

Premises Licence Application 1486598 GLADSTONE
PARK.

I wish to object to the Licence Application 1486598
GLADSTONE PARK..

My grounds for objection are:

- 1 The prevention of crime and disorder
 - Dudden Hill/ Dollis Hill / Cricklewood area have been experiencing rising burglary figures since 2012.

- It is not uncommon for crime spikes to occur around events days.
- ~~the extensive provision of alcohol is highly likely to~~ increase crime and disorder
- The Safer Neighbourhood Team should be consulted.
- For single events local residents are made aware and therefore reminded to take precautions to prevent crime:
- However an all-year licence implies more frequent events so vigilance will decrease and vulnerability to crime will increase at a time when policing numbers are being reduced..

2 The prevention of public nuisance

The number of days, the length of time and the wide range of events for which licensing is required imply a frequency of events which will constitute a public nuisance, by causing

- high noise levels,
- parking congestion,
- litter,
- damage to park grass areas enjoyed by families for sports and leisure activities,
- opportunities for drunkenness and alcohol-fuelled misdemeanours.

A separate licence should be required for each and every event offering high volume noise and alcohol till late at night.

I live two streets away from the park and it is difficult to sleep until an event finishes. If not a regular occurrence, this is bearable, but if events are staged frequently, and are licensed to do so at any time and for long periods during each day, the disruption to residents will not be bearable.

Weekday events will disrupt sleep patterns for many including the elderly, working residents, shift-workers, babies and school children.

Parking and damage to parked vehicles will be more likely as the number of events increases.

Litter, even if collection is paid for by event organisers, will render the park unsightly and unhygienic or dangerous (food waste, broken glass, etc) to other users for some time after each event. This will create nuisance to other users, including sports teams.

Damage to grass and sports areas enjoyed by other

users will create nuisance. The more frequent the events, the less time there is for grass areas to recover and the more long-term damage to the park's beauty and ability to offer a range of pleasures to others.

Other forms of damage such as vandalism and accidents are likely to increase and put strain on the upkeep of the park for periods of time afterwards. This will increase according to how frequently events take place - if licence is granted for such extensive periods of time, there will be no limit on the number of events and following days of disruption to peaceful enjoyment of the park facilities.

Street drinking has been an increasing social problem locally, especially in the area of Neasden, north of the park, with related issues of public urination, litter, intimidation of passers-by and damage to street furniture and gardens. Local representatives and community police have been trying to reduce this problem. Extending opportunities for daytime drinking without limits, will undo all their efforts and exacerbate the problem for local people.

3 The protection of children from harm.

If licensing is unlimited in frequency and agreed for such extended hours, noise disruption to children's sleep patterns in weekdays will affect their ability to concentrate and learn. Babies may also suffer from broken sleep patterns.

Alcohol consumption offered frequently at any time of day will provide temptation and opportunity to more vulnerable teenage and pre-teen children.

Day-long alcohol consumption will lead to increasingly inappropriate, criminal or dangerous behaviour in which children may be enticed, hurt or distressed by witnessing aggressive behaviours. It can also attract gangs and spread anti-social behaviour.

If events are able to be held frequently without further licensing requirements, children's peaceful enjoyment of the park's green and leisure facilities will be disrupted. If events are too frequent, popular junior sports matches will be cancelled or rendered unsafe.

If litter is left behind too often or for too long, the park's green areas will become not just unpleasant but also unsafe for children, with broken glass, mess from unrestrained alcohol or food consumption and dog faeces scattered for protracted periods.

Conclusion

~~Were the application made for a specific one-day event, such as Gladstonebury festival I would see no reason to object.~~

Were further applications presented on a case-by case basis, the frequency, extent and outcomes could be more safely monitored.

However, the application requests a licence for every and any day, for a wide range of activities and long periods of disruption each day. This is unnecessary and unreasonable. I therefore object to this licence application.

1

From:
Sent: 24 April 2013 11:43
To: Environment and Protection
Subject: Objection to licence application 1486598

Dear sir/madam,

I am writing to object to the application for a licence to serve alcohol and provide entertainment (music, performance, dance and film) in Gladstone Park between the hours of 0700 and 0100 (Initial Application 1486598).

I wish to object on the grounds of the prevention of crime and disorder and the prevention of public nuisance.

Gladstone Park is situated in a residential area, bordered on all sides by residential housing (with more currently being constructed). In previous years, applications for festivals and community events held there have been welcomed as one-off, temporary allowances. This application, however, is for a permanent licence, representing significant and sustained change to Gladstone Park's valued place in our community.

The proposals will transform the park from a space for free and public use by residents with occasional events, to grounds for commercial activity on an almost unlimited scale.

The application makes request for events which could continue to 0100 every day of the week, with further request for Plays, Music and Dance events which could continue under non-standard timings beyond that, up to 0100 or 0200. I feel that, in a residential area, this is an unacceptable intrusion on a quiet and peaceful neighbourhood, and will introduce public nuisance on a massive scale to those living nearby.

The events outlined in this application will, by their very nature, involve large gatherings of people, loud noise and the dispersal of crowds upon their completion in the early hours of the morning, on any day of the week. The geographical position of Gladstone Park means it would be impossible for these crowds to travel anywhere but along residential streets, representing further disruption for residents beyond the proposed time of completion for all events.

The application to serve alcohol at events within the park is a particular concern, bringing an increased risk of disorderly behaviour, littering and wildlife protection to the objections already outlined above.

Please note my objection in the strongest possible terms to this grossly inappropriate application.

Yours sincerely,

Newton Road,
London,
NW2

2
From:
Sent: 23 April 2013 20:13
To: Environment and Protection
Cc:
Subject: Premises Licence application 1486598

Dear Sir/Madam,
We residents of Oman Court, Oman Avenue NW2 strongly object to permanent licence to serve alcohol and provide entertainment. This is to prevent further crime and disorder in our park. Public safety will be further threatened and public nuisance will increase. Childrens protection will be more difficult and peacefulness of a residential area will be disrupted seriously.
Kind regards,
Residents of ,Flats

3
From:
Sent: 24 April 2013 11:32
To: Environment and Protection
Subject: Premises Licence Application 1486598 GLADSTONE PARK

I should like to object to the application that has been made for a 365 day licence for Gladstone Park which could include, inter alia, the sale of alcohol, music and many other forms of entertainment.

As someone who lives close to Gladstone Park, I am objecting on the grounds that having a blank permission to hold such events any time of the year without prior tabling of an events notice could cause significant public nuisance in the form of

noise (not just of the event but of people coming and going)
litter
parking issues/problems

and, depending upon the type of event, may fail to protect children from harm.

It is also often a case that some types of event have been linked to increases in crime in the area. Sadly, they can attract and bring into the area people whose aims are very different from those of local residents. The supervision that can be extended over such an area is far less than the supervision (say) of a public house.

I am a supporter of the Gladstonbury Festival but in previous years it has operated on a temporary events licence. That should be how it continues.

I believe each and every event in the Park should have to be operated in this way. That will give residents the proper right to be consulted and make objection. Otherwise life could become hell. It is often possible to hear noise from Wembley Stadium and I cannot believe that they are allowed to operate until 01.00 am in the morning. This is far more a residential area and the granting of a permanent license is completely out of odds with an area where people live, need to sleep and go to work.

Please do not permit this application.

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Sneyd Rd



From:**Sent:** 25 April 2013 04:22**To:** Environment and Protection**Subject:** Objection Re: Premises Licence Application 1486598 GLADSTONE PARK

Brent Council, Safer Streets,

Environment and Neighbourhood Services,

Brent House

349-357 High Road,

Wembley,

Middlesex, HA9 6AZ

via: environmentandprotection@brent.gov.uk

Dear Officer,

Re: Premises Licence Application 1486598 GLADSTONE PARK

I write to object to this licence application on the following grounds:

For single events, local residents are made aware and therefore reminded to take precautions to prevent crime: However an all-year licence implies more frequent events, so vigilance will decrease and vulnerability to crime will increase at a time when policing numbers are being reduced.

Should individual applications be made, I would have no objection, as this will be looked at on a case-by case basis, the frequency, extent and outcomes could be more safely monitored, whilst residents and other stakeholders would have ample notice. This should be the only option for making a successful application.

Kind regards,

Lo, Wai-yee

Subject:

FW: Premises Licence Application 1486598 GLADSTONE PARK

From:

Sent: 29 April 2013 22:52

To: Environment and Protection

Cc:

Subject: Fw: Premises Licence Application 1486598 GLADSTONE PARK

Subject: Premises Licence Application 1486598 GLADSTONE PARK

Service Director,
Safer Streets Division,
Brent Council,
3rd Floor East
Brent House,
349-357 High Road,
Wembley HA9 6EP.

Kendal Road
London NW10

28 April 2013

Licensing Act 2003: Licence Objection
New Premises Licence Application Gladstone Park

I and other residents of Kendal Road NW10 and Anson Road NW2 object to the new premises alcohol, music and entertainment licence application for Gladstone Park made by Mrs Antonia Armstrong and notified by public notice dated 16 April 2013 displayed on lamp-posts in Kendal Road, NW10.

The grounds of this objection are that:

1. There is a high and foreseeable likelihood of an increase in crimes against property and persons, and crimes against public order as a result of the extent of the licence proposal that would be disproportionate to any benefit to the licensee, to customers of the licensee and to the neighbouring population. This includes a disproportionate risk to public safety for users of Gladstone Park and residents of neighbouring streets. I live in a house fronting onto Gladstone Park and am a daily user of Gladstone Park at all hours of the day until late in the evening for exercise and recreation.
2. There is a high and foreseeable likelihood of public nuisance from noise from intoxicated persons and from music and from car doors slamming late in the evening and night that would be disproportionate to any benefit to the licensee, to customers, and to the neighbouring population. I live in a house fronting onto Gladstone Park and am a daily user of Gladstone Park at all hours of the day until late in the evening for exercise and recreation.
3. Insufficient details of the licence proposal have been made available in the notice posted in the street for me to be able to give full grounds of my objection in this notice of objection. There is no statement of where the listed licensable activities are proposed to take place other than 'trading at Gladstone Park Parkside London NW10 1JH'. There is an inconsistency in the address given. The Postcode NW10 1JH is the West end of Kendal Road, London NW10 on the Southern boundary of Gladstone Park extension South of the railway.

The road Parkside is on the East Side of Gladstone Park in London NW2 with postcodes 6RH, 6RJ and 6RQ to the North of the railway. There is no existing building in Gladstone Park at either of these locations which are over quarter of a mile apart. The notice of the application appears to be invalid for uncertainty. As it stands the application might be for simultaneous open air sale and consumption of alcohol, playing of amplified music without noise limit, and all the other listed licensable activities all over Gladstone Park every day of the year between 7.00 am and 01.00 am save for the supply of alcohol which is limited to 11.00 am to 11.00 pm. On its face the application for licensable activities other than the sale of alcohol is invalid for

uncertainty since the application is for the activities to start at 07.00 hrs and to finish at 01.00 hrs – 6 hours before starting.

- ~~4. Gladstone Park is a public open space with uses restricted by its Bye Laws and the terms of the various grants of dedication to the public use. The uncertain and unlimited extent of the application notice would not conform with the Bye-Laws and the grants of dedication to the public use.~~
5. It is impossible for objectors to give notice of their objections directly to the applicant from the details give in the notice of application because no address is given for the applicant other than the defective address noted in paragraph 3 above with no building and which potentially covers the whole of Gladstone Park.
6. For the reasons given in paragraph 3 above I reserve the right to add to, supplement, alter, amend, or withdraw any or all of these objections when given sufficient accurate details of the nature and extent of the application.

Signed:

Kendal Road
NW10

Kendal Road,

Kendal Road,

Kendal Road,

Kendal Road

Kendal Road,

Kendal Road

Lo, Wai-yee

Subject:

FW: Premises Licence Application 1486598 GLADSTONE PARK

From:

Sent: 28 April 2013 20:36

To: Environment and Protection

Subject: Premises Licence Application 1486598 GLADSTONE PARK

Premises Licence Application 1486598 GLADSTONE PARK

I wish to object to the Licence Application 1486598 GLADSTONE PARK.

My grounds for objection are:

1 The prevention of crime and disorder

- the provision of alcohol all day and evening long is highly likely to increase crime and disorder, we should be discouraging all day drinking not facilitating it
- Our vulnerability to crime will increase at a time when policing numbers are being reduced.

2 The prevention of public nuisance

The number of days, the length of time and the wide range of events for which licensing is required imply a frequency of events which will constitute a public nuisance, by causing

- high noise levels,
- parking congestion,
- litter including broken glass, discarded food attracting flies
- damage to park grass areas enjoyed by families for sports and leisure activities,
- opportunities for drunkenness and alcohol-fuelled misdemeanours including public urination, vandalism to residents' cars and property, trees and shrubs in the park.

A separate licence should be required for each and every event offering high volume noise and/or alcohol till late at night.

I live at the park end of Melrose Avenue and it is difficult to sleep until an event finishes. We cannot even enjoy our garden because of noise from the park. If not a regular occurrence, this is bearable, but if events are staged frequently, and are licensed to do so at any time and for long periods during each day, the disruption to residents will not be bearable.

Weekday events will disrupt sleep patterns for many including the elderly and chronic sick, working residents, shift-workers, babies and school children. Some of us especially shift workers cannot afford to leave the area during such events.

3 The protection of children from harm.

If licensing is unlimited in frequency and agreed for such extended hours, noise disruption to children's sleep patterns in weekdays will affect their ability to concentrate and learn. Babies may also suffer from broken sleep patterns.

Alcohol consumption offered frequently at any time of day will provide temptation and opportunity to more vulnerable teenage and pre-teen children.

Day-long alcohol consumption will lead to increasingly inappropriate, criminal or dangerous behaviour in which children may be enticed, hurt or distressed by witnessing aggressive behaviours. It can also attract gangs and spread anti-social behaviour.

If events are able to be held frequently without further licensing requirements , children's peaceful enjoyment of the park's green and leisure facilities will be disrupted. If events are too frequent, popular junior sports matches will be cancelled or rendered unsafe.

Conclusion

Were the application made for a single specific one-day event, such as Gladstonbury festival I would see no reason to object.

Were further applications presented on a case-by case basis, the frequency, extent and outcomes could be more safely monitored.

However, the application requests a licence for every and any day, for a wide range of activities and long periods of disruption each day. This is unnecessary and unreasonable. I therefore object to this licence application.

Many thanks

Yours sincerely

Melrose Avenue
Cricklewood
London
NW2

Wai-Yee Lo
Business Support Officer
Environment and Protection
London Borough of Brent

28 April 2013

Objection to Initial Application 1486598

We are writing to submit an objection, as detailed below, to the Initial Application 1486598 re Gladstone Park.

1.	The prevention of crime and disorder
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- 1.1 The area has had rising burglary figures since 2012 and the application will attract more people to the area.
- 1.2 The provision of alcohol is highly likely to increase crime and disorder.
- 1.3 In terms of single events local residents are made aware and therefore reminded to take precautions to prevent crime. However, an all-year licence implies more frequent events so vigilance will decrease and vulnerability to crime will increase at a time when policing numbers are being reduced.

2.	The prevention of public nuisance
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- 2.1 The increased number of events will constitute a public nuisance, by causing high noise levels, parking congestion, increased litter, damage to park grass areas enjoyed by families for sports and leisure activities, and opportunities for drunkenness and alcohol-fuelled anti-social behaviour.
- 2.2 A separate licence should be required for each and every event.
- 2.3 Parking and damage to parked vehicles will be more likely as the number of events increases.
- 2.4 The increased volumes of litter that will arise, even if collection is paid for by event organisers, will render the park unsightly and unhygienic or dangerous (food waste, broken glass, etc) to other users for some time after each event. This will create nuisance and potentially a hazard to other users, including the sports teams.
- 2.5 The events will disrupt sleep patterns for many including the elderly, working residents, shift-workers, babies and school children.
- 2.6 The potential damage to grass and sports areas enjoyed by local residents will create nuisance. The more frequent the events, the less time there is for grass areas to recover and the more long-term damage to the park's enjoyment by local residents.

- 2.7 Other forms of damage such as vandalism and accidents are likely to increase and put strain on the upkeep of the park for periods of time following each event. We object to the fact that there will be no limit on the number of events and following days of disruption to our peaceful enjoyment of the park facilities.
- 2.8 Street drinking has been an increasing social problem locally, especially in the area of Neasden, north of Gladstone Park, with related issues of public urination, litter, intimidation of passers-by and damage to street furniture and gardens. Local representatives and community police have been trying to reduce this problem. Extending opportunities for daytime drinking without limits, will undo all their efforts and exacerbate the problem for local people.

- | | |
|-----------|--|
| 3. | The protection of children from harm. |
|-----------|--|
- 3.1 Alcohol consumption offered frequently at any time of day will provide temptation and opportunity to more vulnerable teenage and pre-teen children.
- 3.2 Day-long alcohol consumption will lead to increasingly inappropriate, criminal or dangerous behaviour in which children may be enticed, hurt or distressed by witnessing aggressive behaviours. It can also attract gangs and spread anti-social behaviour.
- 3.3 If events are able to be held frequently without further licensing requirements, children's peaceful enjoyment of the park's green and leisure facilities will be disrupted. If events are too frequent, the popular junior sports matches will be cancelled or rendered unsafe.
- 3.4 If litter is left behind too often or for too long, the park's green areas will become not just unpleasant but also unsafe for children, with broken glass, mess from unrestrained alcohol or food consumption scattered for protracted periods.

In conclusion

In the instances where an application is made for a specific one-day event, such as Gladstonebury festival we do not object as local residents.

We consider that further applications should be presented on a case-by case basis and then as a result the frequency, extent and outcomes could be more safely monitored.

The application 1486598 is seeking a licence for every day of the year. We consider this to be unnecessary and unreasonable and therefore strenuously object to this licence application.

Lo, Wai-yee

Subject:

FW: Premises License Application 1486598 GLADSTONE PARK

From:

Sent: 28 April 2013 11:05

To: Environment and Protection

Subject: Premises License Application 1486598 GLADSTONE PARK

Dear Sir/madam,

We are writing to formally object to the application for a permanent license allowing playing of music and serving of alcohol at any time between hours of 7 am and 2 am on any day of the week at Gladstone Park without the need to consult local people.

If the license is granted, we the local residents living near the park will be subject to unacceptable noise, disturbance and anti social behavior, potentially until 2 am.

We are objecting to the granting of a license of this nature on the grounds that the area around the park is a residential area and the entertainment and serving of alcohol in the park until 2am on any day of the year could lead to disturbances, public nuisance, encouragement of crime and disorder in surrounding streets, putting public safety at risk and putting children in danger and making it difficult to protect children from harm while alcohol is served in the park.

We hope our concerns are taking into account and given the appropriate attention.

Kind regards

Yours sincerely

Dacey Avenue NW2)

(Dacey Avenue NW2)

(Dacey Avenue NW2)

(Dacey Avenue NW2)

Ms (Dacey Avenue NW2)

Mr (Dicey Avenue NW2)

(Dicey Avenue NW2)

(Anson Road NW2)

(Oman Avenue NW2)

(Anson Road NW2)

Lo, Wai-yee

Subject:

FW: Premises Licence Application 1486598

From:

Sent: 28 April 2013 00:32

To: Environment and Protection

Subject: Premises Licence Application 1486598

Brent Council

Dear Sirs

Premises Licence Application 1486598 Gladstone Park

We wish to make the strongest objection to the above proposal on the following grounds:

Crime & Disorder

The type of activities described in the Application will mean that many of those taking part will arrive in groups

(gangs) which will lead to rowdy or worse confrontations. Noisy groups will leave the site in the early hours of the morning causing disorder in the adjoining streets.

The noise from the site could be used by burglars and muggers to cover any noise mad by their criminal acts.

Public Safety

Large numbers of people or groups leaving the site could cause problems for local residents arriving or walking to their homes.

A large number of cars will be leaving the area at the same time and, in particular, the long straight roads to the

South of the Park (Anson Road and Kendal Road where speed limits are broken at the best of times) will become race tracks with the risk of accidents.

Prevention of Public Nuisance

The Application states that there will be amplified music indoors, but the enclosures are described as temporary

ie marquees which have no sound reduction effect, this means life for local residents, especially late at night, will be intolerable.

Shouting by people leaving the events plus the noise of cars starting and doors slamming will add to the nuisance.

Protection of Children from Harm

The Park has two playground areas, rugger, football and other sports pitches which are regularly used by groups of children, clubs and schools. There is an obvious risk of broken glass and sharp edged plastic pieces being left around so that children would be injured plus, possibly, used needles and condoms.

There is a school for very young children on Parkside which uses the Park for games and walks with a similar risk and the noise of any weekday event would disrupt lessons.

Additionally

In previous years similar Applications have been made for the Gladstonbury Festival, these were for a one day only a year event, by far the majority of people attending being fairly local residents. The event ended early in the evening.

Yours faithfully,

Anson Road,
Cricklewood,
London NW2

Lo, Wai-yee

Subject:

FW: Premises Licence Application 1486598 GLADSTONE PARK

-----Original Message-----

From:

Sent: 27 April 2013 17:51

To: Environment and Protection

Cc: mapesburyliberaldemocrats@gmail.com

Subject: Premises Licence Application 1486598 GLADSTONE PARK

Dear Sirs

We write to formally object to Brent council's proposal to apply for a permanent licence that would allow amplified music to be played, and alcohol to be served, in Gladstone Park at any time between 7 am and 2 am on any day of the week.

The reasons for our objection are:

1. Preventing crime and disorder:

We cannot see how the proposal will enhance the prevention of crime and disorder. There are many areas of Gladstone Park that are very poorly lit at night. Your proposals will by definition mean that there will considerably more people in the park after dark, some of whom will be drunk. It is common knowledge that people are more likely to be at risk of abuse, assault, robbery and so on when they are in the company of others who have consumed too much alcohol. There is a significant drug problem in this area, the results of which will mean that some drug users will present the same danger to law-abiding citizens in the area, who may not even be using the facilities provided as a result of the licence, or who may not even be in the park at all.

2. Public safety:

Please see item 1. above, to which this item is related. By granting a licence without the power to vet applicants on a case by case basis will inevitably mean that some of the applicants will encourage people whose aim it is to behave in an unruly way, thereby compromising public safety.

3. Preventing public nuisance:

Without significantly more police on duty, people using the park at night, whether or not they are there to make use of the licenced facilities, will be at an increased risk of suffering from the public nuisance caused by the increased activity in the park after dark. Perhaps more important is the noise nuisance caused by loud music, and other noisy activities, such as fun fairs, to citizens like us who live a short distance from the park. Because of our work commitments, it is necessary for us to retire to bed in the evenings at a considerably earlier time than 2 am. There are likely to be more people, all of whom pay council tax, in the streets surrounding Gladstone Park who will be forced to suffer from the noise nuisance caused by the inevitable music being played, in the open air, than by those to whom you are proposing to give a free licence to use the park.

4. Protecting children from harm:

All of the above items will impact on the safety of children in the area who use the park, with or without adult supervision:

They will be at an increased risk of assaults, sexual and other, their safety will be reduced, and they will be at an

increased risk

of suffering from public nuisance.

Conclusion:

Your application is a silly one, without merit, and we object to it, and demand that you withdraw it.

Yours faithfully

Lo, Wai-yee

Subject: FW: Premises Licence Application 1486598 GLADSTONE PARK

From:
Sent: 28 April 2013 19:10
To: Environment and Protection
Subject: Premises Licence Application 1486598 GLADSTONE PARK

Kendal Road
London NW10

Service Director,
Safer Streets Division,
Brent Council,
3rd Floor East
Brent House,
349-357 High Road,
Wembley HA9 6EP.

28 April 2013

Dear Sir,

Licensing Act 2003: Licence Objection

New Premises Licence Application Gladstone Park

I and other residents of Kendal Road NW10 and Anson Road NW2 object to the new premises alcohol, music and entertainment licence application for Gladstone Park made by Mrs Antonia Armstrong and notified by public notice dated 16 April 2013 displayed on lamp-posts in Kendal Road, NW10.

The grounds of this objection are that:

1. There is a high and foreseeable likelihood of an increase in crimes against property and persons, and crimes against public order as a result of the extent of the licence proposal that would be disproportionate to any benefit to the licensee, to customers of the licensee and to the neighbouring population. This includes a disproportionate risk to public safety for users of Gladstone Park and residents of neighbouring streets. I live in a house fronting onto Gladstone Park and am a daily user of Gladstone Park at all hours of the day until late in the evening for exercise and recreation.
2. There is a high and foreseeable likelihood of public nuisance from noise from intoxicated persons and from music and from car doors slamming late in the evening and night that would be disproportionate to any benefit to the licensee, to customers, and to the neighbouring population. I live in a house fronting onto Gladstone Park and am a daily user of Gladstone Park at all hours of the day until late in the evening for exercise and recreation.
3. Insufficient details of the licence proposal have been made available in the notice posted in the street for me to be able to give full grounds of my objection in this notice of objection. There is no statement of where the listed licensable activities are proposed to take place other than 'trading at Gladstone Park Parkside London. NW10 1JH'. There is an inconsistency in the address given. The Postcode NW10 1JH is the West end of Kendal Road, London NW10 on the Southern boundary of Gladstone Park extension South of the railway.

The road Parkside is on the East Side of Gladstone Park in London NW2 with postcodes 6RH, 6RJ and 6RQ to the North of the railway. There is no existing building in Gladstone Park at either of these locations which are over quarter of a mile apart. The notice of the application appears to be invalid for uncertainty. As it stands the application might be for simultaneous open air sale and consumption of alcohol, playing of amplified music without noise limit, and all the other listed licensable activities all over Gladstone Park every day of the year between 7.00 am and 01.00 am save for the supply of alcohol which is limited to 11.00 am to 11.00 pm. On its face the application for licensable activities other than the sale of alcohol is invalid for uncertainty since the application is for the activities to start at 07.00 hrs and to finish at 01.00 hrs – 6 hours before starting.

4. Gladstone Park is a public open space with uses restricted by its Bye Laws and the terms of the various grants of dedication to the public use. The uncertain and unlimited extent of the application notice would not conform with the Bye-Laws and the grants of dedication to the public use.
5. It is impossible for objectors to give notice of their objections directly to the applicant from the details give in the notice of application because no address is given for the applicant other than the defective address noted in paragraph 3 above with no building and which potentially covers the whole of Gladstone Park.
6. For the reasons given in paragraph 3 above I reserve the right to add to, supplement, alter, amend, or withdraw any or all of these objections when given sufficient accurate details of the nature and extent of the application.

Signed: Mr.

Lo, Wai-ye

From: ~~Lo, Wai-ye~~
Sent: 24 April 2013 09:49
To: Lo, Wai-ye
Subject: RE: Premises Licence Application 1486598 GLADSTONE PARK

Hi,

Thanks for pointing that out.

My main objections are

- 1) Noise pollution from music
- 2) No public toilets
- 3) If toilets are provided then there won't be enough toilets
- 4) People urinating in the park through lack of toilets
- 5) People making public nuisance because they are drunk
- 6) People being noisy in the streets walking home
- 7) Gladstone park being coming very messy with rubbish from the "gigs"

Please let me know if that's ok or if I need to make further comments

RESIDENTS' COMMUNITY ASSOCIATION

Secretary: [REDACTED]

Attn: Brent Council, Safer Streets

19 April 2011

We write in objection to the Premises Licence Application 1486598 for Gladstone Park

As the residents' association representing Barnet residents immediately to the east of the boundary with Brent, we feel a permanent licence for:

- Live music
- Recorded music
- Making music
- Entertainment of a similar description to making music or dancing, and
- Anything of a similar description to live/recorded music or performances of dance

until 2.00am on any day of the week to be excessive and inappropriate for the area on the grounds of the prevention of public nuisance.

Late night and early morning performance of music in an open-air venue, or temporary structure in Gladstone Park would cause severe distress and disruption to our right to peaceful enjoyment of our homes. In past years when events of similar nature were held, music was audible from inside our homes even though we are some distance away from the park. It is reasonable to accept some noise disturbance during the day, but an open licence to hold events at will, any day of the week, up until 2AM is completely and totally unacceptable.

We would like to make a point, that we are completely in favour and support The Gladstonbury Festival, which is a unique and special community event. Currently this year's event is scheduled to end at 7:30PM, which would be no problem for us. Our sole concern is with future events that might last until 2.00am.

Our residents' association approached the licence applicant to persuade her to amend the application due to our concerns. Her response was "[the licence] is not at all likely to facilitate weekly/daily amplified music into the early hours on a regular basis but it has been applied for just in case there is a fantastic opportunity to allow a special event to take place on the premises in the future".

This presents a clear intention to hold future large-scale events, with breakout music causing a public nuisance. We therefore request the hours be amended so that no type of music may be performed or played after 10PM.