

NOTICE OF MEETING PLEASE NOTE START TIME

Special Licensing Sub Committee

TUESDAY, 29TH JULY, 2008 at 10:00 HRS - CIVIC CENTRE, HIGH ROAD, WOOD GREEN, N22 8LE.

MEMBERS: Councillors Beacham, Patel and Vanier

AGENDA

1. APPOINTMENT OF THE CHAIR

The Committee will be required to elect a Member to preside at the meeting.

2. APOLOGIES FOR ABSENCE

3. URGENT BUSINESS

The Chair will consider the admission of any late items of urgent business. (Late items of urgent business will be considered under the agenda item where they appear). It being a special meeting of the Sub Committee, under Part Four, Section B, Paragraph 17 of the Council's Constitution no other business shall be considered at the meeting.

4. DECLARATIONS OF INTEREST

A member with a personal interest in a matter who attends a meeting of the authority at which the matter is considered must disclose to that meeting the existence and nature of that interest at he commencement of that consideration, or when the interest becomes apparent.

A member with a personal interest in a matter also has a prejudicial interest in that matter if the interest is one which a member of the public with knowledge of the relevant facts would reasonably regard as so significant that it is likely to prejudice the member's judgement of the public interest **and** if this interest affects their financial position or the financial position of a person or body as described in paragraph 8 of the Code of Conduct **and/or** if it relates to the determining of any approval, consent, license, permission or registration in relation to them or any person or body described in paragraph 8 of the Code of Conduct.

5. SUMMARY OF PROCEDURE (PAGES 1 - 2)

The Chair will explain the procedure that the Committee will follow for the hearing considered under the Licensing Act 2003. A copy of the procedure is attached.

6. THE TWO BREWERS, 40-42 SCOTLAND GREEN, TOTTENHAM, LONDON N17 (PAGES 3 - 30)

To consider an application by the Metropolitan Police for a review of The Two Brewers, 40-42 Scotland Green, Tottenham, London N17 9TT.

Please note that under the Council's Constitution, Part 4, Section B, Paragraph 17 no other business shall be considered.

Yuniea Semambo Head of Local Democracy & Member Services Pri

5th Floor River Park House 225 High Road Wood Green

London N22 8HQ

Helen Jones

Principal Committee Co-ordinator

Tel: 020-8489 2615 Fax: 020-8489 2660

Email: <u>Helen.jones@haringey.gov.uk</u>

Monday, 21 July 2008

LICENSING SUB-COMMITTEE HEARINGS PROCEDURE SUMMARY INTRODUCTION The Chair introduces himself and invites other Members, Council officers, Police, Applicant and Objectors to do the same. 2. The Chair invites Members to disclose any prior contacts (before the hearing) with the parties or representations received by them The Chair explains the procedure to be followed by reference to this summary which will 3. be distributed. **NON-ATTENDANCE BY PARTY OR PARTIES** If one or both of the parties fails to attend, the Chair decides whether to: 4. grant an adjournment to another date, or (ii) proceed in the absence of the non-attending party. Normally, an absent party will be given one further chance to attend. **TOPIC HEADINGS** The Chair suggests the "topic headings" for the hearing. In the case of the majority applications for variation of hours, or other terms and conditions, the main topic is: Whether the extensions of hours etc. applied for would conflict with the four licensing objectives i.e. (i) the prevention of crime and disorder, (ii) public safety, (iii) the prevention of public nuisance, and the protection of children from harm. (iv) 6. The Chair invites comments from the parties on the suggested topic headings and decides whether to confirm or vary them. WITNESSES 7. The Chair asks whether there are any requests by a party to call a witness and decides any such request. 8. Only if a witness is to be called, the Chair then asks if there is a request by an opposing party to "cross-examine" the witness. The Chair then decides any such request. **DOCUMENTARY EVIDENCE** The Chair asks whether there are any requests by any party to introduce late documentary evidence. 10. If so, the Chair will ask the other party if they object to the admission of the late documents. 11. If the other party do object to the admission of documents which have only been produced by the first party at the hearing, then the documents shall not be admitted.

Page 2

| 12. | If the other party object to documents produced late but before the | |
|--------------|--|---|
| | hearing, the following criteria shall be taken into account when the Chair decides whether or not to admit the late documents: | |
| | (i) What is the reason for the documents being late? | + |
| | (ii) Will the other party be unfairly taken by surprise by the late documents? | + |
| | (iii) Will the party seeking to admit late documents be put at a major disadvantage if | - |
| | admission of the documents is refused? | |
| | (iv) Is the late evidence really important? | |
| | (v) Would it be better and fairer to adjourn to a later date? | |
| | | |
| THE | LICENSING OFFICER'S INTRODUCTION | |
| 13. | The Licensing Officer introduces the report explaining, for | |
| | example, the existing hours, the hours applied for and the | |
| | comments of the other Council Services or outside official bodies. | |
| | This should be as "neutral" as possible between the parties. | |
| | | |
| 14. | The Licensing Officer can be questioned by Members and then by | |
| | the parties. | |
| | | _ |
| T. 15 | THEADING | _ |
| | HEARING | |
| 15. | This takes the form of a discussion led by the Chair. The Chair can | |
| | vary the order as appropriate but it should include: | |
| | (i) an introduction but the Objectors' reading representative | _ |
| | (i) an introduction by the Objectors' main representative | |
| | (ii) an introduction by the Applicant or representative | |
| | () | |
| | (iii) questions put by Members to the Objectors | |
| | | |
| | (iv) questions put by Members to the Applicant | |
| | | |
| | (v) questions put by the Objectors to the Applicant | |
| | (vi) guartiana put by the Applicant to the Objectors | _ |
| | (vi) questions put by the Applicant to the Objectors | |
| | | _ |
| CLC | OSING ADRESSES | - |
| | | |
| 16. | The Chair asks each party how much time is needed for their closing address, if they need to make one. | |
| | closing address, if they need to make one. | |
| 17. | Generally, the Objectors make their closing address before the | + |
| ' ' ' | Applicant who has the right to the final closing address. | |
| | Applicant who has the right to the final closing address. | |
| | | + |
| THE | DECISION | + |
| | | _ |
| 18. | Members retire with the Committee Clerk and legal representative | |
| | to consider their decision including the imposition of conditions. | |
| 10 | The decision is put in writing and read out in public by the | + |
| 19. | The decision is put in writing and read out in public by the Committee Clerk once Members have returned to the meeting. | |
| | Committee Clork office Members have retained to the infeeting. | |



Agenda Item Page No. 1

| Licensing Act 2003 Sub-Committee on 29" July 2008 | | | | | |
|---|--|--|--|--|--|
| Report title: Application for a Review of a Premises Licence at THE TWO BREWERS,40-42 SCOTLAND GREEN, TOTTENHAM, LONDON N17 9TT | | | | | |
| Report of: The Lead Officer Licensing | | | | | |
| Ward(s) affected Tottenham Hale | | | | | |
| 1. Purpose To consider an application by The Metropolitan Police for a review of The Two Brewers, 40-42 Scotland Green, Tottenham, London N17 9TT | | | | | |
| Summary of application • The Police seek a review of the premises licence for the above mentioned premises on the grounds of Crime and Disorder. | | | | | |
| Date review application served: 12 th June 2008 | | | | | |
| In accordance with regulation 38 of the Licensing Act 2003 (Premises and Club Premises Certificates) Regulations 2005, officers arranged for notices of the review to be published for 28 days on the affected premises, on the public notice board at the Civic Centre and on the Council's website. A copy of the review application and supporting documents are at appendix 2. | | | | | |
| 2. Officers Observations In determining this application the Licensing Sub Committee must have regard to the: | | | | | |
| 2.1 (a) need to promote the four licensing objectives | | | | | |
| (b) representations (c) relevant sections of the statutory guidance to licensing authorities (appendix 5) | | | | | |
| (d) relevant sections of the licensing authority's statement of licensing policy (appendix 6) | | | | | |
| Report authorised by: Robin Payne Assistant Director Enforcement Services | | | | | |
| Contact Officer: Ms Daliah Barrett -Williams — Telephone: 020 8489 8232 | | | | | |
| 3. Access to information: | | | | | |
| Local Government (Access to Information) Act 1985 | | | | | |
| Background Papers The following Background Papers are used in the preparation of this Report: | | | | | |
| File: THE TWO BREWERS | | | | | |

The Background Papers are located at Enforcement Service, Technopark, Ashley Road,

Tottenham, London N17 9LN

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4. REPORT

Background

The police have applied for a review under the Crime and disorder objective due to a number of breaches witnessed at the premises. The licensee has continually allowed clients to stand outside of the Public House consuming alcoholic drinks in contravention of the license. The Police state they have made a number of attempts to talk with the licensee in order to get compliance but this has proved unworkable.

Licensable activities authorised by the Licence:

Supply of Alcohol

Monday to Friday:

1000 to 0000

Saturday:

1000 to 0200

Sunday:

1100 to 0000

Christmas Eve:

1000 to 0200

Christmas Day:

1200 to 1500 and 1900 to 2230

New Years Eve:

1000 to 0200

St Patrick's Day:

1000 to 0200

The opening hours of the premises:

Monday to Friday:

1000 to 0000

Saturday:

1000 to 0200

Sunday:

1100 to 0000

Christmas Eve:

1000 to 0200

Christmas Day:

1200 to 1500 and 1900 to 2230

New Years Eve:

1000 to 0200

St Patrick's Day:

1000 to 0200

Where the Licence authorises supplies of alcohol whether these are on and/or off supplies:

Supply of alcohol for consumption both **ON** and **OFF** the premises.

The designated premises supervisor is: Clifford John Pope

4.2 Details of the Application for Review. Appendix 1

5.0 RELEVANT REPRESENTATIONS (CONSULTATION)

Responsible authorities:

5.1 Comments of Metropolitan Police

See documents

5.2 Comments of Child Protection Agency or Nominee

No comments received on this matter

5.3 Interested Parties -

No letters of representation have been received.

6.0 POLICY CONSIDERATIONS

6.1 The following provisions of the Licensing Act 2003 apply to this application: Section 51-53 (review of premises licenses)

In determining the application the Licensing Sub Committee can take such steps as it considers necessary for the promotion of the licensing objective, which are:

- 1. Take no further action
- 2. to issue formal warnings to the premises supervisor and /or premises license holder
- 3. modify the conditions of the license
- 4. exclude a licensable activity from the scope of the license
- 5. remove the designated premises supervisor
- 6. suspend the license for a period not exceeding three months
- revoke the license.

Where the Licensing Sub Committee takes steps mentioned in 3 or 4 it may provide that the modification or exclusion is to have effect for one such period (not exceeding three months) as it may specify. The licensing sub committee is asked to give full reasons for its decision.

The Licensing Sub Committee must make its decision within 5 working days of the end of the hearing. Any decision of the Licensing Sub Committee is stayed from coming into effect for 21 days from the date of the decision, pending any appeal that might be made and the determination of that appeal. Any party to the proceedings may appeal against the decision of the decision of the Licensing Sub Committee.

- 6.2 The following provisions of the Secretary of State's guidance apply to this application: Paras 11.1 11.10, 11.14 11.21. These provisions are attached at appendix 3.
- 6.3 The following paragraphs of the licensing authority's statement of licensing policy apply to this application; 24.1 -24.2, 25.1 25.7, these provisions are attached at appendix 4.

6.4 The Licensing Sub Committee is reminded that the Human Rights Act 1998 guarantees the right to a fair hearing for all parties in the determination of their civil rights. The Act also provides for the protection of property which may include licences in existence, and the protection of private and family life.

APPENDIX 1 REVIEW APPLICATION FORM

Application for the review of a premises licence or club premises certificate under the Licensing Act 2003

PLEASE READ THE FOLLOWING INSTRUCTIONS FIRST

Before completing this form please read the guidance notes at the end of the form. If you are completing this form by hand please write legibly in block capitals. In all cases ensure that your answers are inside the boxes and written in black ink. Use additional sheets if necessary.

You may wish to keep a copy of the completed form for your records. I Inspector David Gladwell (Insert name of applicant) apply for the review of a premises licence under section 51 / apply for the review of a club premises certificate under section 87 of the Licensing Act 2003 for the premises described in Part 1 below (delete as applicable) Part 1 – Premises or club premises details Postal address of premises or, if none, ordnance survey map reference or description The Two Brewers 40 - 42 Scotland Green Post town Tottenham Post code (if known) N17 9TT Name of premises licence holder or club holding club premises certificate (if known) Clifford Pope, 157 Bulwer Road N.18 John O'Rourke, 14 Hounsden Road, N.21 Number of premises licence or club premises certificate (if known LN/00002176 Part 2 - Applicant details l am Please tick yes an interested party (please complete (A) or (B) below) a) a person living in the vicinity of the premises b) a body representing persons living in the vicinity of the premises c) a person involved in business in the vicinity of the premises d) a body representing persons involved in business in the vicinity of the \Box HARINGEY COUNCIL premises ENVIRONMENTAL SERVICES DIRECTORATE 2) a responsible authority (please complete (C) below) Ø

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Page 10 3) a member of the club to which this application relates (please complete (A) below) (A) DETAILS OF INDIVIDUAL APPLICANT (fill in as applicable) Please tick Other title Mr 🔲 Mrs Miss Ms (for example, Rev) First names Surname Please tick yes I am 18 years old or over Current postal address if different from premises address **Post Code** Post town Daytime contact telephone number E-mail address (optional) (B) DETAILS OF OTHER APPLICANT Name and address Telephone number (if any) E-mail address (optional)

Page 11 (c) DETAILS OF RESPONSIBLE AUTHORITY APPLICANT

| Name and address Inspector David Gladwell Wood Green Police Station High Road Wood Green N.22 4HZ |
|---|
| Telephone number (if any) 0208 345 2058 |
| E-mail address (optional) |
| This application to review relates to the following licensing objective(s) Please tick one or more boxes 1) the prevention of crime and disorder 2) public safety 3) the prevention of public nuisance 4) the protection of children from harm |
| Please state the ground(s) for review (please read guidance note 1) The Police seek a review of the premises licence for the above mentioned premises on the grounds of Crime & Disorder. |
| |
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Please provide as much information as pessible to support the application (please read guidance note 2)

On the 22nd January 2008 Tottenham Hotspur F.C. were due to play Arsenal F.C. in the semi final of the Carling Cup. At about 18.00 Police visited the Two Brewers and they noticed approximately 20 - 30 people consuming alcohol on the footway outside the public house. Approximately 8 -10 of these people are known risk supportes and are likely to attack rival supporters without provocation. Mr. Pope did not appear to be making any effort to get these people back inside his premises. Inspector Gladwell pointed out to him that this was a flagrant breach of his premises licence and this cannot be allowed to re-occur. Mr Pope had previously attended Wood Green Police Station on the 1st November 2007 when a meeting took place between Mr.Pope, Inspector Gladwell and Sergeant Willmott. Concerns were expressed regarding clientele from the premises spilling out onto the pavement from the public house on match days. It was suggested that large gates should be placed across the side entrance and locked on match days. This would make it easier for the door staff to control the clientele from a single entrance.Mr. Pope was also made aware that a number of his customers who attended on match days were Tottenham risk supporters. A letter was sent to Mr. Pope by Inspector Gladwell on the 24th January 2008 warning him that flagrant breaches of his Premises Licence could not be allowed to reoccur.

On the 6th March 2008 Tottenham Hotspur entertained PSV Eindhoven in the UEFA cup competition. Mr.Pope displayed in the pub window a notice requesting his customers not to drink outside the Two Brewers. A photograph was taken of this sign by a Metropolitan Police photographer.

On Saturday 11th of May 2008 Tottenham Hotspur were playing Liverpool in the Barclays Premiership. At 13.40 Police attended the Two Brewers and they noticed a large crowd of people standing on the pavement and into the road outside the pub they were drinking alcohol. Mr Pope was spoken to and he said that he had better control the situation. Polce assisted him in clearing the frontage of drinkers. Police observed Mr.Pope for 15 minutes and he directed people into the pub or into the pub garden.

At 14.20 Police once again visited the Two Brewers and they saw in excess of 30 people standing outside the pub drinking alcohol. Mr Pope upon seeing Police attempted to clear the footway of his customers this appeared to be ineffective. Police had to assist him in this matter.

I have seeked advice from the Fire safety Officer a Kevin Close of the London Fire Brigade and he advised me that he did not consider for safety reasons locking the side door leading to the garden as an option.

The minimum number of Security Industry Authority doorstaff we would accept to control the flow of customers on match days is two. This we believe will result in better control and prevent people drinking and congregating on the footway outside the public house.

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| Please tick yes | | | | | | |
|--|---|--|--|--|--|--|
| Have you made an application for review relating to this premises before | | | | | | |
| If yes please state the date of that application Day Month Year | | | | | | |
| | _ | | | | | |
| If you have made representations before relating to this premises please state what they were and when you made them | | | | | | |
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| | Please | e tick yes | | | | | |
|---|---|------------|--|--|--|--|--|
| I have sent copies of this form and authorities and the premises licenc premises certificate, as appropriate | e holder or club holding the club | | | | | | |
| I understand that if I do not comply my application will be rejected | with the above requirements | | | | | | |
| THE STANDARD SCALE, UNDER SECTI | IT IS AN OFFENCE, LIABLE ON CONVICTION TO A FINE UP TO LEVEL 5 ON THE STANDARD SCALE, UNDER SECTION 158 OF THE LICENSING ACT 2003 TO MAKE A FALSE STATEMENT IN OR IN CONNECTION WITH THIS APPLICATION | | | | | | |
| Part 3 – Signatures (please read guidan | ce note 3) | | | | | | |
| Signature of applicant or applicant's solicitor or other duly authorised agent (See guidance note 4). If signing on behalf of the applicant please state in what capacity. Signature | | | | | | | |
| Date 9th June 2008 | | | | | | | |
| Capacity Inspector | | | | | | | |
| | | | | | | | |
| Contact name (where not previously given) and postal address for correspondence associated with this application (please read guidance note 5) | | | | | | | |
| • | | | | | | | |
| Post town | Post Code | | | | | | |
| Telephone number (if any) | | | | | | | |
| If you would prefer us to correspond with you using an e-mail address your e-mail address (optional) | | | | | | | |
| | | | | | | | |

Notes for Guidance

- 1. The ground(s) for review must be based on one of the licensing objectives.
- 2. Please list any additional information or details for example dates of problems which are included in the grounds for review if available.
- 3. The application form must be signed.
- 4. An applicant's agent (for example solicitor) may sign the form on their behalf provided that they have actual authority to do so.
- 5. This is the address which we shall use to correspond with you about this application.

APPENDIX 2 SUPPORTING DOCUMENTS

| WITNESS STATEMENT | | | | | | |
|---|--|--|--|--|--|--|
| (CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; MC Rules 1981, r.70) | | | | | | |
| Statement of Stephen PAYNE | | | | | | |
| Age if under 18 (if over 18 insert 'over 18') Occupation: Police Officer | | | | | | |
| This statement (consisting of: 2 pages each signed by me) is true to the best of my knowledge and belief and I make it knowing that, if it is tendered in evidence, I shall be liable to prosecution if I have wilfully stated anything in it which I know to be false, or do not believe to be true. | | | | | | |
| Signature: Date: 17/06/2008 | | | | | | |
| Tick if witness evidence is visually recorded (supply witness details on rear) | | | | | | |
| I am presently employed as an intelligence officer on Haringey Borough, focusing on football related matters. | | | | | | |
| I have policed football matches involving Tottenham hotspur Football Club since the 1999-2000 season and | | | | | | |
| have been employed as the full time Football Intelligence Officer at Tottenham since the end of the 2007- | | | | | | |
| 2008 season. | | | | | | |
| Tottenham Hotspur Football Club (THFC), as with many football clubs, has an active hooligan group | | | | | | |
| associated with it. In broad terms, a football-related hooligan group comprises individuals who, affiliated to a | | | | | | |
| specific club, come together as a group and plan and/or engage in violence and disorder against like-minded | | | | | | |
| groups affiliated to other clubs. | | | | | | |
| | | | | | | |
| The Tottenham hooligan group has different patterns of behaviour depending upon the fixture concerned and | | | | | | |
| whether THFC are playing at home or away. Tottenham hooligans do not organise or engage in disorder at | | | | | | |
| every fixture; it is only at certain games that they become active. High-risk fixtures - where the risk of disorder | | | | | | |
| and violence is assessed as high. If THFC are playing at home in a High Risk fixture then the Tottenham | | | | | | |
| hooligan group will become territorial and will go to public houses that they consider to be 'theirs' from early | | | | | | |
| on in the day and 'defend' them. The Tottenham hooligan group will see how any visiting hooligan group acts | | | | | | |
| and respond accordingly. Visiting hooligan groups tend to draw attention to themselves and are usually | | | | | | |
| contained and escorted to the stadium inside a protective police cordon. Individual Tottenham hooligans often | | | | | | |
| assess this escort and as it draws nearer to the stadium groups of Tottenham hooligans will be waiting to | | | | | | |
| seize any opportunity to engage in disorder. | | | | | | |
| | | | | | | |

Signature: Signature witnessed by:

Taye 17

Continuation of Statement of

The Two Brewers pub in Scotland Green is a public house that is used by hooligan supporters associated with Tottenham on a regular basis. Scotland Green is located close to the junction with Tottenham High Road; its position is such that any large group standing outside the pub would attract attention from a visiting hooligan group being walking along the High Rd towards the stadium.

The police and licenses of pubs in the Tottenham area have to work together, and it is agreed not to let any person drink on the council maintained pavement area outside their respective public houses during relevant periods before during and after football fixtures. (In effect all persons are to remain inside the public house or beer garden area of the pub at all times)

One example of the problems that can occur happened on 21/04/2007 when Tottenham Hotspurs played Arsenal in a league fixture. Some time after the end of the game a group of Arsenal hooligans numbering around sixty were being escorted by police south along Tottenham High Road away from White Hart Lane stadium. As they were approaching the junction with Scotland Green a group of Tottenham hooligans who were drinking in the street around the Two Brewers pub noticed this Arsenal hooligan group. On seeing them the Tottenham hooligans have made there way to the High Rd and attempted to engage in disorder. Only intervention by police prevented serious disorder breaking out.

In our experience this one simple measure of not letting anyone drink outside licence premises on match days is extremely effective in the prevention of spontaneous acts of violence. As opposing supporters are walked passed pubs in the Tottenham area there is a reduced chance for either the home or away fans to get close to each other, greatly reducing the chance to verbally abuse each other, actions that in the past has lead to violent confrontations.

| lionature: | Signature witnessed by: | |
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| ngnatute. | Signature withessed by. | |

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| | ner name:s of witness non-availability | Height: Eth | nicity Code: |
| Date | s of witness non-availability | | |
| Witr | ness care | | |
| a) | | attend court? Yes / No. If 'No', include reason(s) on MC | 66. What can be done to ensure |
| b) | Does the witness require 'special n | neasures' as a vulnerable or intimidated witness? Yes / N | o. If 'Yes' submit MG2 with file. |
| c) | Does the witness have any specific difficulties, visually impaired, restricted mobility | care needs? Yes / No. If 'Yes' what are they? (Healthcare, or other concerns?) | childcare, transport, disability, language |
| Witn a) | | on) ictim Personal Statement scheme (victims only) has | Yes No |
| b) | been explained to me I have been given the leaflet 'Giving the leaflet' been given the leaflet' beautiful to the leaflet been been explained to me | ng a witness statement to police — what happens next?' | Yes No |
| c) | | o my medical records in relation to this matter: | Yes No N/A |
| d) | I consent to my medical record in | relation to this matter being disclosed to the defence: | Yes No N/A |
| e) | I consent to the statement being discare proceedings (if applicable) | sclosed for the purposes of civil proceedings e.g. child | Yes No N/A |
| f) | | ill be disclosed to the Witness Service so they can offer nem not to. Tick this box to decline their services: | |
| Sign | ature of witness: | | |
| State | ement taken by (print name): | | |
| Stati | ion: | | |
| Time | e and place statement taken: | | |
| Sign | nature of witness: | | |

2004/05(1): MG 11(T)

rage 13

WITNESS STATEMENT

| (CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; MC Rules 1981, r.70) | | | | | | |
|--|--|-------------------------------|-------------------|---------------------|----------------------|---------|
| Statement of | David Gladwell Insp | YR | URN: | | | |
| Age if under 18 | Over 18 | (if over 18 insert 'over 18') | Occupation: | Police Staff | 54/181832 | ••• |
| make it knowing th | nsisting of: 2 page tat, if it is tendered in every false, or do not believe | idence, I shall be liable | | if I have wilfully | | |
| Signature: | | | Da | te: | 2/08 | ••• |
| Tick if witness evide | ence is visually recorded | (supply witnes | s details on rea | r) | | |
| On Tuesday 22 nd Jan | nuary2008 I was on duty | in full uniform. I was p | osted working a | s part of the intel | ligence team invo | lved in |
| spotting duties at th | e Carling Cup Semi find | al game between Totte | nham Hotspur d | and Arsenal FC. | In this role I head | d up a |
| team of "spotters" | whose job is to identify | where Tottenham risk | supporters are | and to advise sen | tior officers of the | mood |
| and intention of the | ese supporters. Risk sup | porters are those sup | porters who ha | ve been identifie | d historically to p | pose a |
| concern because of | their likelihood to plan | and become involved i | n football violer | nce. As part of th | is role it is necess | sary to |
| visit public houses a | nd hopefully identify whe | ere the main risk suppo | rters are. | | | |
| At about 1800 hours | I attended The Two Bre | wers, Scotland Green, . | N17. This is a pi | remises, which is | known to regularl | y have |
| risk supporters drink | king in. This area has tr | aditionally been knowr | as a place whe | ere away support | ers have been ami | bushed |
| when they are escor | ted along Tottenham Hiş | gh Road from the unde | rground station | s. Upon my arriv | al at the pub I no | ticed a |
| male I know to be Cl | lifford POPE standing or | utside eating a bag of c | hips .I know PO | PE as the design | ated premises supe | ervisor |
| for this public house | . I have met POPE at W | Vood Green Police Stat | ion on a previo | us occasion wher | as the Haringey | Police |
| Licensing Inspector | I discussed concerns t | hat I have over street | drinking at th | e premises. On t | his previous occo | asion I |
| reminded POPE of | the responsibilities that | he had under his licen | ce and made a | number of sugges | tions on how this | matter |
| could be resolved. | | | | | | |
| Behind POPE I not | ced that there were betw | veen 20-30 men drinki | ng alcohol on ti | he pavement outs | ide the premises. | Of this |
| group approximately | 8-10 of the group were | risk supporters and th | nose who may le | ead an attack on i | hose Arsenal supp | porters |
| who may be identifie | ed in the area. The area | is is a residential area | and a number | of the supporters | s were leaning on | fences |
| outside the houses ne | earby. All were drinking | . In the event that pers | ons had wanted | to pass the group | they would have | had to |
| \cap | | 101/ | | | | |

Signature:

Signature witnessed by:

2004/05(1): MG 11(T)

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Continuation of Statement of

walk into the road.

I spoke to Pope and pointed out the group standing behind him. He continued to eat his chips and stated that the drinkers were not drinking on the footway but were drinking on an area of concrete, which is not part of the public footway. I explained that whilst this indeed may be a technicality that could be explored. I was concerned that the spirit of the licence was to prevent crime and disorder by people in the street attacking away supporters. I also pointed out that even outside of the group that were standing on the concrete area, many of the drinkers were still standing on the pavement or in the footway and this point could not be argued as not being pavement. Pope turned and began to usher people back into the side garden. Whilst this was effective, as soon as Pope stopped this people again walked back out and stood around on the footway. Pope again ushered people back into the garden area. This was effective whilst he did this but as soon as he stopped the people crept back out. I pointed out that this wasn't acceptable and again told POPE that he must resolve this issue on the basis of public safety. POPE nodded his head in agreement.

Because of other commitments I then left the area of this public house. On 24th January 08 I sent POPE a letter again reminding him of his responsibilities and making suggestions On how to prevent reoccurance and offering further assistance ifrequired.

Signature:

2003(1)

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Signature witnessed by:

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| WITNESS STATEMENT (CJ Act 1967, s.9; MC Act 1980, ss.5A(3)(a) and 5B; MC Rules 1981, r.70) | | | | | | | |
|---|--------------------------|---|--------------|--------------|-------------|--------------------|----------|
| Statement of | Gareth SCHOOR | L A/Ps 820YE | . URN: | 01 | | | 08 |
| Age if under 18 | Over 18 | (if over 18 insert 'over 18 | ') Occupa | tion: | Police Off | icer 216056 | ••••• |
| make it knowing th | | pages each signed by m evidence, I shall be liab ve to be true. | | | | | |
| Signature: | A.S.N. | word Alls 820 | D're | Date: | 2 | 45/08 | |
| Tick if witness evide | ence is visually recorde | ed (supply with | ess details | on rear) | | | |
| On Saturday 11th | MAY 2008 I was o | on duty in full unifor | m in cor | npany wit | h other o | fficers (CHRIST | OFI Po |
| 560YE, DOOLEY | Рс 326ҮЕ, НАҮН | JRST Pc 495YE, HA | LIDAY P | c 468YE, | HURKO |) Pc 421YE, PEI | RRY Po |
| 360YE & OAKES | Pc 611YE) on patro | ol in a marked Police | Carrier ca | llsign 960 | B patrollir | ig the Tottenham | area as |
| at 1500hrs that day | THFC were playing | g LFC in the English | Football F | remiershi | p a design | ated fottball mate | ch. |
| I had attended a b | oriefing and I had b | een tasked pre-match | with atte | ending for | ır (4) Put | lic Houses to cl | heck on |
| numbers, mood an | d mixture of fans. | | | | | | |
| Ai 1340hrs I atter | nded The TWO BR | EWERS Public Hous | e & The | VICTOR | IA on Sco | otland Green Ro | ad. The |
| VICTORIA was q | luiet, however imme | ediately outside The | rwo br | EWERS I | could se | e a large numbe | r of the |
| patrons were out o | on the pavement and | onto the street with | alcholic b | everages i | n their ha | nds. They were | actively |
| drinking in the stre | ets. Scotland Green | Road is a quiet stree | however | their was | very light | traffic trying to | use the |
| road every now ar | nd again. As we app | proached the TWO B | REWERS | many of | the patro | ns made their wa | ay back |
| onto the pavement | from the road. We d | lrove up next top the | rwo bri | EWERS a | nd one pat | ron rolled himse | lf along |
| the front of the Pol | ice Carrier to enterta | ain the other patrons a | nd then st | tarted to fe | ign injury | • | |
| The Police arrier v | vas parked up and I a | approached the TWO | BREWE | RS Public | House an | d a Male I now l | cnow to |
| be Mr POPE intro | duced himself to me | as the liscencee. I ex | plained tl | nat his pat | rons shoul | ld not be drinkin | g in the |
| street and he apolo | gised and said he'd | get better control over | er it. I ass | isted him | and direct | ed the patrons ba | ack into |
| the Public House | or the side of the pu | blic house. The stree | and pave | ement wer | e now cle | ar of drinkers, I | made a |
| visit to THE VICT | ORIA Public House | which was a short di | stance aw | ay on the | same road | and then I return | ned and |
| waited on the police | ce Carrier to monito | r the situation at THI | E TWO B | REWERS | . I watche | d for about 15m | iins and |
| noticed Mr POPE | controlling the situa | ation and directing ar | iyone cor | ning outsi | de with th | neir drinks to tak | ce them |
| either inside or ar | ound the side. I als | so noticed that the T | WO BRE | EWERS h | ad a lengt | hy sign in the | window |
| explaining that the | y were at risk of losi | ng their liscence if pe | ople did r | ot stop dr | inking in t | he street. | |
| I then left the TW | O BREWERS and v | we continued with the | rest of o | ur tasking | s checkin | g other Public H | iouse in |
| Signature: | Thood Alls | 879 c. Signature with | nessed by: | ••••• | •••• | | |

Continuation of Statement of

Gareth SCHOORL A/Ps 820YE

the local area.

At 1420hrs we were making our way North up the HIGH ROAD towards THFC and I looked down Scotland Green Road and I could again see that people from the TWO BREWERS were drinking in the streets. We reattended the PUBLIC HOUSE. On arrival outside there were in excess of 30 people out on the pavement and road drinking. There were even several people sat on walls on the opposite footway drinking their drinks. On arrival of the Police Carrier the Licensee again started trying to move people back inside the TWO BREWERS but was ineffective in doing so. It required the officers from my carrier and myself to assist him in getting people back inside the public house and off the road. Mr.POPE told me that it was wrong they couldn't come outside and that next year the road was going to be pedestrianized and he'd then have tables and chairs out the front and the problem of people drinking outside the TWO BREWERS would be resolved.

I noticed that the side of the pub had an access (fire door) that people could use to move between the side and the inside of the public house. The side had a gate that was open and where people were spilling out into the road. I suggested that he may want to shut the gate and then prevent people with alcohol walking out off the main entrance and this would be easier for him to control. Mr. POPE nodded but made no comment. Patrons from the public house continued to approach the officers outside the TWO BREWERS telling them and myself to go away and leave the pub alone, saying they never caused any trouble.

My serial then stayed outside the TWO BREWERS Public House until 1500hrs when the pub emptied due to many of the patrons leaving to watch the match.

My impression was that MR.POPE had not manged to control the situation before the initial arrival of police, after we did arrive he proved over a duration of 15mins that he could control the situation without any assistance other than the police carrier being in the vicinity. However on police leaving the area for about 20mins Mr.POPE had failed to maintain order at the location and had let it get out of control. It is my belief that Mr.POPE had not tried to maintain the control as he only appeared to start actively controlling the situation again when he saw the Police Carrier returning to outside the TWO BREWERS.

Signature:

Signature witnessed by:

APPENDIX 3 EXTRACTS FROM 182 GUIDANCE

11. Reviews

THE REVIEW PROCESS

- 11.1 The proceedings set out in the 2003 Act for reviewing premises licences represent a key protection for the community where problems associated with the licensing objectives are occurring after the grant or variation of a premises licence.
- 11.2 At any stage, following the grant of a premises licence, a responsible authority, or an interested party, may ask the licensing authority to review the licence because of a matter arising at the premises in connection with any of the four licensing objectives.
- 11.3 In addition, a review of the licence will normally follow any action by the police to close down the premises for up to 24 hours on grounds of disorder or noise nuisance as a result of a notice of magistrates' court's determination sent to the licensing authority.
- 11.4 Licensing authorities may not initiate their own reviews of premises licences. Officers of the local authority who are specified as responsible authorities under the 2003 Act, such as environmental health officers, may however request reviews on any matter which relates to the promotion of one or more of the licensing objectives.
- 11.5 Representations made by a department of the local authority which is a responsible authority should be treated by the licensing authority in precisely the same way that they would treat representations made by any other body or individual.
- 11.6 In every case, the representation must relate to particular premises for which a premises licence is in existence and must be relevant to the promotion of the licensing objectives. After a licence or certificate has been granted or varied, a complaint relating to a general (crime

- and disorder) situation in a town centre should generally not be regarded as a relevant representation unless it can be positively tied or linked by a causal connection to particular premises, which would allow for a proper review of the licence or certificate. For instance, a geographic cluster of complaints, including along transport routes related to an individual public house and its closing time could give grounds for a review of an existing licence as well as direct incidents of crime and disorder around a particular public house.
- 11.7 Representations must be in writing and may be amplified at the subsequent hearing or may stand in their own right. Additional representations which do not amount to an amplification of the original representation may not be made at the hearing.
- 11.8 It is important to recognise that the promotion of the licensing objectives relies heavily on a partnership between licence holders, authorised persons, interested parties and responsible authorities in pursuit of common aims. It is therefore equally important that reviews are not used to drive a wedge between these groups in a way that would undermine the benefits of co-operation. It is good practice for authorised persons and responsible authorities to give licence holders early warning of their concerns about problems identified at the premises concerned and of the need for improvement. A failure to respond to such warnings is expected to lead to a decision to request a review.
- 11.9 Where the request originates with an interested party e.g. a local resident, residents' association, local business or trade association the licensing authority must first consider whether the complaint made is relevant, vexatious, frivolous or repetitious.

11.10 Further information for interested parties about the review process is available in "Guidance for interested parties: applying for a review" which can be found on the DCMS website.

ASPETITIOUS REPRESENTATIONS

- 11.11 Relevance, vexation and frivolousness were dealt with in paragraphs 9.8 9.13 above. A repetitious representation is one that is identical or substantially similar to:
 - a ground for review specified in an earlier application for review made in relation to the same premises licence which has already been determined; or
 - representations considered by the licensing authority when the premises licence was first granted; or
 - representations which would have been made when the application for the premises licence was first made and which were excluded then by reason of the prior issue of a provisional statement;
 - and, in addition to the above grounds, a reasonable interval has not elapsed since that earlier review or the grant of the licence.
- 11.12 Licensing authorities are expected to be aware of the need to prevent attempts to review licences merely as a second bite of the cherry following the failure of representations to persuade the licensing authority on earlier occasions. It is for licensing authorities themselves to judge what should be regarded as a reasonable interval in these circumstances. However, the Secretary of State recommends that more than one review originating from an interested party should not be permitted within a period of twelve months on similar grounds save in compelling circumstances or where it arises following a closure order.

- 11.13 The exclusion of a complaint on the grounds that it is repetitious does not apply to responsible authorities which may make more than one request for a review of a premises within a 12 month period.
- 11.14 When a licensing authority receives a request for a review from a responsible authority or an interested party or in accordance with the closure procedures described in Part 8 of the 2003 Act, it must arrange a hearing. The arrangements for the hearing must follow the provisions set out by the Secretary of State in regulations. The details may be viewed on the DCMS website. The Secretary of State considers it particularly important that the premises licence holder is fully aware of the representations made in respect of the premises, any evidence supporting the representations and that they or their legal representatives have therefore been able to prepare a response.

POWERS OF A LICENSING AUTHORITY ON THE DETERMINATION OF A REVIEW

- 11.15 The 2003 Act provides a range of powers for the licensing authority on determining a review that it may exercise where it considers them necessary for the promotion of the licensing objectives.
- 11.16 The licensing authority may decide that no action is necessary if it finds that the review does not require it to take any steps necessary to promote the licensing objectives. In addition, there is nothing to prevent a licensing authority issuing an informal warning to the licence holder and/or to recommend improvement within a particular period of time. It is expected that licensing authorities will regard such warnings as an important mechanism for ensuring that the licensing

- 11.17 Where the licensing authority considers that action under its statutory powers are necessary, it may take any of the following steps:
 - to modify the conditions of the premises licence (which includes adding new conditions or any alteration or omission of an existing condition), for example, by reducing the hours of opening or by requiring door supervisors at particular times;
 - to exclude a licensable activity from the scope of the licence, for example, to exclude the performance of live music or playing of recorded music (where it is not within the incidental live and recorded music exemption);
 - to remove the designated premises supervisor, for example, because they consider that the problems are the result of poor management;
 - to suspend the licence for a period not exceeding three months;
 - to revoke the licence.
 - 11.18 In deciding which of these powers to invoke, it is expected that licensing authorities should so far as possible seek to establish the cause or causes of the concerns which the representations identify. The remedial action taken should generally be directed at these causes and should always be no more than a necessary and proportionate response.

- 11.19 For example, licensing authorities should be alive to the possibility that the removal and replacement of the designated premises supervisor may be sufficient to remedy a problem where the cause of the identified problem directly relates to poor management decisions made by that individual.
- is a direct reflection of poor company practice or policy and the mere removal of the designated premises supervisor may be an inadequate response to the problems presented. Indeed, where subsequent review hearings are generated by representations, it should be rare merely to remove a succession of designated premises supervisors as this would be a clear indication of deeper problems which impact upon the licensing objectives.
- 11.21 Licensing authorities should also note that modifications of conditions and exclusions of licensable activities may be imposed either permanently or for a temporary period of up to three months. Temporary changes or suspension of the licence for up to three months could impact on the business holding the licence financially and would only be expected to be pursued as a necessary means of promoting the licensing objectives. So, for instance, a licence could be suspended for a weekend as a means of deterring the holder from allowing the problems that gave rise to the review to happen again. However, it will always be important that any detrimental financial impact that may result from a licensing authority's decision is necessary and proportionate to the promotion of the licensing objectives.

APPENDIX 4

EXTRACTS FROM LICENSING POLICY

23.2 The benefit of this procedure is that it allows investment to be committed to a project at an early stage, in the knowledge that a premises licence will be granted subsequently by the Authority, if all matters in the statement are met.

24.0 Conditions

- 24.1 The Council recognises that the only conditions that should be imposed on a licence are those that are necessary and proportionate to meeting the licensing objectives. There may be circumstances where existing legislation and regulations already effectively promote the licensing objectives.
- 24.2 The steps set out on the Operating Schedule will form the basis of conditions attached to any license granted. If no relevant representation is made, the application will be granted in accordance with the application and subject to conditions which are consistent with the Operating Schedule submitted by the applicant and the relevant mandatory conditions.
- 24.3 If relevant representations are made the Licensing Authority will hold a hearing unless there is agreement from all concerned that a hearing is not required. Where a hearing is held, the Licensing Authority has discretion whether or not to grant the application. If the application is granted, the Licensing Authority may attach or modify the conditions on the license to such extent as it considers necessary for the promotion of the licensing objectives
- 24.4 Where conditions are imposed they will be tailored to the individual style and characteristics of the premises and events concerned. Standardised conditions will not be imposed, but where appropriate the council will draw upon the model pool of conditions issued by the Department for Culture Media and Sport in annex D H of the guidance issued by the Secretary of State under \$182 of the Act. The Council may also impose conditions other than those set out in the annexes in circumstances where this is necessary to properly promote the four licensing objectives and to address problems referred to elsewhere in this Licensing Policy.

25.0 Enforcement

- 25.1 The Licensing Authority will undertake inspections, including joint inspections of premises and enter into other working arrangements with the Metropolitan Police, Fire Authority and other agencies to support the 'licensing objectives'.
- 25.2 Protocols will provide for targeting of agreed problem and high-risk premises, but with a 'lighter touch' to those premises which are shown to be well managed and maintained.

- 25.3 The Council has adopted an enforcement policy in accordance with the Government's 'enforcement concordat'. The key principles of consistency, transparency and proportionality are maintained throughout this policy.
- 25.4 Enforcement action will be taken in accordance with the principles of the enforcement concordat and the licensing enforcement policy. In particular enforcement action will be:
 - targeted i.e. focused on premises and activities that give rise to the most serious risk of the licensing objectives being undermined;
 - consistent i.e. similar approaches will be taken in similar circumstances to achieve similar ends;
 - transparent i.e. help applicants, designated premises' managers and anyone else with a duty to comply with licensing requirement understand what is expected and distinguishing between statutory requirements and guidance;
 - proportionate i.e. action taken will be proportional to the risk of the licensing objectives being undermined.
- 25.5 The Licensing Authority will take appropriate enforcement action when there is a breach of licensing conditions causing significant risk to the licensing objectives. The selection of the most appropriate enforcement action from the options available will be in accordance with the licensing enforcement policy.
- 25.6 The Licensing Authority Enforcement Policy details the various options available in relation to enforcement measures. These measures will include the review of a licence at the request of an authorised person. The Licensing Sub-Committees will have a range of powers at review in order to secure the licensing objectives. These include the withdrawal of an activity from the premises licence, reductions in operating hours and additional conditions being attached to the licence.
- 25.7 The Council's licensing officers will monitor ongoing compliance with licence conditions. Where necessary for this purpose they will carry out inspections. Such inspections may be carried out without prior notice to the occupier or licensee if the licensing officer considers it appropriate in accordance with the law.
- 25.8 The Licensing Authority has produced a joint enforcement protocol in collaboration with the Police and London Fire & Emergency Planning Authority. This details the role of these bodies in the monitoring and enforcement role and will cover the new powers available, for example;
 - Police powers to require the temporary closure of any licensed premises or temporary event on the grounds of disorder, likely disorder or noise constituting a nuisance.

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