

AP.

JUDITH SPIKINGS and SERGEI MORELLA

10 St. Ann's Road
London W11 4SR

ENF

Michael J French Esq
Executive Director
Planning & Conservation
The Royal Borough of Kensington & Chelsea
The Town Hall
Hornton Street
London W8 7NX

10 June 2003

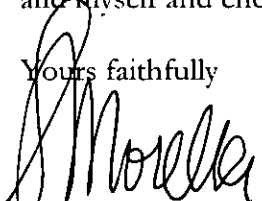
Dear Sir

Town & Country Planning Act 1990

**Notice of an Enforcement Appeal relating to 8 St. Ann's Road, W11
ODPM Reference App/K5600/C/03/1117015**

I write with reference to the Public Enquiry into this matter on behalf of Mrs Spikings and myself and enclose copy letter to the Planning Inspectorate for your file.

Yours faithfully


SERGEI MORELLA

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JUDITH SPIKINGS and SERGEI MORELLA

10 St. Ann's Road
London W11 4SR

The Planning Inspectorate
Room 3/06B Kite Wing
Temple Quay House
2 The Square
Temple Quay
Bristol BS1 6PN

10 June 2003

Dear Sir

Town & Country Planning Act 1990
Notice of an Enforcement Appeal relating to 8 St. Ann's Road, W11
ODPM Reference App/K5600/C/03/1117015

I write with reference to the Public Enquiry into this matter on behalf of Mrs Spikings and myself.

As you will see, we live at 10 St. Ann's Road, immediately adjacent to the appeal site.

We wish to oppose the grant of planning permission. We find that what has been built is oppressive to us who live at the property. The scale and sheer bulk of the building which has been illegally erected by Mr Lorimer looms and extends beyond our property and over the garden in particular and its sheer bulk is out of keeping with the nature and character of the terrace of houses as a whole. When using our sitting room and our garden, we feel that this illegal development is very much "in our faces" and is substantially reducing our enjoyment of our own property.

We also consider that:

1. a breach of planning control has occurred as a matter of fact in that Mr Lorimer has erected something for which planning permission has not been granted and which is in excess of what would be permitted under the Town & Country Planning (General Permitted Development) Order 1995;
2. the two month period for complying with the Enforcement Notice is perfectly reasonable and that the 12 month period which Mr Lorimer requests to rectify his illegal action is a further example of his flagrant disregard for other people's rights.

Yours faithfully


SERGEI MORELLA

cc Michael J French, RB Kensington and Chelsea

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