



Office of the Minister for Police and Corrective Services

Ref: 7092 F1 JS

1 2 MAY 2006

Mr Neil Laurie The Clerk of the Parliament Parliament House Cnr Alice and George Streets BRISBANE QLD 4000

## Dear Mr Laurie

I am writing to provide my response to petition number 533-06 which was lodged by Mr Michael Caltabiano MP, Member for Chatsworth and received by the Legislative Assembly on 28 March 2006.

The petition seeks the introduction of a public awareness campaign to make people aware of their rights and obligations in relation to residential noise levels.

Legislation concerning the investigation of noise complaints or allegations of environmental nuisance is currently provided for in the *Police Powers and Responsibilities Act 2000* (the PPRA), the *Environmental Protection Act 1994*, the *Environmental Protection Regulation 1998*, the *Environmental Protection (Noise) Policy 1997* and the *Liquor Act 1992*.

The Queensland Police Service is responsible for enforcing part 3 (Powers relating to noise) of Chapter 9 (Other powers) of the PPRA. Section 358 (Application of part 3) of the PPRA provides that part 3 applies to excessive noise that is audible in residential or commercial premises and emitted from a place by:

- a musical instrument; or
- an appliance for electrically producing or amplifying music or other sounds; or
- a gathering of people for a meeting, party, celebration or similar occasion; or
- a motor vehicle, other than a motor vehicle on a road; or
- a radio, CD player or other similar equipment in a vehicle on a road or in a public place.

The section further provides that part 3 does not apply to noise from an open-air concert or commercial entertainment, or noise from a public meeting held under a permit authorising the amplification or reproduction of sound.

The PPRA requires police officers to investigate noise complaints as soon as practicable, unless the complaint is considered by the police to be frivolous or vexatious. If police are satisfied that the noise is excessive in the circumstances, then the occupier will be given a noise abatement direction. The PPRA requires a person issued with a noise abatement direction to immediately refrain from emitting excessive noise for a period of 12 hours. The maximum penalty for non-compliance with such a direction is \$750.

Should a second or subsequent complaint be received within 12 hours, police are empowered to enter the residence without a warrant and deal with the appliance generating the excessive noise by either locking it away to prevent further use, making it inoperable, or seizing and removing it from the residence. If police lock the appliance and a person unlocks or uses the appliance within 24 hours of a noise abatement direction, an offence is committed under section 363 (Offence to interfere with locked etc. property) of the PPRA, the maximum penalty for which is \$7,500. The legislation to which I have referred may be viewed at www.legislation.qld.gov.au.

Senior Sergeant Mark Crowe of the Queensland Police Service's Legislation Development Unit is available on telephone 3015 5956 to assist with any further enquiries about police responses to noise complaints.

The issues raised in petition number 533-06 are also relevant to a review recently announced by the Honourable Linda Lavarch MP, Attorney-General and Minister for Justice. This review will consider more appropriate means for resolving disputes between neighbours. As these disputes often involve noise issues, I have forwarded a copy of the petition to Minister Lavarch for her consideration of a response.

I trust this information is of assistance.

Yours sincerely

Judy Spence MP

Minister for Police and Corrective Services



LAID UPON THE TABLE OF THE HOUSE
THE CLERK OF THE PARLIAMENT



The Honourable Linda Lavarch MP

Member for Kurwongbah

In reply please quote: 2006/03630 Your reference: 7092 F1 JS Attorney-General and Minister for Justice





2 8 JUN 2006

Mr Neil Laurie Clerk of the Parliament Parliament House PO Box 15195 CITY EAST QLD 4002

## Dear Mr Laurie

I am writing to provide a response to petition number 533-06 which was lodged by Mr Michael Caltabiano MP, Member for Chatsworth and received by the Legislative Assembly on 28 March 2006.

A copy of the petition was forwarded to me by the Honourable Judy Spence MP, Minister for Police and Corrective Services, for my consideration.

The matters raised in the petition are relevant to a review currently being undertaken by the Department of Justice and Attorney General on the laws relating to neighbourly relations. This review will consider more appropriate means for resolving disputes about such issues as noise, overhanging branches, damage from roots, erection or repair of fences and barking or dangerous dogs.

The review is at an early stage and I would welcome comments or submissions which can be sent to: LegalPolicySubmissions@justice.qld.gov.au

The Queensland Law Reform Commission is currently conducting a review of the *Peace and Good Behaviour Act 1982* which is also relevant to the matters raised in the petition. Submissions or comments can be forwarded to: LawReform.Commission@justice.qld.gov.au

Web www.justice.qld.gov.au

Neighbours in dispute are encouraged to use the free services of the Dispute Resolution Centres of the Department of Justice and Attorney. Parties who attend mediations on a voluntary basis are assisted by trained, neutral mediators to reach a mutually acceptable solution to their issues of concern. The Dispute Resolution Centres can be contacted on freecall 1800 017 288.

I trust this information is of assistance.

Yours sincerely

Hon Linda Lavarch MP

Attorney-General and Minister for Justice