

PORT WAIKATO

Ngati Te Ata Notice Under Section 103 of the Marine and Coastal Area Act 2011 Ngati Te Ata hereby gives notice under Section 103 of the Marine and Coastal Area Act 2011 as follows: • On 3 April 2017 the Iwi of Ngati Te Ata applied for recognition orders in the High Court of Auckland under section 100 of the Marine and Coastal Area (Takutai Moana) Act 2011 and applied to the Minister for Treaty for Waitangi Negotiations for recognition of protected customary rights and for recognition of customary marine title within its rohe. • Ngati Te Ata's rohe is its internal waters and the outer limits of its territorial sea that are appurtenant to its territorial lands described as that which lies in between the following boundaries West Coast: Northern point - northern coastal point of the Hikurangi Block 1730540, 5906886 Southern point – Port Waikato 1751301, 5859970 o East Coast: Northern point – Mouth of the Pakiri River 1754996, 5987831 Southern point – Wairoa 1784635, 5907757. • Ngati Te Ata applies for customary marine title over all the common marine and coastal area in its rohe and for recognition of protected customary rights throughout its rohe. The person to hold the orders is Roimata Minhinnick. • The protected customary rights applied for are the rights to pass on and over the water, gather anything they wish, launch any vessel, conduct their ceremonies and any other activity they continue to practice. • Any notice of appearance in support or in opposition to the application must be filed no later than 2 June 2017, in the High Court of Auckland, either by: the Registrar of the High Court of Auckland (DXCX 10222); emailing AucklandHC@justice.govt.nz; or phoning (04) 914 3600. • Copies of the application are available on request to Corban Revell Lawyers, PO Box 21-180 Waitakere, Auckland Attention J Kahukiwa. Na, Ngati Te Ata

WHANGAREI HARBOUR

e and Coastal Area (Takutai Moana) Act 2011 CIV-2017-485-000250 Application by Te Tawharau o Ngati Pukenga on behalf of Ngati Pukenga TAKE NOTICE that an application has been made to the High Court for orders for Protected Customary Rights in respect of the common marine and coastal area in 3 places: Tauranga to Maketu, Coromandel and Manaia Harbours and adjoining coast, part of Whangarei Harbour (Pakikaikutu). There are maps accompanying the application. The applicant group is Ngati Pukenga. It is proposed that the order should be made in the name of Te Tawharau o Ngati Pukenga Trust. The Protected Customary Rights applied for are the taking of seabirds found in the area; seaweeds and other plants, for food, crafts and rongoa, waka tauranga and other regular or seasonal noho mahinga kai places used for fishing and other activities, places for swimming and washing; gathering places for the people and places to teach mokopuna, collecting from the beaches and reefs sand and stones as needed, as well as driftwood and other items that washed up, naming places in the sea to specify areas for gathering kaimoana, saying karakia when fishing, imposing rahui, and doing all of the things that kaitiaki and people with mana do in the area, all other related customary uses. Any notice of appearance in support of, or in opposition to, the application must be filed with the Registrar of the High Court at Wellington by 6 June 2017. The notice must include a reference to the file number CIV-2017-485-000250. A copy of the application may be obtained from the High Court at Wellington. The contact details for the High Court at Wellington are: Ph 04 914 3600 WellingtonHC@justice.govt.nz.

WHANGAROA, MATAURI BAY

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-558 An application by RIHARI DARGAVILLE on behalf of the Ngaitawake, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Whangaroa and adjacent coastline from Matauri bay to from Hihi including adjacent

islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngai Tawake . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404- 558. 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 & TAUkou BAY

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-2017-404-565 An application by HONOURABLE DOVER SAMUELS on behalf of the Ngati Kahu, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Matauri and adjacent coastline from Taukou Bay (-35.117504, 173.976939) to from Hihi (-34.912352, 173.558443) including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, minerals and the taking of flotsam jetsam and lagan, and land reclamation., and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngati Kahu . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-2017- 404-565. 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 AND MAHURANGI COAST FROM WHATAPU TO WAIMAMAKU RIVER

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-542 An application by MARAMA STEAD on behalf of the Te Taou, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Kaipara and Mahurangi coast from Whatapu to Waimamaku River including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Te Taou . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404-542. 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.

NORTHLAND, KAIPARA AND MAHURANGI COAST FROM MIRANDA, AND WAIKATO HEADS TO NORTH CAPE

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-537 An application by JOSEPH ROBERT KINGI on behalf of the Nga Puhi nui tonu, Ngati Rahiri, Ngati Awa, Nga Tahu and Ngaitawake, being an hapu/ whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Northland, Kaipara and Mahurangi coast from Miranda, and Waikato heads to North Cape including adjacent

islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Nga Puhi nui tonu, Ngati Rahiri, Ngati Awa, Nga Tahu and Ngai Tawake . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404-537. 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.

ALL THE COAST LINE OF NEW ZEALAND INCLUDING OFF SHORE ISLANDS

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-538 An application by RIHARI DARGAVILLE on behalf of the New Zealand Maori Council members, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as All the coast line of New Zealand including off shore islands from to including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of New Zealand Maori Council members All Maori. 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404-538. 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

ALL THE COAST LINE OF NEW ZEALAND INCLUDING OFF SHORE ISLANDS FROM TE ARAI POINT TO WAIMAMAKU RIVER

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-TBA An application by RIHARI DARGAVILLE on behalf of the Taitokerau District Maori Council members, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as All the coast line of New Zealand including off shore islands from Te Arai point to Waimamaku River including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Taitokerau District Maori Council members All Maori in Taitokerau. 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-TBA. 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, TE ARAI

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-TBA An application by RIHARI DARGAVILLE on behalf of the Ngaitawake, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Mahurangi hearing District of the Waitangi Tribunal and adjacent coastline and off shore

islands from Waitakere inlet to Te Arai point including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngaitawake . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-TBA. 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.

WHANGAROA, MATAURAI BAY

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-539 An application by RIHARI DARGAVILLE on behalf of the Ngati Kauwau, Ngati awa, being an hapu/ whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Whangaroa and adjacent coastline including that adjacent to the whenua of Matangirau from Matauri bay to from Hihi including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, minerals , flotsam, jetsam, and lagan, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngati Kauwau, Ngati awa . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404- 539. 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.

WHANGAREI AND ADJACENT COASTLINE FROM TE ARAI POINT TO CAPE BRETT

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-TBA An application by RIUHA LOUISA COLLIER on behalf of the Ngati Kawau, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and coastal area described as Whangarei and adjacent coastline from Te Arai point to Cape Brett including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, minerals and the taking of flotsam jetsam and lagan. Protecting kawau and other tupuna creatures including sealions, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngati Kawau . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-TBA. 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.

WHANGAREI AND ADJACENT COASTLINE FROM CAPE BRETT TO NORTH HEAD, AND MANGAKAHIA RIVER FROM TE AROHA MARAE TO THE ENTRY INTO THE KAIPARA FROM NORTH HEAD TO CAPE BRETT

INE AND COASTAL AREA (TAKUTAI MOANA) ACT 2011 CIV-404-573 An application by MAIA MARIA NOVA on behalf of the Ngai Tahu, Ngati Tuu, Ngati Kukukea, being an hapu/whanau, gives notice that it has applied to the High Court for an order recognising Customary Marine Title and Protected Customary Rights in the common marine and

coastal area described as Whangarei and adjacent coastline from Cape Brett to North Head, and Mangakahia River from Te Aroha marae to the entry into the Kaipara from North Head to Cape Brett including adjacent islands. The protected customary rights application is for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, shells, drift wood, whale and whale bones, minerals and the taking of flotsam jetsam and lagan. As Tohunga they used the sea for spiritual and material guidance including the ha, and customary Title as guaranteed by Te Tiriti and He Whakaputanga. It is proposed that the order(s) should be made in the names of Ngai Tahu, Ngati Tuu, Ngati Kukukea . 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 not less than 20 working days after the first public notice/newspaper advertisement of the application and include the reference CIV-404- 573. 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.

TE ARAI, TE ONEROA-A-TOHE, PARENGARENGA HARBOUR, OTAMATEA AND COASTAL AREA (TAKUTAI MOANA) ACT 2011: CIV-2017-485-240 The Trustees of the Parengarenga Incorporation, for and on behalf of the Shareholders of Parengarenga Incorporation and associated Iwi, give notice that they have applied to the High Court in Whangarei 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 from Te Arai in the southwest, north to the mouth of the Waitaiki Stream, then north from Te Karaka Stream along Te Oneroa-A-Tohe to Te Karo; and on the east coast from Wairahi Stream along Tokerau (Great Exhibition Bay) north to Pingaoroa at the southern boundary of Te Kokota Spit; includes the common marine and coastal area within Parengarenga Harbour that is bounded on the landward side, by the line of mean highwater spring and on the seaward side, by the midpoint of the associated channel or arm of the sea from Whakatereoho east to Te Pua then south to Tangoake then north to Otamatea at the southern boundary of Te Kokota Spit. 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 Parengarenga Incorporation subject to tikanga. The Trustees of the Parengarenga Incorporation 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 24 May 2017 specifying the Whangarei Registry and including the reference CIV-2017-485-240. 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 COAST.

ASTAL AREA (TAKUTAI MOANA) ACT 2011 ("MACA") Notice is given on behalf of Ngati Marae ariki and its hapu Ngati Raupo, Ngati Kahu, and Ngati Poataniwha; and Ngati Rongo, and its hapu Ngati Ka and Ngati Waitauathat, under s100 of the MACA, these hapu have applied for recognition orders of protected customary rights and/or recognition of

customary marine title under the MACA. A copy of the application can be obtained through the High Court in Wellington (CIV-2017-485-378). The proposed holder of the orders is Michael John Beazley as kaumatua and taumata member of Ngati Maraeariki and Ngati Rongo. The area relating to these applications is the motu of Mahurangi from Te Arai o Tahuhu south to Te Oneroa o Kahu (Long Bay) and all the surrounding small islands and rocky outcrops along the shore line of the Mahurangi Coast. The hapu exercise customary rights according to their own tikanga in this rohe moana, and out to sea well past the limits of the territorial sea, to a distance of 200 nautical miles. The area includes the airspace above these points as allowed by legislation. The hapu use the marine and coastal area for gathering kai moana. They collect shellfish, and catch fish both from the beach and out to sea in marked fishing grounds. They also exercise control over the area through the imposition of rahui. This area is used for transport; aquaculture; rocks, sands and other minerals. The applicant hapu also protect waahi tapu, burial sites and other sacred sites in their rohe, many of which are in the marine and coastal area or are accessed through the marine and coastal area, or just inland. They had kainga and burial grounds scattered inland from the beach. Any notice of appearance in support or opposition to these applications must be filed with the Registrar of the High Court in Wellington no later than 20 working days from the date that this notice is published.

FIRTH OF THAMES

EA (TAKUTAI MOANA) ACT 2011 Te Whanau a Haunui (Royal Family) In accordance with the provisions of the Marine and Coastal Area Act 2011, all interested parties are notified that on 3 April 2017, Te Whanau a Haunui (Royal Family), filed an application with the High Court on behalf of Te Whanaua-Haunui and its members, for recognition orders for Customary Marine Title and Protected Customary Rights. The Customary Marine Title application relates to the marine and coastal area of Waimango being the area between the Waimango stream at Waimango point and the Tapapakanga regional park's southern boundary and extending from the highwater mark immediately adjacent to these blocks out to 4.8 nautical miles across the Firth of Thames. The Protected Customary Rights Orders relate to a marine and coastal area on the western side of the Tikapa Moana o Hauraki (the Firth of Thames), between and around Tapapakanga in the north, and Waimoho just south of the Puwhenua Stream which extends 4.8 nautical miles seaward and encompasses all points in between. Orders for Protected Customary Rights are sought to practice kaitiakitanga, kōhi Mataitai, fishing and recreational use. The holder of the orders is intended to be Te Whanaua-Haunui Ahuwhenua Trust. All interested parties that wish to be heard have until 19 May to file a Notice of Appearance with the High Court Registry at Auckland; please cite the reference number CIV-2017-404-582.