

Decisions of the Bradford, Keighley and Shipley Licensing Panel held on Tuesday 4 August 2009

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DECISIONS:

Keighley and Shipley Panel

1. APPLICATION FOR A PREMISES LICENCE FOR CLEVEDON, Ilkley
BEN RHYDDING DRIVE, BEN RHYDDING, ILKLEY

Resolved -

That having considered all valid representations made by the parties to the hearing; valid written representations received during the statutory period, the published statement of licensing policy and relevant statutory guidance; the panel grants the application, subject to the following conditions:

- 1.1 That the sale of alcohol be restricted to the hours of 1100 to 2300.
- 1.2 That a CCTV system with internal and external coverage to be operational and used at all times the premises are open to the public for licensable activities and to be maintained in good working order. Any CCTV footage shall be kept for at least 28 days and be available to the Licensing Authority or a Responsible Authority on request.

Reason: To limit noise and disturbance to local residents late at night - prevention of public nuisance objective.

(Melanie McGurk – 01274 431873)



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Suzan Hemingway, Assistant Director Corporate Services (City Solicitor)



Bradford Panel

2. APPLICATION FOR VARIATION OF A PREMISES LICENCE Bradford Moor FOR THE 147 SNOOKER BAR, LYCEUM HOUSE, BRADFORD LANE, BRADFORD

Resolved -

That having considered all valid representations made by the parties to the hearing; valid written representations received during the statutory period, the published statement of licensing policy and relevant statutory guidance; the panel grants the application for variation in part, subject to the following conditions:

1.1 That the licensable activities be restricted as follows:

Sale/supply of alcohol

Monday to Thursday	1000 to 0030
Friday and Saturday	1000 to 0100
Sunday	1200 to 0030

Playing of recorded music and provision of live music

Monday to Thursday	1000 to 0000
Friday and Saturday	1000 to 0030
Sunday	1200 to 0000

1.2 Noise from amplified and non-amplified music, singing and speech arising from regulated entertainment at the premise shall not be audible at the nearest noise sensitive premises between 22.00 hours and 10.00 hours.

1.3 All outward opening external doors and windows to the licensed premises where regulated entertainment is being provided shall remain closed during the course of the entertainment other than for normal access and egress.

1.4 No amplified sound, including music is to be played or projected outside the premises.

1.5 The rear outdoor drinking area at the right hand side of the building is to be cleared of customers no later than 22.00 hours with prominent appropriate signage displayed encouraging patrons to co-operate with this requirement.

1.6 Notices shall be displayed in prominent positions near exits reminding patrons to leave in a quiet and orderly manner.

1.7 No licensable activities or alcohol shall be allowed or customers be permitted to take out or consume alcohol in the front outdoor drinking area at the left hand side of the building after 23.00.

1.8 That prior to use of facilities for making live music, a noise limiting device be fitted in the premises in consultation with the Environmental Protection Department in order to ensure that no amplified sound be audible at the

nearest noise sensitive premises.

1.9 That a CCTV system with internal and external coverage to be operational and used at all times the premises are open to the public for licensable activities and to be maintained in good working order. Any CCTV footage shall be kept for at least 28 days and be available to the Licensing Authority or a Responsible Authority on request.

2.1 That a 'Challenge 21' proof of age policy be implemented on the premises.

Reason: In order to ensure that the Licensee takes all steps in their control to limit noise and disturbance to local residents from patrons using and leaving the premises – Prevention of Crime and Disorder Objective and to prevent the sale of age restricted products to underage customers – Protection of Children from Harm Objective.

(Melanie McGurk – 01274 431873)

**3. APPLICATION FOR A PREMISES LICENCE FOR IDLE Idle & Thackley
VILLAGE OFF LICENCE, 10 BRADFORD ROAD, IDLE, BRADFORD**

Resolved –

That having considered all valid representations made by the parties to the hearing in relation to the application, the published statement of licensing policy and relevant statutory guidance; the Panel refuses the application for a premises licence.

Reason: In coming to its decision, the Panel notes the challenging location of the premises, the history and evidence of unauthorised sale of alcohol to young persons from the premises and the anti social behaviour of young people in the immediate vicinity of premises leading to the revocation of the previous licence. Having considered also the close family connections between the applicant, the previous licensee and other members of the family who own the premises and have worked in the shop, the Panel considers that refusal of the licence is justified in order to meet the following licensing objectives:

- Protection of children from harm**
- Prevention of crime and disorder**
- Prevention of Public nuisance**

(Melanie McGurk – 01274 431873)

**FROM: S Hemingway
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