Perryman Dylan

From:

Barrett Daliah on behalf of Licensing

Sent:

07 March 2008 09:15

To:

Perryman Dylan

Subject: FW: Licence Application

173 Park Road,

London N8 8JJ.

2nd March 2008

Haringey Licensing Team,

Urban Environment,

Techno Park,

Ashley Road,

Tottenham.

N17 9LN.

Dear Licensing Team

Re Premises Licence No : LN00003178- North Middlesex Sports Club, 185a Park Road, N8

Application ref: F00103101097

We write to object to the licence variation requested by the North Middlesex Sports Club as any extension to licensing hours, in this residential area, will cause a public noise nuisance.

There is already considerable noise disturbance when functions take place at this club - especially when the outside space / terrace is used and as you will no doubt be aware, there have been numerous complaints from residents from all of the surrounding roads, in respect of unacceptable noise levels from this club. Any extension, to licensing hours will worsen this.

The current application to extend licensing to 3am is totally unacceptable in a residential area and we strongly urge you to refuse this application.

Yours faithfully,

J& T Donovan

Barrett Daliah

From:

stephen hunt [stephenjhunt@gmail.com]

Sent:

11 March 2008 17:05

To:

Licensing

Subject: Premises Licence No LN00003178

Dear Sir/Madam

I am writing to submit my strong objection to an extension of licensing hours at North Middlesex Cricket Club.

The proposed extension would create further noise and traffic problems to what is predominantly a residential area. This would have a derogatory effect on the residents of Park Road, Wood Vale and Cranley Gardens.

Yours faithfully

Stephen Hunt

262 Park Road N8 8JY

Dear Ms Barratt

I have just heard from my local community network that an application has once again been made to extend the licensing hours at the NMSC. As you know We as a neighbourhood are totally appalled that this is even being considered. I don't want to have go through the reasons why we feel this way as we have already outlined our objection to Haringey Councils on numerous occasions since the new ownership of this site. I particularly feel aggrieved and very concerned for both our family safety and sanity. This club is situated at the foot of my garden – just 70 feet from my living room and back bedrooms. It is not an appropriate venue to have extended hours licensing for alcohol consumption so close I proximity to resident's personal space. This is not a High Street and to bring the public into our space through marketing ploys is unacceptable and worrying.

Furthermore I wish to remind you that this site was actually a Nursery not a restaurant and this owner has been allowed to continue to use the building illegally- He had promised to bring the Nursery back to its original place (now that the roof has been repaired!!!) but clearly he has no intention of doing so.

Secondly I am concerned that the residents are deliberately being confused, mislead and deliberately kept in the dark:

- 1. I have not seen an advert in any local paper.
- 2. A letter posted through our letter box from a 'new manager-Mr Arnaoutis) informed residents that the restaurant would never be open to the public- only to members. Yet the license application downloaded from HC website suggests that he has applied for a open license ie not for pre-booked events but for every Friday and Saturday till 3am and all Bank Holidays-and states 'hours open to the public'

I hope that you will empathise fully with us and refuse this application

Many thanks for your support

Yours sincerely

|Sharon Hyare 163 Cranley gardens London N10 3AG

Mr and Mrs Gosal 149 Cranley Gardens London N10 3AG.

Barrett Daliah

From: EDMUND GORDON [edmund.gordon@btopenworld.com]

Sent: 07 March 2008 11:07

To: Licensing

Subject: Objection to Application for Variation of Premises Licence at North Middlesex Sports Club 185a

Park Road, London N8 8JJ.

To: The Licensing Team

Enforcement Service Environmental Services

Civic Centre High Road Wood Green LONDON N22 8LE

From: E. & J.M. Gordon

179 Cranley Gardens

LONDON N10 3AG

Our attention has recently been drawn by a near neighbour to a Notice of Application for Variation of a Premises Licence made under the Licensing Act 2005 by the North Middlesex Sports Club 185a Park Road, London N8 8JJ.

We wish to object strongly to approval of this Application for the reasons stated below.

1) Inadequate publicization of the Application

The neighbour who informed us of the Application saw it by chance only recently at the Park Road entrance to the area of Metropolitan Open Land (MOL) owned by the Applicants, comprising what was formerly known as the North Middlesex (NM) Cricket, Bowls and Lawn Tennis Club.

Although we pass this entrance regularly we had failed to spot any Notice ourselves.

Another neighbour was recently advised by Ms D. Barrett of the Haringey Licensing Team that she was unaware of whether the Notice had also been advertised in the local press by the Applicants as required under the Licensing Act 2005.

We understand that Ms Barrett has since contacted our neighbour to say that she had subsequently discovered an advertisement had been placed by the Applicants in the local free newspaper 'The Haringey Advertiser'.

This newspaper is delivered by its publishers unsolicited to households in the Borough. Because it is unsolicited and has only limited, often commercially oriented, editorial content the newspaper is very widely thrown away unread.

We believe it to be questionable whether the provisions of the Licensing Act 2005 have been adequately observed by the Applicants through their advertisement solely in such a newspaper. Under the Licensing Act 2005, there is also a requirement for notices to be placed at frequent intervals around the public perimeter of any premises concerned.

The placing of just one notice at one entrance to an area of MOL covering upwards of seven acres (2.83 hectares) is we believe in substantial breach of this obligation.

Previous Applications for Variation of a Premises Licence, most recently the Application received by Haringey on 15 December 2006, have been publicized to similar limited extents.

The notice relating to the Application received by Haringey on 15 December 2006 was seen by a local resident who was in a position to alert other local residents. This resulted in a large number of objections. Although the Licensing Committee felt it was not in a position to refuse the Application it suggested objectors apply for a review.

Application for a review by local residents has been and remains under active consideration ever since. It has, however, had to be delayed to allow to be devoted to dealing with numerous planning and other environmental issues relating to the site that threaten the amenity of local residents and

the Borough more generally.

These issues include an unsuccessful appeal by the Applicants against a Noise Notice, and an unsuccessful appeal by them against refusal of retrospective planning permission for a structure erected without permission on the MOL.

Numerous objections by local residents were also received to previous Applications except for one, of which no one known to us seems to have had any knowledge, presumably because it was wholly inadequately publicized.

We would urge members of the Licensing Committee in considering this Application to consider whether the Applicants have in fact adequately publicized it in compliance with the terms of the Licensing Act 2005.

We would also urge members of the Licensing Committee to consider whether the degree of publicization of the Application reflects a deliberate intent by the Applicants to minimize awareness of it among local residents and thus to deprive local residents of adequate opportunity to object to a variation likely to result in environmental degradation, prejudice to public order and adverse effects on the quality of life of local residents and the peaceful enjoyment of their property in a primarily residential area.

2) Validity of existing licence

The existing licence was granted following an Application received by Haringey on 15 December 2006, made under the Licensing Act 2003.

Section 36 Sub-Section 6 (b) of the Licensing Act 2003 states that:

"a licence may not be varied under Section 35 so as to vary substantially the premises to which it relates".

The Application received by Haringey on 15 December 2006 indicated quite explicitly that it related to substantial variation of the premises. It stated, in terms, that it was for:

"the relocation of the bar and restaurant seating area and the removal of a wall".

One of the undersigned raised this issue personally during the relevant Licensing Committee Hearing.

The Solicitor for the Applicant countered that the Application related only to movement of the bar, saying that the bar would in fact be smaller than before, even though this conflicted with the specific terms of the Application.

Discussion of this point during the Hearing was hampered by failure of Ms Barrett to provide objectors with plans of the premises, on the grounds that they were too large for this to be practical. No convenient opportunity arose during the hearing for the plans to be reviewed by objectors.

Our understanding is that the Applicants have in fact interpreted the licence granted as covering not only the bar that was referred to by their Solicitor during the Hearing but a substantial adjacent restaurant area that had been newly constructed shortly before.

No Planning Permission had been sought or granted for construction of this new restaurant area. Construction took place in ways that would appear to conflict extensively with conditions under which planning permission was granted for the extension that the new restaurant area replaced. In addition, Planning Permission for this extension covered its use ONLY as additional changing-room facilities and a replacement tennis clubhouse.

A subsequent Planning Application for change of use of the changing room facilities and tennis clubhouse to a function room/restaurant was REFUSED, largely because of widespread local concern and objections from numerous local residents.

In exchanges following receipt by Haringey of our original objections to The Application received by Haringey on 15 December 2006 Ms Barrett advised us that:

"Planning breaches do not restrict or deter the Licensing Authority from dealing with an application under the Licensing Act 2003".

We are doubtful as to the correctness of this statement and have advised Ms Barrett of our doubts. We could identify no passage in the Act mentioned to support Ms. Barrett's contention.

The Licensing Committee is provided routinely with comments from the Planning Department in relation to each Application. We found it surprising that no reference was made in the comments of the Planning Department to the numerous issues that had arisen and were outstanding at the

time of the Application received by Haringey on 15 December 2006.

We would accordingly urge the Licensing Committee to consider whether the Applicants have been operating in strict conformity with the terms of the existing Licence, and to take the results of such consideration into full account in deciding whether to grant to present Application. It is far from clear to us that the area currently being used as a restaurant serving meals with alcoholic drinks has in fact been specifically licensed for such use.

3) Observance by the Applicants of terms of existing Licence

We would also urge the Licensing Committee to consider whether the Applicants have been operating in strict conformity with the terms of the existing Licence in a number of other respects, and, again, to take the results of such consideration into full account in deciding whether to grant to present Application.

The existing Licence for example covers operation of the premises as a private club, with express restrictions as to who may buy alcohol there.

However, what the Applicants have designated as "The Pavilion" or "The Pavilion Restaurant" is prominently advertised to the public in general on a large sign at the Park Road entrance to the MOL on which the Licensed premises are situated.

The Applicants have repeatedly and regularly advertised "The Pavilion" or "The Pavilion Restaurant" to the general public in the local press, and it has been the subject of restaurant reviews in such media.

We have heard from a number of contacts that they have turned up on an ad hoc basis at "The Pavilion" or "The Pavilion Restaurant" seeking drinks or a meal with drinks and have been served, with no mention of any need for membership or any period of delay before they can be admitted and served.

Numerous functions and similar activities have been and continue to be held in the premises. Some have been advertised in the local press and through signs at the Park road entrance to the MOL. It is far from clear that these have been attended solely by club members. It is also far from clear that the hours within which Licensable Activities may be conducted have always been respected.

4) Public nuisance and environmental prejudice

Many of the functions held in the premises have resulted in significant public nuisance.

We understand the police have had to be called on several occasions

Neighbours have had to call on Haringey Council Noise Abatement Officers because of excessive noise during night hours. Loud music with a heavy beat has been clearly audible to extents seriously disturbing neighbours even some considerable distance away.

On one occasion, which resulted in issue of a Noise Notice, music was clearly audible as we walked down the upper half of Cranley Gardens.

Grant of the present Application would in our view be likely to lead to far more substantial risk of disorder and public nuisance, while crime could not be ruled out. Our impression is that children have regularly attended past functions. A pre-school nursery is situated on the MOL within which the premises are situated. Both factors give rise to additional concern from a licensing point of view.

With the ban on smoking those wishing to smoke now have to do so outdoors. As they enter and leave premises they inevitably allow music and other noise to be heard. They themselves will obviously wish to converse, no doubt loudly in many cases. The idea that this is tolerable in a residential area even within the present Licensed Hours is questionable. The notion that noise nuisance could continue to be suffered well into the early hours of the morning at weekends and on some other occasions seems to us wholly absurd.

We strongly urge the Licensing Committee not only to refuse this Application but to consider substantial restriction of even the existing hours.

E. & J.M. Gordon

Page 132 This was emailed to the Council on 7-3.08 to ensure that it animed within the deadline.

LICENSING ACT 2003 - REPRESENTATION FORM

里 7/3

To make a representation in respect of an application for a Premises Licence or Club Premises Certificate please complete the following form. For representations to be considered relevant they must relate to one or more of the four "Licensing Objectives" (listed below).

Please note all representations will be made available for applicants to view. If you make a representation objecting to the application it is likely that you will be called upon to attend a hearing and present your objection before a Licensing Committee.

Personal Details
NameDEBORAH FOWLER
Address121 CRANLEY GARDENSLONDON
PostcodeN10 3AG
Licence application you wish to make a representation on
You do not need to answer all of the questions in this section, but please give as much information as you can:
Application NumberNOT VISIBLE ON THE WEBSITE
Name of LicenseeNORTH MIDDLESEX SPORTS CLUB
Name of Premises (if applicable)THE PAVILION
Premises Address (where the Licence will take effect)
PostcodeN8 8JJ

Reason/s for representation

Under the Licensing Act 2003, for a representation to be relevant it must be one that is about the likely effect of the application on the promotion of the four licensing objectives. Any representations that are considered to be vexatious or trivolous will not be considered (please see Haringey Council's leaflet Variations, Representations and Appeals for Premises Licences and Club Premises Certificates).

Fill in reason/s for your representation in the space provided under each Licensing Objective it relates to.

The Prevention of Crime and Disorder

Having people drinking until late in a very residential area where there is inevitably limited police presence will risk people being drunk and disorderly and committing crimes, as there will be no deterrent.

With people drinking on into the early hours in a quiet, residential, largely unpoliced area, there is a clear risk crime and disorder due to:

- drunkenness
- noisy and disorderly behaviour
- drunk driving
- damage to property as people pass it on their way home from the Pavilion, whether deliberately or accidentally.

To prevent crime and disorder, late night drinking facilities should be concentrated in areas where they can be easily policed. In this vicinity, that would mean down in Crouch End or up in Muswell Hill. The cricket ground is away from these two centres and rightly receives less police presence. To divert police away from the two main nearby entertainment centres would risk an increase in crime and disorder in those areas, so would not be an appropriate response to this licensing request.

Public Safety

Public safety would be affected by any crime-related factors cited above.

The Prevention of Public Nuisance

Even when a crime does not specifically occur, public nuisance is at risk from:

- excessive noise in the early hours from around the Pavilion. However much people are asked to leave quietly, when they have been drinking they have no idea how much noise they are making, so will not leave quietly, as previous experience shows;
- excessive noise in surrounding streets from people coming and going, just as there was when a Russian night was held there. This was extremely disruptive to the local area.

The Protection of Children from Harm

Clearly no harm is intended to children by this application. Unfortunately, the harm that could indirectly be caused would be due to the impact on children's sleep of excessive noise caused by things such as:

- people coming and going;
- car doors banging;
- people calling to each other, not realising how much noise they are making.

All these things can repeatedly disturb a child's sleep. Sleep is essential for all of us, but particularly for children, for whom sleep is important for growth as well as for mental and physical reinvigoration. Recent studies have demonstrated that interrupted sleep is hugely detrimental to all, particularly children, as the whole sleep cycle re-starts even when one is woken only briefly.

The area is strictly residential. It would not be fair to the health and wellbeing of local children to risk harming them by disrupting their sleep patterns unnecessarily in this way.

Additional Considerations.

Although it is not part of licensing legislation, it is important that Haringey Council does not overlook the potential relevance of the Human Rights Act to this application and others like it.

I understand that the HRA includes a provision for the peaceful enjoyment of one's own home. For the reasons cited above, this licensing application clearly puts this fundamental human right at risk, and the Council could be challenged on this if it does not adequately take it into account.

I greatly hope that, for the above reasons, you will promote entertainment centres in concentrated areas that can be managed and policed without affecting residential areas, that you will respect people's right to the peaceful enjoyment of their own home, and that you will therefore reject this licensing application.

I,... DEBORAH FOWLER......hearby declare that all information I have submitted is true and correct.

Signed:

7 Merch 2008

Please send completed form to:

Haringey Council Licensing Team 2nd Floor Civic Centre High Road Wood Green London

N22 8LE

Perryman Dylan

From:

Barrett Daliah

Sent:

06 March 2008 10:38

To:

Perryman Dylan

Subject: FW: North Middlesex Cricket Club - Park Road N8

Please print off

is Wood Vale close to the North Middx cricket Club? Can you check on a map and leave a note on my desk

Daliah Barrett (Lead Officer - Licensing) Haringey Council - Licensing Authority Urban Environment Technopark Ashley Road Tottenham. London N17 9LN T 0208 489 8232 F 0208 489 5528

E daliah.barrett@haringev.gov.uk

From: Manning, Lee (UK - London) [mailto:leemanning@deloitte.co.uk]

Sent: 06 March 2008 10:34

To: Barrett Daliah

Subject: North Middlesex Cricket Club - Park Road N8

Dear Ms Barrett,

I am a local resident but do not live adjacent to the cricket club and as such , my comments are not about my own personal experiences of being directly affected by the application but more about what it's implications are for the area and for those people who's homes do abut the arounds of the club.

This is after all a cricket club which is situated on a prized piece of Metropolitan open space which the church commissioners established for the playing of organised sports .

In order to cover its running costs , the cricket club had naturally established a members bar and café (I am not a member of the club but from time to time played friendly matches there some years ago) which is something no one could object to and enabled the club to survive.

The new owners -have sought commercialise the premises and I do not take issue with this , providing it is within the spirit of a members' club situated in open space.

To seek a licensing extension to 3 am on weekends will lead to significant disturbance of the tranquillity of the area beyond what is conventionally accepted as a sociable hour and this will be potentially very disturbing for those living close by ,as the sound emanating from the club , together with the rowdiness of people leaving the club late at night can be considerable. Any suggestions that the owners will somehow police the immediate area ,so that noise is kept to a minimum is, in my experience, impractical and unenforceable.

The nearby area is awash with licensed premises which are properly established in commercial buildings and therefore there is clearly no lack of local amenities already available of this kind.

If the owners wish to use the premises for weddings and other functions, then I see no reason why these cannot end at 12 midnight anyway.

This is a unique area within the borough who's identity needs to be respected and preserved. Yours Sincerely

Lee Manning of 85 Wood Vale, Muswell Hill, London N10 3DL

Lee Manning

Transaction & Reorganisation Services

Tel: 020 7007 4050 Mobile:07836 572 220

Email: leemanning@deloitte.com

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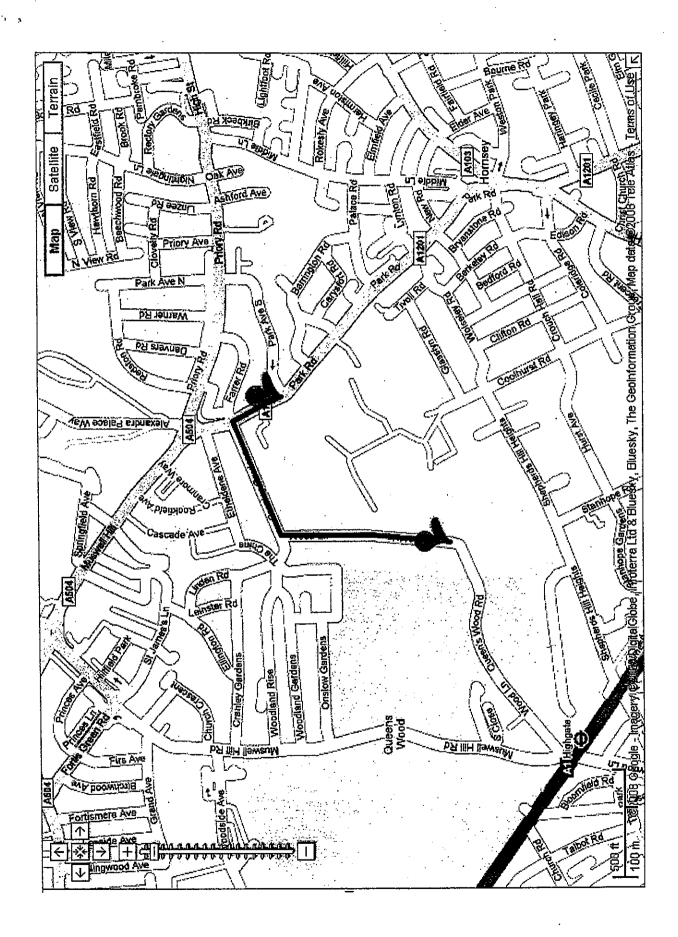
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PARK ROAD (NORTH) RESIDENTS' ASSOCIATION

06 March 2008

Secretary: 177 Park Road Hornsey London, N8 8]] Phone: 0208 883 7916

Email:

johnanderrol@blueyonder.

co.uk

Haringey Licensing Team Urban Environment Techno Park Ashley Road Tottenham, N17 9LN



Dear Sirs

Re: Premises License No. LN00003178

North Middlesex Sports Club, 185a Park Road N8

Application Reference: FO

F00103101097

On behalf of all members of the above Residents' Association, I write to express our objections to the application made by the North Middlesex Sports Club for extension of licensing hours to 03.30 hours on Fridays and Saturdays.

In a letter some of us received from Mr. P. Arnaoutis who, I believe, is the new manager of the club, he states 'noise levels will be controlled'. I fail to see how this can now come to pass. Even with the licensing hours set at the present time 0f 12.00 p.m, the noise levels inflicted on the houses surrounding the grounds are unacceptable. There is a large terrace at the front of the club, On a hot summer night, this would be most appealing to anyone hiring the club rooms for a function. Other than a machine gun, I cannot see how Mr Arnaoutis could hope to control his guests in this way. Also, my neighbours who live at the entrance to the club, already are disturbed by guests leaving the club, especially on foot, talking loudly. How much louder this talk would be with an extra 3.5 hours of imbibing I hate to think.

I would point out that the club is in the centre of a Residential area. Also, when moving here, we all assumed we would live next to a *Sports* club, not a nightclub.

I must, therefore, seriously ask you to refuse this application.

Yours Faithfully

Errol Curran Secretary

Barrett Daliah

From:

Roger Hands [r.hands@jcmt.co.uk]

Sent:

25 February 2008 16:48

To:

Licensing

Subject: FW: THE PAVILION, NORTH MIDDLESEX CRICKET CLUB

ROGER HANDS 175 CRANLEY GARDENS LONDON N10 3AG

Dear Sir/Madam

We would like to take this opportunity to oppose the extension of the to the above licence. We are continually being kept awake and our lives made a misery because of the noise from this establishment - cars starting up in their car park at the bottom of our garden, people screaming ,shouting and fighting in the early hours of the morning. The owners appear to have no consideration what so ever for their neighbours - not even a sign requesting their "members" to leave quietly.

I would also like to appose any renewal of the existing licence due to above comments and am also very concerned that, although we share the boundary with the cricket ground, we were never advised when the previous owner, Mr Shepherd applied for such a late licence in a residential area. We have been advised that there is no duty to advise us. However I am of the opinion that the council should be acting in the best interest of the community and that advertising the application in a newspaper that is not delivered in our area not to be in our best interest.

Yours faithfully Roger Hands & Margaret Darlington,

This message has been scanned for viruses by BlackSpider MailControl

80 Wood Vale London N10 3DN 11th March

By email daliah.barrett@haringey.gov.uk

11th March 2008

Daliah Barrett (Lead Officer - Licensing)
Haringey Council - Licensing Authority
Urban Environment
Technopark
Ashley Road
Tottenham
London N17 9LN

Dear Ms Barrett

North Middlesex Cricket Club Premises Licence No LN00003178

I am Secretary of CRAG (Combined Residents' Action Group) and a resident on Wood Vale. I am writing to object to the application for an extension to the licence for the North Middlesex Cricket Club.

- The Cricket Club and facilities are the subject of a covenant which was intended to protect residents from exactly the kind of activities which are now regularly held on the site and to maintain the site as a <u>sports facility</u>.
- Although I am not directly affected, friends and neighbours nearer the grounds and on the other side of Wood Vale already complain bitterly about disturbed nights and the affect the noise has on their enjoyment of their gardens.
- The Cricket Club and other sports facilities on the land bounded by Park Road, Cranley Gardens and Montenotte Road and Wood Vale are meant to be used for sports and related recreational activities. The extension of a licence to enable events to go on until the early hours of the morning will mean that the owners of the Club will be able to hold many more commercial events which are completely unrelated to associated recreational activities.
- The Club and grounds are being transformed into a commercial enterprise. The owners, who are not local residents but business men and women, bought the lease to turn it into a profit making venture and have shown themselves to be entirely unconcerned with how their activities affect those whose homes border the club and with the needs of the community.

This is the thin end of the wedge and granting the licence will open a floodgate of applications which will destroy this haven of peace, tranquillity and sporting activities and change much loved, well used green spaces and greatly needed green space forever.

Page 141

Thank you in anticipation for considering this objection.

Yours sincerely

Susari Secher Secretary of CRAG Resident of Wood Vale

Barrett Daliah

From: gail gaffney 258 park road [gailgaffney@btinternet.com]

Sent: 08 March 2008 14:07

To: Licensing

Subject: re licensing application north middlesex cricket club 185a park road n8

I have just become aware of the impending licence application by the North Middlesex Cricket Club in Park Road. As a resident who lives opposite the site I have great reservations if this application should go ahead, the traffic noise at night is already very bad from various pubs & clubs kicking out late into the early hours and this will only add to the noise, shouting & drunken behaviour, peolple urinating in my front garden, plus several wing mirrors pulled off many many cars which are parked in park road(two on my car alone). This is a residential area for which we pay large amounts of council tax, which hopefully at least gives us a say in what goes on in our area. I do not wish to be a kill joy but surely harmony with neighbours should come beford profit! It is a cricket club after all and should effectively stay that way.

Gail Gaffney





0 7 MAR 2008

RECEIVED

CIVIC CENTRE HIGH RD N22 8LE

151 Cranley Gardens Muswell Hill London N10 3AG

Tei: (020) 8883 0325

andrew.kirk13@btinternet.com

att: Ms D Barrett
Haringey Licensing Team
Civic Centre
High Road
Wood Green
London
N22 8LE

5th March 2008

Dear Ms Barrett

Re. Licensed Premises No. LN00003178
Haringey Ref: F00103101097
North Middlesex Sports Club (Restaurant Pavilion)
185A Park Road, Hornsey, London, N8 8JJ

I refer to an application to vary a premises licence under the Licensing Act 2003 at the above premises. I should like to register my objection and opposition to:-

- 1. Extending the licensing hours until 3am on Fridays and Saturdays.
- 2. Any variance in the licensed premises which would allow the use of what is termed as the downstairs lounge bar and restaurant, (being marked on the plan as a "function room")but only has consent for a tennis pavllion.
- 3. Extending licensing hours on Bank Holidays and weekends.
- 4. Allowing any alcohol to be consumed off the premises.
- The patio terrace to the side of the two pavilion buildings should not be included or allowed to be extended to be included in the licensed premises.

The objections to this variance are again on the following grounds:-

- a) Under Section C of the application there is no indication of what sporting events are taking place between the times specified and therefore presumably there will be no sporting activities and therefore the premises should not be open for consumption of alcohol.
- b) The premises have in the past and still do continue to cause a public nuisance as evidenced by a Noise Abatement Notice being served on the owners.
- c) The pavilion being used as a restaurant is in contravention of planning consents given in 1992 (HGY/1992/1034 and also reference HGY/45573).
- d) The buildings in question are located in Metropolitan Open Space in a quiet residential area and therefore there should be no extension of commercial activities, particularly into the early hours of the morning, which would disturb the quiet enjoyment of local residents.
- e) The use of the restaurant which already causes noise and disturbance due to extractor fans emitting noxious gases/smells onto adjoining residential properties and also the noise from air condition units and refrigeration units, the latter being built without both Planning and Building Regulation approvals.
- f) Under Section P (b) of the Application prevention of crime and disorder the pavilion is being widely advertised as a luxury venue for restaurant purposes throughout the North London area with access given without the necessity for club membership.
- g) Under Section P (d), the Prevention of Public Nuisance, it is unlikely that signs will be sufficient to stop eighty cars starting up in the car park between the hours of 2.00am and 3.30am not disturbing the adjoining residential occupiers.

Yours faithfully

A G KIRK

169 Park Road, Hornsey, N8 8JJ.

29th February 2008

Miss Daliah Barrett, Haringey Licensing Team Urban Environment Techno Park Ashley Road Tottenham N17 9LN.

Dear Daliah Barrett,

I am writing with reference to a licensing application made to the Haringey Licensing Team by Christos Hajipanayi (LN00003178). This application is seeking to extend the licensing hours of premises at North Middlesex Sports Club on 185A Park Road, N8 8JJ to 3.00 a.m. on Fridays and Saturdays and on Bank Holiday weekends. These premises include the terrace, ie. exterior as well as interior areas.

As local residents, we would like to place an objection to these extended hours as presenting a potential public nuisance in the form of noise and disturbance to such a very late hour in a residential neighbourhood around Park Road, Cranley Gardens, and adjacent roads.

I hope you understand that most people value highly the Metropolitan Open Land area around the Club and resent any attempts at piecemeal erosion of this valuable asset.

1. P. Bywater

Many thanks.

Yours faithfully,

(Jane Bywaters and John Groom)

.

Page 147

Barrett Daliah

From: Sent:

ruthluka@tiscali.co.uk 12 March 2008 17:54

To: Subject: Barrett Daliah NMCC - License

Dear Ms Barrett,

Re: North Middlesex Cricket Club Premises License NO LN00003178

I am writing to object to the application made by the NMCC for an extension of licensing hours until 3am on Fridays and Saturdays and all Bank Holiday Weekends. First of all I should like to let you know that I do not think that the management advertised the application adequately. I certainly have not received a Haringey Advertiser in a very long time.

Secondly, a letter put through the letterboxes in our neighbourhood by the new management is very misleading.

It states that the extended hours are intended for pre-booked functions only. However, the application shown on the Council's website states Fridays and Saturdays and all Bankholiday weekends. (open to the public) There is no mention of pre-booked functions only. Even if this were the case, the new manager would soon endeavour to have a function every weekend.

My property backs on to the NMCC and I feel therefore particularly threatened and vulnerable. I am very much affected by what goes on at the club. What is happening now at the club is not pleasing. It certainly is far from enhancing our neighbourhood. Should this application be granted our nightmare would get even worse.

What is happening should simlpy not be allowed to happen. This is a residential area and should be preserved as such.

The club is meant to be a Cricket Club first and foremost, an open space (MLO) , intended for the recreation and the enjoyment for our community.

Were the license granted, our quality of life would become intolerable, particularly as the weather gets warmer.

I feel; very stronly that the safety of our neighbourhood would be compromised. It already is!

There is also a certain amount of light pollution.

In the notice placed outside the club entrance, it mentions that no alcohol could be consumed off the premises after lam. I fail to see how the staff could police this effectively.

I believe the new owners are seeking to commercialize the premises, not taking into account the detriment of quality of life they are causing the neighbourhood. The MNCC should remain a Cricket Club and only be used for sport related activities.

I urge you very sincerely to refuse this application for the good of our community.

Sincerely,

Ruth Luka

161 Cranley Gardens London N10 3AG

Tel: 020 8883-3772

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I. Lunat Building Surveyor

APP 7

REPRESENTATIONS FROM INTERESTED PARTIES

Barrett Daliah

From:

Kim Dawson [KDawson@RCOG.ORG.UK]

Sent:

10 March 2008 12:08

To:

Licensing

Subject:

NORTH MIDDLESEX CRICKET CLUB - Premises License No LNOOOO3178

Dear Sirs

An application to extend the above club's licensing hours to 3 am, Fridays, Saturdays and Public Holidays has been lodged with you.

I am writing to lodge my objection to this extension based on:

- * this is a residential area and as residents we already experience large volumes of noise to the early hours of the morning from functions being held. Noise comes from those attending, particularly when they come outside the rooms, (or use the cricket pitch to run around, in the past this has even extended to urinating on garage doors which back on to the pitch), extremely loud music, noise from those leaving. This noise is made worse in the summer when function doors are left open, extending to 3 am would mean no sleep for us or our families.
- * increased traffic problems, particularly parking when events are held.

There are a number of cricket clubs in this area so noise comes from all directions - one cricket club in our area has already had their application turned down to extend their licensing hours - to grant to one would likely be setting a precedent for others to apply. So the noise and parking problem would be even worse.

Kim and Richard Dawson 175 Park Road London N8 8JJ

This message has been scanned for viruses by BlackSpider MailControl - www.blackspider.com

CREOS

Crouch End Open Space

(Crouch End Playing Fields Protection Society) (Reg. Charity No. 298650)

> PO Box 2945 LONDON N8 8SB

> > 7th March 2008

Dear Mr Barrett

Re: NORTH MIDDLESEX CRICKET CLUB PREMISES LICENCE No; LN00003178

This is an objection to the Club's application for an extension of licensing hours until 3am on Fridays and Saturdays.

The use of this sports club as a night club type venue for restaurant and party functions has not been granted appropriate planning consents and to also grant the variation sought would be to compound this unsatisfactory situation and reward those who disregard the planning process.

In December 2006 Cllr Meehan advised that 'the use of the clubrooms as a function centre by the public without planning permission' would be a planning breach. We are not aware of any retrospective permission having yet been sought, or given.

Haringey repeatedly publicises its green credentials and expresses a commitment not to allow further losses of already inadequate amount of green space in the borough. Our perspective is that by allowing clubs to effectively operate as night clubs and restaurants venues behind the mask of sports club use does erode the quality and character of the green space.

The Club is prominently positioned on Metropolitan Open Land and the wider area has Grade 1 status as land of ecological importance in the borough.

Excessive noise, lighting and activity late at night inside the MOL will have environmental consequences as well as permanently changing the character and appearance of the area.

As I think you are aware, the Club recently lost an appeal against noise nuisance action brought by the Council. Retrospective planning applications for other building done without planning consent (a new nursery school and store rooms) were also both turned down.

The current application seeks to have the same club operating a venue for occasions such as 'Funky Soul Nights' (their first late night offering) until 3am two nights a week. This, despite the Club being closely bordered by residential housing. It is also a cause of concern to note that the applicants seek to have considerable outdoor areas covered by the permission. We also note the intention to operate until 3am on Bank Holiday Saturdays and Sundays. It is also of interest to note that despite the application being dated 09/12/07 there has been no attempt to consult our organisation, or residents' groups, about these plans. This club seems unable, or unwilling, to operate with the involvement of the neighbours or the best interests of the community.

(For example, the Club had recently taken to spotlighting the fields with bright and lurid green spotlights on several evenings a week. Another measure which it failed to consult neightbours or environmental groups about and which detracts from the character of the area).

Our submissions are that the situation of this Club is wholly inappropriate for the intended use and the track record of the behaviour of the Club gives no confidence that it will operate without causing nuisance and disturbance. We would also argue that if the application were successful it must, by its very nature, detract from the function, character and appearance of the environmentally important land on which it is situated.

Yours faithfully

Mel Cairns CREOS CHAIRMAN

Barrett Daliah

From: MARIJKE VAN BEESTEN [mvanbeesten@btinternet.com]

Sent: 12 March 2008 13:55

To: Barrett Daliah

Subject: License Application, The Pavilion, 185a Park Road, London N8 8**

Dear Ms Barrett

Application to extend licensing/opening hours The Pavilion, 185a Park Road, London N8 8JJ

I refer to the above application to extend opening/licensing hours to 3.00am on Fridays, Saturdays and Bank Holiday Weekends.

I hereby formally oppose the above application on grounds of Public Nuisance.

This is a residential area, the noise disturbance that will be generated by these late opening hours is unacceptable in this type of area.

Noise is generated by excessively loud music in inadequately sound-insulated premises. I have had occasion in the past to raise this issue with the council and the club, and as far as I can ascertain the owners have made no attempt to reduce the noise nuisance. Noise levels are also being adversely affected by new smoking regulations which draw smokers attending the Pavilion outside the building, increasing sound levels from loud inebriated conversations and from music as doors tend to be permanently open to ease access to/from the outside area.

In addition, since the premises will be closing long after any local public transport will be running, there will be an increase in the numbers of clientele having to use their own transport ie cars. This will increase noise from cars leaving the car park area late, and as increases the risk of accidents arising from driving under the influence of alcohol.

Please would you acknowledge receipt of this opposition to extended licensing hours?

Yours sincerely

Marijke van Beesten

153 Cranley Gardens London N10 3AG

Combined Residents Action Group

Wood Vale, Cranley Gardens, Park Road, Glasslyn / Montenotte / Tivoli Roads Residents Associations & CREOS Please reply to the secretary at 80 Wood Vale London N10 3DN Tel: 020 8444 4518

By email daliah.barrett@haringey.gov.uk

10 March 2008

Daliah Barrett (Lead Officer - Licensing)
Haringey Council - Licensing Authority
Urban Environment
Technopark
Ashley Road
Tottenham
London N17 9LN

Dear Ms Barrett

North Middlesex Cricket Club Premises Licence No LN00003178

CRAG represents hundreds of households bordering the above amenity and those who support the green open space. As co-Chairman I write to object to the application made by NMCC for an extension of licensing hours until 3am on Fridays and Saturdays.

Essentially there are two points. Firstly the clubroom is not a suitable venue for the proposed late night functions. Secondly, through their behaviour to date, the applicants have singularly failed to demonstrate that they are suitable people to hold a licence let alone be granted an extension.

- 1. The clubroom is located in a residential area. It backs onto houses on Cranley Gardens. Noise nuisance emanating from the venue has already resulted in Haringey issuing a noise nuisance order against the applicant. The applicants recently lost an appeal against the order.
- 2. During spring, summer and autumn the windows and doors of the venue will be open. People will spill out onto the paved areas. Residents will be kept awake until the early hours not just because of the amplified noise from the clubroom but from departing vehicles after 3am. The noise and disturbance will be unbearable.
- 3. As I understand it the use of the clubroom for restaurant and party functions has not been granted planning consent. It is unlawful for the applicants to use the clubroom as a commercial restaurant.
- 4. I also wish to object to the failure of the applicant to place the notice of the application in a newspaper that is circulated in the area. I have never seen the Haringey Advertiser and I have lived in Cranley Gardens for 12 years.
- 5. I also understand that the applicant was granted a temporary licence for a Funky Soul Party on Saturday 1st March which was billed to go on until

- 3.30am. On what basis was this granted? Were residents consulted?
- 6. The application for an extension is made against the background of Haringey's Councillor's statement at an earlier hearing that CRAG apply for a review of the existing licence itself on the grounds that the Councillors felt CRAG had made it clear that the licence should in fact be more restrictive than the present one. This application is in fact for an extension from 12 midnight to 3am.
- 7. I also wish to raise the question as to whether the licence application granted last time covered the restaurant. As I believe that it did not, then it means that alcoholic drinks have been served in unlicensed premises ever since.

Thank you in anticipation for considering this objection.

Yours sincerely

Bob Hewitt Joint Chairman CRAG APP 8

CONFIRMATION FROM NEWSPAPER



lawson george solicitors and notary public 2nd floor, southpoint house, 321 chase road southgate, landon, n14 6jt

dx: 34304 southgate

email: info@lgwsongeorge.com

ALSO BY FAX: 020 8489 5528

tel: 020 8920-3131 fox: 020 8886-6618

Haringey Council
Licensing Team
Civic Centre, High Road
Wood Green
London
N22 8LE

Your Ref:

Daliah Barrett-Williams

Our Ref:

NB1/NOR001/001

5th March 2008

Dear Sirs

OUR CLIENT: NORTH MIDDLESEX SPORTS CLUB PROPERTY: 185A PARK ROAD LONDON N8 8JJ

We refer to your letters dated 27 February 2008, 3 March 2008 and 4 March 2008 together with enclosures and confirm that we have forwarded the objections to our clients and are waiting for instructions. We will revert to you as soon as we have heard of anything.

Please find enclosed a copy of the notice which was advertised in the Haringey Advertiser on the 20 February 2008. We have also called the Haringey Gazette and Advertiser who has confirmed that the Haringey Advertiser does circulate in the postcode area of N8 8JJ.

We have requested for confirmation from Haringey Gazette and Advertiser to provide us with evidence as to the paper being distributed in the North Middlesex Sports Club area as soon as we receive this we will forward a copy to you.

Yours faithfully

Lawson George Solicitors

MHARINGEY COUNCIL 222
ENVIRONMENTAL SERVICES DIRECTORATE

0 6 MAR 2008

RECEIVED

CIVIC CENTRE HIGH RD N22 8LE

George Shiakallis LLB (Hons)
John Nicholas
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Harris Charaltembous BA (Hons)
Consultants:
Stowart B. Wiseman
Thomas L. Barker LLB (Hons)* (Hons Salvator)

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lawson george solicitors and notary public 2nd floor, southpoint house, 321 chase road southgate, london, n14 6jt

dx: 34304 southgate

email: info@lewsongeorge.com

ALSO BY FAX: 020 8489 5528V

tel: 020 8920-3131 fax: 020 8886-6618

Haringey Council
Licensing Team
Civic Centre, High Road
Wood Green
London
N22 8LE

Your Ref:

Daliah Barrett-Williams

Our Ref: NB1/NOR001/001

5th March 2008

Dear Sirs

OUR CLIENT: NORTH MIDDLESEX SPORTS CLUB NORTH PROPERTY: 185A PARK ROAD LONDON N8 8JJ

Further to our letter earlier we now enclose herewith breakdown of postcodes covered by the Haringey Advertiser.

Yours faithfull

Lawson George Solicitors

HARINGEY COUNCIL SE ENVIRONMENTAL SERVICES DIRECTORATE

0 7 MAR 2008

RECEIVED

CIVIC CENTRE HIGH RD N22 8LE

George Shiokallis LLB (Hons)
John Nicholas
Solicitors:
Harris Charalambous BA (Hons)
Consultants:
Stewart B. Wiseman
Thomas L. Barker LLB (Hons)* (Neo Science)

Executives: Olivin Stosi Flast 1 EX

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The Gazette, Advertiser & Press Group

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