Les jardiniers associés de Leeds gagnent un procès contre l'accroissment du prix de leur fermage.

A cause du climat économique actuel et des nombreuses réductions de dépenses des communes il faut constater le développement d'une tendance relativement inquiétante en Angleterre. Quelques communes essaient de vendre des terrains de jardins familiaux afin de couvrir leurs dépenses. D'autres augmentent tout simplement le fermage. Mais malheureusement certaines communes en agissant ainsi violent la loi. En effet, elles augmentent le prix du fermage de telle façon qu'elles en retirent un profit.

Ainsi les autorités de Leeds ont aussi proposé d'accroître le prix du fermage et de réduire en même temps les subsides alloués aux associations pour les travaux de maintenance sur les ensembles de jardins familiaux dans la ville.

La fédération de Leeds et du District des jardiniers associés craignait que cette politique n'empêchât tant des gens à prendre en fermage une parcelle de jardin qu'à continuer à s'adonner à leur passe-temps favori.

Avec le soutien de la fédération nationale des jardiniers associés et beaucoup d'autres la fédération de Leeds et du District des jardiniers associés a intenté un procès contre ces projets des autorités.

Le 5 août 2014 la « High Court »à Leeds a rendu son jugement déclarant illégal l'accroissement des prix du fermage à partir de 2014.

Vous trouvez de plus amples informations dans le communiqué de presse joint en annexe

LEEDS ALLOTMENT TENANTS WIN BATTLE FOR

JUSTICE ON RENT INCREASE

City Council's Plan To Increase Payments On Plots Ruled Unlawful

The Leeds & District Allotment Gardeners Federation (LDAGF), representing many of the city's allotment holders, have spoken of their delight and willingness to continue to work closely with the city's council after their successful legal battle against the local authority's proposals to increase rents and make changes to the monies allowed for associations to manage sites in the city.

The LDAGF issued an application in the High Court at the end of last year to launch a judicial review regarding council plans which would see rents rise but the proportion of income associations have to maintain sites fall.

Now, in a ruling handed down at the High Court in Leeds today (August 5th), it was ruled that the proposed new rents from 2014 onwards would be guashed.

Irwin Mitchell's specialist Public Law team represented the LDAGF in its legal action against the planned changes.

Alex Peebles, the solicitor at Irwin Mitchell who acted for the organisation, said: "We are delighted to have helped the LDAGF gain justice and have their voices heard regarding the planned changes to allotment tenancy in Leeds – proposals that the courts have now ruled are unlawful.

"The organisation is a passionate gardening community whose members both grow their own produce and reach into the wider local communities, yet many of its members were concerned the changes may put off people having an allotment and also price many current plot holders out of a hobby they love.

"This is another case which demonstrates why it is vital that local authorities always meet all of their responsibilities when it comes to making changes to public services. It also highlights the real importance of councils ensuring proper provision of allotment sites for the public. Affordable and accessible allotment sites are a vital part of our local communities across the country."

The legal challenge regarding the proposals related to a series of concerns, including:

• The council's failure to determine the amount of rent that it is reasonable to expect allotment holders to pay, in line with Section 10 Allotments Act 1950;

The expectation that the body would continue to maintain sites to the same standards,

but without access to the same proportion of rental income for such purposes;

That the consultation related to the decisions regarding rental costs and subsidy for

allotment gardening was flawed and failed to address all of the council's proposals.

According to today's ruling, the planned changes were unlawful because they did not take

into account any land valuation exercise or decide what a tenant might reasonably expect to

pay for an allotment site.

Judy Turley, secretary for the LDAGF, said: "For 30 years, Leeds has been an exemplary

model for management of allotments through a high proportion of self-managed sites and is

recognised nationally as such.

"The case was not brought lightly by the Federation, but unfortunately efforts to engage

Leeds City Council in meaningful discussions were not successful and we felt there was no

option but to resort to the Judicial Review process.

"The LDGAF would like to thank the National Allotment Society for their considerable input

and financial contribution and also the many donations received from Regional and National

Federations, local allotment sites and individuals and a private benefactor. Thanks must also

be given to the volunteer officers and members directly involved in submitting this case on

behalf of the LDGAF members and also the dedicated support from all our members during

this difficult period.

"The Federation has worked with Leeds City Council since 1917 and has enjoyed a good co-

operative working relationship. We look forward to recommencing that relationship with

Leeds City Council to continue to develop the management and provision of allotments in

Leeds."

ENDS

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