

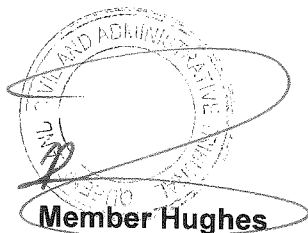
DECISION

Case number: NDR177-18
Applicant: Rowan Carr
Felicity Carr
Respondent: Ian McKinlay
Mary McKinlay
Before: Member Hughes
Date: 6 December 2018
Proceeding type: Directions Hearing

IT IS THE DECISION OF THE TRIBUNAL THAT, BY CONSENT:

1. Ian McKinlay and Mary McKinlay will arrange an appropriately qualified and insured arborist to be the lower cost from two (2) quotes they provide to Rowan Carr and Felicity Carr with a minimum qualification of Australian Qualifications Framework level 3 to trim and maintain the trees the subject of this dispute, to a maximum height of five (5) metres at the cost of Rowan Carr and Felicity Carr, within ninety (90) days.
2. Ian McKinlay and Mary McKinlay will allow the arborist reasonable access to their property to perform the works upon Rowan Carr and Felicity Carr giving them fourteen (14) days written notice.
3. All works are to comply with the requirements of Australian Standard 4373-2007 *Pruning of amenity trees*.

Signed



Member Hughes
Queensland Civil and Administrative Tribunal