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Breach of planning control

Operations or change of use without planning permission.

IMPORTANT. THIS NOTICE AFFECTS YOUR PROPERTY

DEVON COUNTY COUNCIL
TOWN AND COUNTRY PLANNING ACT, 1971-Section 87

rager Norger

ENFORCEMENT NOTICE

То	Pugaley, Eaq.		
of Mill	Court Farm, Swi	mbridge, BARNST	APLE, Dovon.
WHEREAS the constitute development Planning Act, 1971.	*[operations] chang of the land specified i	ge of use] specified in in the said Schedule wi	the First Column of the Schedule hereto thin the meaning of the Town and Country
grant of planning perm	ission under Part III h of planning contro	of the said Act, of 1	*has/hame-been carried out without the 971 and it appears to the Local Planning of Section 87 of the Town and Country
Council, acting for and give you, as *owner/or Act of 1971 that the sto	d on behalf of the D cupier of the said la eps specified in the Se	evon County Council and, notice pursuant econd Column of the	Rural Pistrict as Local Planning Authority, do hereby to the provisions of Section 87 of the said said Schedule are required to be taken for space of use took place.
Such steps are r which this notice takes		within 2 Co	lendar months from the date on
This notice shall	take effect 31 days at	fter the date of the ser	vice hereof/ornhernnannanananananana
xaccidocac	TOE		
Dated th	is. 8th	day	of Catober 19 73
	5	Signed	
			Clerk
(Address of Council)			
Civic Centre, BARNSTAPLE,	Column 1	SCHEDULE	Column 2
Operations or o	hange of use (including	na description	Steps required to be taken
Operations of C	of land)	ig description	Steps required to be taken
Use of land and Swimbridge, Deve operator and the coaches, the se pink on the pla	on for business to storage and s aid land being s	repair of	Piscentinuance of alleged unauth rised use of land and reinstates of the said land to its former to for farming purposes and business of agricultural contractor.
		evelopment have also	been served on
Your attention is draw			

*Delete whichever does not apply.

NOTES

Attention is particularly drawn to the following extracts from the Town and Country Planning Act, 1971.

Where an enforcement notice has been served in respect of any development of land, planning permission is not required for the use of that land for the purpose for which (in accordance with the provisions of this Part of this Act) it could lawfully have been used if that development had not been carried out.

SECTION 87(8)

- Subject to section 88 below, an enforcement notice shall take effect at the end of such period, not less than twenty-eight days after the service of the notice, as may be specified in the notice. SECTION 88
- SECTION 88

 (1) A person on whom an enforcement notice is served or any other person having an interest in the land may, at any time within the period specified in the notice as the period at the end of which it is to take effect, appeal to the Secretary of State against the notice on any of the following grounds:—
 (a)

 (b) The secretary of the

 - that the enforcement notice was not served as required by section 87(4) of this Act; that the steps required by the notice to be taken exceed what is necessary to remedy any breach of planning control; that the steps required period for compliance with the notice falls short of what should reasonably be allowed.

(2) An appeal under this spection shall be made by notice in writing to the Secretary of State, which shall indicate the grounds of the appeal and state the facts on which it is based; and on any such appeal the Secretary of State shall, if either the appellant or the local planning suthority so desire, afford to each of them an opportunity of appearing before and being heard by a person appointed by the Secretary of State for the

(3) Where an appeal is brought under this section, the enforcement notice shall be of no effect pending the final determination or the withwal of the appeal

- (4) On an appeal under this section—

 (a) the Secretary of State may correct any informality, defect or error in the enforcement notice if he is satisfied that the informality, defect or error is not material;
 (b) in a case where it would otherwise be a ground for determining the appeal in favour of the appellant that a person required by section 87(4) of tais Act to be served with the notice was not served, the Secretary of State may disregard that fact if neither the appellant nor that person has been substantially prejudiced by the failure to serve him.
- (5) On the determination of an appeal under this section, the Secretary of State shall give directions for giving effect to his determination, including, where appropriate, directions for quashing the enforcement notice or for varying the terms of the notice in favour of the appellant; and
- including, where appropriate, currections for quasaning use conversions that the Secretary of State may—

 (a) grant planning permission for the development to which the enforcement notice relates or, as the case may be, discharge any condition grant planning permission for that development was granted;

 (b) determine any purpose for which the land may, in the circumstances obtaining at the time of the determination, be lawfully used the land, and the state of the land may, in the circumstances obtaining at the time of the determination, be lawfully used having regard to any past use thereof and to any planning permission relating to the land.
- (6) In considering whether to grant planning permission; under subsection (5) above, the Secretary of State shall have regard to the provisions of the development plan, so far as material to the subject-matter of the enforcement notice, and to any other material considerations; and any planning permission granted by him under that subsection may.

 (a) include permission to retain or complete any buildings or works on the land, or to do so without complying with some condition attached to a previous planning permission;

 (b) be granted subject to such conditions as the Secretary of State thinks fit:

 and where that subsection the discharges a condition or limitation, he may substitute another condition or limitation for it, whether more or less onergous.

- (7) Where an appeal against an enforcement notice is brought under this section, the appellant shall be deemed to have made an application for planning permission for the development to which the notice relates and, in relation to any exercise by the Secretary of State of his powers under subsection (5) above, the following provisions shall have effect:—

 (a) any planning permission granted thereunder shall be treated as granted on the said application:

 (b) in relation to a grant of planning permission or a determination under that subsection, the Secretary of State's decision shall be final:

 (c) for the purposes of section 34 of this Act (local planning authority's register of planning applications), the decision shall be treated as having been given by the Secretary of State in dealing with an application for planning permission made to the local planning.

SECTION 89

- (1) Subject to the provisions of this section, where an enforcement notice has been served on the person who, at the time when the notice was served on him, was the owner of the land to which it relates, then, if any steps required by the notice to be taken (other than the discontinuace of a use of land) have not been taken within the period allowed for compliance with the notice, that person shall be liable on summary conviction to a fine not exceeding £400 or on conviction on indictment to a fine.
- (2) If a person against whom proceedings are brought under the preceding subsection has, at some time before the end of the period allowed for compliance with the notice, ceased to be the owner of it he land, he shall, upon information duly laid by hand on giving to the prosecution not less than three clear days' notice of his intention, be entitled to have the person who then became the owner of the land (in this section referred to as "the subsequent owner") brought before the court in the proceedings.
- (3) If, after it has been proved that any steps required by the enforcement notice have not been taken within the period allowed for comance with the notice, the original defendant proves that the failure to take those steps was attributable, in whole or in part, to the default of
- pliance with the money.

 (a) the subsequent owner may be convicted of the offence and

 (b) the subsequent owner may be convicted of the offence and

 (b) the principal defendant, if he further proves that he took all reasonable steps to secure compliance with the enforcement notice, shall be acquitted of the offence.
- (4) If, after a person has been convicted under the preceding provisions of this section, he does not as soon as practicable do everything in power to secure compliance with the enforcement notice, he shall be guilty of a further offence and liable:

 (a) On summary conviction to a fine not exceeding £50 for each day following his first conviction on which any of the requirements of the enforcement notice (other than the discontinuance of the use of land) remain unfulfilled; or

 (b) on conviction on indictment to a fine.

- (5) Where, by virtue of an enforcement notice, a use of land is required to be discontinued, or any conditions or limitations are required to be compiled with in tespect of a use of land or in respect of the carrying out of operations thereon, then if any person uses the land or causes or permits it to be used, or carries out those operations or causes or permits them to be carried out, in contravention of the notice, he shall be used to carries out those operations to reasses or permits them to be carried out, in contravention of the notice, he shall be used to continue a contravention of the notice to a fine; and if the use is continued after the conviction, he shall be guilty of a further offence and liable on summary conviction to a fine not exceeding £50 for each day on which the use is so continued, or no conviction on indictment to a fine.
- (6) Any reference in this section to the period allowed for compliance with an enforcement notice is a reference to the period specified in the notice for compliance therewith or such extended period as the local planning authority may allow for compliance with the notice.

- (1) II, within the period specified in an enforcement notice for compliance therewith, or within such extended period as the local planning authority may allow, any steps required by the notice to be taken (other than the discontinuance of a use of lab have not been taken, the local planning authority may enter upon the land and take those steps, and may recover from the person who is then the owner of the land any expenses reasonably incurred by them in doing 50.
- (2) Any expenses incurred by the owner or occupier of any land for the purpose of complying with an enforcement notice served in respect of any breach of planning control (as defined in Section 82(2) of this Act), and any sums paid by the owner of any land under subsection (1) of this section in respect of expenses incurred by the local planning authority in taking steps required by such a notice, to be taken, shall be deemed to be incurred or paid for the use and at the request of the person by whom the breach of planning control was committed.
- (3) Regulations made under this Act may provide that, in relation to any steps required to be taken by an enforcement notice, all or any of the enactments specified in subsection (4) of this section, hall apply, subject to such adaptations and modifications as may be specified in the regulations, including, in the case of the enactment specified in paragraph (6) of that subsection, adaptations and modifications, for the purpose of affording to the owner of land to which an enforcement notice relates the right, as against all other persons interested in the land, to comply with the requirements of the enforcement notice.
- th the requirements of the enforcement notice.

 (4) The said enactments are the following provisions of the Public Health Act, 1936, that is to say—

 (a) section two hundred and seventy-six (which empowers local authorities to sell materials removed in executing works under that Act, subject to accounting for the proceeds of sale);

 (b) section two hundred and eighty-nine (which confers power to require the occupier of any premises to permit works to be executed
- (a) section two nundred and eighty-nine (which conders power to require the occupier of any premises to permit works to be executed by the owner of the premises);
 (c) section two hundred and ninety-two (which confers power on local authorities to include a sum in respect of establishment charges in their expenses in excuting works); and
 (d) section two hundred and, ninety-four (which limits the liability of persons holding premises as agents or trustees in respect of the
- expenses recoverable under that Act).
- (5) Any regulations made in accordance with subsection (2) of this section may provide for the charging on the land of any expenses recoverable by a local authority under subsection (1) of this section SECTION 92
- (1) If, after the service of an enforcement notice, planning permission is granted for the retention on land of buildings or works, or for the continuance of a use of land, to which the enforcement notice relates, the enforcement notice shall cease to have effect in so far as it requires steps to be taken for the demolition or alteration of those buildings or works, or the discontinuance of that use, he case may be.

 (2) If the planning permission granted as mentioned in subsection (1) of this section is granted so as to permit the retention of buildings or works, or the continuance of the use of land, without complying with some condition subject to which a previous planning permission was granted the enforcement notice shall cease to have effect in so far as it requires steps to be taken for complying with that condition.
- (3) The preceding provisions of this section shall be without prejudice to the liability of any person for an offence in respect of a failure to SECTION 93

- (1) Compliance with an enforcement notice, whether in respect of—
 (a) the demolition or alteration of any buildings or works, or
 (a) the demolition or alteration of any buildings or works, or
 (b) the discontinuance of any use of land,
 or in respect of any other requirements contained in the enforcement notice, shall not discharge the enforcement notice.
 (2) Without prejudice to subsection (1) of this section, any provision of an enforcement notice requiring a use of land to be discontinued shall operate as a requirement that it shall be discontinued permanently, to the extent that it is in contravention of Part III of this Act; and accordingly the resumption of that use at any time after it has been discontinued in compliance with the enforcement notice shall to that extent be in contraven-
- tion of the enforcement notice.

 (3) Without prejudice to subsection (1) of this section, if any development is carried out on land by way of reinstating or restoring buildings or works which have been demolished or altered in compliance with an enforcement notice, the notice shall, notwithstanding that its terms are not apt for the purpose, be deemed to apply in relation to the buildings or works as reinstated or restored as it applied in relation to the buildings or works as reinstated or restored as it applied in relation to the buildings or works as reinstated or restored as it applied in relation to the buildings or works as reinstated or restored as it applied in relation to the buildings or works before they were demolished or altered; and, subject to subsection (4) of this section, the provisions of section 91(1) and (2) of this Act, shall apply accordingly.
- to subsection (1) on in section, the performs on sention talky affice.

 (4) Yho may development is carried out on land by way of reinstating or restoring buildings or works which have been demolished or altered

 (b) the local planning authority propose, under section 91(1) of this Act, to take any steps required by the enforcement notice for the demolition or alteration of the buildings or works in consequence of the reinstatement or restoration, the local planning authority shall, not less than twenth-eight days before taking any such steps, serve on the owner and occupier of the land a
- notice of their intention to 00 s0.

 (5) A person who, without the grant of planning permission in that behalf, carries out any development on land by way of reinstating or restoring buildings or works which have been demolished or altered in compliance with an enforcement notice shall be guilty of an offence, and shall be liable on summary conviction to a fine not exceeding £401; and no person shall be liable under any of the provisions of section 89(1) to (4) of this Act for failure to take any steps required to be taken by an enforcement notice by way of demolition or alteration of what has been so

(2) Where under this Part of this Act any person has appealed to the Secretary of State or (in accordance with section 105 of this Act) to a magistrates' court against a notice, neither that person nor any other shall be entitled, in any other proceedings instituted after the making of the appeal, to claim that the notice was not duly served on the person who appealed.

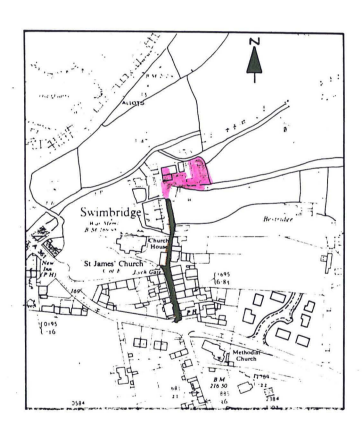
Where by virtue of any of the preceding provisions of this Part of this Act any expenses are recoverable by a local planning authority those expenses shall be recoverable as a simple contract debt in any court of competent jurisdiction.

N.B.— The Scentary of State has no power to extend the period within which an appeal may be made under Section 88.

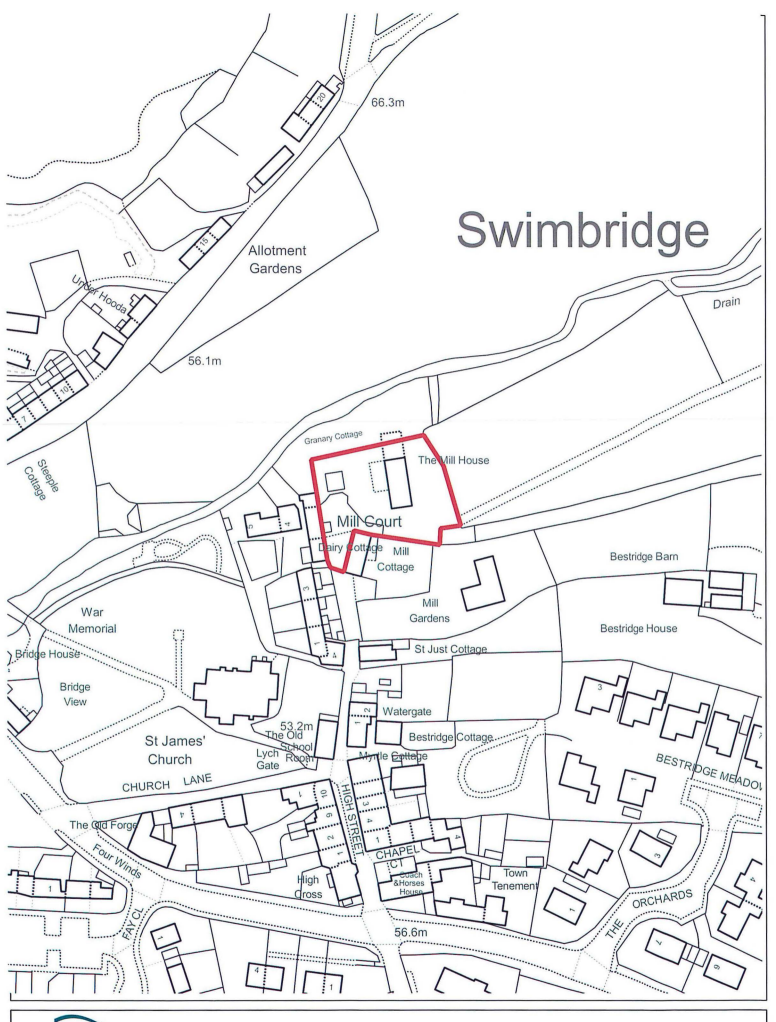
Barnstaple Rural District Council

County of Devon:-SWIMBRIDGE

Enforcement Notice 1973



S.S. 6229 & 6230 DRG.NºM318 Scale:-1:2500





Enforcement Notice 0892 Mill Court Farm, Swimbridge, EX32 0PR