

Wai 1040

**IN THE WAITANGI TRIBUNAL**

**CONCERNING** the Treaty of Waitangi Act 1975

**AND** the Te Paparahi o Te Raki Inquiry

---

**MEMORANDUM-DIRECTIONS OF JUDGE C T COXHEAD**

12 February 2019

---

**Request to file submissions on remedies and be heard**

1. On 13 December 2018, Ms Mason of Phoenix Law Ltd filed a memorandum of counsel (Wai 1040, #3.2.2789) and accompanying affidavits requesting timetabling for “remedies submissions” for Issue One of the Tribunal Statement of Issues for Wai 1040, the Te Paparaki o Te Raki Inquiry. The accompanying affidavits filed in support are of Titewhai Harawira and Louisa Collier (Wai 1040, #3.2.2789(a)-(d)).
2. It is unclear precisely what Ms Mason means by “remedies submissions”.
3. Remedies could refer to binding recommendations as per ss 8A-8H or ss 8HA-8HI of the Treaty of Waitangi Act 1975. Remedies could also refer to the extensive recommendations claimants have asked the Tribunal to make, which are noted throughout claimant closings. But as I say that is not clear.
4. Prior to considering Ms Mason's submissions further I ask Ms Mason to clarify what she means by “remedies” **by 12pm, 25 February 2019**.

The Registrar is to send this direction to all those on the notification list for Wai 1040, the Te Paparaki o Te Raki inquiry.

**DATED** at Wellington this 12<sup>th</sup> day of February 2019



Judge C T Coxhead  
Presiding Officer

**WAITANGI TRIBUNAL**