

Enforcement Update
Report by Head of Planning

Summary: This table shows the monthly updates on enforcement matters.

Recommendation: That the report be noted.

1 Introduction

1.1 This table shows the monthly update report on enforcement matters.

Committee Date	Location	Infringement	Action taken and current situation
5 December 2008	“Thorpe Island Marina” West Side of Thorpe Island Norwich (Former Jenners Basin)	Unauthorised development	<ul style="list-style-type: none"> • Enforcement Notices served 7 November 2011 on landowner, third party with legal interest and all occupiers. Various compliance dates from 12 December 2011 • Appeal lodged 6 December 2011 • Public Inquiry took place on 1 and 2 May 2012 • Decision received 15 June 2012. Inspector varied and upheld the Enforcement Notice in respect of removal of pontoons, storage container and engines but allowed the mooring of up to 12 boats only, subject to provision and implementation of landscaping and other schemes, strict compliance with conditions and no residential moorings • Challenge to decision filed in High Court 12 July 2012 • High Court date 26 June 2013

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21 August 2015			<ul style="list-style-type: none"> • Planning Inspectorate reviewed appeal decision and agreed it was flawed and therefore to be quashed • “Consent Order “has been lodged with the Courts by Inspectorate • Appeal to be reconsidered (see appeals update for latest) • Planning Inspector’s site visit 28 January 2014 • Hearing held on 8 July 2014 • Awaiting decision from Inspector • Appeal allowed in part and dismissed in part. Inspector determined that the original planning permission had been abandoned, but granted planning permission for 25 vessels, subject to conditions (similar to previous decision above except in terms of vessel numbers) • Planning Contravention Notices issued to investigate outstanding breaches on site • Challenge to the Inspector’s Decision filed in the High Courts on 28 November 2014 (s288 challenge) • Acknowledgment of Service filed 16 December 2014. Court date awaited • Section 73 Application submitted to amend 19 of 20 conditions on the permission granted by the Inspectorate • Appeal submitted to PINS in respect of Section 73 Application for non-determination • Section 288 challenge submitted in February 2015 • Court date of 19 May 2015 • Awaiting High Court decision • Decision received on 6 August – case dismissed on all grounds and costs awarded against the appellant. Inspector’s decision upheld • Authority granted to seek a Planning Injunction subject to

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<p>9 October 2015</p> <p>5 February 2016</p>			<p>legal advice</p> <ul style="list-style-type: none"> <li>• Challenge to High Court decision filed in Court of Appeal on 27 August 2015 <li>• Authority granted to seek a Planning Injunction to cover all breaches, suspended in respect of that still under challenge, and for direct action to be taken in respect of the green container <li>• Leave to appeal against High Court decision refused on 9 October 2015 <li>• Request for oral hearing to challenge Court of Appeal decision filed 2015 <li>• Date for the oral hearing challenging the Court of Appeal decision confirmed for 3 February 2016 <li>• Pre-injunction notification letters provided to all those with an interest in the site within the Thorpe island basin and along the river <li>• Site being monitored <li>• Landowner's application to appeal the decision of the High Court in the Court of Appeal was refused on 3 February 2016 <li>• Enforcement Notices remain in place <li>• Applications for Injunctions lodged 18 February 2016 <li>• Injunctions served on Mr Wood on 2 March 2016 <li>• High Court Hearing 11 March 2016 <li>• Interim Injunction granted 11 March 2016 <li>• Court date for Permanent Injunction 17 June 2-16 <li>• High Court injunction obtained on 17 June 2016 <li>• High Court Injunction issued on 24 June 2016 <li>• Partial costs of Injunction being sought

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			<p>the timescale given and this had been extended</p> <ul style="list-style-type: none"> • LPA advised that operator intends to submit retrospective application for unauthorised development and this is awaited • No application received • Report on agenda for 24 June 2016 deferred as invalid planning application received, and further information requested • No further information received to date (22 July 2016) • Application for retention of structures validated 27 July 2016 and under consideration • Application withdrawn 29 September 2016 • Meeting with landowner's agent 10 November 2016 • Landowner's agent considering position.
10 October 2014	Wherry Hotel, Bridge Road, Oulton Broad –	Unauthorised installation of refrigeration unit.	<ul style="list-style-type: none"> • Authorisation granted for the serving of an Enforcement Notice seeking removal of the refrigeration unit, in consultation with the Solicitor, with a compliance period of three months; and authority be given for prosecution should the enforcement notice not be complied with • Planning Contravention Notice served • Negotiations underway • Planning Application received • Planning permission granted 12 March 2015. Operator given six months for compliance • Additional period of compliance extended to end of December 2015 • Compliance not achieved. Negotiations underway • Planning Application received 10 May 2016 and under consideration

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			<ul style="list-style-type: none"> Scheme for whole site in preparation, with implementation planned for 2016/17. Further applications required.
5 December 2014 8 January 2016	Staithe N Willow	Unauthorised erection of fencing	<ul style="list-style-type: none"> Compromise solution to seek compliance acceptable subject to the removal of the 2 metre high fence by 31 October 2015 Site to be checked 1 November 2015 Compliance not achieved. Authority given for Enforcement Notice requiring the reduction in height to 1 metre, plus timber posts and gravel boards Enforcement Notice issued 1 February 2016 Compliance date 6 April 2016 Appeal submitted against Enforcement Notice on grounds there has been no breach (see Appeals Schedule)
4 December 2015	Hall Common Farm, Hall Common, Ludham	Breach of conditions 2&3 of pp BA/2014/0408/C OND Unauthorised installation of metal roller shutter door	<ul style="list-style-type: none"> Authority given for issuing and Enforcement Notice and for prosecution (in consultation with the Solicitor) in the event that the enforcement notice is not complied with. Period of 4 weeks given for landowner to consider position Negotiations underway Application for lattice work door as mitigation submitted Planning permission granted 4 April 2016. Site to be inspected Compliance not achieved. Enforcement Notices to be served Enforcement Notice served 18 May and take effect 17 June 2016 Appeal against Enforcement Notice submitted (see

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			Appeals Schedule) <ul style="list-style-type: none"> • Inspector's site visit 4 January 2017
11 November 2016	"Broad Minded" Plot 9/9A Martham	Mooring of Caravan on Floating Pontoon	<ul style="list-style-type: none"> • Authority given for an Enforcement Notice to be served (in consultation with the Solicitor) requiring the cessation of the residential use and the removal of the caravan on floating pontoons known as "Broad minded" with a compliance period of 3 months • Discussion underway with Environment Agency as landowner

2 Financial Implications

2.1 Financial implications of pursuing individual cases are reported on a site by site basis.

Background papers: BA Enforcement files

Author: Cally Smith
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Appendices: Nil