



Norfolk Island Government Gazette

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NORFOLK ISLAND GOVERNMENT GAZETTE NO. 29

Friday 17 June 2005

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following persons have applied for grants of a declaration of residency —

Darren Timothy Shepherd
Trina Leanne Shepherd
Joel Darren Shepherd
Leilani Rose Shepherd

Dated 4 May 2005.

JOHN BROWN
MINISTER FOR SOMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following persons have applied for grants of a declaration of residency —

Scott Patrick Collins
Jessica Sarah Jane Collins
Luke Benjamin Collins
Eva Margaret Studniarczuk

Dated 4 May 2005.

JOHN BROWN
MINISTER FOR SOMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following persons have applied for grants of a declaration of residency —

Robert Sidney Beasley
Awa Virginia Martin

Dated 4 May 2005.

JOHN BROWN
MINISTER FOR SOMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following person has applied for grants of a declaration of residency —

Gail Marjorie Nola

Dated 4 June 2005.

JOHN BROWN
MINISTER FOR SOMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following person has applied for grants of a declaration of residency —

Paula Anne Scerri

Dated 10 June 2005.

JOHN BROWN
MINISTER FOR SOMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following person has applied for grants of a declaration of residency —

Karen Joy Evans

Dated 10 June 2005.

JOHN BROWN
MINISTER FOR COMMUNITY SERVICES

IMMIGRATION ACT 1980

In accordance with paragraph 34(1)(a) I advise that the following person has applied for grants of a declaration of residency —

Ross John Sampson

Dated 10 June 2005.

JOHN BROWN
MINISTER FOR COMMUNITY SERVICES

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES ACT 1963

I, Gordina Ivy Hancherow of Longridge, Norfolk Island, give notice pursuant to subsection 21(3) of the *Registration of Births, Deaths and Marriages Act 1963* that on 9 June 2005 I changed my name from Gordina Ivy Hancherow to Gordina Ivy Douran.

SIGNED
G. DOURAN

ELECTRICITY SUPPLY ACT 1985
NOTICE TO CONSUMERS

PLEASE NOTE THAT:

1. Pursuant to subsection 9(1) of the *Electricity Supply Act 1985*, authorised officers will be entering lands island wide in Norfolk Island on 27, 28, 29 and 30 of June 2005 between the hours of 8 am and 5 pm for the purpose of reading electricity meters.
2. All dogs on lands in the abovementioned times should be securely tethered or housed to allow the authorised officers to carry out their duty in safety.
3. Failure to securely tether or house a dog will result in an electricity meter not being read.
4. If an electricity meter on any land is not read as a result of a dog not being securely tethered or housed, the electricity supply to that land may be assessed.

Persistent failure to comply with the request to restrain dogs at the times when the meters are to be read, may cause a disconnection of the service.

Dated 14 June 2005.

JOHN CHRISTIAN
ELECTRICITY MANAGER

**PLANNING ACT 2002
DEVELOPMENT APPLICATIONS**

The following Development Applications have been made under the *Planning Act 2002* in relation to permissible (with consent) use or development of land.

DA Number	Applicant	Location	Proposed Development	DA accompanied by Environmental Impact Statement
0027/04	Mrs Mary Spreag	Portion 36n9 Dead Rat lane (Mitchells Lane)	Subdivision to create one additional portion	No
0005/05	Mr Darren Christian and Ms April Quintal	Portion 43s7 off Cutter Corn Road	Earthworks and filling in excess of 50 m ³	No

Public Exhibition

These Development Applications may be inspected, during business hours, at the Planning Office at the Administration of Norfolk Island, No. 11 Quality Row, Kingston.

Submission

Any person may, during the period between Friday 17 June 2005 and Friday 1 July 2005, make written submissions to the Chief Executive Officer about the above Development Applications.

All submissions must state the relevant Development Application (DA) number.

All submissions must be signed by at least one person making the submission.

If a submission objects to the proposed development, the grounds for objection must be specified in the submission.

Reviewable Decisions

The decision of the executive member under subsections 44(7) and 44(8) of the *Planning Act 2002* is a reviewable decision within the meaning of subsection 78(1) of the *Planning Act 2002*.

Where a person has been appointed under section 91 of the *Planning Act 2002* to enquire into and make recommendations on matters relevant to the decision makes a recommendation, the decision is a reviewable decision only to the extent the decision does not conform with the recommendation.

**MIRIAM MATHEW
PLANNING OFFICER
SECRETARY TO THE PLANNING AND ENVIRONMENT BOARD**

**PLANNING ACT 2002
DEVELOPMENT APPLICATIONS**

The following Development Application for permissible (with consent) use or development of land have been determined under the *Planning Act 2002*.

DA Number	Applicant	Location	Proposed Use and/or Development	Decision
0013/05	Mr David McCowan for the Norfolk Island Hospital	Portion 24c Grassy Road	Development of a shed to house the Norfolk Island Ambulance and for St John Ambulance training rooms.	Approved, subject to conditions on 6 th June 2005

Public Exhibition

This Development Application, the Planning Report and the Instrument of Approval may be inspected, free of charge, during business hours at the Planning Office at the Administration of Norfolk Island, No. 11 Quality Row, Kingston.

Reviewable Decisions

A decision to approve/refuse the above development application subject to conditions, is a reviewable decision within the meaning of subsection 78(1) of the *Planning Act 2002*.

The applicant and any person who made a written public submission in relation to one of the above proposals has the right to apply to the Administrative Review Tribunal for review of the decision in relation to that proposal.

An application for a review must be lodged within 28 days of the date the approval was given. An application for review must:

be made in writing;
be in the approved form;
identify the decision to be reviewed; and
state the reasons for the application.

Where a person has been appointed under section 91 of the *Planning Act 2002* to enquire into and make recommendations on matters relevant to the decision makes a recommendation, the decision is a reviewable decision only to the extent the decision does not conform with the recommendation.

MIRIAM MATHEW
PLANNING OFFICER
SECRETARY TO THE PLANNING AND ENVIRONMENT BOARD
