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From: David - [REDACTED]
Sent: Friday, 31 May 2019 6:35 AM
To: NI Legislation
Cc: [REDACTED]
Subject: Traffic Laws in Norfolk Island

To who it concerns,

I am writing to vehemently oppose the proposed changes to Road Traffic Laws in Norfolk Island, **2.5.1 Dangerous driving**...Dangerous driving is driving a motor vehicle recklessly or at a speed, or in a manner, which is dangerous to the public. Currently under Norfolk Island traffic laws, a person can only be charged with dangerous driving in Norfolk Island if it occurs 'on a road'. It is proposed to expand the areas where the offence of dangerous driving applies, including 'public places' (as defined in the Traffic Act) and off-road areas such as dangerous driving in a private field.

It is ludicrous, offensive and an invasion of our private lives when the law thinks they can go onto private property to change someone for dangerous driving. Is this law an applicable law in Australia? Whilst not relevant to my objection, there is nothing that clarifies what is deemed to be Dangerous and furthermore is a warrant required?

Australia needs to stop thinking that the Australian system fits our Island home!

Regards,
David Sanders

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