

**Morris, John**

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**Subject:** FW: Your Ref: P/15/0289/FUL/JM

**From:** Kristin Tarry  
**Sent:** 14 August 2015 11:14  
**To:** Morris, John  
**Cc:** dc  
**Subject:** Your Ref: P/15/0289/FUL/JM

Dear John Morris,

Thank you for your time today.

Further to my conversation with you a few minutes ago, I am writing to lodge a further objection to the planning permission requested under Application No. P/15/0289/FUL.

I am aware that I have missed the deadline for my representations to be noted, however I should like to point out that I did not receive your letter until a few hours before leaving to go on holiday on Wednesday 5th August. I literally am only just back from my holiday and have contacted your office immediately in the hopes my comments will still be considered.

My reasons behind contacting your office about the illegal siting of a Residential Caravan on land a few hundred metres from my property are mainly because planning permission was not granted before they placed the caravan on site. If they are consequently granted retrospective permission this will make a complete mockery of the planning system in this area. You are effectively giving the message it is OK to do whatever you please with regards building on plots of land and not to worry about it as the council will eventually cave in and give the permission you require.

On the phone, your comment to me when I said 2 weeks was too short a period for me to respond was that this was the statutory amount of time. So effectively, you are telling me that I have to stick by the rules, but should you grant permission to the land owner that they do not. Do you have one rule for some and a different rule for others? Or is it such that I can put an extension on my house and not bother telling you about it? I would really appreciate your taking the time to explain the system fully to me.

On another note, I should like to make you aware that there are 3 large dogs roaming free on the land, 1 Rottweiler and 2 German Shepherds. One of the Shepherds has already attacked a neighbour's smaller dog. When challenged about this the dog owner, who is also the person residing in the caravan at the moment, a) said my neighbour was on private property (he wasn't, he was walking along the access path to the Right of Way that crosses their driveway) and b) threatened my neighbour with a wrench. This behaviour is totally unacceptable and gives me more cause for concern as to what exactly the land is eventually to be used for. Perhaps you could enlighten me on this also?

I look forward to hearing your response at your earliest convenience.

Yours sincerely,

Lady Kristin Tarry  
4 Binniehill Farm  
Binniehill Road  
Slamannan  
FK1 3BE

