

Raymond Starkey

A New Standards Code for the Press

Code consultation

Deadline for responses: 5pm on Thursday 29 September 2016

IMPRESS: The Independent Monitor for the Press CIC is the first truly independent regulator of the press in the United Kingdom. We exist to promote the freedom of the press and to encourage high standards in news reporting. As part of this commitment, IMPRESS is developing a new standards code for the press.

A standards code should embody the ethical standards expected of publishers, while not unduly infringing their capacity to investigate and report on important stories in the public interest. The code should be responsive to the challenges facing the media, as well as to calls from the public for hard-hitting, investigative journalism that upholds ethical standards.

The IMPRESS Standards Code is currently in draft form. The draft code sets out the standards we expect IMPRESS publishers to follow in newsgathering and in publishing information whether in the form of text, audio, photographic or other visual content. We expect our publishers to ensure that anyone contributing to their publications follows the same standards.

After the publication of a new standards code, IMPRESS will also issue accompanying guidance. The code will be regularly reviewed.

Code consultation process

The task of developing and consulting on a new IMPRESS Standards Code is the responsibility of the IMPRESS Code Committee (the Committee). While the code is the ultimate responsibility of the IMPRESS Board, the Committee is responsible for advising the Board on the code, and for drafting guidance on the code.

Committee members are Maire Messenger-Davies (Chair of the Committee), Iain Christie, Mary Fitzgerald, Jonathan Heawood (CEO of IMPRESS), Martin Hickman, Emma Jones, Walter Merricks (Chair of IMPRESS), Gavin Phillipson, Lorna Woods, and Paul Wragg.

In his report into the 'Culture, Ethics and Practices of the Press', Lord Justice Leveson recommended that 'a regulatory body should consider engaging in an early thorough review of the Code (on which the public should be engaged and consulted) with the aim of developing a clearer statement of the standards expected of editors and journalists' (Leveson Report, Recommendation 36). Leveson considered that this would 'command the confidence of both the public and the industry' (Leveson Report, Part K, Chapter 7, [4.22]).

With this in mind, the Committee has undertaken a wide-ranging consultation process to develop this draft code. This has involved several stages and is ongoing.

First, the Committee oversaw comparative research of over fifty press codes from around the world. This research identified several common principles, including accuracy, protecting the right to privacy, protecting the rights of children and the distinction between fact and comment.

Second, the Committee engaged the independent research agency Britain Thinks to conduct workshops and an online survey with members of the public. Britain Thinks facilitated public workshops in London and Glasgow where participants were asked to spontaneously identify the ethical standards they believed should guide the development of a new standards code. The most common principles they identified were privacy, non-discrimination, accuracy, balance, and the protection of children.

Britain Thinks also conducted an online survey of 2,104 members of the public. The survey results confirmed the importance of the same ethical standards that the earlier workshops had identified.

Third, the Committee and IMPRESS staff conducted a series of expert roundtables with IMPRESS publishers and members of civil society including special interest groups. Additionally, the Committee are consulting with academics, journalists, other regulators, civil society organisations, journalism students, other countries' press councils, and other stakeholders on specific areas in the draft code.

These phases of the consultation have informed the draft standards code which we invite you to respond to by **5pm on Thursday 29th September**.

The Code Committee will review the submissions we receive and update the draft standards code where appropriate. The IMPRESS Board will then review, finalise and adopt the new Code.

IMPRESS draft standards code

The IMPRESS draft Standards Code contains a preamble, a public interest exception and ten clauses. The clauses have been arranged alphabetically. All clauses are of equal value.

Preamble

This section explains the purpose of the code and the obligations of publishers to uphold and enforce the code as set out in the IMPRESS Regulatory Scheme.

All publishers regulated by IMPRESS agree to abide by the following rules, which together constitute the IMPRESS Standards Code.

This Code is intended to be:

- ☑ A practical working tool which enables journalists, editors and publishers to do their jobs;
- ☑ Easily understood by the public; and
- ☑ Enforceable through regulation.

Publishers will be held directly responsible for compliance with this Code, which applies to all content and newsgathering activities for which publishers are responsible under the terms of their Regulatory Scheme Agreement with IMPRESS, regardless of the medium or platform of publication.

All references here to publishers apply equally to anyone acting under a publisher's authority. All references here to journalists apply equally to anyone acting in a journalistic capacity.

This Code is distinct from the law and publishers are separately responsible for ensuring that they comply with the law.

Question 5: What, if any, changes would you recommend IMPRESS make to this clause?

Title

The code should have the year in its title; this will allow precise reference as it get revised over time. Having IMPRESS in the title is only meaningful if you know what it stands for, I prefer "Code of Good Practice for Journalism".

Legal Standing

The sentence that says...

This code is distinct from the law and publishers are separately responsible for ensuring that they comply with the law.

But this leaves the lay reader in a quandary – what duty does the Code impose on journalists? The paragraph should explain that these are guidelines which are not legally binding. It should also make the point that competent journalism will abide by the Code.

Publishers

The draft refers to 'Publishers' which connotes a body corporate. I prefer Journalists or Editors because it places responsibility with the people who matter. If you keep the term Publisher, it should define the term.

Preamble

An opening inspirational paragraph should capture the spirit of the code in short, pithy and lofty terms. It should identify the importance of a free press and its contribution to a stable society. If you get the right words, editors will hang them over their doors and we, the public, can use them to berate all who fall below the standards so enshrined. 7

Public interest

This exception aims to recognise that there may be circumstances where a particular method of news gathering or item of content, which would otherwise breach one or more clauses of the code, is justified. This exception is intended to protect hard-hitting, investigative journalism where a publisher can demonstrate a clear and important reason for undertaking specific conduct or publishing a news story. Our public consultations and polling show that the public recognise a public interest justification in stories that, for example, expose corruption or wrongdoing, and which hold the government to account. The exception relates to specific clauses in the code. These are identified where relevant.

The Code Committee is particularly interested in hearing your views on the non-exhaustive list of public interest factors and the procedural steps a publisher must engage in to justify a public interest exception. 8

PUBLIC INTEREST

In certain circumstances, there may be a public interest justification for a particular method of newsgathering or item of content which may otherwise breach the Code. A public interest means that the public has a legitimate stake in a story because of the contribution it makes to a matter of importance to society. Such interests include, but are not limited to, the following:

- a. The revelation or discussion of matters such as serious impropriety, incompetence or unethical behaviour that affects the public;
- b. Putting the record straight where an individual or organisation has misled the public on a matter of public importance;
- c. Revealing that a person or organisation may be failing to comply with any legal obligation they have;
- d. The proper administration of government;**
- e. Open, fair and effective justice;**
- f. Public health and safety;**
- g. National security;**
- h. The prevention and detection of crime and fraud; and
- i. The discussion or analysis of artistic or cultural works.**

Where a publisher identifies a public interest justification for a particular method of newsgathering or item of content, they should, when undertaking an action that may otherwise breach the Code, make a contemporaneous note, which:

- i. Establishes their reason for believing that the action is in the public interest;**
- ii. Demonstrates that relevant code-compliant measures have been considered before authorising the action;
- iii. Explains their view that the action is likely to achieve the desired outcome; and
- iv. Explains their view that any likely harm caused by the act does not outweigh the public interest in the action.

Where a public interest exception may apply, this is identified in the relevant clause. 9

Question 6: What, if any, changes would you recommend IMPRESS make to this clause?

Subsection 'a' should read...

- a. The revelation or discussion of matters that affect the public with regard to...
 - i. Serious impropriety or criminal behavior
 - ii. Poor judgement
 - iii. A failure to act with integrity
 - iv. Incompetence
 - v. Unethical Behavior

This is drawn slightly wider than the draft to catch issues such as David Cameron appointing Andy Coulson as his communications Director or Phillip Green selling BHS for a £1 and leaving the pension fund in a parlous state.

Subsection 'g' should read...

- g. National Security or Public Order

The addition of "Public Order" is just to make the ambit of subsection g "Easily understood by the public".

Section h need the trailing 'and' deleting.

Question 7: What recommendations would you make for guidance to this clause?

Contemporaneous Notes 10

Rather than use the term 'note' I prefer 'record' as this implies what is written down is not be something jotted on the back of an envelope. This section should specify that it must be signed and dated and be stored safely, preferably electronically, and be available for inspection at reasonable times and at reasonable cost by any interested party.

Protection

Some safety provisions are needed to protect journalists from terrorists or organized crime using this provision to identify targets.

Self-Incrimination

Where the public interest provision is used it may involve the paper in an illegal act such as receiving data from an unlawful source (MP's expenses scandal – Daily Telegraph). In this instance anyone signing such a declaration is incriminating him/herself. In such cases the requirement to make a record should not apply. 11

Clause 1: Accuracy

This clause aims to ensure a commitment to accuracy and truthfulness in news reporting. The public ranked accuracy as the most important ethical standard that should guide publishers. The

public also ranked the principle of balance highly. In broadcasting, balance generally refers to a requirement of impartiality. By balance in relation to the print media, the public were in favour of a standard that ensures a publisher does not mislead through distorting or misrepresenting facts. This was reflected in public workshops where members of the public articulated a desire for honesty in the way news stories are published. Clause 1.4 aims to strike a balance between protecting the media's right to be partisan, while requiring that a publisher not misrepresent or distort facts.

The reference to correcting any 'significant inaccuracy' with 'due prominence' in clause 1.2 means that only serious inaccuracies must be corrected. This threshold bars trivial claims of inaccuracy. 'Due prominence' requires that the placement and size of a correction be proportionate to the placement and size of the original news article and the potential harm caused by the inaccuracy.

1. ACCURACY

1.1. Publishers must take all reasonable steps to ensure accuracy.

1.2. Publishers must correct any significant inaccuracy with due prominence at the earliest opportunity.

1.3. Publishers must always distinguish clearly between statements of fact, conjecture and opinion.

1.4. Whilst free to be partisan, publishers must not misrepresent or distort the facts.

12

Question 8: What, if any, changes would you recommend IMPRESS make to this clause?

1.2 Prominence

This is an issue that will have caused you hours of debate and although I like the idea that natural justice requires corrections and retractions to appear on the same page and with the same prominence as the disclosing article, such an approach may not be practical. I would like the code to say that there must be a set page or place for corrections to appear on a per-publication basis (as decided by the paper itself). A national format would be a good idea with font size and type specified.

The correction should refer to the page and date of the original article and should specify the name of the journalist and the editor who approved it for publication. This simple provision – stocks of a journalistic kind - will, overnight, focus the whole industry on the personal cost of getting it wrong.

Academic research will be able to shine a light on serial malefactors and, when appointing senior staff, their track record will be open to scrutiny. Responsible Boards might even make the editor's bonus dependent on a low correction rate!

Reputations will be at stake if there is seen to be yet another correction from 'that' reporter, editor or newspaper. In a democracy, this is really the only way you can control the press because accuracy is at the heart of journalism and without it, there are no sales, salaries, profits or kudos.

Question 9: What recommendations would you make for guidance to this clause? 13

Civil Actions for Damages

In addition to corrections, I would like to see the same provision applied to actions for damages so it is clear who is competent and who isn't. This would include successful and unsuccessful actions (but subject to settlement provisions).

No Comment

Where someone chooses to reply "No comment" to a legitimate question from a journalist they should understand that this frees the journalist to speculate. The Code should remind the public of this convention – the Code should confer rights as well as obligations.

Naming Journalists

There is no central repository of journalistic misbehavior other than Wikipedia. If you want to know how irresponsible a journalist has been you have to know where to look. The old system of Press Complaints reported the case but unless you were prepared to trawl through the yearly reports you could not find out about who you might be dealing with. The suggestion here will go a long way towards filling that gap – not all the way but I expect some of the journalistic faculties will want to publish a yearly digest of code infringements where it is not too difficult to garner the data. 14

Clause 2: Attribution

This clause aims to protect people's intellectual property by ensuring that publishers do not plagiarise material. This could occur where a publisher fails to credit the creator of material. This is particularly important given the ease with which content can be taken, and shared, from social media. A requirement not to plagiarise news content is common in press codes around the world.

2. ATTRIBUTION

2.1. Publishers must take all reasonable steps to identify and credit the originator of any third party content.

2.2. Publishers must correct any failure to credit the originator of any third party content with due prominence at the earliest opportunity.

Question 10: What, if any, changes would you recommend IMPRESS make to this clause?

No comment

Question 11: What recommendations would you make for guidance to this clause?

None 15

Clause 3: Children

This clause aims to protect children from exploitation or distress caused by their interaction with the media. The Code Committee aimed to achieve this by requiring either parental consent or the assent of the child to interview or photograph a child under the age of 16. This is qualified by the

paramount consideration of a child's safety and wellbeing. The public survey showed that the public ranked the protection of children highly amongst ethical journalistic standards.

At the same time, the clause aims to respect children's capacity to assent to interviews or photographs where they are not harmful to a child's interests.

The clause defines a child as someone under the age of 16. This is consistent with the laws in the United Kingdom which, for many matters, recognise consent at 16 years of age. Clause 3.3 obliges publishers to seriously consider requests for archived stories to be anonymised where the person making the request was a child at the time of the story and now regrets their identification in that story. This gives individuals some form of protection from embarrassing or distressing stories that were published when they lacked capacity to give informed consent.

3. CHILDREN

3.1. Publishers must only interview, photograph or otherwise record the words or actions of a child under the age of 16 years with the assent of the child or a responsible adult and where this is not detrimental to the safety and wellbeing of the child.

3.2. Publishers must not identify a child under the age of 16 years without the assent of the child or a responsible adult, unless this is relevant to the story and not detrimental to the safety and wellbeing of the child.

3.3. Publishers must give reasonable consideration to the request of a person who was previously identified as a child under the age of 16 years in a news story and who now wishes their identity to be concealed.

16

Question 12: What, if any, changes would you recommend IMPRESS make to this clause?

These provisions use the term 'assent' when most of the Children and Young Persons legislation uses 'consent'. This definition, taken from the TransLegal blog, helps...

the term **assent** connotes a positive and voluntary agreement both as a noun and a verb.

"Assent to a proposal of marriage."

The term consent is neutral in connotation and can apply even when the agreement is given reluctantly.

"The employee consented to the non-compete clause being included in her employment agreement."

(<https://www.translegal.com/common-mistakes/assent-vs-consent>)

When it comes to children who might not want to speak to the Press but, a parent who says they must, then *consent* fits better than *assent*.

Reasonable

The use of the word reasonable in 3.3 is not as precise as it could be. Reasonable, in the Oxford English Dictionary takes 84 column inches to define and, after you have ploughed through it, you find it means 'depending on the circumstances'. I suggest that 3.3 should read...

Publishers must be able to demonstrate a proportionate and balanced judgement when considering the request of a person who was previously identified as a child under the age of 16 years in a news story and who now wishes their identity to be concealed.

Perhaps this should be a written record with a date and signature of the person who made it?

The same comments apply to use of the word *reasonable* in other parts of the draft code. 17

Question 13: What recommendations would you make for guidance to this clause?

Sometimes, when a story is breaking, it may not be possible to ascertain a child's age (e.g. illegal immigrants). Should the code ask the journalist to make a balanced judgement of the person's age at the time of the interview? A defensive provision to cover their exposure would help. 18

Clause 4: Discrimination

This clause aims to protect individuals whose personal characteristics may make them vulnerable to discrimination. The clause also aims to prevent publications that incite hatred against a group based on the group's characteristics. There was comprehensive support in our public consultations for a discrimination clause to protect minorities and others from discriminatory reporting.

Clause 4.1 aims to protect individuals from being referred to in a negative way on the basis of their personal characteristics like race or gender. Clause 4.2 aims to prevent publishers from including irrelevant references to a person's characteristics in a news story. Clause 4.3 aims to prevent the publication of news stories that incite hatred on the basis of certain characteristics. Each of the three clauses refers to protected characteristics listed in the *Equalities Act 2010*.

4. DISCRIMINATION

4.1. Publishers must not refer pejoratively to a person on the basis of that person's age, disability, gender reassignment or identity, marital or civil partnership status, pregnancy, race, religion or belief, sex or sexual orientation or another characteristic which makes that person vulnerable to discrimination.

4.2. Publishers must not refer to a person's disability, gender reassignment or identity, pregnancy, race, religion or belief or sexual orientation unless this characteristic is relevant to the story.

4.3. Publishers must not incite hatred against any group on the basis of that group's age, disability, gender reassignment or identity, marital or civil partnership status, pregnancy, race, religion or belief, sex or sexual orientation.

19

Question 14: What, if any, changes would you recommend IMPRESS make to this clause?

No comment

Question 15: What recommendations would you make for guidance to this clause?

The provision should express the view that when acting within para 4.2 balance, context and background must be part of the piece 20

Clause 5: Harassment

This clause aims to protect individuals from harassment and intimidation by journalists. The public are strongly in favour of a clause that prohibits forms of harassment by journalists.

The clause provides a general prohibition against intimidation as the Code Committee considers that there can be no circumstances where it will be justified to intimidate another person in the interests of newsgathering. The clause also requires publishers to ensure journalists do not engage in persistent and repeated attempts to contact and pursue a person. This sub-clause is subject to a public interest exception.

5. HARASSMENT

5.1. Publishers must ensure that journalists do not engage in intimidation.

5.2. Except where justified by the public interest, publishers must ensure that journalists:

a. Do not engage in deception or harassment.

b. Always identify themselves as journalists and provide the name of their publication when making contact.

c. Comply immediately with any reasonable request to desist from contacting, following or photographing a person.

Question 16: What, if any, changes would you recommend IMPRESS make to this clause?

Para 5.1 is silent on placing obligations on independent third party photographers (the paparazzi) – can the Code be made effective against these people?

Subsection 5.2.b should require the journalist to identify him or herself in writing by offering a business card. The card should provide the contact address and telephone number (and email?) of the place where publication will be considered. 21

Question 17: What recommendations would you make for guidance to this clause?

It should say...

Where material is received from a third party Editors must ensure that it was gathered within the spirit of this code. Where this is not the case, the material should not be published. 22

Clause 6: Justice

This clause aims to protect the principle of a fair trial. The public were concerned by examples of news stories that implied a person's criminal guilt prior to conviction. The public were also concerned about the need to protect the identity of children involved in criminal proceedings.

This clause aims to reflect these principles and concerns, while not burdening the principle of open justice. This means that journalists should be able to report on court proceedings except where not permitted by law. This clause does not attempt to recast the law of contempt of court. It is the responsibility of publishers to be aware of their legal responsibilities in this area. The clause protects particular classes of persons such as children in criminal proceedings and victims in sexual assault cases. The clause also prohibits the payment of witnesses and defendants in criminal trials and prohibits bribing public officials for information, except where permitted by law.

6. JUSTICE

6.1. Publishers must take the greatest care not to prejudice any criminal investigations or legal proceedings, except as permitted by law.

6.2. Publishers must protect the identity of victims of sexual assault and children under 18 years of age who are or have been involved in criminal proceedings.

6.3. Publishers must not make payments to witnesses or defendants in criminal proceedings, except as permitted by law.

6.4. Publishers must not pay public officials for information, except as permitted by law.

23

Question 18: What, if any, changes would you recommend IMPRESS make to this clause?

The provisions about payment should cover the third party scenario and say something like...

“Must not make payments to witnesses or cause payments to be made by any other party”

Question 19: What recommendations would you make for guidance to this clause?

Payments needs clarifying – what about a really good stock market tip or sexual favors (any inducement)?

What about payments made abroad – perhaps it should define a payment as anything occurring in the UK and any other place? 24

Clause 7: Privacy

This clause aims to protect a person’s privacy. A person may have a right to privacy about matters involving their private and family life, home and communications. The public were very concerned about intrusive press conduct and news stories. At the same time, the public recognised that in some circumstances, the public interest in a story may override a person’s right to privacy. The Code Committee aims to achieve this balance by including a public interest exception.

The term ‘reasonable expectation of privacy’ is used in privacy law in the United Kingdom to explain the circumstances that give rise to a person’s right to privacy. Whether a person has a reasonable expectation of privacy will be specific to the circumstances of a particular news story. For this reason, the Code Committee has developed a non-exhaustive list of indicative factors that may give rise to a reasonable expectation of privacy. The Code Committee is particularly interested in hearing your views on the list of non-exhaustive factors.

7. PRIVACY

7.1. Except where justified by the public interest, publishers must respect people's reasonable expectation of privacy, which may be determined by factors which include but are not limited to the following:

- a. The nature of the information concerned, such as whether it relates to intimate, family, health or medical matters or personal finances;
- b. The nature of the place concerned, such as a home, school or hospital;**
- c. How the information concerned was held or communicated, such as in private correspondence or a personal diary;
- d. The relevant attributes of the person, such as their age, occupation or public profile; and
- e. Whether the person had voluntarily courted publicity on a relevant aspect of their private life.

7.2. Except where justified by the public interest, publishers must:

- a. Not use covert means to gain or record information.**
- b. Respect privacy settings when reporting on social media content.**
- c. Take all reasonable steps not to exacerbate grief or distress through intrusive newsgathering or reporting.

25

Question 20: What, if any, changes would you recommend IMPRESS make to this clause?

Para 7.2.b – Respect privacy settings should read “Take into consideration privacy settings”

Para 7.2.c – Could read “Take steps not to exacerbate grief or distress though intrusive newsgathering or reporting except where this is proportionate and necessary in the public interest”.

Question 21: What recommendations would you make for guidance to this clause?

Jigsaw identification is where two or more newspapers provide separate and independent accounts of a story, each of which shows due respect for privacy. However, taken together they provide sufficient clues to identify a person entitled to privacy (usually a child). The code should explain this editorial dilemma and suggest, where time and resources allow, efforts should be made to avoid it.

26

Clause 8: Sources

This clause aims to encourage the publication of news stories that are based on reliable and credible sources. As one way to achieve this, the clause aims to protect sources where confidentiality has been agreed to and not waived. As the responsibility is on a publisher to protect sources, this clause protects journalists from pressure exerted by publishers to name sources. The clause also prevents the fabrication of sources.

8. SOURCES

8.1. Publishers must take care to protect sources where confidentiality has been agreed to and not waived by the source.

8.2. Publishers must ensure that journalists do not fabricate sources.

Question 22: What, if any, changes would you recommend IMPRESS make to this clause?

See below 27

Question 23: What recommendations would you make for guidance to this clause?

Where a person agrees to speak to the Press “off the record” then anything written or published should indicate that the person was in receipt of such a promise. This principle, should bind editors to honor the contract – the Code should say this so editors know their duty.

Where a story reports comments surrounded by “speech marks” then the speaker should be identified by name. If a person is speaking off the record, then any comment should be an account of what was said without speech marks; the principle being that no speech marks indicates that what is being said is what the reporter thought he/she heard but if it is bounded by speech marks then that is what was said. 28

Clause 9: Suicide

This clause aims to prevent the reporting of suicide or self-harm that glamorises those acts and which provides excessive detail to the extent that the act could be imitated.

9. SUICIDE

9.1. When reporting on suicide or self-harm, publishers must not provide excessive details of the method used or speculate on the motives.

Question 24: What, if any, changes would you recommend IMPRESS make to this clause?

Para 9.1 is drawn too tightly. If you read it in the context of the death of David Kelly the weapons expert who the Hutton enquiry says committed suicide during the Iraq War-Dodgy-Dossier scandal then the important points about how he died might be suppressed.

([https://en.wikipedia.org/wiki/David_Kelly_\(weapons_expert\)](https://en.wikipedia.org/wiki/David_Kelly_(weapons_expert))) 29

Question 25: What recommendations would you make for guidance to this clause?

Suicide is no longer the issue it was, the paragraph should be removed from the Code and Editors should be left to use pragmatic judgement. 30

Clause 10: Transparency

This clause aims to promote accountability and transparency in news reporting. The clause requires publishers to clearly identify where content has been paid for and is controlled by a third party such as an advertiser. The clause also requires publishers to declare 'significant' conflicts of interest and relationships with sponsors where a publisher receives an 'unfair advantage'.

10. TRANSPARENCY

10.1. Publishers must make absolutely clear where content has been paid for financially or through a reciprocal arrangement and is controlled by a third party.

10.2. Publishers must take all reasonable steps to declare significant conflicts of interest and must not gain any unfair advantage from such conflicts.

10.3. Publishers must correct any failure to declare significant conflicts of interest with due prominence at the earliest opportunity.

Question 26: What, if any, changes would you recommend IMPRESS make to this clause?

See below 31

Question 27: What recommendations would you make for guidance to this clause?

The conflict of interest provision should be drawn to catch the Piers Morgan share dealing recommendations scandal. i.e. a personal conflict of interest as well as a corporate one. 32

Question 28: Are there any other issues that you believe the IMPRESS Code Committee should include in its Standards Code? If so, please explain why these issues are important and how they could best be addressed in a standards code.

Corporate Governance

The Code should suggest that all matters concerning the Code should be part of a named director's responsibilities. The Code should say that complaints must be recorded and investigated with speed and all due diligence.

The Code should recommend that all corporations producing an annual report should include details of conformance and statistics on code infringements.

Security of Records

The Code should recommend that where publication has taken place journalistic notes and recordings should be securely kept for 12 months from the date of publication. 33

Question 29: Do you agree that the IMPRESS draft Standards Code is a practical working tool which enables journalists, editors and publishers to do their jobs? (please select one of the following options)

strongly agree

agree

disagree

strongly disagree

Question 30: Do you agree that the IMPRESS draft Standards Code is easily understood? (please select one of the following options)

strongly agree (with these amendments)

agree

disagree

strongly disagree

Question 31: Do you agree that the IMPRESS draft Standards Code is enforceable through regulation? (please select one of the following options)

strongly agree

agree

disagree

strongly disagree See 1.2 above.