Reference in

- (1) Report on whether any decision, recommendation, act or omission of social workers or other persons in the Department of Social Welfare in relation to the said Heather Dawn Anderson, her mother Geraldine Anderson, her father Kevin Anderson, and Mr David McNaught—
  - (a) Appears to have been contrary to law; or
  - (b) Was unreasonable, unjust, oppressive, or improperly discriminatory, or was in accordance with a rule of law or a provision of any Act, regulation, or bylaw or a practice that is or may be unreasonable, unjust, oppressive, or improperly discriminatory; or
  - (c) Was based wholly or partly on a mistake of law or fact; or
  - (d) Was wrong; or
  - (e) That in making the decision or recommendation, or in the doing or omission of the act, a discretionary power has been exercised for an improper purpose or on irrelevant grounds or on the taking into account of irrelevant considerations:
  - (2) Report on whether-
  - (a) Any practice on which a decision, recommendation, act, or omission was based should be altered; or
  - (b) Any law on which a decision, recommendation, act, or omission was based should be reconsidered; or
  - (c) Any other steps should be taken.
- B. Subject to compliance with the rules of natural justice, and obligations of confidentiality, to inquire into the case against John Clews and Wilhelmina Clews in respect of their children Daniel, Jeremy, Nicholas, and Abigail and report on whether any further inquiry or review ought to be undertaken into any decision, recommendation, act or omission of social workers or other persons in the Department of Social Welfare in relation to the said persons.

Direction: In order to facilitate the above-mentioned inquiries and review, I, Michael Cullen, Minister of Social Welfare, do hereby give you the following directions pursuant to section 5 of the Department of Social Welfare Act 1971:

I direct the department, and its officers and employees-

- 1. To make arrangements for and to provide such travelling, accommodation, meals, secretarial, and communication services as the said Kenneth Hector Mason may reasonably require:
- 2. To make available to the said Kenneth Hector Mason such information relating to the inquiries and review as he may request:
- 3. To answer questions put to them by the said Kenneth Hector Mason, subject only to the privilege against self-incrimination:
- 4. To provide such research and advisory services as the said Kenneth Hector Mason may reasonably require:
- 5. To waive privilege in any document or communication held by or with any barrister or solicitor or medical practitioner or registered psychologist engaged by the department in the course of the cases being inquired into:
- 6. To request all other Government departments or persons having involvement with the cases to co-operate with and to supply information to the said Kenneth Hector Mason.

Dated this 11th day of April 1989.

MICHAEL CULLEN, Minister of Social Welfare. go6968

# **Transport**

## Harbours Act 1950

## Revocation of Harbour Limits Order

PAUL REEVES, Governor-General ORDER IN COUNCIL

At Wellington this 1st day of May 1989

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

Pursuant to section 3 of the Harbours Act 1950, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council and on the recommendation of the Minister of Transport, by this order, which shall come into force on the 28th day after the date of its publication in the *Gazette*, revokes the instruments, parts of instruments, and orders specified in the Schedule to this order.

#### Schedule

#### Instruments, Parts of Instruments, and Orders Revoked

Title	Reterence in Gazette
The warrant dated the 20th day of November 1868 defining the limits of various ports: So much of the Schedule as relates to the Ports of Whangamumu, Aotea, Waikato, Mohaka, Porangahau, Rangitikei, Manawatu, Saltwater Creek, Waikouaiti, Molyneux, Newhaven (Catlin's River), Waikawa, Invercargill (New River), Okarita, and Hokitika	23 November 1868, p. 549
The proclamation dated the 3rd day of July 1869 defining the limits of the Ports of Hastings and Kaikoura: So much of the Schedule as relates to the Port of Hastings	6 July 1869, p. 317
The proclamation dated the 9th day of October 1869 defining the limits of the Port of Charleston	30 October 1869, p. 577
The proclamation dated the 9th day of March 1870 defining the limits of the Ports of Urenui and Opunake	25 March 1870, p. 143
The warrant dated the 25th day of June 1875 defining the limits of the Port of Kakanui	1 July 1875, p. 435
The warrant dated the 1st day of September 1875 defining the limits of the Port of All-Day Bay	9 September 1875, p. 595
The warrant dated the 1st day of September 1875 defining the limits of ports in Stewart's Island: So much as relates to the Port of Port Adventure	9 September 1875, p. 595
The warrant dated the 14th day of February 1877 defining the limits of the Port of Foxton	22 February 1877, p. 191
The warrant dated the 9th day of June 1891 defining the limits of Waitara Harbour	11 June 1891, p. 688
The warrant dated the 6th day of January 1894 defining the limits of Port Robinson	11 January 1894, p. 57