Sent:14/01/2020 9:56:25 AMSubject:DA2019/1478 attn; Tony Collier

Hi Tony,

Thanks for clarifying the process with me this morning.

Our concern and our request is that consideration of the DA not go ahead in its present form, as it may well need to be deferred and/or resubmitted, due to;

1) The Letter of owners consent referred to by the DA application is only a letter from council (Ref 2019/491647 29/8/19) granting owners consent for **works to the outside dining area**, and nothing more.

2) The present proposed DA works as you know are well away from the relatively small Outside Dining area, and situated entirely on Crown Reserve, and in an area already burdened with unlawful structures (benches paving, posts, boulders), plus chairs tables and stools (see pics). Therefore there would seem no present lawful basis for private extensions onto public reserve, certainly not in the letter quoted.

Therefore we submit;

-the DA can hardly be considered in its present form and

-as it stands, should be withdrawn

as no-one wants to have to go through all this again.

Thanks again for your time, and your opinion would be most appreciated.

Michael and Susie Morris



