

BEFORE THE ENVIRONMENT COURT

ENV-2010-WLG-000080

ENV-2010-WLG-000081

IN THE MATTER of an application under section 316
&320 of the Resource Management Act
1991

BETWEEN VAN DYKE FAMILY TRUST

Applicant

AND TASMAN DISTRICT COUNCIL

Respondent

MINUTE AND DIRECTIONS

[1] This minute is to record the outcome of a teleconference held 29 June 2011 before Judge Dwyer (Commissioner Howie observing). The following appearances were noted:

- J Ironside & P Thompson for Tasman District Council (the Council).
- C Owen, B Van Dyke, M Van Dyke and F Van Dyke for Van Dyke Family Trust

[2] The Court acknowledged receipt of the Memorandum filed by Ms Owen dated 29 June, the letter from Mr Mead dated 28 June and an earlier Memorandum.

[3] I made the following directions:


- Within 1 month from the date of this minute, the parties are to file a Memorandum containing;
 - The terms of an Interim Enforcement Order pertaining to agreed short term protection works.



- A timetable setting out the process for identification and assessment of works required for longer term protection. The timetable shall contain milestones with identified outcomes and reporting to the Court.
- Additionally, the Applicant may file any application for costs within one month of the date of this minute. The Council is to file any reply within 15 working days from the expiry of the one month timeframe. The Applicant must respond to any issues raised in the Council reply and not previously addressed by the Applicant, within five working days of receipt of the Council reply.

[4] Any party may seek further directions by notice in writing at any time.

DATED at WELLINGTON this 30th day of June 2011



B P Dwyer
Environment Judge

