Thorpe Island, Jenner's Basin documents and timeline.

	<u>Document</u>	Notes	<u>Date</u>
1	Enforcement Notice	An Enforcement Notice was served requiring, inter alia, the removal of pontoons, a green metal container and a number of motor engines, plus the cessation of associated mooring in Jenners basin.	7 November 2011
2	Planning Inspectorate decision (1) (Wharton)	Decision letter from first Planning Inspector Mr Anthony Wharton. Split decision, with Enforcement Notice upheld in part and conditional planning permission granted for up to 12 vessels	15 June 2012
3	High Court decision	A challenge to the decision of first Inspector was submitted. This was defended by the Treasury Solicitor. Following review a Consent Order from High Court was issued, quashing the decision of the first Planning Inspector on technical grounds. The appeal was remitted to the Planning Inspectorate for re-determination.	20 May 2013
4	Planning Inspectorate decision (2) (Grainger)	Decision letter from second Planning Inspector Mr Phil Grainger. Split decision, with Enforcement Notice upheld in part and conditional planning permission granted for up to 25 vessels.	20 October 2014
5	High Court decision	A challenge to the decision of second Inspector was submitted. This was heard by Mr Justice Lindblom and dismissed.	6 August 2015
6	Court of Appeal decision (1)	An application was made to the Court of Appeal, seeking leave to challenge the 6 August 2015 decision of the High Court. The application was refused on 5 October 2015.	Issued 9 October 2015
7	Court of Appeal decision (2)	An application was made to the Court of Appeal, seeking an oral hearing to challenge the 6 August 2015 decision of the High Court. This matter was heard by Lord Justice Ryder on 3 February 2016. The application	Issued 4 February 2016

	Document	Notes	<u>Date</u>
		was refused. Leave to appeal to the Supreme Court was refused.	
8	High Court decision	Following the landowner's failure to comply with the terms of the appeal decision, an Interim Injunction was granted by the High Court on 11 March 2016. This, inter alia, limited the number of vessels mooring in the basin and on the river bank and prevented any residential mooring	11 March 2016
9	High Court decision	The High Court granted a Permanent Injunction. This, inter alia, limited the number of vessels mooring in the basin, prevented any residential mooring and required that unless details consistent with the decision of the previous planning inspector were submitted within 3 months then the use of the basin for mooring should cease within 4 months and all pontoons and vessels removed. The High Court also ruled that the landowner should pay 2/3 of the Broads Authority's costs in bringing the Injunction.	24 June 2016