
Sent: 29/06/2020 4:58:27 PM
Subject: DA2020/0645

To Principal Planner,

This proposed development application DA2020/0645 for St Augustines school seems to be wrong. These works are almost complete so I cannot understand why as a neighbour I am receiving a letter asking if I object when the works are almost completed?

Is this how this is suppose to work or has the school broken the Law?

I do object to these works as the amount of sola panels they have been putting on the roofs, is like a small power plant which I do not feel belongs in a residential area.

If you could please explain how these works have been completed prior to approval? Also what penalty's apply for building works completed before approval?

Thanks

Paul Stephens

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Sent from [Mail](#) for Windows 10