

DECISION

Case number:

NDR188-18

Applicant:

David Hogan

Danee Wilson

Respondent:

Alexander Ridgway

Stephanie Ridgway

Before:

Member Hughes

Date:

31 January 2019

Proceeding Type:

Directions Hearing

IT IS THE DECISION OF THE TRIBUNAL BY CONSENT THAT:

1. Alexander Ridgway and Stephanie Ridgway will arrange an appropriately qualified and insured arborist with a minimum qualification of Australian Qualifications Framework level 5 to perform the works as recommended by the arborist report of Craig Bauer dated 18 May 2018:

31 July 2019.

- 2. David Hogan and Danee Wilson will pay 25% of the cost of the works to Alexander Ridgway and Stephanie Ridgway within 7 days of receiving the arborist invoice and Alexander Ridgway and Stephanie Ridgway will be responsible for the remaining costs of the works.
- 3. David Hogan and Danee Wilson will allow the arborist reasonable access to their property to perform the works upon Alexander Ridgway and Stephanie Ridgway giving them 7 days written notice.
- 4. All works are to comply with the requirement of Australian Standard 4373-2007 *Pruning of amenity trees.*
- 5. The application is otherwise dismissed.

REASONS:

- 1. The parties resolved this matter by Agreement dated 9 January 2019.
- 2. The dispute having been resolved by Agreement, the Tribunal issued Consent Orders in accordance with the terms of that Agreement.

Nember dughes

Sugerisland Civil and Administrative Tribunal

GPO Box 1639, Brisbane Qld 4001 Fax: 07 3221 9156 Email: enquiries@qcat.qld.gov.au ABN: 13 846 673 994