



Licensing Hearing Salt & Pepper

To: Councillors Bartlett, Horton and Moore

Date: Monday, 20 November 2006

Time: 11.30 am

Venue: Guildhall

AGENDA

1. Chair

To elect a Member to act as Chair of the meeting.

2. Introductions

3. Declarations of Interest

At this point Members are asked to declare any personal or prejudicial interests they may have in the business on this agenda.

4. Exclusion of Press and Public

To consider excluding the public and press from the meeting prior to consideration of the personal data contained in annexes 3 & 5 to Agenda Item 5 as provided by the Data Protection Act 1998.





5. The Determination of an Application by Bayram Altin for Determination of Application to Vary Premises Licence Section 35 (3)(a) in respect of Salt & Pepper, 19 Tanner Row, York, YO1 6JB. (CYC-010826)

If you require any further information, please contact Melanie Carr on Tel 01904 552061 or Fax 01904 551035 or email melanie.carr@york.gov.uk

Distribution:

Members of Licensing Act 2003 Sub-Committee Licensing Officer Legal Services Applicant Representors Press, Libraries, Council Receptions

About City of York Council Meetings

Would you like to speak at this meeting?

If you would, you will need to:

- register by contacting the Democracy Officer (whose name and contact details can be found on the agenda for the meeting) **no later than** 10.00 am on the last working day before the meeting;
- ensure that what you want to say speak relates to an item of business on the agenda or an issue which the committee has power to consider (speak to the Democracy Officer for advice on this);
- find out about the rules for public speaking from the Democracy Officer.

A leaflet on public participation is available on the Council's website or from Democratic Services by telephoning York (01904) 551088

Further information about what's being discussed at this meeting

All the reports which Members will be considering are available for viewing online on the Council's website. Alternatively, copies of individual reports or the full agenda are available from Democratic Services. Contact the Democracy Officer whose name and contact details are given on the agenda for the meeting. Please note a small charge may be made for full copies of the agenda requested to cover administration costs.

Access Arrangements

We will make every effort to make the meeting accessible to you. The meeting will usually be held in a wheelchair accessible venue with an induction hearing loop. We can provide the agenda or reports in large print, electronically (computer disk or by email), in Braille or on audio tape. Some formats will take longer than others so please give as much notice as possible (at least 48 hours for Braille or audio tape).

If you have any further access requirements such as parking close by or a sign language interpreter then please let us know. Contact the Democracy Officer whose name and contact details are given on the order of business for the meeting.

Every effort will also be made to make information available in another language, either by providing translated information or an interpreter providing sufficient advance notice is given. Telephone York (01904) 613161 for this service.

যদি যথেষ্ট আগে থেকে জানানো হয় তাহলে অন্য কোন ভাষাতে তথ্য জানানোর জন্য সব ধরণের চেষ্টা করা হবে, এর জন্য দরকার হলে তথ্য অনুবাদ করে দেয়া হবে অথবা একজন দোভাষী সরবরাহ করা হবে। টেলিফোন নম্বর (01904) 613161.

Yeteri kadar önceden haber verilmesi koşuluyla, bilgilerin tercümesini hazırlatmak ya da bir tercüman bulmak için mümkün olan herşey yapılacaktır. Tel. (01904) 613161.

我們竭力使提供的資訊備有不同語言版本,在有充足時間提前通知的情況下會安排筆譯或口譯服務。 電話(01904) 613161。

کی بھی دوسری زبان میں معلومات کی دستیابی ترجمہ شدہ معلومات، ترجمان کی شکل میں یقینی بنانے کے لئے سر ممکن کوشش کی جائے گی، بشر طیکہ اس کے لئے پہلے سے منا سب اطلاع کی جائے۔ ٹیلی فون 613161 (01904)

Holding the Executive to Account

The majority of councillors are not appointed to the Executive (38 out of 47). Any 3 non-Executive councillors can 'call-in' an item of business from a published Executive (or Executive Member Advisory Panel (EMAP)) agenda. The Executive will still discuss the 'called in' business on the published date and will set out its views for consideration by a specially convened Scrutiny Management Committee (SMC). That SMC meeting will then make its recommendations to the next scheduled Executive meeting in the following week, where a final decision on the 'called-in' business will be made.

Scrutiny Committees

The purpose of all scrutiny and ad-hoc scrutiny committees appointed by the Council is to:

- Monitor the performance and effectiveness of services;
- Review existing policies and assist in the development of new ones, as necessary; and
- Monitor best value continuous service improvement plans

Who Gets Agenda and Reports for our Meetings?

- Councillors get copies of all agenda and reports for the committees to which they are appointed by the Council;
- Relevant Council Officers get copies of relevant agenda and reports for the committees which they report to; and
- Public libraries, Council Receptions and the Press get copies of all public agenda/reports.
- Applicant
- Representors & the relevant Responsible Authorities



LICENSING ACT 2003 SUB – COMMITTEES PROCEDURE FOR HEARINGS

<u>Introduction</u>

The procedure outlined below will be followed at all Licensing Hearings.

As Licensing Hearings are quasi-judicial the Sub-Committee will, in effect, act like a Court and the rules of natural justice will apply. The Sub-Committee will be guided by legal principles in determining whether evidence is both relevant and fairly admitted. Committee Members have a duty to view all evidence presented before them impartially. Members of the Licensing Sub-Committee have all received relevant training and are used to making decisions of this type. No matter how strong local opinion may be, Committee Members can only make decisions based on relevant licensing issues as set out before the Sub-Committee in determining applications.

The hearing will be in public session. However, the Sub-Committee may exclude the public from a hearing if it considers it in the public interest to do so. However, the decision will be made in private.

The purpose of the hearing is

- To enable those with a right to appear to advance their point of view and to test the case of their opponents
- To assist the Sub-Committee to gather evidence and understand the relevant issues

In view of the requirement to hold hearings within specified times, the Licensing Authority will generally be unable to enter into discussions to identify dates convenient to all parties concerned. In <u>exceptional</u> circumstances, the Licensing Authority will consider applications to adjourn hearings to a later date.

Representations at Licensing Hearings

The Applicant, Ward Councillors, and Representors who have made written submissions will be allowed to speak at the Sub-Committee. At any hearing of an application, the Applicant and any Representors shall attend in person wherever possible. Any party to a hearing may be assisted or represented by any person, legally or otherwise.

All parties will be given a fair hearing and each party will have the same amount of time in which to address the Sub-Committee. A time limit has been set because of the pressures on the Sub-Committees to hear so many applications in a short period of time. Each party will have 15 minutes to address the Sub-Committee, give any further information, and call any witnesses. If any party considers this time to

be insufficient then a request in writing may be made to the Democracy Officer for an extension of time at least 2 working days before the hearing. However, this will not be automatically granted and will be at the discretion of the Sub-Committee.

The Sub-Committee may take into account any documentary evidence or other information in support of the application, representations or notice, either before the hearing or, with the consent of all other parties, at the hearing.

If any Representors fail to attend the hearing, the Sub-Committee will normally proceed but will consider their written objection and hear and consider any evidence and argument in relation to it put forward by the Applicant. In considering written evidence in the absence of a Representor, appropriate weight will be attached, given that the person cannot be questioned by the Applicant and Members.

The Sub-Committee is required to disregard any information given or evidence produced by a party or witness which is not relevant to the application, representations, or notice, and the promotion of the licensing objectives. Duplication should be avoided. Comments must be confined to those points already made, although the parties may extend or expand on their written submissions. The Sub-Committee will have read and familiarised themselves with all the written submissions and the issues prior to the hearing, and therefore do not require the points to be repeated or made at length. The Applicant and Representors cannot raise substantial new information at a hearing which has not been seen previously by the other parties.

A Representor **may not** introduce any new ground or objection not referred to in the written submission unless the Sub-Committee considers there are <u>exceptional</u> circumstances for doing so and the Representor is able to justify why the ground or objection should be raised. The Applicant may make representations to the Sub-Committee as to why any such request to introduce a new ground should or should not be granted. In considering whether to grant a request by a Representor to introduce a new ground, the Sub-Committee will consider why the new evidence has not been produced earlier and whether the admission of such a ground would necessitate the grant of an adjournment and will consider any unfairness to the Applicant or other Representors by reason of the extra cost or delay thereby caused.

Any person behaving in a disruptive manner will be asked to leave the hearing. If this does occur, that person may, before the end of the hearing, submit in writing any information which they would have been entitled to give orally.

Procedure prior to the Hearing

The Members sitting on the Sub-Committee will meet prior to the hearing to note the matters that are to be presented. They will only be accompanied by the Democracy Officer and Legal Advisor (*if present*). Attention will only be drawn to the nature of the application and the premises or person to which it relates. The actual application will not be discussed.

At any hearing of an application, the Licensing Officer, the Applicant and any Representors or representatives will report to reception and be asked to wait in reception until the democracy officer calls them through to the committee room.

Procedure at the Hearing

- 1. Members of the Sub-Committee will appoint a chair.
- 2. The Chair introduces the Committee Members and officers [Democracy Officer, Legal Advisor to the committee (if present) and the Licensing Officer], welcomes the Applicant and Representors (or their representatives), and establishes the identity of all who will be taking part.
- 3. The Chair will explain to the parties the procedure that will be followed at the hearing.
- 4. The Chair will proceed with the order of business on the agenda.
- 5. When the agenda item relating to the application is reached, the Chair will invite the Licensing Officer to present the application.
- 6. The Licensing Officer outlines the application, confirms the application details, introduces the report and gives an update on any recent changes.
- 7. The Chair will invite Committee Members, the Applicant and Representors (or representatives) to ask the Licensing Officer questions to clarify any points raised in the report.
- 8. The Chair will ask the Applicant (or their representative) to present their case.
- 9. The Applicant (or their representative) will present their case and may call any witnesses to support their case [maximum 15 minutes].
- 10. The Chair will invite the Representors (or their representative) in the following order to ask questions of the Applicant (or their representative) and/or witnesses [maximum 5 minutes each party]
 - (i) Police
 - (ii) Other Responsible Authorities
 - (iii) Ward Councillors
 - (iv) Interested Parties
- 11. The Chair will invite the Committee Members to ask questions of the Applicant (or their representative) and/or witnesses.
- 12. The Chair will invite the Representors (or their representative) in the following order to state the nature of their interest in the matter, present their case and call any witnesses to support their case [maximum 15 minutes each party]
 - (i) Police
 - (ii) Other Responsible Authorities
 - (iii) Ward Councillors
 - (iv) Interested Parties

- 13. The Chair will invite the Applicant to ask questions of each Representor (or their representative) and/or their witnesses after each presentation [maximum 5 minutes per Representor].
- 14. The Chair will invite the Committee Members to ask questions of each Representor (or their representative) and/or their witnesses after each presentation.
- 15. The Chair will invite the Representors (or their representative) in the following order to summarise their case [maximum 5 minutes each party]
 - (i) Police
 - (ii) Other Responsible Authorities
 - (iii) Ward Councillors
 - (iv) Interested Parties
- 16. The Chair will invite the Applicant (or their representative) to summarise their case [maximum 5 minutes].
- 17. The Chair will provide the Sub-Committee with a final opportunity to seek clarification from any of the parties on any points raised, or seek advice from the Licensing Officer on policy, or from the Legal Advisor (*if present*) on law and jurisdiction.
- 18. When all the evidence has been heard, the Chair will declare the hearing closed and ask the Licensing Officer, the Applicant and Representors (or their representatives) plus any witnesses present to leave the committee room and wait in reception while the Sub-Committee considers the evidence.

Procedure after the Hearing

- 19. If the Sub-Committee wish to seek further clarification on the evidence given, the Democracy Officer will invite all parties back into the committee room.
- 20. If possible, and for all hearings under:-
 - section 35 or 39 which is in respect of an application made at the same time as an application for conversion of an existing licence under paragraph 2 of Schedule 8 (determination of application under section 34 or 37)
 - section 85 which is in respect of an application made at the same time as an application for conversion of an existing club certificate under paragraph 14 of Schedule 8 (determination of application under section 85)
 - section 105(2)(a) (counter notice following police objection to temporary event notice)
 - section 167(5)(a) (review of premises licence following closure order)
 - paragraph 4(3)(a) of Schedule 8 (determination of application for conversion of existing licence)

- paragraph 16(3)(a) of Schedule 8 (determination of application for conversion of existing club certificate)
- paragraph 26(3)(a) of Schedule 8 (determination of application by holder of a justices' licence for grant of personal licence)

the Sub-Committee will make a decision on conclusion of the hearing and only the Democracy Officer and the Legal Advisor to the Sub-Committee (if present) will remain in the room with the Committee Members. These officers will not comment on the merits of the application, but will be present to provide advice on legal and procedural points and to record the decision.

- 21. If the decision has been made, all the parties will be invited back into the committee room by the Democracy Officer. The Chair will announce the decision including reasons together with, if appropriate, details of any conditions to be attached to the grant of the licence. This decision will then be communicated in writing to the Applicant and Representors within 3 working days of the hearing. There can be no further questions or statements.
- 22. For all other hearings not listed above, if the Sub-Committee is unable to make a decision on the day of the hearing, the decision will be made within 5 working days beginning with the day or the last day on which the hearing was held. The Democracy Officer will inform the parties that they are no longer required and the decision will be communicated in writing to the Applicant and Representors within 3 working days of the decision being made.
- 23. The notification will include information about the rights of appeal against the determination made.

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Licensing Act 2003 Sub Committee

20 November 2006

Report of the Director of Neighbourhood Services

Section 35(3)(a) Application for the Variation of a premise licence for Salt and Pepper, 19 Tanner Row, York, YO1 6JB

Summary

- 1. This report seeks Members determination of an application for the variation of a premise licence, which has been made under the Licensing Act 2003.
- 2. Application reference number: CYC-010826
- 3. Name of applicant: Bayram Altin
- 4. Type of authorisation applied for: Variation of a premises licence.
- 5. <u>Summary of application</u>: The nature of the application is to extend existing licensed hours for the provision of late night refreshment. The premise is currently licensed Monday to Sunday until 03:30. This variation seeks to extend the permitted hours Monday to Saturday until 040:00 hours, Sunday until 03:00 hours. The premises to open at 16:00 hours daily.

Background

- 6. A copy of the existing premise licence is attached at Annex 1.
- 7. A copy of the application to vary the licence is attached at Annex 2.

Promotion Of Licensing Objectives

8. The applicant does not propose any additional steps to promote the licensing objectives other than that the existing licence conditions will apply to any additional hours granted.

Special Policy Consideration

9. The premises fall within an area that has been identified as one where the concentration of a significant number of licensed premises has a considerable impact on the licensing objectives. As part of a series of measures to address the problems of a city centre increasingly blighted by alcohol misuse, this area has been made the subject of a special policy that addresses the impact of the

concentration of licensed premises in this particular part of the city centre. The special policy was approved by the licensing committee on 1 April 2005 and considered by full council on 12 April 2005, a copy of the special policy statement is attached at Annex 8.

Consultation

10. Consultation was carried out by the applicant in accordance with s13, and s17(5) of the Act and Regulation 42, Parts 2 and 4 of the Licensing Act 2003 (Premises Licences and Club Premises Certificates) Regulations 2005, which concern the displaying of a notice on the premises and an advertisement in a local paper giving details of the application and serving a copy of the application on all responsible authorities. The applicant complied with all statutory requirements. In addition the relevant ward councillors and/or parish council were notified by way of register.

Summary of Representations made by Responsible Authorities

- 11. No representations were received from responsible authorities, however, after consultation with North Yorkshire Police, the applicant agreed to amend the following existing condition:
- 12. Existing condition 3 to be amended to 'Door supervisors will be provided on Friday, Saturday and Sunday nights, race days, Christmas Eve and New Year's Eve from 23:00 hours until closing time'.

Summary of Representations made by Interested Parties

- 13. Representations have been received from one interested party listed at Annex 3 (confidential). The representation is attached at Annex 4.
- 14. The address of the interested party is indicated on the map attached as Annex 5 (confidential). A further map indicating the general Tanner Row area from which the representation was received is attached at Annex 6. An "interested party" is defined at s13(3) of the Act as being a person living in the vicinity of the premises, a body representing persons who live in that vicinity, a person involved in a business in that vicinity, or a body representing persons involved in such businesses.
- 15. Members are reminded that representations are only "relevant" if they relate to the likely effect of the grant of the licence on the promotion of at least one of the licensing objectives.

Options

- 16. By virtue of s18(4) of the Act, the Committee have the following options available to them in making their decision:-
- 17. Option 1: Grant the variation of the licence in the terms applied for.

- 18. Option 2: Grant the variation of the licence with modified/additional conditions imposed by the licensing committee.
- 19. Option 3: Grant the variation of the licence to exclude any of the licensable activities to which the application relates and modify/add conditions accordingly.
- 20. Option 4: Reject the application.

Analysis

- 21. The following could be the result of any decision made this Sub Committee:-
- 22. Option 1: This decision could be appealed at Magistrates Court by any of the representors.
- 23. Option 2: This decision could be appealed at Magistrates Court by the applicant or any of the representors.
- 24. Option 3: This decision could be appealed at Magistrates Court by the applicant or any of the representors.
- 25. Option 4: This decision could be appealed at Magistrates Court by the applicant.

Corporate Objectives

- 26. The Licensing Act 2003 has 4 objectives the prevention of crime and disorder, public safety, prevention of public nuisance and the protection of children from harm.
- 27. These directly contribute to the Council's Safer City priority and corporate aim 4.
- 28. In addition the licensing objectives of public safety and prevention of public nuisance contribute towards corporate objective 1.4 protection of residents from pollution, public health and safety hazards.

Implications

29.

- Financial N/A
- Human Resources (HR) N/A
- Equalities N/A

- Legal This decision could be appealed at Magistrates Court by the applicant or any of the representors.
- Crime and Disorder The Committee is reminded of their duty under the Crime and Disorder Act 1998 to consider the crime and disorder implications of their decisions and the authority's responsibility to cooperate in the reduction of crime and disorder in the city.
- Information Technology (IT) N/A
- Property N/A
- Other none

Risk Management

- 30. In compliance with the Councils risk management strategy any decision made which is unreasonable or unlawful could be open to legal challenge resulting in loss of image reputation and potential financial penalty.
- 31. Measured in terms of impact and likelihood, the risk score has been assessed at less than 16. This means that at this point the risks need only to be monitored as they do not provide a real threat to the objectives of this report.

Recommendations

32. Members determine the application.

Page 13

Contact Details

Author:

John Lacy Acting Licence Manager

Licensing & Regulation

Chief Officer Responsible for the report:

Andy Hudson Assistant Director

Neighbourhood Services

Report Approved √ **Date** 7 November 2006

Specialist Implications Officer(s)

Suzan Hemingway Head of Legal and Democratic Services Civic Democratic & Legal Services Wards Affected: Micklegate

For further information please contact the author of the report

Background Papers:

Annex 1 - Copy of existing premises licence

Annex 2 - Application form

Annex 3 (Confidential) - List of Interested Parties

Annex 4 - Representations from Interested Parties

Annex 5 (Confidential) - Map of area indicating addresses of Interested Parties

Annex 6 - Map showing general area from which representations received

Annexes:

Annex 7 - Mandatory Conditions

Annex 8 - City Centre Special Policy Statement

Annex 9 - Legislation and Policy Considerations

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PREMISES LICENCE

Schedule 12 Part A

Premises licence number CYC - 010826

Part 1 Premises details

Postal address of premises: Salt 'n' Peppers 19 Tanner Row	
Post town: York	Post code: YO1 6JB
Telephone number: 01904 428185	

Expiry date: This licence has no expiry date.

Licensable activities authorised by the licence:

Late Night Refreshment

The times the licence authorises the carrying out of licensable activities:

LATE NIGHT REFRESHMENT

Indoors

Monday	Tuesday	Wednesday	Thursday
23:00-03:30	23:00-03:30	23:00-03:30	23:00-03:30

Friday Saturday Sunday 23:00-03:30 23:00-03:30 23:00-03:30

The Opening Hours of the Premises

Monday Tuesday Wednesday Thursday 17:00-03:30 17:00-03:30 17:00-03:30 17:00-03:30

Friday Saturday Sunday 17:00-03:30 17:00-03:30 17:00-03:30

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

No sale of alcohol authorised

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence

Name: Mr Bayran Altin

Address: 192 Rowntree Avenue

York YO30 6HF

Telephone number: 07866 634097

Email address: None

Annex 1 - Mandatory conditions

MANDATORY CONDITION: DOOR SUPERVISION

- (1) In accordance with section 21 of the Licensing Act 2003, where a premises licence includes a condition that at specified times one or more individuals must be at the premises to carry out a security activity, the licence must include a condition that each such individual must be licensed by the Security Industry Authority.
- (2) But nothing in subsection (1) requires such a condition to be imposed -
- (a) in respect of premises within paragraph 8(3)(a) of Schedule 2 to the Private Security Industry Act 2001 (c.12) (premises with premises licences authorising plays or films), or (b) in respect of premises in relation to -
- (i) any occasion mentioned in paragraph 8(3)(b) or (c) of that Schedule (premises being used exclusively by club with club premises certificate, under a temporary event notice authorising plays or films or under a gaming licence, or

- (ii) any occasion within paragraph 8(3)(d) of that Schedule (occasions prescribed by regulations under that Act).
- (3) For the purposes of this section -
- (a) 'security activity' means an activity to which paragraph 2(1)(a) of that Schedule applies, and
- (b) paragraph 8(5) of that Schedule (interpretation of references to an occasion) applies as it applies in relation to paragraph 8 of that Schedule.

Annex 2 - Conditions consistent with the operating schedule

None

Annex 3 – Conditions attached after a hearing by the licensing authority

- 1. The opening hours shall be 17:00 hours to 03:30 hours on each and every day.
- 2. The premises shall be closed and vacated of customers by 03:30 hours on each and every day.
- 3. Door supervision shall be provided on site from 22:30 hours to 03:30 hours on the following days;

Thursday to Saturday Bank Holiday Sunday and Bank Holiday Monday Race Days.

- 4. CCTV shall be installed, maintained and in operation during opening hours on each and every day.
- 5. There shall be a litter pick up in the nearby vicinity of the premises on each and every day.
- 6. A member of staff shall be identifiable as Duty Manager on each and every day.

For and on behalf of Date: 09/09/2005

The Deputy Chief Executive

Licensing & Regulatory Services Phone: 01904 551521 9 St Leonard's Place Fax: 01904 551590

York Email: licensing.unit@york.gov.uk
Y01 7ET Website: www.york.gov.uk/licensing

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Cheque £190 enclosed

CITY OF YORK DEDS 2 5 SEP 2006



CITY OF YORK COUNCILCEIVED

Licensing & Regulatory Services, 9 St Leonard's Place, York, Y01 7ET

Application to vary a premises	licence under the Licensing Act 2003
PLEASE READ THE FOL	LOWING INSTRUCTIONS FIRST
completing this form by hand please write legit	guidance notes at the end of the form. If you are oly in block capitals. In all cases ensure your answers Use additional sheets if necessary. You may wish to ords.
I/We	(insert name(s) of applicant) being the premises ence under section 34 of the Licensing Act 2003 for
Premises licence number	10826
Part 1 – Premises Details Salt	'n' Pepper
Postal address of premises or, if none, ordin	nance survey map reference or description
19 Tanner Row	
Post town () poly	Post code (IA) i / TP
Post town York	Post code 401 6JB
Telephone number of premises (if any)	01904 655 665
Non domestic rateable value of premises	£ 11,000 (13,750)
Part 2 – Applicant Details	
Daytime contact telephone number	······································
Email address (optional)	
Mr Mrs Miss Surname	Ms Other title (for example, Rev)
Allin	Bayram

Current postal address	3			*
if different from premises address				
Post Town		F	Postcode	
Part 3 - Variation				Diament (inte
Do you want the propo	sed variation to have eff	fect as soon as pos	sible?	Please tick
If not do when do you	u want the variation to	Day	Month	Year
from?	a want the variation to	take effect		
If 5000 or more people	e attend the premises a	at any one time ple	ease state the r	number
expected to attend				
	. H			o noto 1)
Please describe briefly	the nature of the propos	sed variation (pieas	e read guidance	e note i)
		•	-	e note 1)
		•	-	e note 1)
	n opening 30am)	•	-	e note 1)
		•	-	e note 1)
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art 4	- Operating Schedule	
	complete those parts of the Operating Schedule below which would be so on to vary is successful.	ubject to change if the
		Please tick ✓ yes
Provision	on of regulated entertainment	
a)	play (if ticking yes, fill in box A)	
b)	films (if ticking yes, fill in box B)	
c)	indoor sporting events (if ticking yes, fill in box C)	
d)	boxing or wrestling entertainment (if ticking yes, fill in box D)	
e)	live music (if ticking yes, fill in box E)	
f)	recorded music (if ticking yes, fill in box F)	
g)	performance of dance (if ticking yes, fill in box G)	
h)	anything of a similar description to that falling within (e), (f) or (g) (if ticking yes, fill in box H)	
Provision i) j) k)	on of entertainment facilities for: making music (if ticking yes, fill in box I) dancing (if ticking yes, fill in box J) entertainment of a similar description to that falling within (i) or (j) (if ticking yes, fill in box K)	
Provisi	on of late night refreshment (if ticking yes, fill in box L)	0
Sale by	retail of alcohol (if ticking yes, fill in box M)	
n all ca	ses complete boxes N, O and P	

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Plays Standard days and timings (please read guidance note 6)			Will the performance of a play take place indoors or outdoors or both – please tick (✓) (please read guidance note 2)	Indoors	
Day	Start	Finish	1	Both	
Mon			Please give further details here (please read guidance not	e 3)	
Tue					
Wed			State any seasonal variations for performing play (please	e read guidance note 4)	
Thur					
Fri			Non standard timings. Where you intend to use the premises for the performar of plays at different times to those listed in the column on the left, please list		
Sat			(please read guidance note 5)		
Sun	+	-	-		

В

	rd days and		Will the exhibition of a films take place indoors or outdoors or both − please tick (✓) (please read guidance note 2)	Indoors
Day	Start	Finish		
Mon	Start	Fillish	Please give further details here (please read guidance note 3)	
Tue		-		
Wed			State any seasonal variations for the exhibition of films (please read guidance note 4)	
Thur				
Fri			Non standard timings. Where you intend to use the premises for the exhibition films at different times to those listed in the column on the left, please list (pleas	
Sat			read guidance note 5)	
Sun				

C

Indoor sporting events Standard days and timings (please read guidance note 6)		timings	Please give further details (please read guidance note 3)
Day	Start	Finish	
Mon			
Tue			State any seasonal variations for indoor sporting events (please read guidance note 4)
Wed			
Thur			
Fri			Non standard timings. Where you intend to use the premises for indoor sporting events at different times to those listed in the column on the left, please list. (please read guidance note 5)
Sat			
Sun			

D

Boxing or wrestling entertainment Standard days and timings (please read guidance note 6)		timings	Will the boxing or wrestling entertainment take place indoors or outdoors or both − please tick (✓) (please read guidance note 2)	Outdoors Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance no	ote 3)	
Tue					
Wed			State any seasonal variations for the boxing or wrestling entertainment (please read guidance note 4)		
Thur					
Fri		1	Non standard timings. Where you intend to use the premises for boxing or wrestling entertainment at different times to those listed in the column on the please list. (please read guidance note 5)		
Sat					
Sun					

Ε

Live music Standard days and timings (please read guidance note 6)			Will the performance of live music take place indoors or outdoors or both − please tick (✓) (please read guidance note 2)	Indoors Outdoors
Day	Start	Finish		Both
Mon		-	Please give further details here (please read guidance not	te 3)
Tue				
Wed		-	State any seasonal variations for the performance of live music (please read guidance note 4)	
Thur		-		
Fri		+	Non standard timings. Where you intend to use the premises for the performance of live music at different times to those listed in the column on the left, please list	
Sat			(Please read guidance note 5)	
Sun				

F

Recorded music Standard days and timings (please read guidance note 6)		timings	Will the playing of recorded music take place indoors or outdoors or both – please tick (✓) (please read guidance note 2)	Indoors Outdoors
Day	Start	Finish	9	Both
Mon			Please give further details here (please read guidance note 3)	
Tue	-			
Wed			State any seasonal variations for the playing of recorded music (please read guidance note 4)	
Thur				
Fri			Non standard timings. Where you intend to use the premises for the playing recorded music at different times to those listed in the column on the left, plast. (please read guidance note 5)	
Sat				
Sun				

G

Performance of dance Standard days and timings (please read guidance note 6)		timings	Will the performance of dance take place indoors or outdoors or both – please tick (✓) (please read guidance note 2)	Indoors Outdoors	
Day	Start	Finish		Both	
Mon			Please give further details here (please read guidance note 3)		
Tue					
Wed			State any seasonal variations for the performance of dance (please read guidance note 4)		
Thur					
Fri			Non standard timings. Where you intend to use the pren of dance at different times to those listed in the column of (please read guidance note 5)		
Sat			- (picaso road galdanos roto o)		
Sun					

Anything of a similar description to that falling within (e), (f) or (g) Standard days and timings (please read guidance note 6)		that	Please give a description of the type of entertainment you will be providing		
			Will the entertainment take place indoors or outdoors or both − please tick (✓) (please read guidance note 2)	Indoors	
		ince note 6)		Outdoors	
Day	Start	Finish		Both	
Wed			State any seasonal variations for the entertainment of a falling within (e), (f) or (g) (please read guidance note 4)	similar description to tha	
Tue Wed Thur Fri				mises for the hin e), f) or g) at different	

Provision of facilities for making music Standard day and timings (please read guidance note 6)		usic timings	Please give a description of the facilities for making must	sic you will be providing
			Will the facilities for making music be indoors or	Indoors
			outdoors or both – please tick (✓) (please read guidance note 2)	Outdoors
Day	Start	Finish		Both
Tue				
Thur			(please read guidance note 4)	
Fri			Non standard timings. Where you intend to use the premises for the facilities for making music at different times to those listed in the colleft, please list. (please read guidance note 5)	
Sat				

.1

Provision of facilities for dancing Standard timings (please read guidance note 6)			Will the facilities for dancing be indoors or outdoors or both – please tick (<') (please read guidance note 2)	Indoors Outdoors	
Day	Start	Finish		Both	
Mon	Ion		Please give further details here (please read guidance note	e 3)	
Tue	-				
Wed	-	-	State any seasonal variations for providing dancing facilities (please read of note 4)		
		+		ities (please read guidance	
Thur				ities (please read guidance	
***		7	Non standard timings. Where you intend to use the pren	nises for the provision of	
Thur		7,	Non standard timings. Where you intend to use the pren	nises for the provision of	

Provision of facilities for entertainment of a similar description to that falling within I or J Standard days and timings (please read guidance note 6) Day Start Finish		ent of a	Please give a description of the type of entertainment facility you will be providing		
		hin I or J timings	Will the entertainment facility be place indoors or outdoors or both – please tick (✓) (please read guidance note 2)	Indoors Outdoors Both	
			1006 27		
Mon	lon		Please give further details here (please read guidance note 3)		
Tue					
Wed			State any seasonal variations for the provisions of facilities for entertainment of a similar description to that falling within I or J (please read guidance note 4)		
Thur					
Fri			Non standard timings. Where you intend to use the prer facilities for entertainment of a similar description to tha different times to those listed in the column on the left, r	t falling within I or J at	t
Sat			guidance note 5)	nease near (produce road	
Sun					

_					
Late night refreshment Standard days and timings (please read guidance note 6)			Will the provision of late night refreshment take place indoors or outdoors or both – please tick (*) (please read quidance note 2)	Indoors Outdoors	-
	1		road galadilos noto 2/		
Day	Start	Finish		Both	
Mon	Hom		Please give further details here (please read guidance no	te 3)	
	1.4.	4am			
Tue	Ilom				
	1	Ham			
Wed	llom		State any seasonal variations for the provision of late night refreshme		ase
		Lam	read guidance note 4)		
Thur	Llom				
	. 1	Lam			
Fri	llan		Non standard timings. Where you intend to use the pre		
	1	Lam	late night refreshment at different times to those listed in please list. (please read guidance note 5)		
Sat	llan		Grish time is dupon the	o onduh	A . C
	1	4am	of the day falls in the	e early 11	ows
Sun	llan	1	finish time is during the of the day following the a	start hime	
	1	2am	1		

M				
Supply of alcohol		hol	Will the supply of alcohol be for consumption on or off	On the premises
Standard days and timings (please read guidance note 6)			the premises or both – please tick (🗸) (please read guidance note 7)	Off the premises
Day	Day Start Finish			Both
Mon			State any seasonal variations for providing dancing facil note 4)	lities (please read guidance
Tue				
Wed				
Thur			Non standard timings. Where you intend to use the prer alcohol at different times to those listed in the column o (please read guidance note 5)	mises for the supply of n the left, please list.
Fri				
Sat				
Sun				

N		
Please highlight any adult entertainmen ancillary to the use of the premises that read guidance note 8)	t or services, activities, o may give rise to concerr	other entertainment or matters in respect of children (please

open Standa	s premise to the pul rd days and read guidan	blic timings	State any seasonal variations (please read guidance note 4)
Day	Start	Finish	
Mon	4pm	4am	
Tue	ypm	ham	
Wed	400	9000	
	11.	Lam	Non standard timings. Where you intend to open the premises to be open to the
Thur	4pm	t	public at different times from those listed in the column on the left, please list. (please read guidance note 5)
	11.	lan	Grish hand
Fri	Low	(finish time is during the early hours of the day following the
	11.	Gam	Mous of the day Rila was 11
Sat	ypn	Lam	Start-time.
Sun	Lan		

Please identify those conditions currently imposed on the licence which you believe could be removed as a consequence of the proposed variation you are seeking

I have enclosed the premises licence
I have enclosed the relevant part of the premises licence

0

Please tick ✓ yes

If you have not ticked one of these boxes please fill in reasons for not including the licence, or part of it, below

Reasons why I have failed to enclose the premises licence or relevant part of the premises licence

Describe any <u>additional steps</u> you intend to take to promote the four licensing objectives as a result of the proposed variation:	
a) General - all four licensing objectives (b, c, d, e) (please read guidance note 9) There will not be any additional steps, however the steps we currently take will also apply to the additional hours. I.E provision of door supervision, CCTV	
b) The prevention of crime and disorder	7
c) Public safety	٦
d) The prevention of public nuisance	7.
e) The protection of children from harm	
5,	

 I understand that I must now advertise my applicatio I have enclosed the premises licence or relevant par I understand that if I do not comply with the above re 	t of it or explanation	0
IT IS AN OFFENCE, LIABLE ON CONVICTHE STANDARD SCALE, UNDER SECTITO MAKE A FALSE STATEMENT IN OR APPLICATION Part 5 – Signatures (please read guidance not Signature of applicant (the current premises lice duly authorised agent. (See guidance note 11). If in what capacity. Signature	TION TO A FINE UP TO LEVEL 5 OON 158 OF THE LICENSING ACT 20 IN CONNECTION WITH THIS te 10) ence holder) or applicant's solicitor or oth signing on behalf of the applicant please	er ′ state
Where the premises licence is jointly held signa licence holder) or 2 nd applicant's solicitor or oth 12). If signing on behalf of the applicant please	er authorised agent. (please read guidance state in what capacity.	e note
Signature		
Date		
Capacity		
Contact Name (where not previously given) and this application (please read guidance note 13)	address for correspondence associated v	vith
Post town	Post code	
Telephone number (if any)		-
If you would prefer us to correspond with you b	y e-mail your e-mail address (optional)	

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By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted

2 4 OCT 2006

Tanner Row York YO1 6JB

City of York Council Licensing and Regulatory Services 9 St Leonards Place York YO1 7ET

REF: Salt and Peppers 23/10/2006

Dear Sir/Madam,

I am writing with reference to the application by Salt and Peppers to increase their opening hours.

I am objecting to the application as it directly affects the residents of The Old Rectory and other properties nearby.

The management of Salt and Peppers have never adhered to the permitted times and they regularly stay open until after 3.30am. There are large, noisy groups of very drunk people gathered outside the premises eating take away food until after 4.00am on a regular basis. This would obviously increase to beyond 4.30am if the extension was permitted.

The area outside the premises is a "hotspot" for fighting and rowdy, drunken behaviour and the noise from this impacts on the local residents.

The police have attended yet more incidents recently and some of these were reported in The Press.

The people leaving the premises inevitably walk past my house chanting, shouting and singing and drop their "takeaway litter" in the road outside the house.

The area outside S&P's is left in a disgusting, filthy state and this is left for the Council to clean up – there are no litter bins provided and the only place to put the leftovers and empty boxes is on the streets! This has led to a dramatic increase in the rat and pigeon population in this area.

There are no toilet facilities on the premises and this is why their customers have to find somewhere to relieve themselves. This is usually a steady procession of males and females to the alleyway next to the Corner Pin or next to Flares – the whole area is like one smelly, filthy, disgusting toilet with rubbish strewn everywhere!

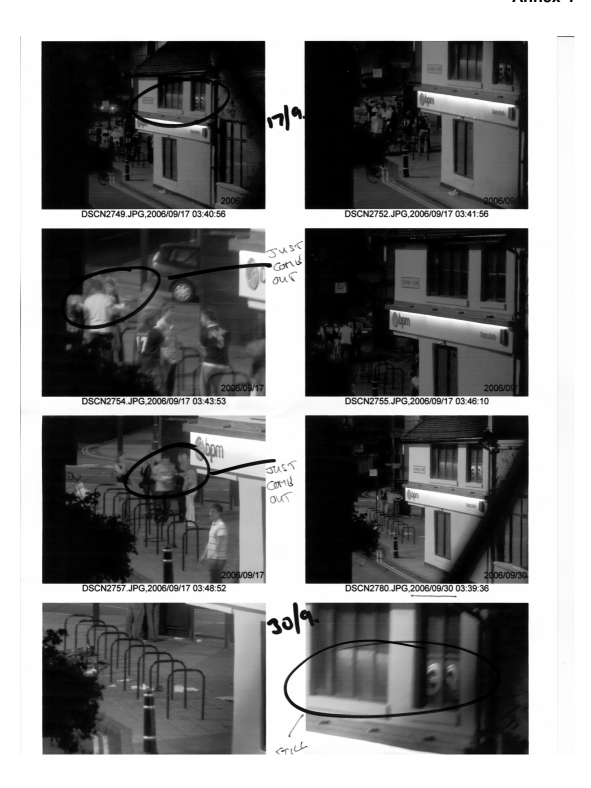
My neighbour has recently (July) had cause to complain about the music and general noise from the premises and although they were reminded by the council that the premises must be **closed and vacated of customers by 3.30am** they still flout the rules and regularly open until much later.

I have enclosed copies of photographs showing evidence that they open and serve food well beyond 3.30am.

The permission to open until 3.30am was given on a temporary basis until December 2006 – they have proved they do not adhere to the conditions and they should therefore revert back to 12.00am closing or be shut down altogether.

When the people working at these "late night" establishments are tucked up in bed the majority of people are having to get up and go to work! Not easy if you have had only 3 or 4 hours sleep because of the noise outside Salt and Peppers.

I must try and preserve my "quality of life" and therefore submit my objection.











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DSCN2563.JPG,2006/08 20 03:41:40



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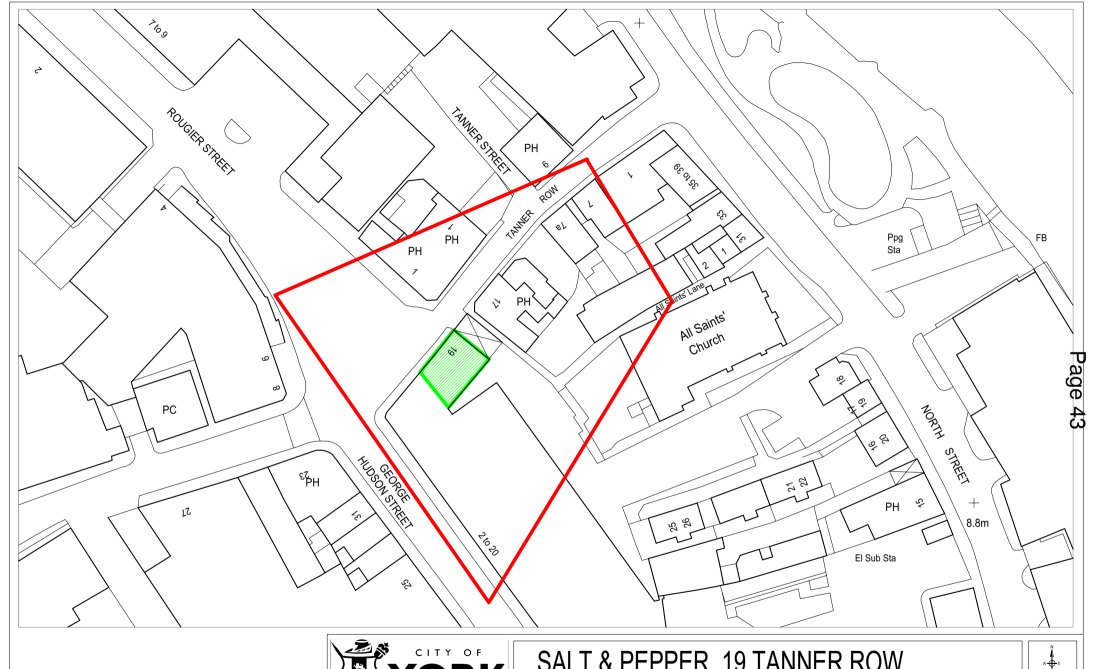


JUST CLOSED

20/8

By virtue of paragraph(s) 1, 2 of Part 1 of Schedule 12A of the Local Government Act 1972.

Document is Restricted





9,St.Leonards Place,York,YO1 2ET Telephone: 01904 613161

SALT & PEPPER, 19 TANNER ROW

SCALE: 1:750
Originating Group: DATE 8/11/2006 DRAWN BY:

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City of York Council LA 1000 20818

SPTR1A

MANDATORY CONDITIONS – PREMISES LICENCE LICENSING ACT 2003

MANDATORY CONDITIONS WHERE LICENCE AUTHORISES SUPPLY OF ALCOHOL

- (1) In accordance with section 19 of the Licensing Act 2003, where a premises licence authorises the supply of alcohol, the licence must include the following conditions.
- (2) The first condition is that no supply of alcohol may be made under the premises licence
 - (a) at a time where there is no designated premises supervisor in respect of the premises licence, or
 - (b) at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended.
- (3) The second condition is that every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.

MANDATORY CONDITION: EXHIBITION OF FILMS

- (1) In accordance with section 20 of the Licensing Act 2003, where a premises licence authorises the exhibition of films, the licence must include a condition requiring the admission of children to the exhibition of any film to be restricted in accordance with this section.
- (2) Where the film classification body is specified in the licence, unless subsection (3)(b) applies, admission of children must be restricted in accordance with any recommendation made by that body.
- (3) Where
 - (a) the film classification body is not specified in the licence, or
 - (b) the relevant licensing authority has notified the holder of the licence that this subsection applies to the film in question,
 - admission of children must be restricted in accordance with any recommendation made by that licensing authority.
- (4) In this section
 - "children" means persons aged under 18; and
 - "film classification body" means the person or persons designated as the authority under section 4 of the Video Recordings Act 1984 (c.39) (authority to determine suitability of video works for classification).

MANDATORY CONDITION: DOOR SUPERVISION

- (1) In accordance with section 21 of the Licensing Act 2003, where a premises licence includes a condition that at specified times one or more individuals must be at the premises to carry out a security activity, the licence must include a condition that each such individual must be licensed by the Security Industry Authority.
- (2) But nothing in subsection (1) requires such a condition to be imposed
 - (a) in respect of premises within paragraph 8(3)(a) of Schedule 2 to the Private Security Industry Act 2001 (c.12) (premises with premises licences authorising plays or films), or
 - (b) in respect of premises in relation to
 - (i) any occasion mentioned in paragraph 8(3)(b) or (c) of that Schedule (premises being used exclusively by club with club premises certificate, under a temporary event notice authorising plays or films or under a gaming licence, or
 - (ii) any occasion within paragraph 8(3)(d) of that Schedule (occasions prescribed by regulations under that Act).
- (3) For the purposes of this section
 - (a) "security activity" means an activity to which paragraph 2(1)(a) of that Schedule applies, and

(b) paragraph 8(5) of that Schedule (interpretation of references to an occasion) applies as it applies in relation to paragraph 8 of that Schedule.

6.3 CITY CENTRE SPECIAL POLICY STATEMENT

This Special Policy was approved by the City of York on 12 April 2005 and shall have effect from 13th April 2005 to 6 January 2008 unless otherwise reviewed by the Council.

This Special Policy is a supplement to the Council's Statement of Licensing Policy and must be read in conjunction with that document.

This Special Policy relates to the following streets:

Micklegate, Toft Green, Tanner Row, Rougier Street, George Hudson Street, Bridge Street, Low Ousegate, Clifford Street, Tower Street, Tanner Moat, Wellington Row, North Street, Cumberland Street, King Street, Lower Friargate, Kings Staith, Peckitt Street, Blossom Street (to Holgate Road) and The Crescent (see Appendix K, Map of Special Policy Area).

This area has been identified as requiring additional licensing controls to promote the licensing objectives due to the cumulative effect of the concentration of late night drink led, refreshment and entertainment premises on crime, disorder and/or public nuisance affecting residents, visitors and other businesses.

A statistical, evidence based report was submitted by North Yorkshire Police to substantiate this statement and was considered by the City of York Council in approving this policy.

Consultation on the Special Policy was carried out in accordance with Section 5(3) of the Licensing Act 2003.

Effects of the Special Policy

- 1. This policy relates to applications for the grant and/or variation of premises licences or club premises certificates or the issue of provisional statements.
- 2. Each application will be considered on its own merits.
- 3. Where no representations are received any application will be granted in terms consistent with the operating schedule.
- 4. Applications for the grant of a new premises licence or club premises certificate or provisional statement :

Where relevant representations are received there will be a presumption against the grant of such a licence or certificate unless the applicant can rebut the presumption that the granting of such a licence or certificate would undermine the licensing objectives.

5. Application for the variation of a premises licence or club premises certificate due to a change of style of operation :

Any application for the variation of style of operation which is subject to relevant representations will be considered on its own merits having regard to the promotion of the licensing objectives.

Application for the variation of a premises licence or club premises certificate resulting in an extension of the premises and increased capacity:

There will be a presumption to refuse such applications, where relevant representations are received and where the increase in capacity would undermine the licensing objectives unless the applicant can rebut the presumption that the granting of such a variation would undermine the licensing objectives.

7. Application to vary the hours of operation attached to a premises licence or club premises certificate:

All applications that seek to extend the licensed hours will be considered on an individual basis. No different policy will apply in this area as opposed to the rest of the city.

Legislation and Policy Considerations

- 1. The following provisions of the Licensing Act 2003 apply to this application: S4 general duties of licensing authorities; s34 application to vary premises licence; s35 determination of application under section 34; s36 supplementary provision about determinations under section 35; and ss19, 20 and 21 mandatory conditions.
- 2. The following provisions of the Licensing Act 2003 (Premises Licences and Club Premises Certificates) Regulations 2005 apply to this application: Regulation 42, Part 2 (Premises licences) and Part 4 (General) relating to applications, notices and representations and advertisement of applications
- 3. The following provisions of the Secretary of State's guidance apply to this application: Paragraphs 5.47 Steps to promote the licensing objectives; 13.25 to 13.29 Variations of new premises licences.
- 4. The following paragraphs of the licensing authority's statement of licensing policy apply to this application: 3.2 Crime and Disorder; 4.1 Consultation on New Premises Applications, Club Premises Certificates, Variations and Provisional Statements; 4.2 General Principles for Determination of Applications; 5.0 Guidelines for Applicants; 7.0 Licensing Hours and Appendix D Pool Conditions.
- 5. The Committee is reminded of their duty under the Crime and Disorder Act 1998 to consider the crime and disorder implications of their decisions and the authority's responsibility to co-operate in the reduction of crime and disorder in the city.
- 6. The 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.