From: Marianne and David Allen [

Sent: 23 October 2018 12:15

To: Bob Neville

Subject: Objection to planning application ref no: 18/01501/F

Oaklands

Acre Ditch

Sibford Gower

Oxon

OX15 5RW

22nd October 2018

Dear Sir or Madame,

I wish to object to planning application 18/01501/F as detailed below.

Reference18/01501/F

Alternative ReferencePP-07225055

Application ReceivedTue 21 Aug 2018

Application ValidatedWed 26 Sep 2018

AddressThe Pheasant Pluckers Inn Burdrop Banbury OX15 5RQ ProposalChange of use from Class A4 (ACV Listed) to Class C3 dwellinghouse StatusAwaiting decision Appeal Status

I made an objection regarding the applicants previous application (dated 8th November 2017). I continue to hold the same objections to this change of use application. Furthermore there appears to have been no further attempts by the applicant to open and run the building as a public house.

It would appear that the applicant continually enjoys living domestically in restricted business premised – and has done for many years, whilst in breach of conditions – with no apparent sanctions.

What is the point of planning laws if enforcements are not applied?

I would like to build a garage – I can't because it would be beyond the current permitted building line. If I am unlikely to to have any enforcements applied against me - what is there to stop me building my garage?

Whilst I do not profess to understand the complexities of local planning law, I believe ‘the law is the law is the law’. Planning law should apply to everyone equally.

In addition to my objection to the planning application, I believe sanctions should be enforced against the applicant regarding the continued breaches of current planning restrictions.

Yours sincerely

Marianne Allen

Sent from my iPad

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