal be partially upheld insofar as a temporary permit be awarded for the academic year September 2012 - July 2013 only.

(b) <u>Hearing 110 (12/13)</u>

Following representations from the Children's Services representative, members of the Sub Committee and the appellant asked questions.

The appellants then outlined their case expanding on several points contained in the documentation previously submitted. Members of the Sub Committee asked questions of the appellants.

The Children's Services representative and the appellants then withdrew, whilst the Sub Committee adjourned to consider the appeal.

The Sub Committee having considered all the reasons given by the appellant in their oral and written submission, decided that the appeal should be refused.

It was also noted that the appellant had exercised their parental choice for their child not to attend the priority school.

RESOLVED :

THAT the appeal be refused.

(c) <u>Hearing 111 (12/13)</u>

Following representations from the Children's Services representative, members of the Sub Committee and the appellant asked questions.

The appellant then outlined her case expanding on several points contained in the documentation previously submitted. Members of the Sub Committee asked questions of the appellant.

The Children's Services representative and the appellant then withdrew, whilst the Sub Committee adjourned to consider the appeal.

The Sub Committee having considered all the reasons given by the appellant in her oral and written submission, decided that the appeal should be refused.

It was also noted that the appellant had exercised their parental choice for their child not to attend the priority school.

RESOLVED :

THAT the appeal be refused.

CHAIRMAN