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BlackpoolCouncil

15 October 2018

To: Councillors D Coleman, Humphreys, Hutton, Jackson, O'Hara, Robertson BEM, Stansfield and L Williams

PLANNING COMMITTEE

Update Note and Public Speakers List

Please find attached the Update Note and Public Speakers List for Tuesday, 16 October 2018 meeting of the Planning Committee.

Agenda No Item

<u>Update Note and Public Speakers List</u> (Pages 1 - 20)

Yours sincerely

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Blackpool Council

Planning Committee:

16 Oct 2018

Planning Application Reports – Update Notes

Listed below are changes to the planning reports made as a result of additional information received since the publication of the agenda for this meeting.

Case:	Address:	Update:
18/0331	St Kentigern's Primary School Newton Drive	An additional letter of representation has been received from Mr and Mrs Holmes of 50 Bryan Road and is appended to this update note
18/0385	150 Harcourt Road	A copy of the appeal decision letter relating to planning application 17/0069 for the erection of 3 x two storey houses on the site is attached for information.
18/0471	Land to the rear of Ma Kelly's, 44-46 Queens Promenade	Letter of objection from Councillor Michele Scott I wish to state my objection to application 18/0471. Whilst I do not object in principle to development of this land for residential use, I believe that the proposal submitted is not viable for the following reasons. The height of the building is out of scale with the surrounding properties and would impose on neighbouring residences. The style of the building design is also not in keeping with the surrounding area. The proposed number of parking spaces is inadequate for the number of units proposed in the development. Additionally the resulting reduction in the number of parking spaces available to Ma Kelly's Showboat will mean that the parking available is not sufficient for a public house of its size. The surrounding area already suffers with street parking issues due to the number of private residences who need on-street parking and the nearby hotels whose guests also park in the streets.

File name: \$nfuyww3v.doc180918 Updated:

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18/0589	Land at 64 Preston Old Road	 Five letters of support have been received from no. 4 Crosby Grove, no. 6 Canterbury Avenue and nos. 49, 57 and 64a Preston Old Road in respect of this application. These raise the following points: The site has been a visual eyesore/dumping ground; It has been a source of anti-social behaviour; It has the potential for fly-tipping and trespass; The development would secure a known and beneficial future use for the site; The development would provide weather protection for the existing neighbouring house and improve the security of the rear garden; The removal of the vehicle access from Preston Old Road and the provision of continuous pavement would improve highway safety; Additional on-street parking would be created on Preston Old Road by taking away the vehicular access; The use of the space to the rear for parking is positive although a garage would be preferred for security of the neighbour; Housing is needed in this area; Some local residents park on-street and leave their driveways empty. It is recommended that the following, additional condition also be attached to any permission granted: <i>Prior to the property hereby approved being first occupied;</i> (a) a scheme for the provision of continuous pavement across the front of the development along Preston Old Road shall be submitted to and agreed in writing by the Local Planning Authority and (b) this scheme shall be implemented in full and in full accordance with the approved details.

File name: \$nfuyww3v.doc180918 Updated:

Blackpool Council

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18/0599	502 Devonshire Road	Letters of support for the proposal have been received from – 1 Carlisle Grove, 5 Keats Close, 1 Dawlish Avenue, the manager of the home and a resident in the home The following are amendments to the agenda report –
		INTRODUCTION
		The inset distances from the boundary with 504 Devonshire Road are 0.92 metre and 1.20 metres (not 0.90 and 1.8 as quoted in the report)
		DETAILS OF THE PROPOSAL (end of first paragraph)
		The measurement of the additional extension is 4.55 metres x 3 metres (not 4.5 x 3 as quoted in the report) The inset distances from the boundary with 504 Devonshire Road are 0.92 metre and 1.20 metres (not 0.90 and 1.8 as quoted in the report)
		ASSESSMENT
		Amenity (second paragraph) The measurement of the additional extension is 4.55 metres x 3 metres (not 4.5 x 3 as quoted in the report) The inset distances from the boundary with 504 Devonshire Road are 0.92 metre and 1.20 metres (not 0.90 and 1.8 as quoted in the report) The height is 2.75 metres (not 2.5 metres quoted in the report)
		Dimensioned extracts of the layout plan and elevation are attached to the update note

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Dear Councillors

I write this letter in response to the statement from the Headteacher and to briefly reiterate the local community's objections to this proposal ahead of the Planning Committee meeting on 16 October 2018.

At the outset, I note with some regret that the Head's position is that because the school has produced a report that estimates what the additional noise will be that there is 'no need for further neighbour consultation'. I am very disappointed that the school has been unwilling to try and resolve this matter by discussion, despite the Leader of the Council and this Committee being unanimous that this should be the case.

The Head says that she is 'committed to a scheme that does not unnecessarily impact on neighbours'how can this be the case when she has refused to meet or even consider what those concerns are? The Head simply hasn't listened and now seeks to impose this development on the local community despite the fact that every resident affected by this development has objected.

If the Head had listened she would be aware that the concerns of the residents go way beyond the significant additional noise, an issue that is simply one strand of the objection. Neither the Head nor the architect have dealt with any of the other neighbour concerns, namely;

- The size, height, scale and over-dominant nature of the development on an already heavily and densely developed area with limited space;
- The appearance of the cheap, plastic materials to be used in construction;
- The impact on a Conservation Area recognised for special architectural and historic interestthe character or appearance of which is deemed to be desirable to preserve or enhance;
- The impact on a locally listed, 110+ year old beautiful Edwardian building constructed of red brick with significant heritage value as well as architectural and historic interest;
- Loss of light;
- Loss of privacy;
- An ongoing maintenance burden and issue with poor quality of materials and design. Material specifications state that they are expected to only last 10 years;
- The refusal to give any meaningful consideration to any other options to increase play space at the school, including measures that could achieve this through little or no building work.

These issues haven't been dealt with because the school has no answer to them.

The Planning Officer says that the development is justified because of a social benefit. The rationale of this aspect of the decision is not explained. There appears to be a presumption that this is the case because the applicant is a school. Any scrutiny of the proposal shows that the only social benefit is that a maximum of 30 pupils have an extra 70cm2 in which to play for 20 minutes at a time. Is this really justifiable in light of the numerous and significant concerns raised?

The school and church are a central part of our local community in which we live and work. It is my firm desire that the school continues to develop and prosper and to continue to provide a safe and enjoyable environment for the children to learn and grow. This development, for all the reasons noted above, is simply not a viable way to achieve this and it should not be imposed on the local residents.

I ask that you give serious consideration to all the concerns of the local community affected by this proposal and kindly request that you reject this application.

Mr & Mrs Holmes

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Appeal Decision

Site visit made on 20 February 2018

by Katie McDonald MSc MRTPI

an Inspector appointed by the Secretary of State

Decision date: 6 March 2018

Appeal Ref: APP/J2373/W/17/3183292 150 Harcourt Road, Blackpool FY4 3HN

- The appeal is made under section 78 of the Town and Country Planning Act 1990 against a refusal to grant planning permission.
- The appeal is made by Mr & Mrs Geoffrey Packer against the decision of Blackpool Council.
- The application Ref 17/0069, dated 27 January 2017, was refused by notice dated 3 July 2017.
- The development proposed is 3x 2no bedroom houses.

Decision

1. The appeal is dismissed.

Procedural Matter

2. The description of development in the heading above has been taken from the planning application form. I note that in Part E of the appeal form it is stated that the description of development has changed. However, neither of the main parties has provided written confirmation that a revised description of development was agreed. Therefore, I have used the one given on the original application as this is what the appellants sought specific permission for.

Main Issues

- 3. I consider the main issues to be:
 - i) The effect of the proposal on the safety of pedestrians and drivers;
 - ii) The effect of the proposal upon the living conditions of the existing occupants;
 - iii) The effect of the proposal upon the character and appearance of the area; and,
 - iv) Whether the proposed development would provide acceptable living conditions for future occupants.

Reasons

4. Located on a parcel of land to the rear of dwellings on Harcourt Road and Powell Avenue, the proposal is for the erection of 3 dwellings. The dwellings

would be terraced, 2 storeys with box style front and rear dormers. The area has an urban residential character.

Safety of pedestrians and drivers

- 5. The site would be accessed from Powell Avenue, using what is currently an unsurfaced track that is around 31m long. I am advised that the width of the track is between 2.75m and 3.04m. The Council state that the track is used for rear access to 5 other dwellings on Powell Avenue. Due to its width, the access track could only cater for one vehicle travelling in either direction. The Council's Head of Highways and Traffic Management advises that 3 dwellings are likely to generate around 24 vehicle movements per day.
- 6. Owing to the width of the track, there would be no space to provide a pavement for pedestrians. Consequently pedestrians would be required to walk on the narrow carriageway. The dwellings surrounding the site, and indeed the dwellings proposed, are family housing and it would not be unreasonable to assume that children would use the access track. I acknowledge that shared surfaces are often encouraged in some developments. However, due to the number of dwellings proposed, the likely number of vehicles movements and the narrow width of the track, I do not consider that a shared surface access would be convenient, safe or pleasant for pedestrians in this instance.
- 7. Despite the appellant's assertions, I find that that the Council's advised number of vehicle movements is likely to result in occasions where 2 vehicles would be attempting to enter or exit the site. Should this happen, vehicles would be required to reverse, either out onto Powell Avenue or back into the site. Having regard to the narrow and elongated length of access road, and the risk of pedestrians being in the area, I do not consider that this would be safe or appropriate.
- 8. The proposed car parking indicates 5 spaces, although it is unclear how these are to be distributed between the 3 dwellings. However, there is space to turn on site in the event that all car parking spaces are taken. Furthermore on-street parking on Powell Avenue was available and additional car parking demand could be provided on street without any significant detriment to highway safety.
- 9. The Council advise that the width of the access would preclude a refuse collection vehicle entering and exiting the site. Therefore, future residents would be required to drag their bins to either Powell Avenue or Harcourt Road for collection. I accept that the temporary bin store would be hindered by a parking space, and if taking bins to Powell Avenue for collection, the recommended drag distance would be exceeded. However, I do not find that the distance would be excessively long; and because it would be in the future resident's interest to have their bins emptied, I am satisfied that the longer drag distance is not unacceptable.
- 10. Whilst the appellant indicates that a 3m wide access would accommodate a fire service vehicle, based on the Council's evidence, the access is less than 3m wide. Furthermore, the rainwater downspout of No 127 also obstructs the access. Thus, to my mind, it could not readily accommodate a fire service vehicle. However, I note that the appellant asserts that the site is within 45m of a fire appliance; and thus nothing would turn on this matter.

11. Notwithstanding my findings regarding the refuse collection drag distance and the amount of car parking spaces, I find the proposed access would have an adverse effect upon the safety of pedestrians and drivers. This would be in conflict with Policy AS1 of the Blackpool Local Plan 2001/2016 (June 2006) (LP) and Policy CS 7 of the Blackpool Local Plan Part 1: Core Strategy (2012-2027) (January 2016) (CS). These policies seek to ensure that the access, travel and safety needs of all affected by the development are met and the proposal integrates safe pedestrian routes. I also find conflict with Paragraphs 17 and 56-65 of the National Planning Policy Framework which always seeks to secure high quality design and establish a strong sense of place, using streetscapes and buildings to create attractive and comfortable places to live, work and visit.

Living conditions of existing occupants

- 12. The site is surrounded by residential housing. The proposal would introduce a gable wall with dormer sides positioned to the rear garden boundary of 154 Harcourt Road. The distance between Plot 1 and No 154 would be around 9m between built forms and around 2.5m from the rear garden boundary. Whilst the maximum height would not be that of a two storey dwelling, the dormer sides would result in a tall and solid form, significantly higher than the boundary fence. As this would be located in close proximity to the rear boundary of No 154, I find it would cause a sense of dominance and enclosure when viewed from the rear ground floor windows and rear garden. It would also result in some loss of light due to its orientation. I find that this impact would cause significant harm to the living conditions of No 154.
- 13. The 3 rear facing first floor bedroom windows of the each dwelling would directly overlook the rear garden of 158 Harcourt Road. At a distance of around 6m away, I find that this would lead to a substantial loss of privacy of the majority of the rear garden area. Whilst a condition requiring a suitable boundary treatment could be imposed, this would not mitigate overlooking from the first floor and I find that this impact would cause significant harm to the living conditions of No 158.
- 14. Notwithstanding my findings above, I do not find that the proposal would be overbearing or dominant in relation to No 158, or result in loss of light. The distance between, whilst causing a loss of privacy, would be far enough away to ensure that there was no overbearing or dominant effect towards living conditions. Furthermore, the height and its location would also not result in any significant loss of light.
- 15. I also find that owing to the location of No 156 and the siting of the proposed dwellings, there would be no adverse effect upon their living conditions.
- 16. Consequently, whilst there are elements of the scheme that would not harm some neighbouring living conditions; I find that the proposal would have an unacceptable effect upon the living conditions of Nos 154 and 158. Thus, I find conflict with Policy BH3 of the LP and Policy CS7 of the CS, which seek to ensure that developments would not adversely affect the amenity of nearby residents. I also find conflict with Paragraphs 17 and 56-65 of the National Planning Policy Framework which always seeks to secure a good standard of amenity for all existing occupants of land and buildings.

Character and appearance

- 17. I accept that densities of development in the area vary. However, in the block of dwellings that the appeal site is located, most dwellings have modest front gardens, longer rear gardens and are of a traditional two storey height. The design and scale of this proposal, to my mind, appears cramped and restricted, squeezed into a small plot of back land. It would occupy a large amount of plot, leaving small rear gardens.
- 18. Furthermore, with the exception of the very narrow strip of landscaping, the frontage of the site would be entirely hard surfaced. This would create a harsh, unpleasant and poor quality frontage and access that lacks visual interest, leading to a road dominant environment.
- 19. I find that the proposal would not provide a high quality development and would be harmful to the character and appearance of the area. Thus I find conflict with Policies AS1, LQ1, LQ2, LQ3 and LQ4 of the LP and Policy CS12 of the CS, which seek to ensure high quality design that complements the prevailing design character, provides pleasant pedestrian access; and makes a positive contribution to the quality of its surrounding environment and connected network of streets and spaces. I also find conflict with Paragraphs 17 and 56-65 of the National Planning Policy Framework which always seeks to secure high quality design that reinforces local distinctiveness.

Living conditions of prospective occupants

20. The front of the dwellings would face the side gable of dwellings on Logan Courts. The distance between would be around 12m. Given that the gable of Logan Court is not a traditional two storey height, and does not occupy the entire width of the plot, I find that the distance between would not have a harmful effect upon the outlook and living conditions of the future occupiers. Thus, I find compliance with Policy BH3 of the LP and Policy CS7 of the CS, which seeks to ensure that the amenities of potential occupiers are not adversely affected.

Other Matters

- 21. I saw Logan Court on my site visits and I have taken account of Appeal Decision APP/J2373/A/06/2021160. The characteristics of this site were quite different to that of the appeal before me. Firstly, the access was wider and shorter. Secondly, the site was previously used as builder's yard. Thirdly, the dwellings were positioned in an entirely different orientation, facing front and back and are of a different design. Whilst this site is built at a similar density to that proposed here, the prevailing density in the area is lower and it is important to retain a balance. Thus, as I have considered the proposal upon is own merits, the individual circumstances of this site lead me to conclude differently.
- 22. Whilst the proposed access may not be adopted or have public rights of passage, the proposal before me is to create an access to a site that will provide 3 family dwellings. Despite the contended legalities of use I am advised by the Council that this access is also used by 5 other dwelling to access the rear of their properties. In any event, I am obliged to consider the effect of the proposal upon highway and pedestrian safety, and that it what I have done.

- 23. Alternative designs, that include clipping gables on the dwellings, are not before me and I have considered the proposal on the basis on the plans presented.
- 24. I have no evidence before me that the site was previously in a commercial use. Indeed, from my visit, the site appeared to be used for nothing more than domestic purposes.
- 25. I have no substantive evidence that the gardens of 158 and 160 Harcourt Road are unregistered or do not belong to those properties. Furthermore, from my site visit I saw well established gardens and I have no reasons to believe that this would change in the future.

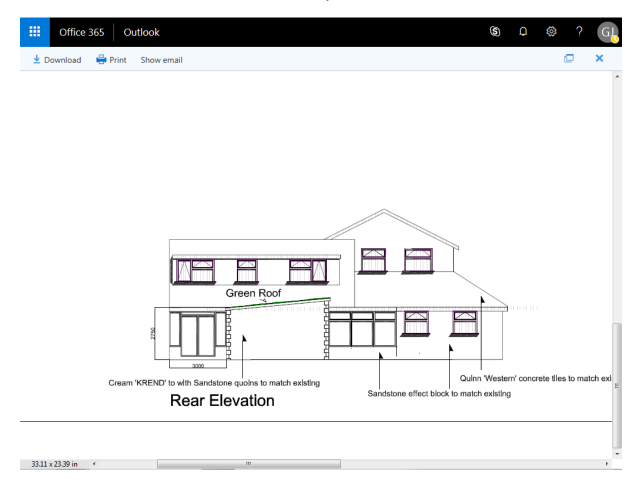
Conclusion

- 26. Whilst there are elements of the scheme I have found acceptable, these are neutral factors and the harm I have found would significantly outweigh these matters.
- 27. Therefore, for the reasons given above, I conclude that the appeal should be dismissed.

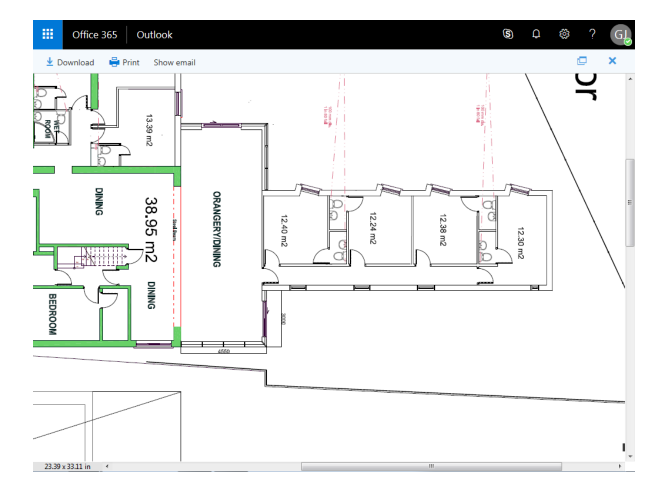
Katie McDonald

INSPECTOR

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502 Devonshire Road – 18/0599 dimensioned plans



AGENDA ITEM NO /Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
Agenda Item 7	Erection of decking and external play area to	INFORMATION FROM OFFICERS	
Application 18/0331	first floor level enclosed by 3 metre high fencing with staircase enclosure.	OBJECTORS	James Holmes, public objector
Officer's recommend:		APPLICANT/AGENT/SUPPORTER	Mr Oram, agent and Mrs Wygladala, headteacher
Grant		WARD COUNCILLOR	
⊉ Pages 41 to 76 ₽		DEBATE BY COMMITTEE	
	ST KENTIGERNS RC PRIMARY SCHOOL, NEWTON DRIVE, BLACKPOOL, FY3 8BT	DECISION	

	APPLICATION No/Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
	Agenda Item 8	Erection of two detached dwellinghouses	INFORMATION FROM OFFICERS	
	Application 18/0385	including car parking and landscaping with vehicle turning area and vehicle access	OBJECTORS	
	Officer's recommend:	between 125 and 127 Powell Avenue following demolition of existing garage.	APPLICANT/AGENT/SUPPORTER	
	Grant J		WARD COUNCILLOR	
n afr	Pages 77 to 92		DEBATE BY COMMITTEE DECISION	
		150 HARCOURT ROAD, BLACKPOOL, FY4 3HN		

APPLICATION No/Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
Agenda Item 9	Outline application for the erection of 14	INFORMATION FROM OFFICERS	
Application 18/0410	detached dwelling houses with access from Moss House Road	OBJECTORS	
Officer's recommend:		APPLICANT/AGENT/SUPPORTER	Mr Oram, agent
Grant O		WARD COUNCILLOR	
လ O Pages 93 to 114		DEBATE BY COMMITTEE	
7			
	LAND ADJACENT TO 71 MOSS HOUSE ROAD, BLACKPOOL, FY4 5JF	DECISION	

APPLICATION No/Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
Agenda Item 10	Erection of a part four/ part five storey building	INFORMATION FROM OFFICERS	
Application 18/0471	of 30 apartments plus basement with associated access and egress from Knowle	OBJECTORS	
Officer's recommend:	Avenue, car parking for 25 vehicles, turning area, landscaping and boundary treatment, and	APPLICANT/AGENT/SUPPORTER	
Refuse	provision of revised access and car parking layout to Ma Kelly's Showboat.	WARD COUNCILLOR	
Pages 115 to 134	LAND TO THE REAR OF MA KELLY'S, 44-46 QUEENS PROMENADE, BLACKPOOL, FY2 9RW	DEBATE BY COMMITTEE DECISION	

APPLICATION No/Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
Agenda Item 11	Erection of a dwelling-house with associated	INFORMATION FROM OFFICERS	
Application 18/0589	parking provision and vehicular access from Crosby Grove (outline application seeking to	OBJECTORS	Hannah Sexton, Objector
Officer's recommend:	agree the matters of access, layout and scale).	APPLICANT/AGENT/SUPPORTER	Mr Dave Shepherd, Applicant
Grant U		WARD COUNCILLOR	
Pages 135 to 154		DEBATE BY COMMITTEE	
5	64 PRESTON OLD ROAD, BLACKPOOL, FY3 9PL	DEDATE BY COMMUTTEE DECISION	

APPLICATION No/Recommendation	DESCRIPTION	ORDER OF BUSINESS	DETAILS
Agenda Item 12	Erection of single storey rear extensions to	INFORMATION FROM OFFICERS	
Application 18/0599	form orangery and 6 bedrooms and internal alterations to increase overall number of	OBJECTORS	Bruce McGauley
Officer's recommend:	bedrooms from 17 to 25(amendment to orangery approved under planning permission	APPLICANT/AGENT/SUPPORTER	James McLoughney, Applicant
D _{Grant}	ant 17/0406)	WARD COUNCILLOR	
^Ф Pages 155 to 172 №		DEBATE BY COMMITTEE	
		DECISION	
	502 DEVONSHIRE ROAD, BLACKPOOL, FY2 0JR		