

Board Direction BD-000039-18 ABP-300829-18

The remitted appeal was considered at a Board meeting held on the 22nd February 2018

The Board noted the terms of the High Court order of the 18th December 2017

The Board decided that the following steps be taken in relation to the remitted appeal:

- 1. The original Inspector's report shall be removed from the file temporarily pending the determination of the remitted appeal, at which point it will be returned to the public planning file.
- 2. Parties to the appeal shall be notified of the High Court order remitting this case back to the Board for a fresh determination (and given a further opportunity to make any general submissions/observations on the planning application the subject of the appeal under Section 131 of the Act).
- 3. A copy of the High Court Order to be enclosed with the letters to the parties (Section 131 notices).
- Upon completion of the Section 131 process, file to be referred to the Director of Planning for allocation to a new Inspector to carry out a new inspection/report.
- 5. A differently composed or constituted Board will determine the remitted appeal.

Board Member

Date: 22/02/2018

Terry Prendergast