

## The Tap Room: Supplementary Information

### Conditions Offered on Behalf of the Applicant

**From:** Stephen Thomas

**Sent:** 02 January 2019 22:36

**To:** 'Simmi Yesmin' <[Simmi.Yesmin@xxxxxxxxxx](mailto:Simmi.Yesmin@xxxxxxxxxx)>; 'Mohshin Ali' <[Mohshin.Ali@xxxxxxxxxx](mailto:Mohshin.Ali@xxxxxxxxxx)>

**Subject:** Licensing Hearing 08 Jan 19 - The Tap Room, 162 Malcolm Place

Dear Sir,

Thank you for forwarding the Licensing Committee Report for the hearing on Tuesday. I saw my client this morning. In a spirit of working with the community and a wish to alleviate some of the concerns raised my client is happy to remove off sales from the application. He also has asked me to inform all concerned that food will be available throughout the trading period. The provision of food is not a licensable activity

Accordingly I am instructed to offer the following additional conditions if the application is approved:

1. There will be no off sales
2. Food will be available throughout the trading period.

He asks that I stress that he has a full training programme for staff, has developed a Training Manual and as part of staff progression as and when an employee has proved himself/herself will cover the cost of putting a person through the Personal Licence Holder Course and obtaining the Personal Licence.

A Mandatory condition imposed by Government is that the Licence Holder have an Age Verification Policy. This will be amplified at the hearing orally. Principally his system embodies Challenge 25 together with a check of appropriate ID.

Mr Blake wishes to stress his willingness to work with the local community. His business plan for the site is predicated on running a safe, well managed establishment like other outlets he runs elsewhere. These other premises have a good reputation and are not a source of trouble or anti-social behaviour.

Please could you arrange for all concerned to notified of the content of this e-mail. [Please kindly acknowledge receipt of this e-mail for our records.](#)

***Kind Regards,***

*Stephen Thomas LLB., A.K.C*

**Stephen Thomas LAW**

**e-mail xxxxxxxxxxxxxxxxxxxxxxxx**

**Stephen Thomas LAW is a firm authorized and regulated by the Solicitors' Regulatory Authority.**

E-MAIL DISCLAIMER

This e-mail is intended for the addressee named above only, and may be covered by legal privilege and/or protected by law. If you are not the intended recipient please notify the sender immediately by email, and in the meantime do not disclose the contents to any other person nor use, distribute, copy or store the e-mail in any medium; to do so would be a breach of confidence. As communications via the Internet are not secure Stephen Thomas LAW can accept no liability if this e-mail is accessed by third parties during the course of transmission or is modified or amended in any way following dispatch. Any views or opinions expressed within this e-mail are solely those of the sender, and do not necessarily represent those of Stephen Thomas LAW unless otherwise specifically stated. Although Stephen Thomas LAW has taken every reasonable precaution to ensure that any attachment to this e-mail has been checked for viruses, it is strongly recommended that you carry out your own virus check before opening any attachment, as we cannot accept liability for any damage sustained as a result of software virus infection. Stephen Thomas LAW reserves the right, and senders of messages shall be taken to consent, to the monitoring and recording of e-mails addressed to members of the firm.