HOUHORA, WHANGAROA HARBOUR

TE URIOHINA MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, HEKENUKUMAI (HECTOR) BUSBY filed an application with the High Court on behalf of NGATI KAHU & TE RARAWA, TE URIOHINA, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Te Rarawa and Ngati Kahu Boundaries. The eastern coast encompasses from Houhora which stretches toward the Southernmost boundary to the entrance of the Whangaroa Harbour. The West coast encompasses from the Northern most point which is Hukatere Puke located at the halfway point of Ninety Mile Beach stretching south to the entrance of the Hokianga Harbour. The common marine and coastal area of Ngati Kahu and Te Rarawa tribes (as defined in s9 of the Act). Orders for Protected Customary Rights are sought to practice exercising Mana Motuhake & Rangatiratanga and Exercising Kaitiakitanga, Fishing, Harvesting plants, shrubs & tree material, and Harvesting Kaimoana; and deep sea fishing. It is proposed that the order(s) should be made in the names of HEKENUKUMAI (HECTOR) BUSBY. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017- 404-559. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz

MATAURI BAY, CAVALLI ISLANDS

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Richard McGrath and Maraina McGrath filed an application with the High Court on behalf of Ngati Torehina Ki Mataure O Hau, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is north head entrance of the Waiaua Bay to Taiaue Bay abounded by the Matauri 1 and Matauri 2 land blocks, to Motutapere Island, to Motukawaiti Island including the common marine and coastal areas of the Motukawa and Cavalli Islands - Motukawanui and Motukawaiti islands and the Cavalli Islands (comprising 28 islands). Orders for Protected Customary Rights are sought to practice hi ika (fishing), collecting of kaimoana, tauranga moana (safe anchorages), the imposition of rahui, Muttonbirding, commercial fishing, trading of kaimoana, protection of traditional waahi tapu, settlement pa sites and old kumara gardens; and the Ngati Torehina Ki Mataure O Hau takutai moana. It is proposed that the order(s) should be made in the names of Richard McGrath and Maraina McGrath. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-540. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHANGAPOUA HARBOUR, MERCURY ISLAND GROUP, KERMADEC ISLANDS

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Wanda Brljevich filed an application with the High Court on behalf of NGATI HUARERE KI WHANGAPOUA, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Kuaotonu west to Matarangi and to Te Rerenga around the Whangapoua

Harbour to Whangapoua, Wainuiototo, to Anarake point including the islands Punga Punga, Repanga, Ahuahu, Mercury island group and out to the waters surrounding the Kermadec Islands, to the outer limits of the territorial sea (eastward and westward); and the common marine and coastal area surrounding the listed islands including the takutai moana of the ancestral mountain Te Moengahau o Tamatekapua. Orders for Protected Customary Rights are sought to practice Mana Motuhake, kaitiakitanga, fishing, gathering kaimoana, plants, shrubs & tree material; bird catching, snaring, deep sea fishing, pure practices and maintaining taonga tapu, gathering ephemeral detritus. It is proposed that the order(s) should be made in the names of Wanda Brljevich. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017- 404-482. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz

RUSSELL

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, WILLIAM KIRTUS MORAN filed an application with the High Court on behalf of NGATI MANU & NGATI RANGI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Kapowai Point (35°19'12.4"S 174°08'33.2"E) east past Manukau Creek, Puakainga Creek, Te Ngako Creek, Waikare Marae, north past Man o War Creek, Kanaerene Creek, Ngangeroa creek, to the point at end of Te Wahapu Road Extention (35°18'23.1"S 174°08'32.6"E) including the common marine areas of the islands Motu Mareti, Motu Pa (Marriot), Motuokape. Orders for Protected Customary Rights are sought to practice exercising Manamotuhake & Rangatiratanga, Exercising Kaitiakitanga, Fishing, Harvesting Kaimoana, Harvesting plants, shrubs & tree material, Use of marine & coastal for transport. It is proposed that the order(s) should be made in the names of WILLIAM KIRTUS MORAN. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017- 404-525. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

RUSSELL

RANGI MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, MEREHORA TAURUA filed an application with the High Court on behalf of NGATI RAHIRI TANGATA WHENUA KI TE TII WAITANGI KI TE PEIWHAIRANGI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Kariparipa Point through Tapeka to Te Haumi on through Kaipatiki and Te Tii Point to Motu Tapu Island, to Kowhatuhuri Point (north point) including the islands MOTU MAIRE, MOTU AROHIA, KUIA O RANGI - ISLANDS OFF TAPUTAPUTA AND TII BAYS, including reefs, to the outer limits of the territorial sea (eastward and westward); and includes the common marine and coastal area of above listed islands. Orders for Protected Customary Rights are sought to practice Rangatiratanga - Mana Motuhake, Kaitiakitanga, national day commemorations, tribal hui, freediving, spearing, netting, hand gathering kaimoana and fish.. It is proposed that the order(s) should be made in the names of MEREHORA TAURUA. Any notice of appearance in support of, or in opposition to, this application must

be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-535. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

KERIKERI

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, JOHN LEONARD PITA TIATOA filed an application with the High Court on behalf of O NGA HAPU O TAIAMAI KI TE MARANGAI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Takou bay heading south east to Rocky Point Needles, to Nine pin, Te Puna Inlet, Doves Bay, Kerikeri Inlet, Okura Inlet, Wairoa Bay, Te Haumi Bay, to Te Wahapu Point across the Te Wahapu Inlet, around the Te Wahapu Inlet to Orongo Bay, Uruti Bay around to reef at right of Opito Bay, straight to Motu Kauri Island, Whangaiwahine point, through Poroporo, to Sunset Bay, around Urupukapuka Island to Te Hue Pt, across to the southen point of Urupukapuka Bay, to south of Putahataha Island to Karipripa Point, following to the west point of Ohututea Bay, to Cape Brett and around Otuwhanga Island to Motu Kokako; including the all islands, reefs, tidal aspects of rivers and streams, to the outer limits of the territorial sea (eastward and westward); and includes the common marine and coastal area surrounding Motukokako. Orders for Protected Customary Rights are sought to practice Exercising Manamotuhake & Rangatiratanga. exercising Kaitiakitanga, Harvesting Kaimoana, Fishing, Resource Extraction, Use of resources for rongoa purposes, recreational use, harvesting plants shrubs and tree material, bird catching and snaring, use of resources and environment during tangihana, use for transport. It is proposed that the order(s) should be made in the names of JOHN LEONARD PITA TIATOA. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-523. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

HELENA BAY, MIMIWHANGATA, WHANANAKI, POOR KNIGHTS ISLAND, MANGAWHAI

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, KARE RATA filed an application with the High Court on behalf of NGA HAPU O NGATI WAI IWI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Helena Bay into Mimiwhangata, out to Poor Knights through Whananaki North and South across to Takahiwai and Poupouwhenua, down to Mangawhai, to Aotea and Hauturu Islands, including the islands to the outer limits of the territorial sea, and the common marine and coastal area surrounding the following islands: Tawhiti Rahi and Aorangi known as Poor Knights, Taranga Island chain known as the Hen and Chicken, Mokohinau Islands.. Orders for Protected Customary Rights are sought to practice Manamotuhake & Rangatiratanga, Kaitiakitanga, fishing, kaimoana gathering, aquatic plants, fishing tuna and wetland food stocks, rongoa collecting, pa harakeke, collecting for utensil and adornment use, stones, shells; and deep sea fishing, transport of goods and people, trade among the hapu and to the general public, collecting resources from outer islands. It is proposed that the order(s) should be made in the names of KARE RATA. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV- 2017-404-554. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

POOR KNIGHTS, WHANANAKI NORTH, HAUTURU ISLANDS, MOKOHINAU ISLANDS,

COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, NICOLA MACDONALD filed an application with the High Court on behalf of TE WHANAU O HONE PAPITA RAUA KO REWA ATARIA PAAMA, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Helena Bay into Mimiwhangata out to Poor Knights through Whananaki North and South across to Aotea and Hauturu Islands, including the common marine and coastal area surrounding Tawhiti Rahi and Aorangi known as Poor Knights, Mokohinau Islands, to the outer limits of the territorial sea.. Orders for Protected Customary Rights are sought to practice fishing, kaimoana gathering, aquatic plants, tuna fishing and wetland food stocks, rongoa collecting, pa harakeke collecting for utensil and adornment use, stones, shells deep water fishing, transport of goods and people, trade among the hapu and to the general public, collecting resources from outer islands.. It is proposed that the order(s) should be made in the names of NICOLA MACDONALD. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV- 2017-404-555. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHANANAKI, MATAPOURI

AND COASTAL AREA (TAKUTAI MOANA) ACT 2011: CIV 2017-404-546 The Trustees of the Ngati Rehua Ngatiwai ki Aotea Trust, for and on behalf of the hapu Ngati Rehua Ngatiwai ki Aotea, give notice that, they have applied to the High Court under the Marine and Coastal Area (Takutai Moana) Act 2011 for recognition orders for Customary Marine Title, Wahi Tapu Protection and Protected Customary Rights over the common marine and coastal area that is bounded on the landward side, by the line of mean highwater springs and on the seaward side, by the outer limits of the territorial sea between Whananaki and Matapouri and at Okura Te Raki Pae; and surrounding the following islands: Mokohinau Islands; Te Hauturu o Toi (Little Barrier) and the surrounding islands; Aotea (Great Barrier) and the surrounding islands, pinnacles and rocky outcrops; and the routes to, and areas of, the tauranga waka identified in the affidavit of Nicola MacDonald and other evidence to be filed in support of the application. The Protected Customary Rights application is in relation to customary rights to take, utilise, gather, manage and/or preserve all natural and physical resources including sand, stones, gravel, pumice, driftwood, kokowai, wai tapu, inanga and kokopu; seed and harvest shellfish for noncommercial purposes; to utilise, manage and/or preserve tauranga waka, traditional routes of travel (including for trading purposes) and the application area as a place to demonstrate manaakitanga to visitors including tourists; hold wananga in the application area to teach younger generations and to share knowledge; undertake and implement spiritual practices such as rahui and blessings; as and when required, for purposes and to the extent determined by Ngati Rehua Ngatiwai ki Aotea subject to tikanga. The Trustees of the Ngati Rehua Ngatiwai ki Aotea Trust are proposed as the holder of the orders. Any person wishing to be heard on

the application must file a notice of appearance with the Registrar of the High Court in Wellington no later than 2 June 2017 specifying the Auckland Registry and including the reference CIV 2017-404-546. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

BREAM TAIL - OKURA RIVER MOUTH & ISLANDS

A ND COASTAL AREA (TAKUTAI MOANA) ACT 2011: CIV 2017-404-545 The Trustees of the Ngati Manuhiri Settlement Trust, for and on behalf of the hapu Ngati Manuhiri, give notice that, they have applied to the High Court under the Marine and Coastal Area (Takutai Moana) Act 2011 for recognition orders for Customary Marine Title, Wahi Tapu Protection and Protected Customary Rights over the common marine and coastal area that is bounded on the landward side, by the line of mean highwater springs; and on the seaward side, by the outer limits of the territorial sea; and on the northern end, by Paepae o Tu (Bream Tail); and on the southern end, by the Okura River Mouth; and including the coastal marine area surrounding the Mokohinau Islands, Hauturu o Toi (Little Barrier Island), Kawau o Tu Maro, Tiritiri Matangi, Motu Tohora and other smaller islands and rocky outcrops; and the routes to, and areas of, the tauranga waka identified in the affidavit of Terrence (Mook) Hohneck and further evidence to be filed in support of the application. The Protected Customary Rights application is in relation to customary rights to take, utilise, gather, manage and/or preserve all natural and physical resources including sand, stones, gravel, pumice, driftwood, kokowai, wai tapu, inanga and kokopu: seed and harvest shellfish for noncommercial purposes; to utilise, manage and/or preserve tauranga waka, traditional routes of travel (including for trading purposes) and the application area as a place to demonstrate manaakitanga to visitors including tourists; hold wananga in the application area to teach younger generations and to share knowledge; undertake and implement spiritual practices such as rahui and blessings; as and when required, for purposes and to the extent determined by Ngati Manuhiri subject to tikanga. The Trustees of the Ngati Manuhiri Settlement Trust are proposed as the holder of the orders. Any person wishing to be heard on the application must file a notice of appearance with the Registrar of the High Court in Wellington no later than 2 June 2017 specifying the Auckland Registry and including the reference CIV 2017-404-545. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

MAHURANGI

NGATI AWA, NGAPUHI MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, KIHAROA MENEHIRA GILBERT PARKER filed an application with the High Court on behalf of MAHURANGI, NGATI AWA, NGAPUHI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Stokes Point to Maungauika up to the Mahurangi Harbour and river to Ngaio bay, to Te Kapa River, to Mullet point including all the islands, to the outer limits of the territorial sea (eastward and westward); and the common marine and coastal area surrounding the following islands: Rangitoto, Kawau and Motuora. Orders for Protected Customary Rights are sought to practice Mana Motuhake and Rangatiratanga, Kaitiakitanga, Fishing, Gathering kaimoana, Harvesting plants, shrubs & tree material, for transport; protection of waahi tapu, taonga tapu, gathering plant materials for rongoa. It is proposed that the order(s) should be made in the names of KIHAROA MENEHIRA GILBERT PARKER. Any notice of appearance in support of, or in opposition to, this application must be filed with

the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-524. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

COROMANDEL (EASTERN COAST)

A REA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Joseph Davis filed an application with the High Court on behalf of Ngati Hei, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Ruahiwihiwi Point (south point) to the Wharekawa Harbour (south west point) north through Tairua Harbour to Whitianga Harbour thence on to Wharekaho, thence to Whangapoua Harbour thence to Anarake point (north point), including the tidal aspect of rivers, streams and tributaries: Whitianga, Whangamaroro, Waiwawa, Tohetea Akeake, Whauwhau, Tairua River, Pepe, Waitoko, Kutakuta, Wharekawa, Pungapunga, Opitonui, Whangapoua, to the outer limits of the territorial sea (eastward and northward); and the common marine and coastal area surrounding the following islands: Waipapa, Ohinau, Ohinau Iti, Korure, Mahurangi, Poikeke, Waikaranga, Okorotere, Te Tio, Mahungarape, Korure, Koranga, Whakahau, Motuhoa, Waikaia, Whakahau, Kuranui, Rangipuke Ruamaahua, Whakahau, Waikaia, Kuranui, Hikunui, Motuhaua, Ahuahu & Ahuahu Archipelago, Pungapunga and Repanga... Orders for Protected Customary Rights are sought to practice Rangatiratanga: Kaitiakitanga, exercising rahui, fishing, and protection of urupa, indeed of all sand dunes. It is proposed that the order(s) should be made in the names of Joseph Davis. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017-404-480. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHITIANGA, TAIRUA

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, John Linstead filed an application with the High Court on behalf of Te Kupenga o Ngati Hako, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is From Raukura, to Mahingarahi point, to Wharekawa, to Piako and Waihou river mouth, north to Wharekaiatua Point, south east to Waikawau, then to Whangapoua, Whitianga, Tairua, Ohui, Wharekawa, Whangamata, Otonga, Houmonga, then to Kuramaia including the following islands, Waiheke, Ponui, Ahuahu, Repanga, Whakahau, Ruamahua, Mahurangi, all estuaries, harbours, tidal aspects of rivers and streams, rocks & reefs; and the area includes the common marine and coastal area surrounding the above listed islands. Orders for Protected Customary Rights are sought to practice Rangatiratanga: Kaitiakitanga, exercising rahui, fishing, harvesting kaimoana, resource extraction, materials for rongoa, bird catching, snaring, protection of urupa, indeed of all sand dunes, which are waahi tapu, control & exercise over the ephemeral detritus on the foreshore. It is proposed that the order(s) should be made in the names of John Linstead. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017- 404-528. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHANGAMATA HARBOUR

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Edward Shaw filed an application with the High Court on behalf of TE RUNANGA OF NGATI PU INCORPORATED, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Otonga point at Whiritoa north to Te Karetu Point around the Whangamata Harbour to Te Karaka and Patuhamo Point, north to Whitipirorua point including the islands Hauturu, Tuhua, Whenua Kura, Rawengaiti, Te teko, Karetu, Waimama reef, Otonga and Mataora, to the outer limits of the territorial sea and including the common marine and coastal area surrounding the above listed islands. Orders for Protected Customary Rights are sought to practice exercising Rangatiratanga, Manamotuhake - Kaitiakitanga, fishing, bird snaring, gathering kaimoana, deep water fishing, harvesting plants, shrubs & tree material, gathering resources for rongoa purposes. It is proposed that the order(s) should be made in the names of Edward Shaw. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017- 404-483. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

BAY OF PLENTY

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, LARRY DELAMERE filed an application with the High Court on behalf of WHANAU A APANUI HAPU, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is From the point at Hawai from the Waipuna Stream east wardly along the Eastern Bay Coast to 4 kilometers South East of Lattin Point, to the outer limits of the territorial sea; out past Whakari White Island approximately another 20 kilometers further North East including Sea Floor Trenches throughout the Whanau A Apanui Coastal region, the common marine and coastal area of White Island - Whakari. Orders for Protected Customary Rights are sought to practice exercise continued rangatiratanga, for social cultural economic purposes, necessary for travel, trade, bird catching - snaring, harvesting plants, shrubs & tree material, gathering resources for rongoa purposes, gathering of Titi at Whakari and other customary and commercial activities. It is proposed that the order(s) should be made in the names of LARRY DELAMERE. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-278. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz

TAURANGA

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Makarita Tito filed an application with the High Court on behalf of TE IHUTAI KI ORIRA, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is north head of the Orira River to Te Tio abounded by the Otarihau land blocks, to Orira to the Waihou River southwest to include Motiti, Mangungu and Ruapapaka Islands, including the

common marine and coastal area of said islands. Orders for Protected Customary Rights are sought to practice Mana Motuhake - Tino Rangatiratanga, Use of Takutai Moana for Transport, Collecting Shellfish, Fish, Maintaining and Safeguarding Waahi Tapu, living on the takutai moana. It is proposed that the order(s) should be made in the names of Makarita Tito. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-522. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OHIWA HARBOUR, MOTITI ISLAND

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, RAEMON MICHAEL PARKINSON filed an application with the High Court on behalf of TE URI A TEHAPU, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is on the landward side by the line of mean highwater springs of Motiti Island; to the outer limits of the territorial sea; the northeastern side of the line of mean highwater springs of Whakaari Island; and the northern side by the line of mean high water springs of Ohiwa Harbour including the inner harbor including the common marine and coastal area surrounding named islands and all others within the mentioned boundaries. Orders for Protected Customary Rights are sought to practice Mana Motuhake and Rangatiratanga, Kaitiakitanga of takutai moana, waahi tapu, taonga tapu, fishing, gathering kaimoana, harvesting plants, shrubs and tree material, use of the marine & coastal for transport. It is proposed that the order(s) should be made in the names of RAEMON MICHAEL PARKINSON. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV- 2017-404-562. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OHIWA HARBOUR

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, CHRISTINA DAVIS filed an application with the High Court on behalf of NGATI MURIWAI HAPU, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Maraetotara Stream east to Ohiwa Harbour, following the foreshore around the harbor to Ohiwa to Waiotahi River, to Waioeka River, to Haurere Point. Including the tidal aspects of rivers and streams, estuaries, and the islands in the Ohiwa Harbour: Ohakana Island, Uretara Island, Whangakopikpiko Island, Motuotu Islands, Hokiana Island and Pataua Island, to the outer limits of the territorial sea; and the common marine and coastal area surrounding the listed islands.. Orders for Protected Customary Rights are sought to practice Exercising Mana Motuhake and Rangatiratanga, Exercising Kaitiakitanga, Exercising rahui, Fishing, and for tangihanga and urupa purposes. It is proposed that the order(s) should be made in the names of CHRISTINA DAVIS. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-269. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OHIWA HARBOUR, WHANGAKOPIKOPIKO, PTUOTU, HOKIANA AND PATAUA ISLAND

TURANGAPIKITOI AND OHIWA OF WHAKATOHEA MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, DEAN FLAVELL filed an application with the High Court on behalf of HIWARAU, TURANGAPIKITOI AND OHIWA OF WHAKATOHEA, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Maraetotara steam, to Ohiwa Harbour, following the foreshore around then to Waiotahi River, to Waioeka River, to Haurere Point, including the tidal aspects of rivers, streams and estuaries, and the Islands in the Ohiwa Harbour, Ohakana, Uretara, Whangakopikopiko, Ptuotu, Hokiana and Pataua Island, to the outer limit of the territorial sea.. Orders for Protected Customary Rights are sought to practice Mana Motuhake - Tino Rangatiratanga, fishing, collecting kaimoana, transport, collecting rongoa, bird snaring, collecting firewood, stones, aquatic plants, bones and other customary practices and activities.. It is proposed that the order(s) should be made in the names of DEAN FLAVELL. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OHOPE, WHAKATANE

(DESCENDANTS) OF TE HAPU O TITOKO NGAI TAMA MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, TRACY FRANCIS HILLIER filed an application with the High Court on behalf of Te Hapu O Titoko Ngai Tama and Uri (descendants) of Te Hapu O Titoko Ngai Tama, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Te Horo to Maraetotara (between Ohope and Whakatane) to Te Rangi in the Eastward side (between Opape and Torere) by a line that extends from the coast abutting to the outer limits of the territorial sea; and extends to the 200 nautical miles to the Exclusive Economic Zone to Rangitahua to Mauke in the Cook Islands including Moutohora Whale Island, Te Paepae O Aotea, Whakaari White Island, Uretara Island, Hokianga Island within the Ohiwa Harbour to the outer limits of the territorial sea including common marine and coastal area surrounding the above listed islands, marine aspects of all the rivers, waterways, estuarine waters, springs, wetlands, streams, and tributaries Waimana River, Maraetotara Stream, Parau Stream, Oponae Stream, Pakihi Stream, Motu Stream, Te Waiti Stream, Waioweka River, Otara River, Waiaua River. Orders for Protected Customary Rights are sought to practice fully and undisturbed exercise of the Mana Motuhake, Rangatiratanga, and Kaitiakitanga recognising Mana Atua, Mana Whenua, Mana Moana, Mana Tangata; Collecting kaimoana, fish, rongoa, extracting resources such as sheels, wood, bone, stone, sand, seaweed and more, for transport, trade, bird snaring, for tangihana purposes.. It is proposed that the order(s) should be made in the names of TRACY FRANCIS HILLIER. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHAKATANE

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Anita Broughton filed an application with the High Court on behalf of Te Hika o Papauma Mandated Iwi Authority, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is from Whareama river mouth up to Poroporo, to the outer limits of the territorial sea; including the common marine and coastal area of reefs, tidal rivers, streams and estuaries. Orders for Protected Customary Rights are sought to exercise kaitiakitanga, gathering of kaimoana, inshore fishing, collecting shells, wood, bones, seaweed, stones, sand, rongoa, materials for clothing, bird catching/ snaring, deep water fishing and also activities of, transport, trade, harvesting plants, gathering shrubs & tree material, gathering resources for rongoa purposes, ceremonial practices such as hui, marena and tangihana. It is proposed that the order(s) should be made in the name of Anita Broughton. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017-404-481. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

WHAKATANE, WHALE ISLAND, OPOTIKI

(DESCENDANTS) OF NGAI TAI IWI MARINE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, MURIWAI MAGGIE JONES filed an application with the High Court on behalf of NGAI TAI IWI and the URI (descendants) of NGAI TAI IWI, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Mai Tirohanga area whakaroto ki Whitikau inland and along the coast to Ngai Tai ki Torere just short of Hawai. To a line that extends from the coast abutting to the outer limits of the territorial to the 200 nautical miles Exclusive Economic Zone; Mai Whitikau ki Rahui, mai Rahui ki Kapuarangi, mai Kapuarangi ki Whetu ki Tokaroa ko te rohe tenei o Ngai Tai ki Torere ward side by a line that extends from the coast abutting the Oceans to The Tainui Waka migrated from Hawaii to Rangiatea Aitutaki the Oceans to Rangitahua to Whangaparaoa and then to Torere including Moutohora Whale Island, Te Paepae O Aotea, Whakaari White Island, to the outer limits of the territorial sea including the common marine and coastal area of said islands. The area of all the tidal rivers. waterways, estuarine waters, springs, wetlands, streams, and tributaries Pakihi Stream, Motu Stream, Te Waiti Stream, Waiaua River, Tirohanga Stream, Opepe Stream, Te Waiwhero O Torere Waiaua River. Orders for Protected Customary Rights are sought to practice full and undisturbed exercise of the Mana Motuhake, Rangatiratanga, and Kaitiakitanga of NGAI TAI IWI and the Uri Mokopuna O NGAI TAI IWI according to our Tikanga recognizing Mana Atua, Mana Whenua, Mana Moana, Mana Tangata. It is proposed that the order(s) should be made in the names of MURIWAI MAGGIE JONES. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV- 2017-485-270. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OPOTIKI

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, TRACY FRANCIS HILLIER filed an application with the High Court on behalf of NGAI TAMAHAUA HAPU, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Maraetotara Stream in Ohope to Ngawaikui Stream by a line that extends from the coast abutting the Oceans to Rangitahua to Mauke in the Cook Islands including Moutohora Whale Island, Te Paepae O Aotea, Whakaari White Island, Uretara Island, Hokianga Island within the Ohiwa Harbour to the outer limits of the territorial sea; including the common marine and coastal area of above islands and all the rivers, waterways, estuarine waters, springs, wetlands, streams, and tributaries Waimana River, Maraetotara Stream, Parau Stream, Oponae Stream, Pakihi Stream, Motu Stream, Te Waiti Stream, Waioweka River, Otara River, Waiaua River. Orders for Protected Customary Rights are sought to practice the fully and undisturbed exercise of the Mana Motuhake, Rangatiratanga, and Kaitiakitanga of Ngai Tamahaua Hapu and the Uri Mokopuna O Ngai Tamahaua according to our Tikanga recognizing Mana Atua, Mana Whenua, Mana Moana, Mana Tangata. It is proposed that the order(s) should be made in the names of TRACY FRANCIS HILLIER. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-262. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

OPOTIKI

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Muriwai Maggie Jones filed an application with the High Court on behalf of Ririwhenua Hapu, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Waiaua, Waiaua River mouth, Tirohanga, Mihimarino, Opape, Hinehinenui, Te Rangi, Awaawakino, Torere, Motu River Mouth, Hawaii to Rangiatea, Aitutaki, Rangitahua, Tirohanga to Kapuarangi. Orders for Protected Customary Rights are sought to practice Mana Motuhake and Rangatiratanga, Kaitiakitanga, Fishing, Kaimoana, Collecting rongoa, shells, wood, bone, stone, sand, seaweed, sulphur; bird catch, use for transport, trade, use for tangihana. It is proposed that the order(s) should be made in the names of Muriwai Maggie Jones. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-272. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

HICKS BAY

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, ROBERT SINCLAIR filed an application with the High Court on behalf of Whanau A Kauwhakatuakina, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is MATAKAOA POINT south east to TE WHARENAONAO Point to the outer limits of the territorial sea; and the Karakatuwhero tidal river & estuary, the sand dunes which are

waahi tapu, and all tidal aspects of streams and rivers along the coast. Orders for Protected Customary Rights are sought to practice Exercising Mana Motuhake and Rangatiratanga, fish, kaimoana and plants, materials from our coastline for such things as rongoa, gathering firewood, materials for building whare, and for clothing; and all the sand dunes of our foreshores are WAAHI TAPU. It is proposed that the order(s) should be made in the names of ROBERT SINCLAIR. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-225. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

GISBORNE

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Larry Delamere filed an application with the High Court on behalf of Pakowhai Hapu, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is East Waiotahe drifts by Te Moana o Pakihikura, then along the beach eastward to Hikuwai. Orders for Protected Customary Rights are sought to practice Mana Motuhake and Rangatiratanga, Kaitiakitanga, exercising rahui, Fishing, Kaimoana, for tangihana and urupa purposes. It is proposed that the order(s) should be made in the names of Larry Delamere. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-485-264. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

GISBORNE

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Nick Manu Pouwhare Tupara filed an application with the High Court on behalf of NGATI ONEONE, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is north head entrance of the Turanganui River, and inland towards the juncture known as Ngawaiweherua where the Waimata River and the Taruheru River converge, thence returning to the entrance of the Turanganui River, heading north and coastward bound arriving at the entrance of the Pouawa River (north west point), and inland towards the upper reaches of the Pouawa river, from the Turanganui to the Pouawa, to include Tuamotu Island and common marine and coastal area. Orders for Protected Customary Rights are sought to protect Ngati Oneone mana motuhake and rangatiratanga, papakainga, kaitiaki, waahi tapu, sacred toka, maunga and other places of historical, cultural and spiritual significance and for mahinga kai, fishing, tauranga moana, for transport - nga haerenga a hapu. It is proposed that the order(s) should be made in the names of Nick Manu Pouwhare Tupara. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017- 404-571. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

KAIPARA HARBOUR

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Richard John Nathan filed an application with the High Court on behalf of Ropu o Rangiriri, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is the north head entrance of the Kaipara Harbour to Maunganui across to Parihaka Pa down to Te Arai Point to Puatahi Marae (south east point) including islands Motu Remu, Manukapua, Moturoa, Kaiwhitu, Tiputitipu, Pupuia, Matakohe, Rabbit Island and Rat Island, to the outer limits of the territorial sea; including the common marine and coastal area surrounding the listed islands. Orders for Protected Customary Rights are sought to practice fishing, kaimoana gathering, rongoa collecting, bird snaring, firewood, stones, aquatic plants, fishing tuna and wetland food stocks, deep water fishing and use the takutai moana for transport, bird snaring. It is proposed that the order(s) should be made in the names of Richard John Nathan. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017-404-442. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz

KAWHIA

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Te Rangikaiwhiria Kemara filed an application with the High Court on behalf of Nga Tini Hapu o Maniapoto, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is Te Raukumara south to Wai Pingoa stream (south point) including the islands Kaiwhai Island, Te Motu Island, Motukaraka Island, Ngatokakairiri Island, to the outer limits of the territorial; including the common marine and coastal area surrounding the listed islands. Orders for Protected Customary Rights are sought to practice Manamotuhake & Rangatiratanga – Kaitiakitanga, harvesting kaimoana, fishing, resource extraction, resources for rongoa purposes, harvesting plants, shrubs & tree material, bird catching, snaring, use of resources and environment concerning tangihanga, transport, the collection of ephemeral detritus from the foreshore. It is proposed that the order(s) should be made in the names of Te Rangikaiwhiria Kemara. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV-2017-404-526. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.

CHATHAM ISLANDS

(TAKUTAI MOANA) ACT 2011 APPLICATION In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are hereby notified that on 3 April 2017, Jack Daymond filed an application with the High Court on behalf of Te Aitanga O Nga Uri O Wharekauri, for Customary Marine Title and Protected Customary Rights Orders. The Customary Marine Title application relates to a marine and coastal area that is on the landward side by the line of mean highwater springs of the main island and other islands in the Chatham Island group (Wharekauri) and surrounding islands; on the seaward side by the outer limits of the territorial sea; including the islands Rangiauria (Pitt Islands), Rangitutahi (The Sisters), Motuhara (Forty fours), Motuhope (Star keys),

Rangiauria (South East Island), Mangare (Big Mangere), Tapuaenuku (Little Mangere), Tarakoikoia (The pyramids), Rangiwheau (The Castle, Eastern Reef, Rabbit Island), Te Rangitaumaewa (North East Reef), Houruakopara (Spider Island), Rangihokopoi (Western Reef), Rangituka (Round Rock), Te Whaanga (Lagoon) and the tidal river Mangatukarewa at Waitangi.. Orders for Protected Customary Rights are sought to practice fishing, kaimoana gathering, rongoa collecting, bird snaring, firewood, shells/fossils, wood, bones, sulphur, seaweed, stones, sand and wetland food stocks foraged by hapu in the lagoon, tidal rivers, estuaries and coastal margins; and deep water fishing, travel, trade, bird catching - snaring, harvesting plants, shrubs & tree material, gathering resources for rongoa purposes.. It is proposed that the order(s) should be made in the names of Jack Daymond. Any notice of appearance in support of, or in opposition to, this application must be filed with the Registrar of the High Court at Wellington (DX SX11199) by 26/05/2017 and include the reference CIV2017-404-479. A copy of the application may be obtained from the High Court at Wellington on phone 04 914 3600 or email WellingtonHC@justice.govt.nz.