Planning Committee

6.00 pm, 18 February 2016

Present at the meeting

Councillor Garth Barnes (Chair)  Councillor Helena McCloskey
Councillor Jacky Fletcher (Vice-Chair)  Councillor Andrew McKinlay
Councillor Paul Baker  Councillor Klara Sudbury
Councillor Andrew Chard  Councillor Pat Thornton
Councillor Diggory Seacome  Councillor Louis Savage
Councillor Bernard Fisher  Councillor Malcolm Stennett
Councillor Colin Hay  Councillor Simon Wheeler
Councillor Adam Lillywhite

Present as observers:  Councillor Rowena Hay; Councillor Chris Nelson.

Officers in attendance

Martin Chandler, Team Leader, Development Management (MC)
Lucy White, Senior Planning Officer (LW)
Michelle Payne, Senior Planning Officer (MP)
Emma Pickernell, Senior Planning Officer (EP)
Michael Glaze, Gloucestershire Highways (MG)
Matthew Panou, Gloucestershire County Council Lead Local Flood Authority [LLFA] (MPan)
Lorna McShane, Legal Officer (LM)

258.  Apologies
There were none.

259.  Declarations of Interest

15/02269/FUL 83 Hewlett Road
   i.  Councillor Fletcher – pre-determination – will leave the Chamber.
   ii. Councillor Savage – lives two doors away from site – will leave the Chamber.

260.  Declarations of independent site visits

   i.  Councillor Fletcher:  Pittville School; 83 Hewlett Road; 73 Leckhampton Road.
   ii. Councillor Baker:  Pittville School; 83 Hewlett Road; 73 Leckhampton Road.

261.  Public Questions
There were none.

262.  Minutes of last meeting
Resolved, that the minutes of the meeting held on 21st January 2016 be approved and signed as a correct record without corrections.
263. Planning/Listed Building/Conservation Area Consent/Advertisement Applications, Applications for Lawful Development Certificate and Tree related applications

264. 15/02065/FUL Burrows Sports Field

<table>
<thead>
<tr>
<th>Application Number:</th>
<th>15/02065/FUL</th>
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<tbody>
<tr>
<td>Location:</td>
<td>Burrows Sports Field, Merlin Way</td>
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<tr>
<td>Proposal:</td>
<td>Construction of BMX pump track</td>
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<tr>
<td>View:</td>
<td>Yes</td>
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<tr>
<td>Officer Recommendation:</td>
<td>Permit</td>
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<tr>
<td>Committee Decision:</td>
<td>Permit</td>
</tr>
<tr>
<td>Letters of Rep:</td>
<td>202 + two petitions</td>
</tr>
<tr>
<td>Update Report:</td>
<td>Additional representation; photos of site</td>
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MJC introduced the application as above, for a BMX track in the southern corner of Burrows Field. It is at Planning Committee because the borough council owns the land, and the proposal has been the discussed in detail with the Parks Team. The recommendation is that planning permission should be granted.

Public Speaking:

Mr Jim Walker, on behalf of applicant, in support

Is speaking in support of the application, as the father of four boys, regular user of Burrows Field to walk his dog, and also as the 1000th member of Leglag. Considers there are three main issues here. First, safety: Cheltenham is an ideal cycling town, flat, well-connected and accessible, but a recent transport survey at Leckhampton Primary School revealed that 71% of parents drive their children to school, and not one child cycles to school. Cheltenham’s MP Alex Chalk is campaigning for more women and children to cycle. Sales of bikes are up, but 67% of cyclists don’t feel safe on the roads. This facility will offer a place to learn and acquire skills. The pump track isn’t just for one child; it is for all local families to have fun on their bikes.

Secondly, fairness: there is not enough provision for post-toddler children in Leckhampton. There are BMX tracks in Bishops Cleeve and the Forest of Dean, but nothing here, which just isn’t fair. Four years ago, local children wanted a track and asked for support; he did not help as the undertaking seemed so daunting. When he heard that another local parent was going to go for it, felt he could support it and help give the children their day, and encourage them to use this public space on daily basis.

Thirdly, the localness of Leckhampton. Residents can get to the hill on foot, walk to town; it is a happy, friendly community but is under threat with new houses being built on its boundaries. This will be local facility for local people, and will help sustain the fields for the future, allowing Leckhampton people to continue to enjoy them for many years to come.

Dr Helen Tomlinson, local resident, in objection

Speaks as a Cheltenham resident, who has lived within 0.2milies of the proposed BMX track for 30 years, as a doctor and as a mother of a six-year-old child. There is clearly significant level of concern about the proposal, with 200 representations on line of which 117 were in objection. There were also two petitions, 274 signatures against and 184 in support. Within a 0.5-mile radius, 92 people objected and only 8 were in support, with many supporters from as far away as Swindon, London and Leeds.
This is a well-loved, beautiful and peaceful green space, well used, and a place to be undisturbed. It is often a quagmire and the added trauma of BMX bikes will make it worse. There is concern about the visual impact the track will have on the field, being 60x60m in size with ramps up to 2m high; one petitioner with BMX experience has said that this is not a track for beginners but for those with intermediate skills.

As it is to be open and unsupervised, how will the impact of the track on the users of the playing pitches be monitored and moderated? How will cycling be confined to the track? If it extends to the rest of Burrows Field, the playing pitch surfaces could be degraded. The track will inevitably disrupt existing activities such as football and cricket. Many people are concerned about the lack of public toilets, first aid facilities, and the difficulty emergency vehicles may have to access the field due to irresponsible car parking. This is also a problem in Mooredend Grove and on the corners of Arden and Peregrine Road. In addition, there is the issue of damage to hedgerows, and harm to wildlife such as bats.

Other similar facilities are locally accessible, at Birdlip and Churchdown, and a small facility has been proposed at Brizen Youth Centre, which has safe cycle routes, hard standing and facilities on site.

On 11th January, the Parish Council said: ‘The Burrows Field is in regular use as a sports field and for running, walking dog walking with dogs off lead, sitting, relaxing and other activity. This track must not be at the expense of these other uses’.

Councillor Iain Dobie, in support
Supports this scheme as County Councillor, where he is spokesperson for Public Health and Communities and Chair of Gloucestershire Health and Care Overview and Scrutiny Committee. It is important to get children active, for both their physical and mental health. We are very lucky in Leckhampton, and Burrows Field is used by many people; the proposal will encourage a wider range of children from Leckhampton to get active. This will not be at the expense of existing users. The Parish Council has acknowledged that Leckhampton is short of facilities for young people, and this will help reduce that shortage. The applicant is a parent at Leckhampton Primary School, and has the support of many other parents and much of the community.

Appreciates the concerns of some members of the community. Played in Burrows Field as a child, and recognises the need to preserve open spaces, but we should be encouraging today’s children outside into the open air. Notes that Councillor Nelson has warned that building the track at Burrows Field will be a ‘disaster’, and believes it should be built at Warden Hill, but Leckhampton is short of facilities for its young people, and local Leckhampton children will be able to cycle easily and safely to the proposed track. If it were in Warden Hill, they would have to cross two large and dangerous roads.

This proposal will be a positive legacy for councillors, and is a worthy local community initiative. Fully supports the scheme and hopes that Members will too.

Councillor Chris Nelson, in objection
Has always admired Nikki Powell’s idea of a BMX pump track in Cheltenham, as it can add real value to a community and help keep young people off the streets. Also agrees with Mr Walker’s comments about promoting cycling, but it is important to find the right location and conduct a proper public consultation. It is now clear that over 410 people object and less than 270 support the proposal – clearly a controversial proposal with a clear majority of people against it. It is not like the Pittville Park scheme which is universally popular and a genuine community-based project; the BMX has limited benefit and is highly controversial in this location.
Members need proper and considered planning reasons to consider rejecting the proposal, and need look no further than the comments of the landscape architect for this: ‘The construction of a BMX Pump Track in the southern corner of the field would introduce a raised, incongruous, engineered element into the landscape. It would be out of character with the existing landscape and would intrude into the view of the escarpment’.

Burrows Field is a vital part of Leckhampton’s green infrastructure, connected to a network of paths used by up to 400 people every day. The proposed BMX track would be sited right next to the major public right of way into Lotts Meadow, the worst possible location; it will be a disaster. The noise and unsupervised activity at all hours will be completely at odds with the undeveloped beauty of this site.

A much better and cheaper location would be Brizen Young People’s Centre, round the corner from Burrows Field, and in control of the borough council and Leckhampton with Warden Hill Parish Council. It may not be the perfect location, but is dedicated to supporting young people, would not interfere with existing users, has better car parking and facilities, and better and safe cycling routes than Burrows.

To conclude, this is a divisive application and should be rejected on the following grounds: contrary to policy CO1, as it compromises the quality and amenity value of the public right of way into Lotts Meadow; contrary to CP4, which requires development to protect existing amenity of neighbouring land users and the locality; contrary to CP3, as it harms the landscape character and outlook and could cause noise pollution seven days a week; and contrary to paragraph 74 of the NPPF which states that recreation areas should only be built on if the need outweighs the loss.

**Member debate:**

**AC:** has a question regarding the Fields Trust charity – have officers heard from them? Would they normally be a consultee?

**MJC, in response:**
- the Fields Trust isn’t a statutory consultee and hasn’t been approached, as there was no requirement for this.

**KS:** was interested to read the landscape architect’s comprehensive comments and wonders why these were not addressed by the officer in his report. Recognises the comments made, relating to the visual impact – these are extremely pertinent, and would like an officer explanation as to why they feel these comments are wrong. The landscape architect considers this the wrong location for the BMX track; the planning officer obviously disagrees, but has not explained why.

**PB:** at last Cheltenham is coming of age for its children. Has lived here all his life and raised three children, and feels the town has not done enough to provide children’s facilities – it’s all about festivals. It’s fantastic that we are now providing a great facility at Pittville Park, and this proposal is fantastic too – is delighted to support it for the reasons given by the two speakers. It will be exciting, vibrant and challenging, and help get children away from their laptops and mobiles and out and about in the fresh air. It’s just what they need – a local facility. Knows that open space is finite, and it’s imperative that we make best use of it, but this track in this little corner of Leckhampton won’t impact greatly on other users; it will encourage more people of all age groups to use the field. Regarding the noise impact – this will be the noise of children playing! The track will be sited away from houses, and in any case, a certain amount of noise is to be expected in parks, from football and cricket matches. Also, it won’t be at all hours of the day – most children will be at school Monday to Friday, so the track will be used at weekends and summer evenings. Can’t wait to see this completed, and hopes to take his grandchildren there one day.
MS: will support the application. On Planning View, looked across the field and concluded that this proposal won’t have an adverse impact on the view to the scarp at the back. Feels there is undue concern about potential noise – it will be less noisy than a football match. It’s also wrong to compare this proposal with the BMX track in Pittville Park, which is a steel construction - there will be nothing like the bumps and thumps from that. The only noise will be the sound of children laughing and playing. Feels the track is proposed in the correct position on Burrows Field, where it won’t impact on the sports facilities. It will make the field a better place, not just for dog-walking and strolling around. Would not be at all worried about walking his own dogs round this facility.

BF: supports the application; it is an excellent idea. Agrees with PB and MS. On Planning View, it was patently obvious that this is the best location for the BMX track, adjacent to the allotments and 100m from the nearest house. Is surprised at the number of objectors. Enjoys watching the kids on the BMX track in Pittville Park – it’s good entertainment – and likes to see children playing in parks, which is what they are for, after all. There are concerns about the mud, but a path is going to be laid up to the track, so cyclists won’t plough up the grass. This is a Leckhampton facility for Leckhampton kids and is excellent.

HM: at the risk of sounding like a broken record, also supports the application. It is important to get children out of the house and exercising, as everybody knows the problems faced by the health service in the future as a result of widespread obesity. Has been on Planning Committee for six years and has never seen so many people in the gallery supporting an application. Her only concern is the size of the car park, but CBC could consider extending this in the future depending on how the use of Burrows Field develops with the BMX track.

PT: good points have been made about there being other BMX tracks in Birdlip and Gloucester, but surely this is a good thing as it will mean no one track is overloaded with children, and they will all get a chance to use one of them. They won’t need to be driven to Burrows Field – they can ride. It’s been said that Brizen would be an easy and safe alternative site for the track, and this may be a good location for a smaller track, but it would not be safe for children to cycle there from Leckhampton along Shurdington Road. We have to realise that parks are made to be used. Played in parks as a child and they were always a safe place for children, but now adults have taken over with football, cricket, and dog walking. It’s sad that children have been pushed to one side. Agrees with this proposal, and it should be built. Hopes the local children will enjoy it.

DS: regarding the path leading up to the track to avoid cyclists having to ride across the grass, will this be a substantial path? Also, is the track enclosed so that cyclists can’t ride off at the sides and into the surrounding area?

MJC, in response:
- to KS, feels that the officer report does enough in response to the comments of the landscape architect. Officers were taken aback by the comments, which they felt were disproportionate, but we must remember that hers is a pure view, concerned only with the landscape impact and the view of the scarp. On Planning View, it was clear that the scarp dominates Burrows Field. The proposed track will be 1.8m high, so struggles with the idea that this will harm the view to the scarp. Cannot say much more than that, but Members can be assured that the landscape architect’s comments have shaped the application in other ways, regarding the track and its maintenance. Has also spoken with the urban designer manager about this, who agrees that there will be no impact on the scarp;
- to DS, the path will be of bound gravel from the car park, hugging the tree line to the track. It will be robust and will last well;
- there is no proposal for the track to be enclosed – this is not part of the application – so it is up to Members if they would like to consider this. Feels it would be more intrusive to the field to add a physical barrier, and that fencing around the track is not necessary, but would be interested to hear what other Members have to say on this.
DS: does the red line around the track on the drawing not represent enclosure?

MJC, in response:
- no, the track is not enclosed, although the landscape gradient forms a natural barrier.

AC: feels that quotes from the Parish Council have been used selectively. Is a member of the Parish Council, and confirms that although it likes the idea of a BMX track, it feels this should be moved to Brizen – it isn’t a matter of whether it should be built but where it should be built. Is in favour of additional facilities for children but a better location can be found for an equally large track, which ticks all the boxes. Will vote against this scheme, but would hate to see the idea go away altogether.

KS: won’t support the application. There is a very big difference between thinking this application in this location isn’t right and thinking there shouldn’t be any BMX track in Leckhampton. Is all in favour of more facilities for young people and for children of all abilities. Wishes that Members knew this corner of Burrows Fields as well as she does; the beauty of it is that it is so quiet, away from houses, dogs, children playing, football matches. It is a shame that this scheme is proposed here; it is the wrong location. Campaigned for a footpath in Naunton Park on the desire line, but this track on Burrows Field is proposed right on the desire line between the car park and Lotts Meadow. There is no fencing. When football matches take place, families congregate; it is very muddy, and there won’t be much room. It is unfortunate that on Planning View, Members didn’t walk to the opposite side of the park to appreciate the long views to the application site.

It is regretful that a proposal that is meant to benefit the community is driving the community apart. It’s true that a BMX track and facilities for young people are a good thing, but why should young people be more valued than older people? It’s important for young people to get out and about – lots already do – but this is the wrong location for a BMX track. Cannot support the proposal here, which is regrettable. We have an ageing population, who use the field for walking, dog walking and socialising – helping to keep themselves out of hospital.

This is an important point – the proposed location for the track is the precise spot where dog walkers stop and chat. Is worried about potential conflict between cyclists and dogs.

SW: agrees with PB’s earlier comments, and if the track isn’t sited here, then where? Brizen Field has been suggested, but the scenario there is similar – people walking dogs, sitting quietly, joggers, children playing – and Brizen is smaller than Burrows Field. At Brizen, it would mean losing a football pitch; at Burrows there is room for everyone - the proposal doesn’t scratch the surface space-wise. The proposed site may be a quiet corner where people congregate, but the field is big enough for everyone to share. BMX isn’t outrageously noisy, and if people don’t like the sound of children playing, then maybe they’ve had their day. DS asked about fencing around the track, but would be concerned if this was included. This is a great scheme. Will vote in support

JF: we should remember that Burrows Field is a sports field, not a park. Regarding fencing around the track, dogs are not always kept on their leads, and may have ‘accidents’ around the BMX track which could pose a health risk to children and is therefore worrying. Can anything be done about this?

MS: speaking as a member of the ageing population and also a dog owner, considers having a path to walk down a good thing as it will make the field more accessible. The corner where the track will be situated is muddy, and people can congregate on the path and watch what is going on. Whole-heartedly supports the scheme.

JF: was a fence around the track ever considered because of the risk of dog faeces on children’s health? This is critical. Children can go blind as a result.
GB: there are dog wardens who are concerned with this, but it is a constant problem in all parks. Everyone is aware of the problem, and people are encouraged to clear up after their dogs, but there are some bad dog owners who don’t do so, and there is nothing we can do to stop this.

Vote on officer recommendation to permit
10 in support
4 in objection
1 abstention
PERMIT

265. 15/01162/FUL Pittville School, Albert Road

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<th>Application Number:</th>
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<tr>
<td>Location:</td>
<td>Pittville School, Albert Road</td>
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<tr>
<td>Proposal:</td>
<td>Erection of indoor sports centre, artificial turf pitch, tennis courts, floodlighting, associated parking and landscaping including demolition of two dwellings</td>
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<td>View:</td>
<td>Yes</td>
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<td>Officer Recommendation:</td>
<td>Permit</td>
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<td>Committee Decision:</td>
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<td>Letters of Rep:</td>
<td>15</td>
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<tr>
<td>Update Report:</td>
<td>Additional representation</td>
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LW introduced both application at Pittville School, the first as described above, and the second an outline for 58 dwellings, with access only to be agreed and all other issues relating to design, appearance, layout and landscaping to be considered at reserved matters stage. Access to the dwellings would be via the new estate roads through adjoining Starvehall Farm leading onto New Barn Lane, and also include cycle and pedestrian links to Albert Road and Cakebridge Road. These are stand-alone applications, but were submitted alongside each other and are entirely interrelated, with the residential scheme presented as an enabling project to cover the construction costs and delivery of the new sports facilities. This provides justification for the loss of the playing field which the Council would otherwise not support.

The applications were deferred from the January meeting to allow time to reach agreement on the triggers for phased release and occupation of the housing scheme, to ensure the construction of the sports centre is started before commencement of the housing development, and that the sports facilities are complete and fit for purpose prior to completion of the housing scheme. The construction of the two sites should run roughly in parallel and the legal agreement delivers this. It has also been confirmed that construction costs of the sports hall will be covered by the value of the residential scheme which will also provide 40% affordable housing.

Officers now have confidence for the proposed delivery mechanisms and the recommendation is therefore to permit both applications subject to conditions and the applicant entering into bilateral legal agreements and a final draft of the S106 agreement now in place and agreed.

A holistic approach has been taken in assessing the two schemes, but two debates and two votes are needed.
GB: the sports hall application will be considered first. The County highways officer is present, and also a representative of the Local Lead Flood Authority – Matthew Panou – to answer questions relating to drainage and flood risk.

Public Speaking:

Mr Michael Canning, local resident, in objection
His and his neighbours’ homes are vulnerable to flooding from Wyman’s Brook between Prestbury Road and Albert Road, which flooded in 2007 and is officially a high flood risk area in Environment Agency records. The Albert Road culvert is the smallest of local culverts and therefore a bad pinch point, causing the brook to back up and flood, and to make matters worse, water is delivered to this section from local run-off and from tributaries bringing water from further afield. With four new building developments, yet more water could be delivered into this already over-loaded section at times; residents need solid assurance that the sustainable drainage systems will work in practice, and expert opinion on the flood impact on Wyman’s Brook of the totality of these developments. One so-called tributary mentioned in the officer report is Albert Road itself; in extreme conditions, water comes down the road’s surface water drains, down the road itself, and into the ditch by the school hedge, entering the brook upstream of Albert Road bridge. If the SuDS scheme is inadequate, all extra Albert Road water will take this route, resulting in extra flooding. The Lead Local Flood Authority acknowledged the problem in respect of this development but actually as valid for all four proposed developments, stating that it is ‘paramount that the application demonstrates that the development will have no adverse impact in terms of the flood risk to the site or elsewhere’, making it clear that there should be no adverse impact on the Wyman’s Brook area.

Objects to the proposal as it stands and seeks assurance that the development will not be allowed until the Flood Authority endorses a SuDS solution which takes full account of the capacity and all the demands on this section of the brook. Would like to see this reflected in a condition to any approval that may be granted.

Mr Richard Gilpin, applicant, in support
Speaks on behalf of Pittville School as its head teacher. Is proud of the changes there: it is now recognised as a good school, with the number of students rising and oversubscribed in Year 7, reflecting an improving reputation across the town. It is right that sporting facilities for students are improved. With a wide and varied catchment, the school strives to provide the best opportunities for its pupils; access to an excellent education should not be a postcode lottery. Child poverty in St Paul’s, a main feeder area, is amongst the highest in the country, and the number of disadvantaged children in the school is expected to reach 50% over the next two years. These students and others deserve access to the best facilities and opportunities; it is the school’s moral responsibility and duty to do this.

The new facilities will provide opportunities for high-quality teaching and learning, through curricular and extra-curricular programme, supporting students’ physical and emotional well-being and hopefully promoting healthy living into adulthood. Sporting provision can also be extended to the wider community, not currently possible given the inadequate and obsolete sports facilities. The sports centres will be used to extend partnerships with feeder junior schools as well as sports clubs and societies. The lack of hockey facilities limits sporting experience for students; there are are no dedicated hockey facilities in this part of Cheltenham, and much interest has been expressed. The community use agreement will place Pittville School at the heart of the local community and further strengthen education outcomes for young people in our town.

The school has investigated other funding streams through the local authority, Sport England and the lottery, to no avail. It is being pragmatic in looking at alternative ways to deliver much-needed facilities. There will be additional benefits for students, and as the school
grows, the new facilities will free up other space to support the development of other curriculum areas.

The site has challenges and a range of options have been considered, sensitive to ensuring minimal impact on neighbours. Is confident that, by working in partnership with the community, and with careful and sensitive management of the Sports Centre, the young people in the community will benefit. Asks members to approve the joint applications as recommended.

**Member debate:**

**JF:** is worried about flooding. Will the SuDS be adequate to protect the area from further flooding? Hopes the flood official can provide the answer.

**BF:** notes the conservation officer’s concerns in the report – she objects to the materials used and the quality of the building – as do the Architects Panel and other consultees. Changes have been made, but there are no further comments from the conservation officer to say that her concerns have been resolved. The site is in the conservation area, and the proposal does not sit well, in the opinion of the conservation officer and of BF. Went on Planning View, and then went back for another look. Noted the football pitches and one rugby facility in use, at the front of the school. If this school is going to grow, it won’t only be indoor sports facilities which are needed, but outdoor facilities as well. Played sports as a young man, mostly outdoors. Has serious concerns that Members have not seen any business plan. This is a county-supported school, not an academy, so if the sports centre is not successful, it would have to be supported by the County. There are questions still to answer about the materials used and the view from the conservation area and the GI-listed building.

**PB:** the loss of any playing field is significant both locally and under national planning policy, and there must be serious reasons in its favour if anyone is going to support it. Accepts that land is finite and that we must make the most of it, but is 100% behind this application. It is right that pupils on the north side of town enjoy the same excellent facilities that are currently enjoyed by Bournside and Balcarras pupils in the south. Not long ago, Pittville School was very much out of favour, but this has now been turned round; it is an achieving school, rated as ‘good’ by OFSTED, with a waiting list to join – despite it serving a more difficult part of town. Yes, the loss of a playing field is concerning, but the new sports centre will provide pupils and the community with excellent sporting facilities. The business plan is not our concern. There is no question that this application should be approved. Looking at the Pittville School website, can see that the school is using performing arts, which will also be expanded in the new sports centre, to increase confidence, self-esteem, team work and commitment. It is critical that children who may not be academically strong are given to opportunity to achieve well in sports and performing arts. His own children attended Balcarras and St Edwards, where they received superb sporting and arts education, which helped turn out confident, well-rounded adults. This scheme aims to promote education excellence; we should get behind it and support the head teacher’s dream.

**PT:** joins JF in her concern about flooding. This site is subject to a double whammy of a sports hall, exacerbating the flood risk with hard standing for parking etc, in addition to the 58 dwellings on the side. It’s clear from the letters that local residents are very concerned. Wants to support the scheme but is not comfortable with it.

**CH:** the flooding issue is for debate later on when discussing building houses on the sports field. The sports centre itself won’t make much difference. For a SuDS to work, the flood risk has to be no worse than what it currently is. A number of fields around the site have clay soil, which only requires one day’s worth of rain to act like concrete. So if the drainage scheme is done right, it should in fact improve the situation rather than exacerbate it.
Regarding the indoor sports facility, we must think about what it will provide for the school, particularly in view of the catchment area which Pittville School serves. It is about Pittville students being offered the opportunity to do other things, such as dance. A lot of children from his ward attend Pittville School and have low self esteem issues, particularly the girls, and their health and mental well-being is a concern. This facility will do a lot of good in this respect, and will provide something very important for this group of people. The application should be permitted.

KS: thinking back to her own schooldays at Pates, notes that the south-facing aspect of the proposed building includes a lot of glass, and with the potential for the sun to be shining on these windows all day, it could make it a very hot space for exercise. Is there any way to help keep the inside of the building cool?

MS: is happy to support this part of the application. It will provide a 24/7 facility for sport, play and recreation, regardless of the weather, and will be a huge plus. The pictures don’t do the building justice; on Planning View, noted that the building would be located behind the University media centre and apartments – it will blend in well and won’t be as intrusive as it appears on the plan. Regarding the flood risk, the amount of run-off won’t be that significant, but we need to keep alert to the need for water attenuation. A lot of work is proposed for Wymans Brook to slow down the flow from the escarpment, with retaining bunds at Priors Farm, to reduce volume of flow at times of heavy rain. The sports centre will be a real benefit and the making of the school. It has been turned round in the last 3-4 years, and is now a popular school. Has noted that youngsters coming out from the school seem well behaved and respect the area. Will support the scheme.

AL: would like to support the school and the application – it is a good scheme – but has reservations about the flooding problem. Has looked up the figures – the site area is 1.3h, and the report claims that only 0.62h is likely to contribute to run-off. Tonight, Members have been told there will be no run-off from multi-use games area, so how much rain will it take before it starts to run off? Will it drain to existing sewer? How much rain falls in Cheltenham in a year? How much rain would this scheme be able to cope with when the ground is saturated. The NPPF says we have to consider climate change. It’s clear that climate change is accelerating, as shown by record rainfall in Cumbria this winter. Cannot be happy with the scheme until he understands what amount of rainfall it is able to take without run-off causing Wymans Brook to flood.

DS: understands that the two applications are separate but interdependent. Noted on Planning View that there was not much evidence of use of the playing fields, and swapping an underused field for this facility is a no-brainer. More people are likely to exercise in the dry than in adverse conditions on grass. Will support the sports centre development.

MPan, in response:
- has reviewed both applications, and recommended for approval, with conditions. The Lead Local Flood Authority (LLFA) started to review the schemes back in April, and required all information to make judgement. For this application, conditioning of the site was deemed feasible, and the drainage could be developed or improved;
- the question has been asked how can the SuDS ensure that the flood risk doesn’t increase? The answer is that it doesn’t have to - it must ensure that run-off is the same – and in is line with the LLFA’s recommendations;
- when originally looked at this application and the surface water discharge location, noted that the connection to the combined system – surface and foul – did not meet planning requirements and a connection to the ditch along Albert Road was not viable. In discussion with the engineer for the site, MPan has recommended a condition requiring that information is submitted demonstrating other discharge locations/types are possible before using the combined sewer network as a discharge point can be agreed;
- what amount of water till run-off is required? As soon as it rains, the area will produce run-off. The drainage system will be designed to accommodate a critical storm for the 1-
in-100 year event plus climate change. Any more than this is deemed unnecessary and impractical for this type of development.

**LW, in response:**
- the conservation officer’s comments related to the earlier scheme, and largely focussed on the materials to be used and their impact on the character and appearance of the conservation area. She has no issue with the form, general design and layout of the proposed sports hall in principle;
- the previous design featured timber cladding above a brick plinth, and the conservation officer questioned whether timber was appropriate, the amount of timber proposed and how it would weather, and the orientation of the building. More detail about the cladding was requested and subsequently submitted but after much discussion with the applicant a revised scheme was submitted, with a rendered upper level and stone-clad lower plinth. The revised details have been discussed with the conservation officer and she is happy with these revised proposals.

**PT:** is not sure she has understood MPan. Flood risk is not supposed to be worse than existing. He has said that the SuDS will actually make it better than before but hasn’t said by how much. Has seen pictures of the existing flooding. If there is going to be building on the field, this should be addressed, and we should say the situation must be very much better, not just improved.

**MS:** understands that the excess water will be held in an attenuation tank and then spill out gently – this is common practice – but who will maintain the tank, pay for clearing it out etc? Is there any reassurance about this, to ensure that due maintenance will not cause any problems in the future?

**BF:** is delighted that Pittville School is improving and looking after its pupils so well, but these are moral issues, not planning reasons. The comments of the conservation officer are quite clear – the proposal will harm the setting of Pittville Pump Room – this is a planning reason to refuse. Sport England has objected to the proposal and should be listened to. It does not approve of playing fields being sold off for housing; there is a lot of green space in private ownership, and to take it away harms the ambience of the town. The proposal will harm the conservation area, in contravention of CP7’s requirements for high architectural standards which this is not – another planning reason to refuse. The flooding issue remains a concern – another planning issue. The floodlighting will harm the conservation area, the proposal will harm the setting of the listed building – this doesn’t comply with planning and heritage requirements. We can ignore the conservation officer’s advice but isn’t convinced that all she said has been addressed. This is a good school, doing well, with good sports facilities, though maybe not the best, but does not feel this application is right yet and may move to refuse.

**KS:** still hasn’t had a reply to her earlier question. This is a nice field, with valuable space to relax away from the school building. It is a shame to build on it, and questions whether what is being proposed will be a really nice facility, not just on design grounds, but with the sun beating down on it and making it uncomfortable.

**AL:** understands from the NPPF that climate change has to be taken into account, and we should therefore be seeking a better solution to the situation we already have. Regarding run-off, the site is 1.3h; flood assessment has considered the run-off from 0.6h. MUGA suggests a lot more of the site will generate run-off, making the Flood Risk Assessment inaccurate in this case. Regarding the 1-in-100 year assessment – what is this for Cheltenham? Would we cope with that? This is a wonderful field to the back of the school – why has it not been used for sport for 10 years?

**CH:** regarding flooding, we should be trying to improve situation, or at least make sure it is no worse. This scheme should improve matters. If it is rejected, the flood situation won’t get any better. If it is permitted, it will get better. There are clearly some issues re outlets [as an
Planning Committee (18.2.16)

aside, flood issues are raised on developments throughout the town; some planning training, looking at what is taken into consideration, what can/can’t be done, would be very useful.] Would like to understand how much attenuation there would be if a green roof is added to the building? Could it have a significant effect? Some people are saying why not use the field, but rain makes it unusable. An all-weather pitch and indoor sports hall will be a huge improvement for the school. Schools change, times change, and facilities need to change too. The best schools have these facilities, and this school needs these facilities too; we owe it to the children.

PB: it is quite right that a lot of the debate has been taken up by talk of flooding. The resident spoke with experience and sincerity, and obviously people do not want their houses to be flooded. A condition is included to take account of a 1-in-100 year flood event and climate change, to address the flood risk in the area. Disagrees with BF; planning is about looking after the future of our town – and if that’s not about educating our children and bringing them forward, what is it about?

LW, in response:
- to BF, it’s accurate to say that the setting of the Grade I listed building and the conservation area are planning considerations, and there has been much negotiation on the design of the proposed sports hall. Officers and the conservation officer are now satisfied that the proposals achieve a good design, and will not result in harm to the listed building or the conservation area;
- regarding floodlighting, this will apply to the hockey pitch only which is set back 25m from the road and shielded by boundary fencing from the south, and obscured by the University’s media building to the north. Environmental Health officer has no concerns in relation to the size and number of lighting columns, and they will only be used during the evenings and at certain times of year;
- regarding Sport England’s objection, they were consulted on both applications, and some of their previous concerns have been addressed concerning the proposed sports hall application - size and layout of some internal spaces and terminology used for the hockey pitch. The objection remains that the applicant’s playing pitch assessment didn’t cover a wide enough catchment area – a two-mile radius to the north, east and south of Cheltenham. Given that this catchment area in fact covers the majority of Cheltenham Borough and part of the neighbouring Tewkesbury Council, Officers consider this is proportionate to what is proposed, and therefore acceptable;
- there are only two hockey pitches in the catchment area, neither of which are available to the public, and this facility will be available to the community as well as the school. It is very important to note that the proposed sports facilities would primarily be provided for the school, and the community use is a bonus. It isn’t a provision solely for the public, but for the school and its students;
- to KS, re. the glazing of the south elevation, this will equally result in heat loss as well as heat gain, and building regulations will be considered here. In addition, timber louvres are proposed at the front and south, which will provide shading to these elevations. A viewing gallery – essentially a passageway rather than a classroom space – is situated immediately behind the louvred sections of the south elevation;
- regarding the flooding issues - the question was whether the proposal could offer a ‘better betterment’ and certainly not make the situation any worse. It is not for the proposed development to fix existing flooding issues in the area. This scheme represents a betterment, and cannot be required to secure improvements to a wider flooding issue. These are more strategic matters which do not fall within the remit of this planning application or the responsibility of the applicant;
- to MS, re maintenance of the water storage tanks, doesn’t know the answer to this question. Will hand over to MPan to discuss further.

MPan, in response:
- Members have asked questions about the maintenance of the storage tank, the impact of climate change, the MUGA and surface water run off, and the amount of rainfall experienced annually in Cheltenham;
- tank maintenance falls to the owner, and the LLFA would expect to see a maintenance regime indicating how the tank is cleaned, how often, what checks are carried out etc within the Detail Design. Open attenuation has been suggested so that any failures can be seen and not hidden underground. Tanks are resilient to blockages by nature; it is how they are designed;
- a 20% increase allowance for climate change– the accepted amount for buildings such as this - has been included in the attenuation; this is 20% on top of any other benefit;
- MUGA is intended to be permeable – replicating the rate at which a green field drains. It should be remembered that any surface produces a certain amount of run-off;
- to AL’s question re annual rainfall expected in Cheltenham: the design does take this particular statistic into account but the calculation runs in the background information. Cannot therefore provide this figure;
- the calculation is based on a 1-in-100 year event; the flood of 2007 was a 1-in-100-250 year event – it is hard to pinpoint exactly but gives an indication of rainfall and what the SuDS has to manage.

**HM:** in the report, it says that the application will have to go to the National Planning Policy Casework Unit for consideration. Can officers tell Members what powers that unit has? Can it reverse the local authority’s approval or alter conditions? Can further representations be accepted?

**KS:** is still worried about the window; a lot of children from her ward in south Cheltenham are now going to Pittville School. The Architects Panel and the conservation officer raised the issue. One side of the building will be cool, with no sun, the other side will be very hot. Is not convinced by the officer’s response; with a small design tweak, this could be made a lot better. It is a big project and the last thing we want is to create a sports centre which is not very pleasant for the children using it.

**BF:** also has concerns about the officer response. The hockey pitch has not been moved from the original scheme, when harm resulting from floodlights in the conservation area was mentioned. Planning is about the law, about historic environment, about good practice, about the effect of a proposal on a listed building in the conservation area. If a proposal doesn't comply with planning law, it shouldn't be permitted. Is minded to move to refuse. Sport England isn’t in favour. We have to look after the town, and should comply with the NPPF, which some of this application doesn't.

**MJC, in response:**
- to HM, the Planning Casework Unit is a branch of government to ratify decisions made against the advice of a statutory consultee – in this case, Sport England. It is an additional check. The draft decision and officer report is sent there, and could be agreed or not – it is a process which has to be gone through;
- the objection from Sport England is technical. The building functions as it should, Sport England considers the study radius is not large enough, but officers, who know the area, think it is;
- to KS, on the solar gain issue, this is difficult to comment on. As LW has said, building regulations will cover this, and things may well have changed a lot since KS was at the school. We must have faith in the architect; there are all sorts of ways to reduce or lose heat from a building, and the architect will want to create a good building;
- to BF, regarding the conservation officer's comments: these reflect a pure, one-dimensional view, but the planning system and case officers need to balance one view against another. The fundamental consideration with this application is the school, and officers have to consider what is more important. In this case, the benefit to the school of the sports hall has tipped the balance in its favour, as far as officers are concerned. It is up to Members to endorse this view or not, but officers are firmly in support of the application and the school;

**AL:** has not had a response to his earlier question: at what point would MUGA start to allow run-off – straight away, after a short while? Members need to understand. MUGA covers
half the surface area of the site and is not being considered in the attenuation plan. Is not happy that the flood scheme takes this into account at present.

**MPan, in response:**
- in the assessment, MUGA considered as a permeable surface (grass), water will infiltrate to the ground as soon as it rains. If grass, run-off will still be produced as soon as rain is on the ground;
- the amount of run-off is what is being looked at. MUGA – amount considered same as grass pitch next to it. Nationally, this is not considered serious amount of run-off – car parks, rooves, and roads are the areas of concern.

**Vote on officer recommendation to permit**
13 in support
2 in objection
**PERMIT**

266. 15/01163/OUT Pittville School, Albert Road

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<th>Application Number</th>
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<tr>
<td>Location</td>
<td>Pittville School, Albert Road</td>
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<tr>
<td>Proposal</td>
<td>Outline application for the erection of up to 58 dwellings (approval sought for means of access with other matters reserved)</td>
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<td>View</td>
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<td>Officer Recommendation</td>
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<td>Letters of Rep</td>
<td>26</td>
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<tr>
<td>Update Report</td>
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**Public Speaking:**

**Mr Joe Mar, local resident, in objection**
Lives in Pittville Crescent Lane, and in 2007, his and his neighbour’s gardens were flooded by the overflow from Wymans Brook. Endorses comments of objector to previous application, and regards it as paramount that these applications do not adversely impact on those living near Wymans Brook, but fears that they will. The heart of the problem is the culvert under Albert Road, the smallest of a sequence of culverts upstream, which creates a bad pinch point causing the brook to back and flood. Tributaries bringing water from the new development will make matters worse, bringing more water to the final section of the brook, particularly the tributary entering the brook at the south east corner of Pittville School playing fields. The brook takes run-off from Pittville School and Starvehall Farm, and will take the run-off from the housing development being considered tonight. Notwithstanding the effects of any future climate change, even the same rainfall as hitherto will result in run-off rate from hard surfaces much faster; in periods of prolonged or heavy rainfall, the tributary will empty into an already overburdened Wymans Brook at a faster rate and compound the situation at the pinch point. Is not anti the development but objects to the lack of consideration for the downstream impact of this and other proposals, and seeks assurance that it will not be allowed until the LLFA endorse a holistic SuDS solution which takes account of the current state and capacity of the brook, and includes the ability to alleviate potential water back-up at the pinch point. Respectfully requests that these concerns are covered by a condition to any proposal the Committee may grant.

**Mrs Sally Tagg, agent, in support**
Speaks as planning consultant for Pittville School. Regarding the principle of development, the proposal is situated in a highly sustainable location – a school playing field, protected unless specific circumstances exist. In this case, the disused grass football pitch would be used for an enabling development to facilitate the provision of new indoor and outdoor sporting facilities. The proposal includes an all-weather hockey pitch to replace the lost playing field, with the advantage of being usable all year round. A playing pitch assessment has been undertaken to evaluate the number and quality of grass pitches in the area, revealing a surplus of reasonable pitches, but a lack of hockey facilities – so the loss of a football pitch to provide a hockey pitch and sports centre is considered acceptable.

In addition, the borough has a housing supply deficit and a need for new affordable housing, and any harm arising from the loss of the playing field will be off-set by the wide-ranging benefits to the school and community. A draft legal agreement seeks to provide triggers to ensure that the housing scheme can’t be delivered without the sports development coming forward in full. Regarding planning balance, the playing pitch will be widely beneficial to the school and local community, and the houses an important addition to the local supply.

This is an outline application with only access for consideration, which have been revised following detailed public consultation with a legal agreement in place between Bovis and Bloor Homes and Gloucestershire County Council to ensure an access route via the former Starvehall Farm onto New Barn Lane, and pedestrian and cycle links to Cakebridge and Albert Roads. The proposed layout, scale and design of the site and dwellings are reserved for future consideration, but this scheme provides the opportunity for Pittville School to deliver much-needed new and improved sports facilities for existing and future pupils. Asked that Members support the school’s vision by approving the applications.

**Member debate:**

**MS:** cannot support this scheme, which will result in the loss of a playing field which Sport England says should be retained. These 58 houses, in addition to the development at Starvehall Farm, will swamp the area, remove a green lung, and result in a vast change to the area. There must be another way to fund the previous scheme for a new sports hall; it should not be at the expense of the playing field. Pittville School will be grateful in time if it keeps the field, as it will need it in the future. It has not been used for 10 years, but this is by design, to justify selling it off for housing. It is not right to approve this proposal, but if it is approved, Members must insist that the reserved matters scheme comes back to Planning Committee for consideration. The Starvehall Farm development is at that stage now, and both Councillor Stennett and Councillor Payne have asked for a committee decision as they want the opportunity for residents to look at the application before it is permitted, but have been told by officers, supported by the Chair, Vice-Chair, and Councillor McKinlay, that this is not necessary.

**SW:** is concerned about the issue of flooding, and isn’t sure that flood alleviation measures have been proposed for this site. Building houses will reduce the ability of the land to absorb water. Can this be alleviated to the level of what is already there. Officers talk about a 100/250 year event; how much rainfall can that piece of land currently cope with. The speaker referred not so much to how much water the land would absorb but how slowly would it reach the stream. Is there any evidence to show that the run-off would be the same as a green field? Regarding building here, it would be nice to keep a green field, but we need houses. This is simply a red line application; can we be sure it will come back as a full planning application?

**LW, in response:**

this outline application will consider the principle of residential development and with means of access to be agreed. The reserved matters application could come back to Committee for determination.
SW: so if more houses are proposed, or some appalling design, Members will have the chance to look at the scheme again? Generally approves of the proposal, but is concerned about the flood issue, and would like assurance that it will be no worse than what it is now.

PB: with regard to affordable housing, what percentage is being proposed here, and has it been reviewed by the district valuer? If it is 40% affordable, it is clear a win-win situation – a no-brainer – good affordable housing and improved sports facilities for the school and community. Is staggered that Sport England cannot support the proposal and seems so hung up with the loss of the playing field. The number of people playing football at weekends has gone down; there were six leagues in Cheltenham when he was a young man, but not any longer. Cheltenham is well provided with sports fields and Sport England’s comments are nonsense and beggar belief. Regarding the loss of a ‘green lung’, there will still be a playing field in front of the school; this proposal makes the best use of just a part of the school’s field. Regarding the flood risk, we are not experts and have to rely on the advice of the flood agency, and assume that professional officers will come up with a flood alleviation scheme that will work. Whole-heartedly supports the scheme, and welcomes the level of affordable housing proposed.

AC: hates outline applications, but if Members can be assured that the reserved matters application will come back to Committee, can support this one.

CH: will support the scheme, but would also like reassurance about it coming back to Committee at the reserved matters stage. Notes the extreme concerns of residents further down the road about flooding, but understands that the scheme would not be allowed without a SuDS in place which will ensure that the flood risk is no greater than it currently is with the playing field. As an aside, suggests that Member training about this would be very useful, to help Members understand what they need to take into account.

This proposal will provide 40% affordable housing, and also S106 money which can be used to improve infrastructure. Notes the speakers’ comments about pinch-points in the drainage system further down Albert Road – could S106 money be used to improve that? Would like this to be explored, and suggests that we should have thought about how S106 money can be used to improve infrastructure when looking at the University application.

Regarding the design of the proposal, in his ward, on the Priors Estate, the environment agency has done a lot of retrofitting of green areas with soakaways and rain gardens (which would be good to look at on the Completed Schemes tour in October), attenuating the water flow off the roads and gardens, and filtering the water to improve its quality in the lake. Inclusion of water gardens and water butts at the design stage can make a big difference. It doesn’t mean no other attenuation is needed, but can make an important contribution and should be flagged up at an early stage.

BF: it’s true, Members are not flood experts, but everyone has seen the consequences of heavy rainfall with overspill from Wymans Brook affecting Whaddon, Pittville, Swindon Village and Tewkesbury. The application at Oakley has been permitted, reliant on SuDS, and the stratetic allocation of 4,800 houses on Swindon Road will need to be supported by robust SuDS to protect Tewkesbury. The consequences of Wymans Brook flows through town and has done damage to people’s property – this is very relevant here. Flood programmes to constrain rivers don’t always work; the soil is very clay at top end and SuDS don’t work well with clay soil; attenuation tanks have finite capacity. Is worried that the flooding issue has not been properly addressed. We need to remember July 2007 and get a grip.

KS: with reference to the Trees Officer’s comment, noted on Planning View, a footpath from Albert Road within the red line of the site – how will this sit in relation to the trees? It looks like the footpath goes through the middle of them.
MS: Wymans Brook is in fact a main river and the responsibility of the Environment Agency. We should be leaning on them to do something about the culvert under Albert Road. Regarding highways issues, Starvehall Farm was originally for 350 houses and two care homes; this has been reduced to 300 homes, due to the impact the additional traffic would have on the mini-roundabout in the centre of Prestbury, but will these additional 58 houses at Pittville School, the number of new dwellings in the area is back up to 350. How does the Highways Authority account for this?

CH: the facts are that where the run-off starts, the soil is clay – as soon as it gets wet, it might as well be concrete. Disagrees with BF that SuDS don’t work; are we saying that the experts don’t know what they’re doing? SuDS schemes are designed to work, often better than the underlying nature of the land. In 2007, the land was saturated. We should trust the experts to come up with schemes that work. In addition, we should look to S106 contributions to sort out the infrastructure, and introduce additional measures such as rain gardens. All this will help, not make things worse.

LW, in response:
- officers can confirm that it will come back to Planning Committee for consideration since there has been Member request during the debate. The previous comment related to the Scheme of Delegation;
- regarding SuDS schemes and flooding, the previous scheme’s indicative lay-out included a balancing pond. Rain gardens and water butts can be discussed at reserved matters stage;
- regarding S106 money, there is no reserve fund for–further infrastructure improvements which are beyond the remit of this planning application. The proposed scheme represents a betterment;
- to KS, the footpath will run alongside the trees, not through them. A feasibility study of the footpath has been carried out, and a horse chestnut and sycamore tree will need to be removed for access into the residential site, with new tree planting proposed across both sites.

MPan, in response:
- to the question how will the run-off not be worse than it currently is, the original application had an indicative plan including a balancing pond. The proposed flood relief strategy, detailed assessment, and modelling including run-off from impermeable surfaces, make it feasible that the run-off from the site will be same as greenfield, and conditions on drainage have been recommended to ensure this;
- it’s correct that Wymans Brook is a main river and GCC is looking at a scheme in Whaddon to alleviate the flood risk by reducing load during large events.

MG, in response:
- to MS, the applicant has undertaken assessment of 58 dwellings at Pittville School in addition to those already approved at Starvehall Farm. The result shows a 3% increase in link flows on New Barn Lane to 2021;
- regarding the pressure on the highway as a result of the development at Starvehall Farm, late changes meant the amount of traffic using the double roundabout in Prestbury is reduced. This new proposal can take up capacity from the change in development at Starvehall Farm.

AL: regarding the flood risk, this seems to be putting sticking plasters on and not tackling the problem. There are four proposed developments in this area, plus building at Oakley, all of which will put additional pressure on the river. What is needed is a hydrological survey on the river, to see if the culvert can be increased in size. Until that information is provided, it is difficult to make a decision on this application.

GB: MPan has said that the county council is looking at Wymans Brook to see if the flow can be improved.
MPan, in response:
- the water management plan for Whaddon and the east side of Cheltenham aims to reduce the amount of water going into Wymans Brook upstream, resulting in less flood risk downstream.

PT: has noted that the drawings show cramped-looking houses – what is the density? Also noticed a pond in the bottom corner of one of the drawings which now seems to have disappeared. Was that an attenuation pond? Members have approved other schemes with SuDS in place, including one in Charlton Kings and involving big units. Would like to know if these schemes are working satisfactorily or whether there have been any problems with them.

MJC, in response:
- would need to know which sites PT is referring to in order to respond;
- MPan has outlined a scheme similar to that at Cox's Meadow, where the water is collected upstream and slowly released downstream;
- Officers have scrutinised the proposal, aware that proper drainage is a fundamental issue. These schemes will be fit for purpose. The developer cannot be expected to fix existing problems through the SuDS – just cannot make the situation any worse;
- other concerns raised are strategic issues which will be covered by the Cheltenham Plan.

PT: is concerned about addition of 58 houses to the area. People living in Albert Road are already having to cope with the flood issues. We don’t want to make these worse, and cannot undo the new development once it’s built.

Vote on officer recommendation to permit
9 in support
5 in objection
PERMIT

267. 15/02269/FUL 83 Hewlett Road

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<td>Proposal:</td>
<td>Alterations and extensions to the building and conversion to provide 9 additional flats.</td>
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<td>Officer Recommendation:</td>
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<td>Update Report:</td>
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Public Speaking:

Mr Simon Firkins, agent, in support
The proposal is for the conversion and extension of this vacant and underused building to provide nine additional flats, and has been subject to positive discussions with officers throughout. The principle of converting to residential use is acceptable in this very sustainable location, and the flats will contribute to the borough’s housing supply without taking up green belt. The building has been vacant for over a year, and various attempts to rebrand the venue have been unsuccessful and unviable. It has not been let on a proper
lease for over four years, despite extension marking, including a site board for two years. It is starting to deteriorate, and this proposal will safeguard the long-term viable future of the property. Times change and people don’t use pubs as they used to. The report confirms, as tested at appeal, that there is no local plan policy for the retention of this use, and in any case there are 30 or so licensed premises within 1km walking distance. The conservation officer has also noted that the original use of the building was residential.

In Fairview, The Feathered Fish, the Beaufort Arms and the cricket club all offer similar facilities including function rooms, and the Fairview Community Association advertises its meetings at the cricket club. There are six churches and schools offering space to hire.

Regarding parking, county highways officers have raised no objection, drawing attention to other acceptable uses and the traffic these would generate. The parking survey shows there is more than enough space locally for future occupiers of the flats, including during times of greatest demand. In an area where 70% or so of homes have no car or just one car, car ownership of these small units is likely to be very low. Lack of parking on site will therefore not cause any dangers and is not a reason to refuse the scheme.

Amendments have been made to remove part of the roof extension, with extra detailing added to the elevations. There is no impact on neighbours’ amenity. The applicant has a record of careful renovation of historic buildings for on-going commercial use, such as the former Court House for Jamie’s Italian. Residential conversion is the logical alternative to commercial use to safeguard the property.

The report provides detailed and robust justification for the proposal, with no objection from the Conservation Officer, Architects’ Panel or County Highways. The scheme complies with all planning policy and the case to support it is compelling.

Mr Gary Stacey, on behalf of local residents, in objection
Represents the Fairview Community Association, a group of local people who believe that national and local government policy gives people a say in shaping their environment. They are asking Members to reflect and think hard about the impact on the community which this proposal would have. FCA was conceived in a meeting room at the Fiery Angel pub, with the aim of making Fairview a better and smarter place to live. The group organised a Royal Wedding street party, established and maintained flower beds. A community movement made things happen, from monthly litter picks to a successful campaign to update the pedestrian crossing outside the pub. The group has received small council grants.

However, the group now has to use a variety of inadequate meeting venues – residents’ houses or the privately-owned cricket club. Regular meetings of 30+ residents and community surveys have identified a desire for a fixed community location. Many residents don’t have internet access and rely on face-to-face contact. This is all been reflected within Fairview’s contribution to the Social, Sport and Open Spaces Study consultation commissioned by CBC. The constraints of having no community place in a densely populated area of Cheltenham have been highlighted by NCG partner organisations, yet the Fairview population continues to grow since CBC requested the integration of the large community east of Hales Road into Fairview activities. The pub provided a focus and place for social and formal community gatherings, a central meeting hub and a regular chance for locals to meet with the community police officer. The FCA is keen to discuss alternative options for development of the building, but the developer has declined. Five pubs and clubs within walking distance have closed since the Greyhound Pub appeal, yet viable compromises which balance economic and social considerations are appearing across Cheltenham, such as the development of CBH St Paul’s Community Hub and the new Russell Arms planning application to create accommodation and retain the pub.

Asks that Members listen to the community, take notice of residents’ genuine concerns about parking and road safety, and understand the heartfelt and growing need for social and
community space as Fairview builds its identity. The developer could be asked to look and think how he might incorporate community benefit in this major development to offer Fairview new places to live and a community focus as well.

Councillor Jordan, in objection
Has two major concerns about this proposal: what is being lost and what is being created. It is beyond doubt that the pub is a community asset for Fairview, and it is essential that this point is aired. This isn’t the town centre, but this building is the closest community pub to the town centre, and the community is concerned by its loss. The Fairview Community Association was formed in the pub. It has opened and closed several times over recent years, with the problem that the owners, Enterprise, have put in different managers. The Pub has now been sold to Mr Haskins. There was a bid to list the pub as a community asset – has the CBC commissioning team been consulted about this planning application? Notes the number of comments about the application, particularly those from CAMRA, and references to the skittle alley and function room making it a community facility. The situation was not the same at The Greyhound where an application was granted on appeal. The conservation officer considers it regrettable that the proposal is to use the building solely for residential; agrees with this. Is speaking tonight ward councillor; Members will have read representations from many people, but is putting forward his own concerns in his own words. The FCA has wanted to work with the owner and got talks off to a positive start, but unfortunately communication has broken down. Members will have noted the parking problems on Planning View – it is a big issue in this area. The parking survey was carried out in the week before Christmas when schools were out and students gone home, so was not typical. Noted just six spaces when visiting the area this afternoon, and two cars parked illegally.

The FCA is keen to work with the council and others to build a sustainable community. Fairview is a difficult area to pinpoint, and its work is important to help create an identity and sense of community for its residents. Approval of this planning application would be a kick in the teeth for the aspirations of the FCA.

Member debate:
MS: has a great deal of sympathy with SJ’s comments, and it's unfortunate that this application has come forward before investigation into other usage of the building is complete. Feels the application for nine flats is over development of site. The building would lend itself to some other usage, and needs something done with it, but this is too much. Government advice has been that it is OK to convert buildings into dwellings without parking spaces but it was clear on Planning View that there are no parking spaces in the area and the streets are overcrowded. This proposal is wrong; will not vote for it, and may move to refuse. Suggests CP4 as a possible refusal reason in view of the adverse effect on adjacent land users, and also the loss of a community asset.

AM: SJ referred to the application to list building as building of community importance. What stage is that at? If Members decide to approve the proposal tonight, it will be putting the cart before the horse. It is hard to make a judgement.

MJC, in response:
- officers don’t have much involvement in the community asset process – understands Richard Gibson was consulted six months ago about three pubs, including this one. Doesn't know where this is regarding its status, but it can have no impact on the determination of this planning application;
- PD rights – something could be included in Cheltenham Plan but currently is not therefore this application must be determined on its merits in the current Cheltenham Plan;

PB: is also thinking of moving to refuse. Suggests RC1, as it seems a marginal decision by officers. The previous appeal at the Greyhound is not relevant – things have moved a long
way since then, with a number of other pubs closing. The agent mentioned The Feathered Fish and The Beaufort Arms as alternatives, but these are not local to Fairview. We are told that only village pubs can be defended, but Fairview is like a village community, and two passionate local people have spoken about the importance of that community. This used to be a vibrant pub; it is all about ownership, and if a pub which isn’t working well can be converted to housing, it brings substantial revenue to its owner. If this is the aim, an owner can make it impossible to run a pub in a vibrant, business-like way. This pub used to be a hive of activity, and can be again. There is nothing to compare with it in this tight-knit community, and it is hugely disappointing that developers just ignore the local community in this arrogant way, make huge changes and then just walk away, without even a conversation with local people. It is disappointing that the community development team wasn’t consulted when considering the planning application. This is more than just a pub; it is a skittle alley, a community asset, a meeting place. It would be sad to lose these facilities for the area. A lot has changed since The Greyhound appeal, and officers could make a good case to refuse on these grounds.

GB: PB has mentioned policy RC1. Would MS like to add it as a refusal reason?

HM: went on Planning View and looked at the drawings, and thought that the developer had done a good job with the outside of the building – the extra storey, and stepping down of the side elevation on Duke Street. But there are just too many flats inside the building. However, if the application is approved, and with regard to Condition 6 and obscure glass for the three windows: can the developer be required to provide samples of the obscure glass to be used for approval? Also, can the standard condition regarding hours of construction be included? Parking is appalling in this neighbourhood and everything should be done to protect residents.

KS: likes this building and could live with the additional storey if it prolongs the life of the building. Is also not over-worried about the loss of the pub, but feels that there should be some commercial use of the building on the ground floor at least – maybe a café? – to help other local businesses, by keeping a nice buzz in the area. The loss of the pub makes it harder for other businesses that are left; not so many multiple attractions. Will support the move to refuse – there should be some commercial use of the building, some meeting space on the ground floor. With regard the parking, this is another example of difference between the planning world and the real world. It is very difficult to park in Duke Street. Was councillor for this area for eight years and knows the problems well. Parking problems cannot be ignored. Nine apartments will bring more cars which will make it even more difficult.

BF: if this application is approved, has serious concerns about bin storage. For nine apartments, the bin storage is not adequate, and recycling takes up even more space than rubbish. Is all for keeping pubs open. Most large pub chains employ managers or tenants who can be dismissed after two years with no redress.

CH: KS mentioned the loss of amenity. There is a cluster of businesses in this area, and immense damage will be done by upsetting the balance. The nature of the area has changed over the years, but if this housing development is permitted, the result will be negative. Regarding the closure of The Greyhound, pub companies run places down – such as The Sherborne – and deliberately put in managers without the necessary experience to make them viable and then close them down. A pub is the hub of many communities, especially in rural areas, and everything should be done to keep them open – such as talking to landlords to see what other community facilities can be accommodated in the pub to invigorate it, such as a library, shop or Post Office. The main thing is to keep the pub in use as a community hub.

Regarding parking, people are more likely to walk to the pub than drive, so the additional cars of nine extra flats will increase the pressure on roads which are already full. There is a residents’ parking scheme, but this doesn’t apply at night. The loss of the pub will definitely
represent a loss of amenity to the neighbourhood, and the least we can do is try to keep
some kind of commercial use for the downstairs to help retain the little enclave of local
businesses.

**MS:** is happy to include RC1 as a refusal reason.

**EP, in response:**
- concerning the loss of the pub and the inclusion of RC1 as a refusal reason, the
Inspector for The Greyhound appeal made it clear that RC1 cannot be used in
connection with the loss of a public house. Officers would therefore be concerned about
using this as a refusal reason;
- officers have considered a fall-back position with regard to what the pub could be used
for without planning permission. We need to be mindful of this;
- MS mentioned policy CP4 and loss of amenity, but this usually means residential
amenity – loss of light etc – not an actual amenity for public use, such as a pub;
- to BF regarding bin stores, this has been negotiated with the developer and designed
specifically for this scheme. The storage space has been measured up and is
considered adequate and in line with UBICO requirements. Individual flats will have their
own recycling boxes to store within the flat or the adjacent corridor. There is provision
for food waste in the bin store.

**MG, in response:**
- parking is an emotive issue throughout the county – attends planning committees in all
six districts. In planning terms, the existing use of the building as a pub generates traffic.
The building could be used as a restaurant, as a skittles club, but in parking terms,
officers are not looking at how it is used at the moment, but how it could be used in the
future;
- The Sherborne Arms was subject of a COU planning application to convert it to
residential; Gloucestershire Highways objected to the scheme, it was refused, went to
appeal and was lost, with the Inspector awarding the applicant £25,000 costs;
- as Members know, the NPPF refers to proposals having a ‘severe impact’ on the road
network and this is difficult to prove. If the roads are already at capacity, an Inspector
would ask how a few extra cars can have a severe impact. It has to be assumed that
someone with a car looking to buy a flat wouldn’t buy a flat here if they thought that
parking would be a problem;
- to summarise, in view of the appeal decision and the NPPF, officers cannot demonstrate
that the proposal will have a severe impact, and there are therefore no highways
grounds on which to refuse it.

**EP, in response:**
- to HM, Condition 6 can specify the level of obscurity of the glass, and can be amended
to achieve this, and a condition can be included regarding the hours of construction.

**PB:** policy RC1 talks about community facility and use. The question is when does a pub
become a community facility? The answer must be when it is used by the community. How
can that ground therefore not be relevant? In the Greyhound appeal, the Inspector said
there were alternative venues nearby, but here there are no like-for-like venues for some
distance. Regarding NPPF paragraph 70, this is a valued facility, and this vibrant community
group will find itself without anywhere to meet.

**CH:** the bin store is an important issue. Is concerned if the design was done in conjunction
with UBICO. Looking at different flats across the town, flat owners do the least amount of
recycling. The reason is because it is down to flat owners to have recycling bins in their
hallways. Recyclables should be collected in big bins, not hallways. This doesn’t tie in with
CBC aspirations for recycling, and goes against what we are trying to do as a council.

**EP, in response:**
officers followed UBICO’s standing advice regarding the dimension of the bins, what each household requires etc. It is considered appropriate to have communal bin storage in situations such as this. UBICO was not consulted specifically;

- the relevant section of the NPPF is referred to in the officer report, and pubs are mentioned. It’s true that national advice has changed since the Greyhound appeal, but the Local Plan is still the same, and the appeal decision gives a clear steer about how this should be applied;

- in addition, the NPPF relates more to rural community and multi-functional facilities. It has been shown that there are other places in the area for people to meet, although these may not be on the doorstep; NPPF Paragraph 70 is relevant only where there is nothing else within walking distance.

KS: senses the mood of the room is not good but there are no good grounds to refuse. Members want to find good sound reasons to refuse; can officers help? The main concerns are the loss of community facility and lack of parking.

GB: this is a difficult question. It is up to the Committee to put forward reasons, and to officer to instruct whether these are helpful or not. It is not for officers to provide information against their recommendations.

MJC, in response:
- KS has made a valid point. The loss of the pub is not something which would stand up at appeal. Gloucestershire Highways comments are relevant; permitted development changes are also relevant, and if there was a move to convert the building to retail use, it would not to come to planning committee. But the Government is not interested in cases such as this, and there is no Local Plan policy to support Members’ views – there is no policy at all at the moment. Members have received strong advice from the highways officer on the fall-back position, so there is not a lot of wriggle room.

GB: it is for Members to decide how to vote. Officers are being as helpful as possible. If Members vote against the scheme, they will have to bear the risk that officers have put forward.

HM: for the record, Paragraph 70 of the NPPF does refer to public houses.

Vote on officer recommendation to permit
3 in support
8 in objection
2 abstentions

REFUSE

MS: moves to refuse on CP4, RC1, and NPPF Paragraph 70.

EP, in response:
- just to clarify, policy CP4 is concerned with unacceptable harm to neighbouring amenity; policy CP7 is concerned with overdevelopment, design and lay-out, and is more appropriate here.

MS: on the officer’s recommendation, will change CP4 to CP7.

KS: is there any planning policy related to the vitality of the shopping area, regarding the loss of the commercial space?

EP, in response:
- there isn’t, as the application is in an area outside the designated shopping centre.

GB: Members should be aware that there is a strong chance of costs at appeal if they vote against this application, but it is up to them.
268. 15/02043/COU 73 Leckhampton Road

At this point of the evening, the Chairman, Councillor Barnes, took a vote on whether Members wanted to continue to meeting beyond 10.00pm. They voted unanimously to do so.

<table>
<thead>
<tr>
<th>Application Number:</th>
<th>15/02043/COU</th>
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<tbody>
<tr>
<td>Location:</td>
<td>73 Leckhampton Road Cheltenham Gloucestershire</td>
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<tr>
<td>Proposal:</td>
<td>Change of use of the ground and first floor from C3 (residential) use to D1 (dental clinic) use in association with existing D1 use at basement</td>
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<tr>
<td>View:</td>
<td>Yes</td>
</tr>
<tr>
<td>Officer Recommendation:</td>
<td>Permit</td>
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<tr>
<td>Committee Decision:</td>
<td>Permit</td>
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<tr>
<td>Letters of Rep:</td>
<td>38</td>
</tr>
<tr>
<td>Update Report:</td>
<td>Officer report update; transcript of Mr Hayes's speech; map</td>
</tr>
</tbody>
</table>

MP introduced the proposal as above, at Committee at the request of Councillor Chard due to high level of local concern about parking and highways safety issues. The recommendation is to permit.

Public Speaking:

Mr Jon Hayes, local resident, in objection

Represents residents of 59, 61, 63, 65, 67, 69, 71, 75, 77, 79, 83, 100 and 102 Leckhampton Road, who formally object to the application because of adverse impact on parking for immediate neighbours, concerns for safety of all Leckhampton Road users (including dental patients), and loss of a prime residential property setting an uneasy precedent in this residential area. The highways report suggests 16-47 potential parking spaces in the immediate vicinity, but neighbours beg to differ – a map has been provided to show that objections to the proposal come from immediate neighbours, who experience obstructed driveways on a daily basis which can only get worse if the application is permitted.

Residents challenge the proposal that only two additional parking spaces are needed and ask why Leckhampton Road and Southcourt Drive should become the de factor car park for Arnica, without concern for other residents, or their friends and family needs. It is not an equitable proposition, and would question whether any consideration has been given to the additional car parking needs of the 33 new dwellings at Leckhampton Place.

Leckhampton Road will become more dangerous for all parties. Long-standing residents question the number of accidents and incidents listed in the highways report – many go unreported and every resident has experienced near misses as a result of obscured vision in accessing Leckhampton Road. Cars parked between houses mean that residents are forced to the opposite carriageway to enter the road, and cars are often seen using the pavement to gain safe access. The dental practice specialises in sedentary work, and sedated patients are often witnessed returning to their cars on the busy main road.
This is not an exercise in NIMBYism, but a genuine concern from all the immediate neighbours that this is an unsafe and unsuitable application. A more suitably located premise with appropriate infrastructure could and should be found.

Mr Laurence Hale, applicant, in support
With his partner, has owned and managed the dental business since 2000, treating nervous and phobic patients, including life-changing procedures. Due to government legislation, the business needs to restructure to survive, proving a ground floor surgery for less mobile patients, a recovery room for sedated patients (no sedated patient is ever allowed to drive from the practice), and a dedicated hygienist surgery to reduce waiting times. Started looking for alternative premises two years ago, but found suitable property in the area dwindling at an alarming rate, with a lot of commercial premises being converted to residential. Hired a property consultant to no avail, with landlords reluctant to sign a lease longer than 10 years – which it must be for the business. To buy another property would involve closing the existing one for at least 8 months, with catastrophic effect on the patients and the business.

To address neighbours’ concerns, there have been no road traffic incidents or accidents as a result of on-road or patient parking since the business started in 2000. For the past four months, there have been an average of 14 additional contractor cars and vans from the Kier site parked within 100m of the practice, and no traffic incidents have been reported. On Planning view, there were 11 contractor vehicles within 100m, and when the Kier site is complete, at least 12 of these spaces will be freed up. A parking survey has been carried out and Gloucestershire Highways has no objection to the proposal. However, to address neighbours’ concerns, two domestic spaces have been freed up for drop-off and pick-up; a considerate parking A-board installed; a considerate parking poster displayed; a parking reminder to all patients via text and email the day before their appointment, and eight staff car-parking spaces negotiated at the Norwood Arms.

In summary, the net increase in vehicles on the road will be negligible. The planning officer supports the application, and if approved, will safeguard a valuable community service and eight existing jobs as well as creating four new ones.

Member debate:
BF: will support the proposal. Parking has already been discussed tonight. The dental practice he attends does not provide parking; it isn’t the dentist’s responsibility where patients park. The representations include pictures of cars parked on double yellow line but this is not the dentist’s problem. It is more of a parking problem – everyone wants cars, sometimes three per house, and this has nothing to do with the operation of the dental practice. The dentist provides a service, and providing parking is not essential for that. The highways authority isn’t aware of accidents or near misses on Leckhampton Road. This application should be approved, and this good dental practice supported.

PB: uses a dentist further down Leckhampton Road; attends two or three times a year and has never had any problem parking. As BF has said, it isn’t the dentist’s problem. This application is a sound proposal for the viability of the business, and as the applicant has said, the alternative is not there. It is a local business for local people. The applicant has also made additional arrangements for staff to park nearby.

KS: has sympathy for the neighbours, but no problem with the application. On Planning View, noted a decking area at the rear – will this be accessible for staff? Will obscure glass be used for the doors and windows, to protect both patients’ and neighbours’ privacy?

AC: the applicant has made considerable efforts to address the parking problem, which does exist in this area. Will support the proposal.
MP, in response:
- to KS, there is no condition regarding staff access to the decking, and the dentist is proposing blinds at the windows rather than obscure glass. The impact on amenity is not unacceptable.

Vote on officer recommendation to permit
15 in support – unanimous
PERMIT

269. 15/01208/FUL 10 North Place

Application Number: 15/01208/FUL
Location: 10 North Place, Cheltenham
Proposal: Dropped kerb and hardstanding to facilitate parking area
View: Yes
Officer Recommendation: Permit
Committee Decision: Permit
Letters of Rep: 0 Update Report: None

MJC introduced the application as above, and reminded Members of the long back story set out in the officer report, relating to the Property arm of the Council swapping land with Chapel Spa in order to facilitate the Portland Street development. At that point, it was felt that the harm to the listed building as a result of allowing parking in front of it was outweighed by the advantage of using Warwick Place as a bus node. In view of the strong objection from the Heritage and Conservation team regarding harm to the listed building, a temporary consent is now proposed, with the hope of finding a better resolution in due course. This seems a reasonable way forward.

Public Speaking:
Mr Mena Louka, applicant, in support
The proposed parking is to the side of Chapel Spa, not in front of it, and will not impact on its setting. Photos provided show a car parked on the left of Chapel Spa between 2003 and 2005, when it was owned by Centre Parks; a Chapel Spa parking area in 2009, fenced off by the council since July 2014; and the applicant’s own private car parking before it was fenced off in 2014. Chapel Spa staff cannot afford to pay £10 a day for parking. The business attracted 7610 visitors, 20% from Cheltenham, 19% from London, and the rest from elsewhere in the UK. It employs 20 staff, and in the first year after purchasing Chapel Spa in May 2014, the number of working hours has increased by 16,000 – so increased visitor numbers, increased employment, and improvement to the listed building. Did not originally want a dropped kerb, as owned private parking spaces in the street beside Chapel Spa until the council fenced it off. Was then persuaded to swap his land for the two parking spaces to the side of Chapel Spa, which the council owned. Feels he has been treated very badly by the council, denying him and his staff access to his private parking spaces. Does not understand why this is happening, and wonders if it is because he is not British.

Member debate:
SW: considers the speaker’s last comment insulting both to officers and the council. It should be withdrawn.

KS: doesn’t blame the applicant for feeling aggrieved, and has no problem at all with this application. Cars have parked here for many years; it isn’t a problem, and the fact that the council was prepared to do a land swap suggests that the listed building isn’t all that
important. We have to be fair; the land has been fenced off and the applicant can’t park his
car on his own land. This application should be permitted, without any time limit.

**AM:** agrees with KS, but considers a two-year time limit sensible. Has sympathy with the
applicant; the land swap with CBC was undertaken on an understanding that was not
honoured. The proposal should be approved.

**BF:** on Planning View, asked why the barrier hadn’t been removed. Subsequently asked
David Roberts who explained that the Council acquired the land and stopped it up in 2014 -
it was originally going to be used a a bus node for Portland Street and was retained as such.
Plans for Portland Street have now changed, but the land is still providing a barrier between
Portland Street and listed building – why has it remained stopped up? It isn’t all CBC’s fault
that things have happened as they have, but hopes it will be resolved within two years. The
application should be approved as it stands.

**LS:** the officer recommendation for temporary approval is correct. Would just repeat SW’s
comments that the notion that officers determine an application on the nationality of the
applicant as absurd as it is insulting – this should be made clear.

**HM:** is in agreement with all that has been said. There is risk that in two years’ time we will
be no further forward; the applicant should be allowed to ask for an extension at that time at
no extra cost.

**MJC, in response:**
- technically this can’t be done as the fee is part of a valid planning application, and it’s
  not up to Planning Committee to waive the cost. Officers could discuss the matter with
  the Property team, and maybe CBC could pay the fee.

**PT:** on Planning View, it was mentioned that the amount of parking belonging to Chapel
Spa was just the pavement; in fact it’s two times the width of the pavement. The red line
doesn’t include the pavement, let along two times the pavement. Can officers clarify where
the red line should be?

**MJC, in response:**
- the blue hatched area is the area owned by the applicant.

**AL:** the officer and applicant have talked about entering into a land swap – why is access
not allowed to this strip of land if nothing is achieved?

**MJC, in response:**
- does not know the answer – was not party to discussions with Property officers. Can
  follow up with Property team.
  -
**PT:** the applicant shouldn’t have to pay for a planning application to access his own land.

**MJC, in response:**
- this is essentially a land dispute. CBC is one half of the dispute. Members can discuss
  the issue with Property officers if they want to know more.

**AC:** how did the applicant access the land previously?

**MJC, in response:**
- essentially by bumping up and down the pavement. The drop kerb will make it easier

**Vote on officer recommendation to grant temporary permission**
15 in support – unanimous

**PERMIT**
270. 15/02105/FUL Land at garage site, Rowanfield Exchange

Application Number: 15/02105/FUL
Location: Land at Garage Site, Rowanfield Exchange, Devon Avenue, Cheltenham
Proposal: Erection of 3no. dwellings and associated hard and soft landscaping
View: Yes
Officer Recommendation: Permit
Committee Decision: Permit
Letters of Rep: 2 Update Report: Officer report update

EP introduced the application as above, which will involve the demolition of the remaining garage block on the site. It is at Planning Committee because the council owns the land.

Public Speaking:
None.

Member debate:
KS: cannot support this application – this is not a good place for people to live, with an outlook to the back of the flats. The whole area should be redeveloped, not just this part of it. They are nice houses, and will be nice homes, but not here – anywhere else would be fine. This could be nightmare accommodation, with anti-social behaviour in the area. A more holistic scheme is needed.

AM: agrees with KS that the siting of these houses is not perfect, but we all know about the lack of social housing, and these will provide much-needed homes. Starting afresh is not option in the world we live in; this is an acceptable planning application which will provide homes for people who need them.

Vote on officer recommendation to permit
13 in support
1 in objection
PERMIT

271. 15/02048/LBC Cheltenham Town Hall

Application Number: 15/02048/LBC
Location: Cheltenham Town Hall
Proposal: Repairs to lampstand pillars and balustrading
View: Yes
Officer Recommendation: Grant
Committee Decision: Grant
Letters of Rep: 0 Update Report: None

MJC introduced the application for alterations to the Town Hall, at Committee because the Council owns the building and is the applicant.

Public Speaking:
None.

Member debate:
BF: Members were told on Planning View that Bath stone may be used for the repairs; it should be Cotswold stone, which contains iron oxide and will age to a golden colour in keeping with the rest of the building. Bath stone will stand out. The planning authority should look after its listed buildings; to deviate would be a crime.

MJC, in response:
- there was a debate on Planning View about Bath stone and Cotswold stone. Bath stone is harder and will weather better. There is a suggested a condition that a sample be provided, to ensure a good match, but if Members wish, they can ask for a condition to insist on Cotswold stone only.

AC: owns a house in a Regency terrace and was told that only original materials could be used for any alterations. Would therefore propose adding a condition to insist on Cotswold stone.

Vote on AC’s move to include a condition for Cotswold stone
8 in support
2 in objection
2 abstentions
MOTION CARRIED

Vote on officer recommendation to permit with additional condition
14 in support – unanimous
PERMIT

272. 15/02143/COU Ron Smith Pavilion, Springbank Way

<table>
<thead>
<tr>
<th>Application Number</th>
<th>Location</th>
<th>Proposal</th>
<th>View</th>
<th>Officer Recommendation</th>
<th>Committee Decision</th>
<th>Letters of Rep</th>
<th>Update Report</th>
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</thead>
<tbody>
<tr>
<td>15/02143/COU</td>
<td>Ron Smith Pavilion, Springbank Way</td>
<td>Conversion of part of sports pavilion (function room) to \v3 (café)</td>
<td>Yes</td>
<td>Permit</td>
<td>Permit</td>
<td>0</td>
<td>None</td>
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LW introduced the application to convert half of this building from a function room to a café. The council owns the building which is why it is at Planning Committee. A site notice has been posted, and public consultation expires tomorrow, so if Members are minded to permit, they can delegate authority back to officers for issuing of the final decision.

Public Speaking:
None.

Member debate:
None.

Vote on officer recommendation to permit, with decision delegated back to officers
14 in support – unanimous
PERMIT – delegate authority back to officers to issue decision

273. 15/02241/FUL Gilbert Ward Court, Croft Road
Application Number: 15/02241/FUL  
Location: Gilbert Ward Court, Croft Road  
Proposal: Installation of mobility scooter store (1.8m deep x 7.3m wide x 2.1m high) to provide 6no. individual secure compartments with charging points  
View: Yes  
Officer Recommendation: Permit  
Committee Decision: Permit  
Letters of Rep: 0  
Update Report: None  

Application Number: 15/02242/FUL and 15/02247/FUL  
Location: Areas A & B, Popes Close  
Proposal: Installation of mobility scooter store (1.8m deep x 7.3m wide x 2.1m high) to provide 6no. individual secure compartments with charging points  
View: Yes  
Officer Recommendation: Permit  
Committee Decision: Permit  
Letters of Rep: 0  
Update Report: None  

MP introduced these applications for mobility scooter stores, made by Cheltenham Borough Homes on behalf of Cheltenham Borough Council.

Public Speaking:  
None.

Member debate:  
None.

Vote on officer recommendation to permit  
14 in support – unanimous  
PERMIT

274. 15/02242/FUL Area A, Popes Close  
Please see above.

275. 15/02247/FUL Area B, Popes Close  
Please see above.

276. Report: Time limits for implementation of planning permissions  
MJC introduced this relatively straightforward report, explaining that planning authorities were given the option of granting permissions with a five-year time limit for implementation, rather than the government default position of three years, in view of the economic situation and to avoid being swamped with applications to renew due to non-implementation. The economic situation has now improved and CBC proposes a reversion to three years from 1st March.

PT: is concerned about this. Lots of developments aren’t started within the five years. Is there no stick to make developers start work so we get the houses built more quickly?  

GB: a three-year time limit is more of a stick than five years.  

AM: a problem the council has at the moment, with the JCS debate still ongoing, is that the government judges us on how many houses are completed, not granted. 30% of houses are not built within five years; reducing the time limit from five to three years will give more
opportunity to put pressure on builders to get on with it, in the knowledge that if they have to
renew their planning application, it may be refused.

**DS:** understands that this will only apply to new applications.

**Vote on officer recommendation to reduce time limit for planning permissions from five years to three years, starting on 1st March**
14 in support – unanimous

**RECOMMENDATION AGREED**

277. **Any other items the Chairman determines urgent and requires a decision**
There were none.

Chairman

The meeting concluded at Time Not Specified