

IN THE MATTER of the Sale and Supply of
Alcohol Act 2012

AND

IN THE MATTER of applications by
**MOONCHILD ALNILAM (EMMA
BOYDELL),
ISLA CABELL,
SARAH COOPER,
SOPHIE OSBOURNE GOLDING,
KATHERINE DIXON,
ASHLEY WILLIAM MITCHELL** and
CEDRIC PIERRE ABBADINI pursuant to
s.219 of the Act for a Manager's Certificate

BEFORE THE QUEENSTOWN LAKES DISTRICT LICENSING COMMITTEE

Chairman: Mr E. W. Unwin
Members: Ms M. W. Rose
Mr J. M. Mann

HEARING at QUEENSTOWN on 14th December 2015

APPEARANCES

Ms J Mitchell – Queenstown Lakes District Licensing Inspector – to assist
Sergeant L K Stevens – N Z Police – in opposition.

DECISION OF THE COMMITTEE

Introduction.

[1] Before the Committee are seven applications for a Manager's Certificate. The applicants are: **Moonchild Alnilam (Emma Marie Boydell), Isla Campbell, Sarah Cooper, Sophie Osborne, Katherine Dixon, Ashley William Mitchell and Cedric Pierre Abbadini.**

[2] The applications were all filed with the Queenstown Lakes District Council in 2014. The earliest on the 16th January, and the last on the 24th October. At the time, each of the applications was found to be incomplete and was held over pending further information concerning either work visa's, or appropriate work experience.

The Evidence Tendered by the Inspector

[3] The evidence showed that attempts were made by Regulatory Support staff to contact each of the applicants on multiple occasions without success. Further inquiries utilising Police resources determined that all of the applicants were no longer working or residing in New Zealand.

The Committee's Decision and Reasons.

[4] None of the applicants appeared at the hearing which is not surprising given the above circumstances. The criteria that we must consider are set out in section.222 of the Sale and Supply of Alcohol Act 2012 as follows:

- (a) The applicant's suitability to be a manager;**
- (b) Any convictions recorded against the applicant;**
- (c) Any experience, in particular recent experience that the applicant has had in controlling any premises for which a licence was in force;**
- (d) Any relevant training, in particular recent training, that the applicant has undertaken and evidence the applicant hold the prescribed qualification required under section 218;**
- (e) Any matters dealt with in any report made under section 220.**

Obviously, it follows that the applicants are unable to establish any of the criteria set out above and their applications are hereby refused.



J M Mann
Commissioner