

BEFORE THE HEARING EXAMINER

CITY OF SEATTLE

In the Matter of the Appeal of

GENESIS HOUSE

from a decision of the Director of
the Department of Construction and
Land Use on a master use permit
application

FILE NO. MUP-85-022(CU,V)
APPLICATION NO. 8500398

ORDER

A decision on this cause was entered June 18, 1985, by the undersigned Hearing Examiner.

The undersigned had mistakenly omitted from that decision a specific condition of variance approval, and it was therefore ordered on June 28, 1985, that the decision of June 18, 1985, be amended to include the following as a condition to the variance approval:

Applicant shall not accept for treatment nor shall it allow as a visitor any person convicted of or formally accused of committing a crime which involves harm or threat of harm to persons or animals, or theft, robbery, destruction or damage to property.

Appellant moved for reconsideration of the Order entered June 28, 1985.

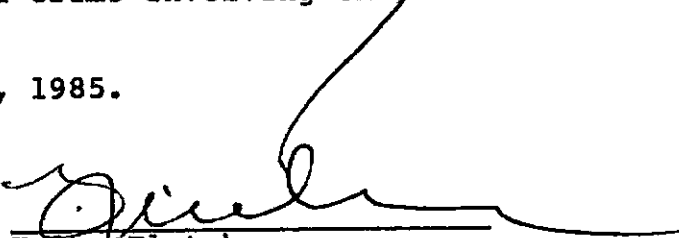
Responses to the motion were submitted by Harold Chesnin for ~~Friends of Madrona and Gordon Crandall~~ for the Department of Construction and Land Use.

Having considered the submittals of record and being advised in the premises therefor:

IT IS ORDERED that the motion for reconsideration be and it hereby is granted, and the condition added June 28, 1985, is amended and shall read as follows:

Applicant shall not accept for treatment any person convicted of a crime involving violence or threat of violence to persons or animals or any person known to have or who does exhibit violent behavioral tendencies. Applicant further shall use reasonable efforts to screen visitors and shall not allow as a visitor any person known to have committed a crime involving violence or threat of violence to persons or animals or known to have or to exhibit violent behavioral tendencies or known to have committed a crime involving theft or destruction of property.

Entered this 30 day of July, 1985.


Kelby Fletcher
Hearing Examiner Pro Tempore
Office of Hearing Examiner
400 Yesler Building, 5th Floor
Seattle, Washington 98104

BEFORE THE HEARING EXAMINER

CITY OF SEATTLE

In the Matter of the Appeal of

GENESIS HOUSE

from a decision of the Director
of the Department of Construction
and Land Use on a master use
permit application

FILE NO. MUP-85-022(CU,V)
APPLICATION NO. 8500398

ORDER AMENDING DECISION
AND DENYING RECONSIDERATION

I

A decision on this cause was entered June 18, 1985, by the undersigned Hearing Examiner.

The undersigned inadvertently omitted a specific condition of variance approval.

IT IS THEREFORE ORDERED: the decision entered June 18, 1985, is amended to include the following as a condition to the variance approval:

Applicant shall not accept for treatment nor shall it allow as a visitor any person convicted of or formally accused of committing a crime which involves harm or threat of harm to persons or animals, or theft, robbery, destruction or damage to property.

II

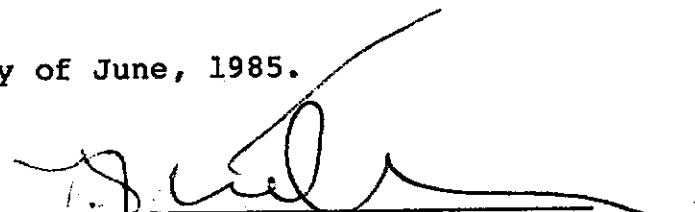
The motion of Friends of Madrona, intervenor, for reconsideration of the decision in this cause entered June 18, 1985, came before the undersigned Hearing Examiner.

Applicant Genesis House responded to the motion. DCLU submitted no response.

Having considered the submittals presented by counsel for intervenors and counsel for the respective parties and being advised in the premises therefor:

IT IS ORDERED that the motion for reconsideration be and it hereby is DENIED.

Entered this 28th day of June, 1985.


Kelby Fletcher
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Seattle, Washington 98104
Telephone: (206) 625-4197