



As I'm sure you expect, neither my parents nor I consider your response has adequately addressed the objections in relation to the trees themselves or other arguments.

In particular, the human rights assessment does not take it into account the specific facts and weigh the balance appropriately as it relies on generic assertions which are not in dispute.

I would be happy to engage further with the Council to secure proper management of the trees through less intrusive means prior to committee as this could address your concerns.

Kind regards

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Sent from my iPhone

On 11 Oct 2024, at 08:26,	
wrote:	

Dear

Further to my email, dated September 20<sup>th</sup> 2024 and regarding my considerations of your objection to the TPO detailed above. I do not appear to have received a response advising whether you wish to uphold or withdraw your objection.

I hope that you have been able to consider my response and I would be most grateful if you could indicate your preference and return the attached form. I can then take the matter forward as appropriate.





City Services Place Directorate Southampton City Council Hours of work: Mon,Tues, Wednesday ,Thursday and Friday +44(0)23 8083 3005 email: or trees@southampton.gov.uk

From: Sent: Friday, September 20, 2024 10:24 AM

Subject: The Southampton (27 Highfield Crescent) Tree Preservation Order 2024 - Objection

**On Behalf Of Trees** 

Dear

To:

Town and Country Planning Act 1990 Town And Country Planning (Trees) Regulations 2012 The Southampton (27 Highfield Crescent) Tree Preservation Order 2024

Please find attached my initial response to your objection, received on 5th August 2024 and on behalf of your parents, to the above Tree Preservation Order (TPO). This includes my response to the tree report submitted by a constraint on 2nd August 2024, on behalf of your parents.

I have considered both, alongside my own assessments, and have set out my responses in a systematic way which, I hope, deals with all the points raised, including a rationale of how I came to protect the trees in the first instance.

If you think a site meeting would be beneficial, I am happy to do so but understand if that is not practical and that it is perhaps not essential in this case.

You have informed us that information regarding

is special category data and must be protected under GDPR; also requesting that the valuation figures from the estate agents is not to be disclosed. We accept our GDPR obligations and agree not to disclose valuation figures should the matter be presented at a committee meeting. However, the sale of the property and potential delays to this forms part of your objection and I have therefore addressed the matter in this response. This potential change of ownership would also form part of my report should the matter be presented at a planning meeting.

Currently the tree preservation order is temporary and cannot be made

permanent (Confirmed) if there are objections to the making of the order, therefore if you are not satisfied with my response and wish to uphold your objection, then the matter must be presented to a panel of elected member at the Planning & Rights of Way panel.

This is a publicly held meeting in which your objection would be presented along with my report that details the reasoning behind the making of the TPO along with my responses to objections received. You will be invited to this meeting and will be given an allotted time to put your objection across to the members of the panel. Once all representation has been heard, the member will vote on whether the council should confirm the order.

I have enclosed a form that I would respectfully ask that you complete and return to this office to either declare that you have no further objection to the above order or wish to have the matter put forward at the next available planning and rights of way panel meeting.

Thank you for your patience whilst I have considered this matter and if you have any questions please do not hesitate to contact me.

Kind regards

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<Objection response form.docx>