Planning Department, 46-49 Dame Street, Dublin 2.

Tel.: 42951, Ext. 32.

NOTIFICATION OF A DECISION ON AN APPLICATION FOR AN VARPAGNAL FORMISSION LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACT, 1963. Reference No. in Planning Register of

Dublin County Council Neg. B.427.

To: Y.P. Rynne. Planning Control No. 1205. 30, College Drive,

Teramira.

Application received Ist April, 1969. DUBLIN. 6.

V.P. Rynne.

In pursuance of its functions under the above mentioned Act the Dublin County Council, being the Planning Authority for the County Health District of Dublin, did by order <u>P/758/69</u> dated <u>sider 1969</u>.

make a decision pursuant to Section 26(1) of the Act to grant rumingsion to 30, College Drive, Teremure. Proposed Extension, 2. xMthixReadextinushardetown. EXPERIME FOR:

Ploor area: 170 sq.ft.

subject to the following conditions:-

Conditions:

(1) That the development be carried out and completed strictly in accordance with the plans and specification lodged with the application, save as is in the conditions hereunder otherwise required.

(2) That the external finishes harmonise in colour and texutre with the existing

dwelling. (3) That Building Bye-Laws Approval shall be obtained and any conditions of such approval shall be observed in the

development. (4) That the premises be used as a single dwelling.

Reasons for conditions:

- (1) To ensure that the development shall be in accordance with the permission and effective control maintained.
- (2) In the interest of visual amenity.
- (3) In order to comply with Sanitary Services Acts, 1878 - 1964.
- (4) To prevent unauthorised development.

If there is no appeal to the Minister for Local Government against this decision. Perologicavill be granted by the Council on the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Act has been withdrawn, the Council will grant the Permission as soon as may be after the withdrawal.

Signed on behalf of the Dublin County Council:

for County Secretary

Date: 26th May, 1969.

NOTE: An appeal against the decision may be made to the Minister by the applicant within one month from the date of receipt by the applicant of this notification or by any other person within twenty-one days of the The appeal shall be in writing and shall state the subject matter of the appeal and grounds of the eppeal and the nature of date of the decision. the appellant's interest in the property affected and should be addressed to the Secretary, Department of Local Government, Custom House, Dublin I. When an appeal has been duly made and has not been withdrawn the Minister for Local Government will determine the application for approved as if it had been made to him in the first instance.

APPROVAL OF THE COUNCIL UNDER BUILDING BYE LAWS MUST BE OBTAINED BEFORE THE DEVELOPMENT IS COMMENCED AND THE TERMS OF APPROVAL MUST BE COMPLIED WITH IN THE CARRYING OUT OF THE WORK.



Planning Department, 46-49 Dame Street, Dublin 2.

Tol.: 42951, Ext. 32.

NOTIFICATION OF A DECISION ON AN APPLICATION FOR SWARPROWARD PERMISSION LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACT, 1963.

V.P. Evone. 30, College Drive. Teremure, DUBLIN. 6.

Reference No. in Planning Register of Dublin County Council Reg. B 427

Planning Control No. 12185.

Application received Ist April, 1959.

APPLICANT

V.P. Rynne.

In pursuance of its functions under the above mentioned Act the Dublin County Council, being the Planning Authority for the County Health District of Dublin, did by order P/758/60 dated 23rd Hay, 1969.
make a decision pursuant to Seption 26(1) of the Act to grant and or TOPECUAL for: Proposed Extension, 2.x Militaged gallauchardsines. to 30, College Drive, Terendre, on

Floor area: 170 sq.ft. subject to the following conditions:-

Conditions:

(I) That the development be carried out and complited strictly in accordance with the plane and specification lodged with the application, save as is in the conditions hereunder otherwise required.

(2) That the external finishes harmonise in colour and texutre with the existing

(3) That Building Bye-Laws Approval shall be obtained and any conditions of such approval shall be observed in the development.

(4) That the premises be used as a single dwelling,

Reasons for conditions:

- (1) To ensure that the development chall be in accordance with the permission and effective control maintained.
- (2) In the interest of visual amenity.
- (3) In order to comply with Sanitary Services Acts. 1878 - 1964.
- To prevent unauthorised development.

If there is no appeal to the Minister for Local Government against this decision, Pepaleyelowill be granted by the Council on the expiration of the period for the taking of such appeal. If every appeal made in accordance with the Act has been withdrawn, the Council will grant the Permission as soon as may be after the withdrawal.

Signed on behalf of the Dublin County Council:

for County Secretary

Date: 26th May. 1969.

NOTE: An appeal against the decision may be made to the Minister by the applicant within one month from the date of receipt by the applicant of this notification or by any other person within twenty-one days of the The appeal shall be in writing and shall state the subject matter of the appeal and grounds of the appeal and the nature of the appellant's interest in the property affected and should be addressed to the Secretary, Department of Local Government, Custom House, Dublin 1. When an appeal has been duly made and has not been withdrawn the Minister for Local Government will determine the application for approval as if it had been made to him in the first instance. Permission

APPROVAL OF THE COUNCIL UNDER BUILDING BYE LAWS MUST BE OBTAINED BEFORE THE DEVELOPMENT IS COMMENCED AND THE TERMS OF APPROVAL MUST BE COMPLIED WITH 17 729

NO NODDITIONAL INFORMATION"

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