

LICENSING COMMITTEE

A meeting of the Licensing Committee was held on 14 July 2025.

PRESENT: Councillors L Lewis (Chair), S Hill (Vice-Chair), J Cooke, C Cooper, D Jones, J Kabuye, T Livingstone, J McTigue, A Romaine and J Platt

OFFICERS: S Bonner, F Helyer, T Hodgkinson, T Durance, S Wearing, M Worrall and C Jones

APOLOGIES FOR ABSENCE: Councillors J Ewan and P Gavigan

25/12 **DECLARATIONS OF INTEREST**

Name of Member	Type of Interest	Nature of Interest
Councillor Kabuye	Non-pecuniary	Agenda Item 6 (Ref 22/25) – Driver known to Councillor.

25/13 **LICENSING UPDATES**

The Licensing Manager provided a verbal update in respect of a licensing appeal on 1 July 2025. Members were advised that a Private Hire Driver Licence was revoked on 1 November 2024 due to a violent disturbance and the driver was arrested for GBH. The appeal was upheld and £900 costs were ordered.

Members were also informed of a licence being revoked with immediate effect by Officers following a failed drug test.

The Licensing Manager informed Members of an incident in which a driver had attempted to pay himself fares of £1250 and £500 using an intoxicated passenger's online banking application. Police traced the driver and his licence was revoked.

NOTED

25/14 **ANY OTHER URGENT ITEMS WHICH IN THE OPINION OF THE CHAIR, MAY BE CONSIDERED.**

There were no urgent items.

25/15 **EXCLUSION OF PRESS AND PUBLIC**

ORDERED that the press and public be excluded from the meeting for the following items on the grounds that, if present, there would be disclosure to them of exempt information as defined in Paragraphs 1,2,3 and 7 of Part 1 of Schedule 12A of the Local Government Act 1972 and that the public interest in maintaining the exemption outweighed the public interest in disclosing the information.

25/16 **APPLICATION FOR RENEWAL OF COMBINED HACKNEY CARRIAGE AND PRIVATE HIRE VEHICLE REF:- 22/25**

DECLARATION OF INTEREST

At this point in the meeting, Councillor Kabuye declared a non-pecuniary interest in the following item, stating that he was familiar the applicant, as their children attended the same school. Councillor Kabuye withdrew from the meeting.

The Director of Environment and Community Services submitted an exempt report in connection with an application for the renewal of a Combined Hackney Carriage and Private Hire Vehicle Driver Licence, Ref: 22/25, where circumstances had arisen which required special consideration by the Committee.

The Chair introduced those present and outlined the procedure to be followed. The applicant, who was in attendance at the meeting, and accompanied by his legal representative, verified his name and address and confirmed he had received a copy of the report and understood its contents.

The Licensing Manager presented a summary of the report stating that the applicant appeared before Members for consideration of his renewal application for a Combined Driver's licence following a complaint made against him on 14 October 2024.

The complainant stated that the applicant had overcharged her disabled mother whilst carrying her as a passenger in his hackney carriage vehicle on certain journeys from the Stainton Lodge Care Home in Middlesbrough throughout September and October 2024. The complainant stated that the applicant had charged her mother set fares of £30 and £32 for five pre-booked return taxi journeys from the Care Home. The complainant also stated that the Driver had not used his taxi meter on any of the taxi journeys he had undertaken. During the period that the above taxi journeys had been undertaken, the Combined Hackney Carriage and Private Hire Driver's Licence had been suspended due to the applicant's failure to produce a medical report.

On 4 September 2024, Licensing Officers sent a letter to the applicant confirming that his Combined Hackney Carriage and Private Hire Driver Licence had been suspended with immediate effect following his failure to produce a medical report that was overdue. The letter referred to a previous reminder letter sent to the applicant, dated 16 July 2024 that had stated that his combined licence would be suspended if he had not produced a satisfactory medical report by 17 August 2024. The letter of 4 September 2024 was sent via the Council's normal postal arrangements to the applicant's address according to records held by the Licensing Section at that time.

On 11 December 2024 a Licensing Enforcement Officer contacted the applicant by telephone to remind him that his Combined Hackney Carriage and Private Hire Driver's Licence was still suspended as he had not provided a satisfactory medical report. On 12 December 2024, a Licensing Officer sent an email to the driver enclosing a copy of the letter dated 4 September 2024 confirming the suspension of his combined driver's licence. The officer reaffirmed that the Licensing Section had still not received an up-to-date medical certificate from him, and therefore the suspension remained. The Officer also requested that the applicant return his driver's identification badges as stated in the suspension letter as a matter of urgency.

On 12 December 2024, an email was received from the applicant by the Licensing Office stating that his address had changed in May 2024 and was therefore only aware of the suspension since the telephone call on 11 December 2024. The applicant further advised that he had stopped working and had arranged for a medical with his GP and a medical certificate would be provided upon completion. The applicant further advised that he would return his badges to Middlesbrough House.

On 25 April 2025, the applicant attended an interview with the Principal Licensing Officer and Licensing Enforcement Officer to address the complaint that had been made against him regarding the non-use of his taxi meter and alleged overcharged taxi fares. The purpose of the interview was also to seek the applicant's explanation for driving a hackney carriage vehicle whilst his driver's licence had been suspended.

The applicant and his representative were invited to address the Committee in support of his case. The applicant and representative presented the case and responded to questions from Members of the Committee and the Council's Legal Representative.

The Witness was invited to address the Committee and responded to questions from the Members and the Council's Legal Representative.

It was confirmed that there were no further questions and the applicant, and Officers of the Council, other than representatives of the Council's Legal and Democratic Services teams, withdrew from the meeting whilst the Committee determined the application.

Subsequently, all parties returned, and the Chair announced a summary of the Committee's decision and highlighted that the applicant would receive the full decision and reasons within

five working days.

ORDERED that the application to renew the Combined Hackney Carriage and Private Hire Vehicle driver's licence be refused.

Authority to Act

1. Under Section 61 of the Local Government Miscellaneous Provisions Act 1976 ("the Act") the Committee may revoke or suspend or refuse to renew a private hire / hackney carriage vehicle driver's licence on the grounds that:
 - Since the grant of the licence the Driver had been convicted of an offence involving dishonesty, indecency or violence;
 - Since the grant of the licence the Driver had committed an offence or breached the Act or the Town Police Clauses Act 1847;
 - for any other reasonable cause.
2. The Committee considered Section 61 of the Act, the Middlesbrough Council Private Hire and Hackney Carriage Policy 2022 ("the Policy"), the report and appendices, the representations made by the witness and representations made by the applicant and his legal representative.
3. The application for renewal was considered on its own particular facts and on its merits.

Decision

4. After carefully considering all the information the Licensing Committee decided to refuse to renew the application for a Combined Hackney Carriage and Private Hire Vehicle driver's licence on the grounds that the Committee was not satisfied the applicant was a fit and proper person to be granted the licence. The reasons for the decision were as follows:

Reasons

5. The Policy confirmed that the Council's licensed drivers should be safe drivers with good driving records and adequate experience, sober, mentally and physically fit, be honest and not persons who would take advantage of their employment to abuse or assault passengers.
6. The Policy on Convictions were set out at Appendix G, Policy on the Relevance of Convictions, Cautions, Reprimands, Warnings, Complaints and Character.
7. The Policy stated that criminal convictions are not the only criteria used when considering whether an individual was a fit and proper person to be licensed. The Council can consider circumstances of concern even though a conviction had not been obtained or the conduct did not amount to a criminal offence.
8. The applicant had been licensed as a Hackney Carriage and Private Hire driver with Middlesbrough Council since 12 July 2000. The Applicant's current licence expired on 30 June 2025, however an application for a renewal was made on 21 June 2025.
9. The applicant had previously appeared before the Licensing Committee on two occasions. In 2007 Members considered a caution for common assault but permitted the Applicant to retain his licence.
10. In 2020, Members reviewed the applicant's licence following a complaint that he had made inappropriate comments to a female passenger and had an unknown male travelling in the vehicle on the same journey. The Committee further considered an allegation that he had made a further inappropriate comment to an Officer of the Council. On that occasion, the Committee considered further matters on the applicant's record including Overcrowding a Hackney Carriage Rank (2000); Arrest for GBH (2012); Parking on a Hackney Carriage Rank (2013); and Excess speed (July 2017). The Committee determined that the applicant had made inappropriate comments but that a warning be issued to prevent further inappropriate behaviour.

11. On 4 September 2024, Licensing Officers informed the applicant by letter that his Combined Hackney Carriage and Private Hire Driver Licence had been suspended with immediate effect following his failure to produce a medical report that was overdue. The applicant was first sent a reminder on 16 July 2024, that a medical report was required by 17 August 2024, all correspondence was sent to the applicant's address held by the Licensing team at the time.
12. The applicant appeared before the Committee following a complaint made by a member of the public, stating that the applicant had overcharged her disabled mother whilst carrying her as a passenger on journeys to and from Stainton Lodge care home in Middlesbrough, throughout September and October 2024. The complainant stated that the applicant had charged set fares of £30 and £32 for five pre-booked return taxi journeys, and that he had not used his meter on any occasion. Several of the journeys started and ended within Middlesbrough.
13. On 12 December 2024, Licensing Officers emailed the applicant to notify him of the suspension of his licence and requested the return of his badges. The applicant responded the same day claiming that he had notified the Council of a change to his address in May 2023, he nevertheless confirmed he would cease driving, seek a medical report and return his badges.
14. The Committee heard from the Witness who confirmed the contents of her statement. She further reaffirmed that the applicant had informed her that the price was higher due to the vehicle being wheelchair accessible and because her mother was in a wheelchair. When questioned, the Witness stated that the service was generally good and that despite her agreeing to the quoted prices, she only did so because she could not find any other driver to transport her disabled mother, despite her being unhappy with the cost. The Witness stated that she wanted a refund for the extra charges, but this was not forthcoming.
15. The Committee considered the submissions of the applicant. The applicant first addressed the failure to respond to the Licensing team's request for a medical report and his continuation of driving whilst suspended. The applicant's submissions were that he simply did not receive the correspondence. The applicant reiterated that he had notified the Council of his change of address and that he had not purposely evaded the Licensing Team, evidenced by the immediate return of the badges once he had become aware of the issue. The applicant also referenced his period of homelessness and how he had worked with the Council, again emphasising that he had not intentionally withheld his change of circumstances.
16. When questioned on this point, it became evident that the applicant had notified the Council Tax team, via the online portal, of his address change, and not the relevant Licensing department as required. The applicant admitted that this was a genuine mistake and he thought that all Council records would be updated.
17. Regarding the complaint made against the applicant for overcharging, he immediately accepted that he had made mistake and accepted responsibility. The Applicant stated that had used the meter on some occasions but not all the time. The Committee heard that he had done so as he believed with certain jobs it was uneconomical to travel and pick up passengers at the prices on the meter and that he would be operating at a loss.
18. The applicant referred to his supporting evidence whereby he had evidenced fare calculations. The applicant showed how much the actual journey would have cost from travelling to pick up the passenger to dropping the passenger off, and how he was only charging what it was costing him. The applicant did not accept that he was charging extra as the passenger was disabled and in a wheelchair. The Committee also heard that, the complainant and her mother had agreed a price in advance and had the opportunity not to accept, but that they did anyway. The applicant stated he had never refused to reimburse the complainant, and that although he had not done so yet, he would refund her the extra charges.
19. The Committee heard that the applicant had around 25 years of Hackney Carriage

experience and had a good driving record over that time. They also heard that the applicant was not dishonest and had many regular customers relying on him for transport as they required a wheelchair accessible vehicle, as supported by the reference provided by the applicant. The applicant stated that he received tips from regular customers.

20. The Committee took the view that the applicant was greatly experienced, with 25 years as a Hackney Carriage vehicle driver and that it was his responsibility to notify the relevant department of any change in address. The Committee considered the Hackney Carriage Driver Licence – Rules, Regulations and Routes document of the Council, specifically where it stated that the Council must be informed in writing of any change in address within 7 days. The Committee determined that the applicant had been driving for 4 months whilst suspended.
21. The Committee also considered that the applicant acted improperly by not engaging his meter for the complainant and her mother. With 25 years experience, the Committee took a negative view of the applicant's excuse for not doing so. The Committee determined that it was extremely clear what was expected of a Hackney Carriage driver, specifically as it was detailed in the aforementioned document, where it stated that at the start of a journey the meter should read zero, then be turned on when the customers had entered the vehicle and must not be turned off until the end of the journey. The applicant had not done this.
22. They further considered the agreement of a fare but determined that this was irrelevant, as again the Hackney Carriage Driver Licence – Rules, Regulations and Routes document was clear whereby it stated that it was allowed to agree a fare prior to the journey starting but that the meter must still be activated. At the end of the journey if the metered fare was lower, that was the fare, if it was higher than the agreed price, the passenger should be charged the agreed amount.
23. The Committee had formed the view that the applicant had repeatedly disregarded the rules and Policy on numerous occasions and further determined that he had failed to be honest in his practices. The Committee had found that he had taken advantage of the situation and specifically the vulnerable passenger and that the immediate incidents coupled with the previous complaints heard by other Committees, showed that he was not a fit and proper person.
24. The Committee, based on the evidence it was presented with, decided that the applicant was not a fit and proper person or safe and suitable to be licensed as a combined Hackney Carriage and Private Hire Vehicle driver in Middlesbrough, and therefore refused to renew the licence for the reasons set out above.
25. If the applicant was aggrieved by the decision he may appeal to a Magistrates Court within 21 days from the date of the notice of the decision. The local magistrates for the area was the Teesside Justice Centre, Teesside Magistrates, Victoria Square, Middlesbrough.
26. If the applicant does appeal the decision and the appeal was dismissed by the Magistrates Court, the Council would claim its costs in defending its decision from the Applicant which could be in the region of £1000.

Councillor Kabuye rejoined the meeting at this point

25/17

REVIEW OF PRIVATE HIRE VEHICLE DRIVER LICENCE REF:-23/25

The Director of Environment and Community Services submitted an exempt report in connection with the review of Private Hire Vehicle Driver Licence, Ref: 23/25, where circumstances had arisen which required special consideration by the Committee.

The Chair introduced those present and outlined the procedure to be followed. The driver, who was in attendance at the meeting, verified his name and address and confirmed he had received a copy of the report and understood its contents.

The Licensing Manager presented a summary of the report outlining that the driver appeared

before Members in relation to convictions recorded against him as shown at 1) & 2) in the report. The Committee was advised that the driver had been licensed as a Private Hire Vehicle Driver with Middlesbrough Council since 6 November 2023. His current licence was due to expire on the 31 October 2025.

On 12 January 2025, Licensing Officers received an email from the driver, stating that he had received 3 penalty points on his driving licence for a speeding offence.

On 5 May 2025, Licensing Officers received a further email from the driver to report points on his licence.

On the 6 May 2025, a Licensing Officer replied to the driver requesting further information regarding his penalty points along with the date he had received them. On that same day the driver replied stating that he had received 6 points for a conviction dated 1 May 2025.

On 6 May 2025, a Licensing Officer carried out a check on the status of the driver's DVLA driving licence that revealed he had 9 points on his licence.

On 19 May 2025 the driver was interviewed by Licensing Enforcement Officers and provided his explanation in relation to the motoring convictions.

The driver was invited to address the Committee in support of his case and responded to questions from Members of the Committee and the Council's Legal Representative.

It was confirmed that there were no further questions and the driver and Officers of the Council, other than representatives of the Council's Legal and Democratic Services teams, withdrew from the meeting whilst the Committee determined the review.

Subsequently, all parties returned, and the Chair announced a summary of the Committee's decision and highlighted that the driver would receive the full decision and reasons within five working days.

ORDERED that Private Hire Vehicle Driver Licence, Ref No: 23/25, be retained, but that the driver be issued with a warning regarding his conduct, as follows:-

Authority to act

1. Under Section 61 of the Local Government Miscellaneous Provisions Act 1976 ("the Act") the Committee may revoke or suspend a private hire / hackney carriage vehicle driver's licence on the grounds that:
 - Since the grant of the licence the Driver had been convicted of an offence involving dishonesty, indecency or violence;
 - Since the grant of the licence the driver had committed an offence or breached the Act or the Town Police Clauses Act 1847;
 - for any other reasonable cause.
2. The Committee considered Section 61 of the Act, the Middlesbrough Council Private Hire and Hackney Carriage Policy 2022 ("the Policy"), the report and representations made by the Driver.
3. The review of the licence was considered on its own particular facts and on its merits.

Decision

4. After carefully considering all the information, the Licensing Committee decided to, on this occasion, permit the driver to retain his licence, but issues a formal warning to the driver.

Reasons

5. The driver appeared before the Committee as a result of the following offences:
 - i. Exceeding speed limit on a motorway – 6 November 2024 date of conviction -

£100 fine and 3 penalty points.

- ii. Breach of requirements as to control of vehicle, use of mobile phone etc. – 1 May 2025 date of conviction - £40 fine, £106 costs and 6 penalty points.
6. The Policy on convictions were set out at Appendix G, Policy on the Relevance of Convictions, Cautions, Reprimands, Warnings, Complaints and Character.
7. It stated in the Policy that a serious view would be taken regarding convictions for driving whilst using a mobile phone or handheld device. A licence would not usually be granted until at least five years had elapsed since the conviction.
8. It was clear in the Policy that the Council would generally follow the Policy but may depart from it if there were good reasons to do so.
9. It further stated that it may be appropriate to depart from the general Policy in some cases, for example, situations where the offence was isolated and there were mitigating circumstances.
10. The driver had been licensed as a Private Hire Driver with Middlesbrough Council since 6 November 2023, with his current licence due to expire on 31 October 2025.
11. On 12 January 2025, Licensing Officers received an email from the driver informing them that he had received 3 penalty points for a speeding offence.
12. On 5 May 2025, the driver emailed Licensing Officers again, to inform them that he had received 6 points on his licence for the offence listed at 2 above.
13. On 19 May 2025, the driver attended for interview with Licensing Officers. In relation to the first offence the driver recalled he was on an airport run during the early hours of the morning when caught by a speed camera.
14. The driver stated he was not immediately aware of the offence as he had gone on holiday to the Ivory Coast and not received notification until he had returned home in February. The Driver stated that upon his return to the UK, he paid the fine and immediately notified the Licensing department as soon as he was aware of the offence.
15. The driver stated that he had no passengers at the time and was on Cargo Fleet Lane, Middlesbrough when a private hire job had come through on his phone. The driver stated that he touched his phone to accept the job and was seen by a passing Police Officer.
16. The driver stated he informed the Officer that he did touch the screen but that it was to accept a job. The driver was fined at Court and points were endorsed on his licence.
17. At the Committee hearing, the driver stated that he did touch the screen but stressed that his phone was in a bracket not obscuring his view. The driver also stated that he understood that he had failed to notify the Licensing department within 48 hours but did notify them as quickly as he could.
18. The Committee understood and agreed that it could not go behind the conviction and that the two offences were not acceptable. The Committee did consider the driver's mitigating circumstances and the explanation that he gave for the offences. The Committee determined that the mitigating circumstances were overwhelming in this instance and the explanations given by the driver at the hearing.
19. The Committee in this instance, decided to depart from the Policy and decided that a formal warning as to the driver's behavior was appropriate to educate the driver.
20. The driver was reminded of the Policy expectations as well as the Code of Conduct, and that this must be adhered to going forward.
21. This decision was final and there was no internal or statutory route of appeal,

however, the driver had the option of judicially reviewing the lawfulness of the decision to the high court if grounds had been made out. Should the driver decide by way of judicial review, he would be advised to seek independent legal advice as to the grounds and time limits that may apply.

22. Should the driver decide to take this course of action the Council would apply for any costs incurreds in defending its decision.

25/18

APPLICATION FOR PRIVATE HIRE VEHICLE DRIVER LICENCE REF:- 24/25

The Director of Environment and Community Services submitted an exempt report in connection with an application for a Private Hire Vehicle Driver Licence, Ref: 24/25, where circumstances had arisen which required special consideration by the Committee.

The Chair introduced those present and outlined the procedure to be followed. The applicant, who was in attendance at the meeting, verified his name and address and confirmed he had received a copy of the report and understood its contents.

The Licensing Manager presented a summary of the report, outlining that the applicant appeared before Members in relation to the convictions detailed at 1) to 9) in the submitted report. In response to the question regarding previous convictions the Applicant subsequently provided a DBS disclosure certificate dated 1 April 2025 which revealed the convictions at 1) to 9) in the report.

On 1 April 2025, a Licensing Officer carried out a check on the status of the applicant's DVLA driving licence that showed endorsements recorded against him.

On 16 June 2025, the applicant attended an interview with a Licensing Enforcement Officer to explain the circumstances surrounding his convictions, and to also provide any other information in support of his application

The applicant was invited to address the Committee in support of his application and responded to questions from Members of the Committee and the Council's Legal Representative.

It was confirmed that there were no further questions and the applicant, and Officers of the Council, other than representatives of the Council's Legal and Democratic Services teams, withdrew from the meeting whilst the Committee determined the application.

Subsequently, all parties returned, and the Chair announced a summary of the Committee's decision and highlighted that the applicant would receive the full decision and reasons within five working days.

ORDERED that the application for a Private Hire Vehicle Driver's Licence, Ref No: 24/25, be granted, as follows:

Authority to Act

1. Under Section 51 of the Local Government Miscellaneous Provisions Act 1976 ("the Act") the Committee may decide to grant a Private Hire Vehicle driver's licence only if it was satisfied the driver was a fit and proper person to be granted such a licence.
2. The Committee considered Section 51 of the Act, the Middlesbrough Council Private Hire and Hackney Carriage Policy 2022 ("the Policy"), the report and representations made by the applicant.
3. The application was considered on its own particular facts and on its merits.
4. After carefully considering all the information, the Licensing Committee decided to grant the Application for a Private Hire vehicle driver's licence on the grounds that it was satisfied the applicant was a fit and proper person to be granted such a licence.

Reasons

5. The applicant was convicted of offences as follows:

- i. 23 December 1991- Convicted of eleven offences, including multiple counts of Taking Conveyance Without Authority (Theft Act 1968 S.12(1)), Reckless Driving (Road Traffic Act 1972 S.2), and Possessing Controlled Drugs (Misuse of Drugs Act 1971 S.5(2)) - Sentenced to 3 months in a Young Offenders Institution, concurrent sentences, driving licence endorsed.
- ii. 3 February 1993 - Convicted of seven offences, including Taking Conveyance Without Authority and Driving Whilst Disqualified- Sentenced to 12 months Probation order subsequently varied and revoked following further offences, driving licence endorsed.
- iii. 4 October 1993 - Convicted of six offences, including Criminal Damage Endangering Life (Criminal Damage Act 1971 S.1(2)) and Driving Whilst Disqualified - Sentenced to 30 months in a Young Offenders Institution, concurrent, Disqualification from Driving for 3 years.
- iv. 23 June 1995 - Convicted of Aggravated Vehicle Taking on Theft Act 1968 S.12(A)- Sentenced to 9 months in a Young Offenders Institution and 12 month disqualification from driving.
- v. 29 June 1995- Convicted of two offences of Driving Whilst Disqualified- Sentenced to 6 months in a Young Offenders Institution, concurrent driving licence endorsed.
- vi. 10 June 1997- Convicted of two offences, including Taking a Motor Vehicle Without Consent (Theft Act 1968 S.12(1))- Sentenced to 5 months imprisonment concurrent and Disqualification from Driving for 2 years.
- vii. 26 September 1997- Convicted of two offences of Being carried in Vehicle taken without consent and driven dangerously on Theft Act 1968 S.12A(1) and S. (4) as well as Theft of Vehicle on Theft Act- Sentenced to 18 months imprisonment, concurrent.
- viii. 5 May 1998- Convicted of three offences, including Theft of Vehicle (Theft Act 1968 S.1) and Driving Whilst Disqualified – Sentenced to Imprisonment 4 months Concurrent sentenced to 18 months imprisonment (consecutive), disqualified from driving for 3 years.
- ix. 11 March 2025- Convicted of one offence: Knowingly Failing to Cause Regular Attendance at School of a Registered Pupil (Education Act 1996 S.444(1A)) – Fined £120, ordered to pay £100 in costs and a £48 victim surcharge.

6. The Policy on Convictions were set out at Appendix G, Policy on the Relevance of Convictions, Cautions, Reprimands, Warnings, Complaints and Character.
7. A person with a conviction, caution, reprimand or final warning issued by the Police, may not be permanently barred from obtaining a licence but should be expected to remain free from conviction or incident for an appropriate period, set out in the Policy.
8. A licence would normally be refused if an applicant had been convicted of a serious offence involving dishonesty or had more than one conviction for a dishonesty offence, showing they were likely to be continually dishonest, regardless of the time elapsed since the conviction or completion of the sentence imposed. Theft and taking a vehicle without consent were considered dishonesty offence's as per the Policy.
9. For a new application an applicant must produce adequate information that he was a fit and proper person to hold a licence. Simply remaining conviction free may not generally be regarded as adequate evidence that an applicant was a fit and person to hold a licence.
10. If offences had been committed the Council would consider the nature of the offence, the age of the conviction, the age of the applicant when convicted, the sentence imposed and any other relevant factors.
11. The application was made for the grant of a Private Hire Vehicle Driver Licence on 12 February 2025.
12. In the application form, the applicant answered "PRE 2000 - Robbery of Motor Vehicles." to having any cautions, criminal convictions or being aware of any enquiries or

investigations by the Police or Local Authority. The applicant provided his DBS Disclosure Certificate which showed the aforementioned convictions.

13. Licensing Officers questioned the applicant on the offences in an interview and the Applicant provided a detailed explanation of past convictions, primarily occurring between the ages of 16 and 23. These offences included vehicle-related crimes, drug possession, and driving offences, often influenced by negative peer associations and a difficult environment. The individual served multiple sentences in Young Offenders Institutions and later in prison, with the final custodial sentence in 1998 marking a turning point in his life.
14. With regard to the last offence, the applicant explained it was not included in his application due to the timing of the court case.
15. The applicant explained that since then, they had remained offence-free for 27 years, save for the latest offence, rebuilt their life, and raised a family of four children. The applicant regained his driving licence in 2015 after passing an extended test and had taken driving seriously since. The applicant further detailed that his self-employment ended in December 2024 due to financial strain, making this licence application vital for supporting his family.
16. During the committee hearing, the applicant expressed that he was eager for the opportunity to become a licenced taxi driver.
17. During the committee hearing, when questioned about the non-attendance offence, the applicant provided mitigating circumstances, explaining that his son had been experiencing bullying, which contributed to his refusal to attend school. The applicant stated that he had actively cooperated with the school and relevant professionals in efforts to resolve the issue, but these interventions were unsuccessful. He emphasised that he had made genuine attempts to encourage his son to attend, but his son consistently refused.
18. When asked about the convictions prior to 1998, the applicant explained that these offences occurred during a time when he was young, naive, and easily influenced. He acknowledged that the environment he was in and the people he associated with had a negative impact on his decisions. However, he reminded the Committee that these events took place in his youth and did not reflect the person he was today.
19. The Committee considered there were good reasons to depart from the Policy in this case.
20. The Committee accepted the applicant's account of his previous convictions. While acknowledging the seriousness of the offences, they commended the applicant for turning his life around and demonstrating a clear willingness to take responsibility, including completing the extended driving test.
21. The Committee considered that, while the most recent offence remained a criminal matter, it was concerning his child's refusal to go to school and not the applicant's behaviour, as well as being dealt with by way of a financial penalty. Members concluded that this offence did not prevent the Applicant from being regarded as a fit and proper person.
22. The Committee determined that the applicant's offences were extremely dated and that he had clearly changed his life around since his last prison sentence in 1998.
23. The Committee therefore, for the reasons above determined that the applicant was a fit and proper person to hold a licence in Middlesbrough and therefore decided to grant the licence.
24. The overriding duty and aim of the Council was to protect the public. The Committee did not see the applicant as a risk to the public, but rather they considered the applicant a fit and proper person to hold a licence and decided to grant the licence.

