



Te Kaunihera-ā-Rohe o Ngāmotu

NEW PLYMOUTH DISTRICT COUNCIL

newplymouthnz.com

DISTRICT LICENSING COMMITTEE HEARING

Wednesday 29 January 2014

at 10.30am

**Plymouth Room
Civic Centre
Liardet Street, New Plymouth**

District Licensing Committee

Mr Alex Matheson
(Commissioner)
Ms Channa Perry
Mr Barrie Smith

6. Conditions

6a. What provision does the applicant intend to make for the sale and supply of:

(i) Food?

Cooled food available throughout event

(ii) Non-alcoholic refreshments?

A range of soft drink - tea coffee will be available.

(iii) Low alcohol beverages?

A range of low alcoholic beverages will be on sale.

6b. What steps does the applicant propose to take to ensure that the requirements of the Act in relation to the sale of liquor to prohibited persons are observed?

no intoxication - zero tolerance. range of non alch. drinks. No minors all persons 1d on entry. full security man. areas.

6c. What steps does the applicant propose to take in regard to:

(i) Provision of assistance with or information about alternative forms of transport?

A full list of services will be displayed - taxi, prodrive.

(ii) Promoting responsible consumption of liquor?

Monitoring intoxication levels promoting food / non alcoholic drinks & low alcohol.

(iii) What type of containers does the applicant propose to sell liquor in?

Plastic / cans

(iv) Activities (such as amplified music) are likely to create adverse effects on neighbouring land use. What actions does the licensee intend to take to mitigate any adverse

We will be working with the noise limits aloud. strict security & crowd control. Areas will be thro. cleaned after the event.

6d. Does the premises have an evacuation scheme for public safety, which meets the requirements of Section 21A of the Fire Service Act 1975?

Yes

No

7. Signature

[Handwritten Signature] _____ 11
Applicant's signature Date

BERTIE BURLEIGH
Name (print clearly)

3. Premises details - continued

What part (if any) of the premises does the applicant intend to designate as:

- (i) A restricted area
- (ii) A supervised area
- (iii) Undesignated area (specify reason)

4. If special licence sought is for conveyance e.g. bus

Bus company

Registration number of bus

Driver's name

A letter from the bus company approving the sale of alcohol on the bus is required

The whole of the bus is to be undesignated

5. Purposes - Complete either 5a. On and Club premises or 5b. other

5a. For applications made for a licence under section 74 of the Act

Identifying particulars of on or club licence

Address and trading name of licenced premise

In respect of what kind(s) of social gathering is the licence sought?

When are the social gatherings to be held?

5b. Particulars of event / series of events

On which days and during which hours does the applicant intend to sell liquor under the licence?

Day	Date	Hours		Full details of event
		Start	Finish	
SAT	1/3/13	4 pm	12 midnight	- Concert - 5 Bands. - 5pm Bands Start. - finishes 12 midnight

EVENT ⇒ MABOG MOTOR CYCLE CLUB 60th ANNIVERSARY CONCERT

Please turn over

APPENDIX 2



14.11.2013

District Licensing Agency
New Plymouth District Council
New Plymouth

Re: Special Application for Peggy Gordons Celtic Bar, New Plymouth

Sat 01.03.2014, 4pm to Midnight

The event as stated in the application is the, Magog Motor Cycle Club 40th Anniversary Concert.

Police oppose this application.

The nature of this event involves a gang gathering in the New Plymouth central business district. Eight hours of drinking by gang members and associates in the CBD conflicts with all safety strategies put in place by council, police, community agencies and health.

Police request a hearing so that our concerns can be heard and addressed

Yours Faithfully

Cheryl McGrath
Alcohol Harm Reduction / Licensing
Senior Constable
New Plymouth

SALE OF LIQUOR ACT 1989 - SECTION 76
SPECIAL LICENCE APPLICATION
 Section 73 Or Section 74

LICENSING INSPECTOR'S REPORT

APPLICANT: Bertie Bennett BURLEIGH

TRADING NAME: PEGGY GORDON'S CELTIC BAR

PREMISES ADDRESS: 58 Egmont Street
NEW PLYMOUTH 4310

FUNCTION: MAGOG MOTORCYCLE CLUB 40TH ANNIVERSARY
CONCERT

DATES & TIMES: SATURDAY 1 MARCH 2014 4.00PM TO 12 MIDNIGHT

The whole (or each of the following parts) of the premise is designated as:

Restricted **WHOLE OF STREET ENCLOSURE**

Supervised **Interior of Peggy Gordons at all times**

SPECIAL CONDITIONS/REPORT:

Bertie Bennett BURLEIGH seeks a Special Licence for a street enclosure on Egmont Street for the Magog Motorcycle Club 40th Anniversary Concert.

The applicant plans to have 5 bands, Shayn WILLS, BULLFROG RATA, The NOD, STICKY FILTH and DEVILSKIN playing in a fenced enclosure with food and drinks available between the hours of 4pm and 12 midnight.

He hopes to draw a crowd of up to 1500 patrons some of which will be patched members of the Magogs and possibly other patched gangs affiliated to the club. He believes the event will primarily attract local mainstream followers of the bands.

Section 142 of the Sale and Supply of Alcohol Act 2012 sets out the criteria that the Inspector must enquire in to and report on, and in turn the District Licensing Agency, must consider when determining this application.

Sale and Supply of Alcohol Act 2012

142 Criteria for issue of special licences

- (1) In deciding whether to issue a special licence, the licensing committee (in this case the DLA) concerned must have regard to the following matters:
 - (a) the object of this Act:
 - (b) the nature of the particular event for which the licence is sought and, in particular,—
 - (i) whether the applicant is engaged in, or proposes at the event to engage in, the sale of goods other than alcohol, low-alcohol refreshments, non-alcoholic refreshments, and food, and if so, which goods; and
 - (ii) whether the applicant is engaged in, or proposes at the event to engage in, the provision of services other than those directly related to the sale of alcohol, low-alcohol refreshments, non-alcoholic refreshments, and food, and if so, which services:
 - (c) the suitability of the applicant:
 - (d) any relevant local alcohol policy:
 - (e) whether (in its opinion) the amenity and good order of the locality would be likely to be reduced, by more than a minor extent, by the effects of the issue of the licence:
 - (f) the days on which and the hours during which the applicant proposes to sell alcohol:
 - (g) the design and layout of the premises concerned:
 - (h) whether the applicant has appropriate systems, staff and training to comply with the law:
 - (i) any areas of the premises that the applicant proposes should be designated as restricted areas or supervised areas:
 - (j) any steps the applicant proposes to take to ensure that the requirements of this Act in relation to the sale and supply of alcohol to prohibited persons are observed:
 - (k) the applicant's proposals relating to—
 - (i) the sale and supply of non-alcoholic drinks and food; and
 - (ii) the sale and supply of low-alcohol drinks; and
 - (iii) the provision of help with or information about alternative forms of transport from the premises:
 - (l) any matters dealt with in any report from the Police, the Medical Officer of Health, or an inspector made under section 141.
- (2) The licensing committee must not take into account any prejudicial effect that the issue of the special licence may have on the business conducted pursuant to any other licence.

Compare: 1989 No 63 s 79

The Inspector addresses each criterion in turn.

a) the object of this Act

4 Object

- (1) The object of this Act is that—
 - (a) the sale, supply, and consumption of alcohol should be undertaken safely and responsibly; and
 - (b) the harm caused by the excessive or inappropriate consumption of alcohol should be minimised.
- (2) For the purposes of subsection (1), the harm caused by the excessive or inappropriate consumption of alcohol includes—
 - (a) any crime, damage, death, disease, disorderly behaviour, illness, or injury, directly or indirectly caused, or directly or indirectly contributed to, by the excessive or inappropriate consumption of alcohol; and
 - (b) any harm to society generally or the community, directly or indirectly caused, or directly or indirectly contributed to, by any crime, damage, death, disease, disorderly behaviour, illness, or injury of a kind described in paragraph (a).

The new object of SASAA requires that the sale, supply and consumption of alcohol should be undertaken safely and responsibly and the harm caused by excessive or inappropriate consumption of alcohol should be minimised.

The onus is squarely on the applicant to satisfy the District Licensing Agency that he can run and manage this event properly and not offend against the Object of the Act.

(b) the nature of the particular event for which the licence is sought

The applicant describes the event as the 40th Anniversary Concert for the Magog Motor Cycle Club. Five bands playing for 7 hours in the CBD in an open arena are unlikely to meet the relevant Noise standards i.e. a L10 of 60 dBA. There have been previous non compliance and abatement notices issued for Excessive Noise. A Noise Management Plan was requested. As at 3 December no effective noise management plan has been received.

(c) the suitability of the applicant:

Bertie Burleigh is an experienced operator in the CBD and no serious challenge is made to the suitability of him as the applicant.

(d) any relevant local alcohol policy:

There is NO current Local Alcohol Policy in force

(e) whether (in its opinion) the amenity and good order of the locality would be likely to be reduced, by more than a minor extent, by the effects of the issue of the licence:

The Magogs have had a chequered history of highs and lows over their 40 years. From the highs of the successful promotion of the Jethro Tull Concert to the lows of seeing many of its members being convicted of violence and drug related offences throughout the 40 years of their existence. The Police will no doubt canvas these matters in their report.

What is of concern to the Inspector is how many patched members of the Magogs will attend and how many patched affiliated gang members and associates will attend?

This question has been put to the applicant and his response was "he didn't know" and that Magog spokesperson, Russell Gilmer, has assured him that other New Zealand gang affiliates had NOT been invited to the event.

That does not satisfy the Inspector that the Amenity and Good Order of area i.e. the CBD entertainment zone, will not be adversely affect if there are patched gang members in and around the enclosure affected by alcohol. As the event is due to close at 12 midnight these people will likely then spill in to nearby streets, pubs and hotels.

The Act describes amenity and good order of the locality, in relation to an application for or for the renewal of a licence, means the extent to which, and ways in which, the locality in which the premises concerned are situated is (or, in the case of a conveyance, the localities where the conveyance is likely to travel are) pleasant and agreeable

(f) the days on which and the hours during which the applicant proposes to sell alcohol:

The days and hours sought for the licence are not unreasonable and fit within normal parameters.

(g) the design and layout of the premises concerned:

The applicant intends to erect a 2.4 metre wire enclosure on the roadway and the event will be contained within. I have asked for a scale plan of the area and Traffic Management Plan. As at the date of this report these have NOT been received.

The Inspector does hold serious concerns that noise will escape from the event in breach of District Plan standards. (see point (b))

- **(h) whether the applicant has appropriate systems, staff and training to comply with the law:**

The applicant is an experienced operator in the CBD and has sufficient staff and training to comply with the law. Conditions can be placed on the licence to require security staff, adequate toileting etc is provided.

- **(i) any areas of the premises that the applicant proposes should be designated as restricted areas or supervised areas:**

The applicant proposes that the entire street enclosure is designated as a RESTRICTED AREA. The Inspector agrees that this is an appropriate designation and means that no one under the age of 18 years can be within the street enclosure.

- **(j) any steps the applicant proposes to take to ensure that the requirements of this Act in relation to the sale and supply of alcohol to prohibited persons are observed:**

The applicant states they will have sufficient staff to ensure that minors and intoxicated persons will not be served alcohol. These can be covered in conditions of licence e.g. certificated managers on duty within the enclosure.

- **(k) the applicant's proposals relating to—**
 - **(i) the sale and supply of non-alcoholic drinks and food; and**
 - **(ii) the sale and supply of low-alcohol drinks; and**
 - **(iii) the provision of help with or information about alternative forms of transport from the premises:**

The applicant has provided an extensive drinks list and by agreement has removed all drinks mixed with Redbull from the menu. He also assures the Inspector that no pre-mixed RTDs will be higher than 5% abv

He advises there will be a reasonable range of substantive food available within the enclosure from a food cart throughout the event.

Signage will be displayed about alternative forms of transport that are available nearby. It is likely that the new lowered drink drive limits will be in force by 1 March 2014 and other alternative transport options may be prudent

(l) any matters dealt with in any report from the Police, the Medical Officer of Health, or an inspector made under section 141

The Medical Officer of Health does not oppose the application but does rate the event as 'High Risk' and notes one of the published 'aims' of the Magogs is to be "generally anti-social"

The Police oppose the application believing the event is contrary to the safety strategies currently in place in the CBD and you will hear their concerns directly

The views of the Inspector are as follows:

The event as proposed in the middle of the New Plymouth CBD is HIGH RISK in terms of:

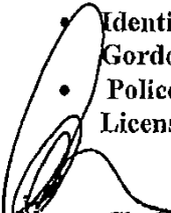
- potential noise nuisance to neighbouring activities
- potential for violence and intimidation from patched gang members should they become intoxicated and choose to behave in that way
- breaches of the new drink drive limits should attendees drive or ride away from the venue
- There are still too many unknowns e.g. how many patched affiliates might attend, the weather on the night may aggravate behaviours, no certificated Security Firm has been engaged.
- It may bring attendees in to conflict with other users of the CBD on a busy Saturday night and compromise the good order of the Mellow Yellow programme

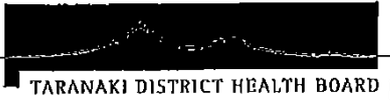
The DLA may decide the risks are too high and refuse the licence.

Another option would be to adjourn the hearing until January/February and allow the DLC to determine the application when attendee numbers and demographics are better known.

If the District Licensing Agency decides to grant the licence the following special conditions are recommended:

- Adequate security checks are to be made by Peggy Gordon's staff, or their agents, at Points of Entry to ensure no alcohol or glass vessels are bought in to the venue.
- Peggy Gordon's is to provide a minimum of 10 Certificate of Approval (COA) holding Mellow Yellow Security staff to adequately perform tasks pursuant to the sale of liquor including point of entry controls, ID checks and roving patrols.
- Maximum sales per person limited to 2 drinks and all sales are to be in plastic cups, cans or plastic (PET) containers.
- Ready-to-Drink (RTDs) to have maximum abv of 5%
- Alcohol types and prices are to be as provided in the application.
- At least 4 types of substantive food are to be available within the enclosure at all times when alcohol is being sold.
- 25 additional toilet pans and urinals are to be provided within the enclosure and regularly cleansed and restocked with paper handtowels and soap.
- Noise levels are to be managed and kept to a level to avoid noise nuisance to other residents and businesses.
- Alcohol sales in the enclosure to stop at 11.45pm sharp.
- Music to cease at 12 midnight sharp
- Street licensed area to be secured with 2.4m high post and wire fencing.
- Two additional identifiable General Managers to be employed within the enclosure at all times that the bars are open.
- Identifiable General Managers to be employed in each of the Basement Bar and Peggy Gordons Bar with Bertie Burleigh in an over seeing role of all areas.
- Police reserve the right to require an earlier cessation of liquor sales by request to the Licensee.


Murray Clearwater
Licensing Inspector
3 December 2013



scan 19 November 2013

Public Health Unit
Barrett Building, Tukapa Street
Private Bag 2016, New Plymouth
Tel: 06 - 753 7798
Fax: 06 - 753 7788

Taranaki District Health Board
Private Bag 2016
New Plymouth 4342
New Zealand
Telephone 06 753 6139
Facsimile 06 753 7770
Email corporate@tdhb.org.nz
Website www.tdhb.org.nz

Taranaki Base Hospital
Private Bag 2016
New Plymouth 4342
New Zealand
Telephone 06 753 6139
Facsimile 06 753 7710

Hawera Hospital
Post Office Box 98
Hawera
New Zealand
Telephone 06 278 7109
Facsimile 06 278 9910

Stratford Health Centre
Telephone 06 765 7189

Opunake Health Centre
Telephone 06 761 8777

Patea + Waverley Districts
Health Centre
Telephone 06 273 8088

Waltara Health Centre
Telephone 06 754 7150

Mokau Health Centre
Telephone 06 752 9723

The Secretary
District Licensing Agency
New Plymouth District Council
Private Bag 2025
NEW PLYMOUTH

Dear Sir/Madam,

SALE AND SUPPLY OF ALCOHOL ACT 2012

Licence Category SPECIAL Licence
Applicant Peggy Gordons Celtic Bar
Name of Premises Peggy Gordons Celtic Bar
Address of Premises 58 Egmont Street
New Plymouth

Having inquired into the above application, I have no objection to the issue of the above licence.

However during our public health risk assessment several matters were identified that made me feel uncomfortable about the risk for alcohol-related harm:

- The event was scored as "high risk" using a national scoring system for alcohol-related harm – the main reasons for this were the nature of the event and the types of alcohol that would be available.
- While there were no specific concerns under our assessment for "host responsibility" there were more general concerns about the likely type of clientele attending the event. The event will be a celebration of the 40th anniversary of the Magog Motorcycle Club. It was noted on the Magog Motorcycle Club website that the club had the original aims of "mainly enjoy themselves, ride motorcycles and be generally anti-social".

Yours faithfully,

Dr Jonathan Jarman
Medical Officer of Health

NPDC RECD: 20 NOV 2013		
DM No: 1495038		
CLASS: RG-06-10-02		
PROPERTY ID: 15121		
LEGAL ID:		
TECH 1: CSP005872 RELATED:		
PERIOD	ACTION/FYI	REPLY REQUIRED
MMTE	Tonia Hall	
REF TYPE		
REF No.		
ASSET		





New Zealand Legislation

Sale and Supply of Alcohol Act 2012

• Warning: Some amendments have not yet been incorporated

Part 1 Preliminary matters

3 Purpose

- (1) The purpose of Parts 1 to 3 and the schedules of this Act is, for the benefit of the community as a whole,—
- (a) to put in place a new system of control over the sale and supply of alcohol, with the characteristics stated in subsection (2); and
 - (b) to reform more generally the law relating to the sale, supply, and consumption of alcohol so that its effect and administration help to achieve the object of this Act.
- (2) The characteristics of the new system are that—
- (a) it is reasonable; and
 - (b) its administration helps to achieve the object of this Act.

4 Object

- (1) The object of this Act is that—
- (a) the sale, supply, and consumption of alcohol should be undertaken safely and responsibly; and
 - (b) the harm caused by the excessive or inappropriate consumption of alcohol should be minimised.
- (2) For the purposes of subsection (1), the harm caused by the excessive or inappropriate consumption of alcohol includes—
- (a) any crime, damage, death, disease, disorderly behaviour, illness, or injury, directly or indirectly caused, or directly or indirectly contributed to, by the excessive or inappropriate consumption of alcohol; and
 - (b) any harm to society generally or the community, directly or indirectly caused, or directly or indirectly contributed to, by any crime, damage, death, disease, disorderly behaviour, illness, or injury of a kind described in paragraph (a).



New Zealand Legislation

Sale and Supply of Alcohol Act 2012

• Warning: Some amendments have not yet been incorporated

142 Criteria for issue of special licences

- (1) In deciding whether to issue a special licence, the licensing committee concerned must have regard to the following matters:
- (a) the object of this Act;
 - (b) the nature of the particular event for which the licence is sought and, in particular,—
 - (i) whether the applicant is engaged in, or proposes at the event to engage in, the sale of goods other than alcohol, low-alcohol refreshments, non-alcoholic refreshments, and food, and if so, which goods; and
 - (ii) whether the applicant is engaged in, or proposes at the event to engage in, the provision of services other than those directly related to the sale of alcohol, low-alcohol refreshments, non-alcoholic refreshments, and food, and if so, which services:
 - (c) the suitability of the applicant;
 - (d) any relevant local alcohol policy;
 - (e) whether (in its opinion) the amenity and good order of the locality would be likely to be reduced, by more than a minor extent, by the effects of the issue of the licence;
 - (f) the days on which and the hours during which the applicant proposes to sell alcohol;
 - (g) the design and layout of the premises concerned;
 - (h) whether the applicant has appropriate systems, staff and training to comply with the law;
 - (i) any areas of the premises that the applicant proposes should be designated as restricted areas or supervised areas;
 - (j) any steps the applicant proposes to take to ensure that the requirements of this Act in relation to the sale and supply of alcohol to prohibited persons are observed;
 - (k) the applicant's proposals relating to—
 - (i) the sale and supply of non-alcoholic drinks and food; and
 - (ii) the sale and supply of low-alcohol drinks; and
 - (iii) the provision of help with or information about alternative forms of transport from the premises:
 - (l) any matters dealt with in any report from the Police, the Medical Officer of Health, or an inspector made under [section 141](#).
- (2) The licensing committee must not take into account any prejudicial effect that the issue of the special licence may have on the business conducted pursuant to any other licence.

Compare: 1989 No 63 s 79

HIGLEY, Jan

Subject: FW: Magog gang street party

From: Vetro Taranaki [<mailto:sales@vetrotaranaki.co.nz>]

Sent: Friday, 20 December 2013 11:16 p.m.

To: PRIEST, Mary-Anne

Subject: Magog gang street party

Dear Sir/Madam,

I am objecting to the application for Special Licence applied for by Mr Bertie Burleigh to host the Magog Motorcycle Clubs 40th Anniversary with a street party in New Plymouth.

I refer to the Sale and Supply of Alcohol Act 2012 which is to reduce alcohol harm and its objects are in regard to preventing harm, crime, damage, death, disorderly behavior among others specifically listed.

There are two grounds I wish to object on under Section 142 of the Act

1 (e) Whether in its amenity and good order of the locality would likely be reduced, by more than a minor extent, by the effects of the issue of the licence.

I submit the blocking off of a public thoroughfare in a central part of New Plymouth and in a situation close to public amenities Library, Galleries, Bus station a busy Mall and restaurants and small local cafes and bars usually expected to be open and available and freely accessible to the general population of New Plymouth would be disrupt the amenity and good order of the city. Residents will already have had access to the city and their amenities affected that day and to extend that to 2 days is unreasonable.

(f) The days on which and the hours during which the applicant proposes to sell alcohol

In terms of planning the city hosts a family friendly event in the same locale that day which means the area will already be stretched in terms of access and inconvenient displacement to and from the city center and amenities for residents.

An anticipated 1000 participants drinking alcohol for 8 hours at that location alone on a blocked off Street will place further strain on New Plymouth residents attempting to go about their usual business and activities in the area and which may have already been disrupted on that day due to the other event in that location. Residents have a right to access to the public amenities, bus station at all times as far as possible.

(h) Whether the applicant has appropriate systems, staff and training to comply with the law

With regard to this and with reference to the NP Police objection it is clear the amount of resources required to maintain good order at the event is well beyond the scope of the applicant Mr Burleigh as far as systems, training and staffing required. In order to maintain the law a number of Government agencies will

need to expend considerable resources to ensure this event complies and it's participants comply with the law for the duration of the event and hours each side in different locations after the alcohol ceases being sold by Mr Burleigh and which relates to Mr Burleighs travel plans for the participants of which I am unaware but along with food are explicitly required under the Act.

Due to the nature of the Magog Motorcycle Clubs status under the law as a criminal gang and the associates expected to attend are the same the cost of resources allocated to prevent harm and in this case risks exacerbated by alcohol will be from the NZ Police and NZ tax payers point of view astronomical. Well beyond the capacity or expertise of Mr Burleigh.

Any harm ensuing from up to 1000 potential criminal and legally outlawed gang members drinking alcohol sold to them by Mr Burleigh for a period of 8 hours in this area of the city would, if this licence is granted, not be Mr Burleighs responsibility but Taranaki Base Hospitals, NZ Police, New Plymouth District Council affected property and business owners and ultimately the ratepayers and residents of New Plymouth who will have to bear the brunt of the costs in monitoring and maintaining order and paying for any damage, harm, death and other harm to society and the community which will ensue and should it be licensed to do so against NZ Police advice.

The cost to not only the New Plymouth ratepayer but also the NZ taxpayer is huge in monitoring and maintaining order for a gang event alone. In terms of negative impact on society and community alone in terms of cost is prohibitive and beyond Mr Burleighs ability to pay.

In summary it is my submission that that the application must be declined in the interests of society and the community under the Sale and Supply of Liquor Act 2012.

Yours faithfully

Gavin Hayes
Business owner
51 Egmont Street
New Plymouth

HIGLEY, Jan

Subject: Objection to special liquor licence Burleigh K Lauderdale

From: kathleen lauderdale [<mailto:kathlauderdale@hotmail.com>]
Sent: Friday, 20 December 2013 11:39 a.m.
To: PRIEST, Mary-Anne
Subject: Objection to special liquor licence Burleigh K Lauderdale

Dear Sir/Madam,

I am objecting to the application for Special Licence applied for by Mr Bertie Burleigh to host the Magog Motorcycle Clubs 40th Anniversary with a street party in New Plymouth.

I refer to the Sale and Supply of Alcohol Act 2012 which is to reduce alcohol harm and its objects are in regard to preventing harm, crime, damage, death, disorderly behavior among others specifically listed.

There are two grounds I wish to object on under Section 142 of the Act

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I submit the blocking off of a public thoroughfare in a central part of New Plymouth and in a situation close to public amenities Library, Galleries, Bus station a busy Mall and restaurants and small local cafes and bars usually expected to be open and available and freely accessible to the general population of New Plymouth would be disrupted the amenity and good order of the city. Residents will already have had access to the city and their amenities affected that day and to extend that to 2 days is unreasonable.

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With regard to this and with reference to the NP Police objection it is clear the amount of resources required to maintain good order at the event is well beyond the scope of the applicant Mr Burleigh as far as systems, training and staffing required. In order to maintain the law a number of Government agencies will need to expend considerable resources to ensure this event complies and its participants comply with the law for the duration of the event and hours each side in different locations after the alcohol ceases

being sold by Mr Burleigh and which relates to Mr Burleighs travel plans for the participants of which I am unaware but along with food are explicitly required under the Act.

Due to the nature of the Magog Motorcycle Clubs status under the law as a criminal gang and the associates expected to attend are the same the cost of resources allocated to prevent harm and in this case risks exacerbated by alcohol will be from the NZ Police and NZ tax payers point of view astronomical. Well beyond the capacity or expertise of Mr Burleigh.

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The cost to not only the New Plymouth ratepayer but also the NZ taxpayer is huge in monitoring and maintaining order for a gang event alone. In terms of negative impact on society and community alone in terms of cost is prohibitive and beyond Mr Burleighs ability to pay.

In summary it is my submission that that the application must be declined in the interests of society and the community under the Sale and Supply of Liquor Act 2012.

Yours faithfully

K Lauderdale (Ms)

HIGLEY, Jan

Subject: FW: Objection to Special Liquor License for Mr Bertie Burleigh

From: Stuart Bramhall [<mailto:stuartbramhall@yahoo.co.nz>]

Sent: Saturday, 21 December 2013 8:12 a.m.

To: PRIEST, Mary-Anne

Subject: Objection to Special Liquor License for Mr Bertie Burleigh

Dear Sir/Madam

I am writing to object to the application for Special Licence under the 2012 Sale and Supply of Alcohol Act requested by Mr Bertie Burleigh for the Magog Motorcycle Club's 40th Anniversary street party in New Plymouth.

Blocking off Egmont Street for a criminal gang to hold a street party (contrary to police advice) already significantly restricts access of non-criminal members of the community to a significant portion of the CBD. Allowing the sale and open air consumption of alcohol by 1,000 anticipated participants will only further jeopardize the ability of the community to participate in Americarna and other family-oriented events scheduled for 1 March.

Given its official government classification as a criminal gang operating outside the law, it seems extremely far-fetched to assume the Magog Motorcycle Gang will comply with Section 142 that requires them to guarantee appropriate systems, staff and training to comply with the law in regards to minimising alcohol-related violence, property damage, injury and death. Especially in regards to ensuring the "safe travel plans" of 1,000 participants while intoxicated.

The responsibility of ensuring street part participants comply with the law will clearly fall on the NZ police, at great expense to the taxpayer.

Yours respectfully,

Dr Stuart Jeanne Bramhall
29 Stoke St
New Plymouth