Transfer of Unformed Legal Road in Block XIII, Mawheraiti Survey District, Grey County

PURSUANT to section 323 of the Local Government Act 1974, and to a delegation from the Minister of Lands, the Com-missioner of Crown Lands hereby declares that the land, described in the Schedule hereto, has been transferred to the Crown by the Grey County Council pursuant to the said Section 323, and on the publication of this notice the said land shall be deemed to be Crown Land, subject to the Land Act 1948.

SCHEDULE

WESTLAND LAND DISTRICT-GREY COUNTY

2.9740 hectares, more or less, being unformed legal road adjoining Section 36, Block XIII, Mawheraiti Survey District and 3S Raupo Settlement, situated in Block XIII, Mawheraiti Survey District. S.O. Plan 10382.

Dated at Hokitika this 30th day of September 1981.

J. N. RODDA, Commissioner of Crown Lands. (L. and S. H.O. 16/3245; D.O. LG 111)

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-HAMILTON CITY-GRAHAM ISLAND

3490 square metres, more or less, being Allotment 449, Town of Hamilton East, situated in Block II, Hamilton Survey District. All New Zealand Gazette, 1973, page 1833. S.O. Plan 47273.

Dated at Hamilton this 17th day of September 1981, G. L. VENDT, Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/179; D.O. 8/3/282)

Classification of Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-TAURANGA COUNTY

7484 square metres, more or less, being Lot 29, D.P. S. 503, situated in Block VI, Te Tumu, and Block 1, Otutara Survey Districts. Part certificate of title, Volume 948, folio 150. (Subject to a water easement created by transfer document No. 466022.)

Dated at Hamilton this 22nd day of September 1981.

G. L. VENDT, Assistant Commissioner of Crown Lands. (L. and S. H.O. Res. 3/2/239; D.O. 8/3/132)

Classification of Reserve and Declaration That the Reserve Be Part of the Karangahake Scenic Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies the reserve, described in the Schedule hereto, as a reserve for scenic purposes, and further, declares the said reserve to form part of the Karangahake Scenic Reserve.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-OHINEMURI COUNTY-PART KARANGAHAKE SCENIC RESERVE

8.2300 hectares, more or less, being Section 112, Block I, Aroha Survey District. All New Zealand Gazette, 1981, page 1518. S.O. Plan 50871.

4097 square metres, more or less, being Section 27, Block I, Aroha Survey District. All New Zealand Gazette, 1981, page 2432. S.O. Plan 29504.

Dated at Hamilton this 22nd day of September 1981.

G. L. VENDT. Assistant Commissioner of Crown Lands. (L. and S. H.O. Res. 3/3/36; D.O. 13/212)

Classification of Reserves

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserves, described in the Schedule hereto, to be classified as reserves for the purposes specified at the end of the respective descriptions of the said lands, subject to the provisions of the said Act.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT-TAURANGA COUNTY

8058 square metres, more or less, being Sections 124 and 125, Block I, Katikati North Survey District. Part New Zealand Gazette, 1960, page 888. S.O. Plan 38468 (recreation). 6.6267 hectares, more or less, being Section 87, Block I, Katikati North Survey District. Part New Zealand Gazette, 1960, page 888. S.O. Plan 38466 (local purpose—esplanade).

Dated at Hamilton this 22nd day of September 1981.

G. L. VENDT, Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/137; D.O. 8/3/101, 8/5/74)

Classification and Change of the Name of the Waiterimu Domain Reserve—Revocation of Previous Notice and Issue of a Fresh Notice

PURSUANT to section 6 (3) of the Reserves Act 1977, the Assistant Commissioner of Crown Lands, acting under delegation from the Minister of Lands, hereby revokes the notice as to the classification and change of the name of the Waiterimu Domain Reserve which was published in New Zea*land Gazette*, 6 August 1981, No. 94, page 2190, in relation to the reserve in the Schedule thereto and hereby issues the following notice as a fresh notice in place thereof:

CLASSIFICATION AND CHANGE OF THE NAME OF THE WAITERIMU DOMAIN RESERVE

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby declares the reserve, described in the Schedule hereto, to be classified as a reserve for recreation purposes, subject to the provisions of the said Act, and further, declares that the reserve known as the Waiterimu Domain Reserve shall hereafter be known as the Storey Recreation Reserve.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—WAIKATO COUNTY— STOREY RECREATION RESERVE

1.7390 hectares, more or less, being Lot 1, D.P. S. 14140, and Allotment 822, Taupiri Parish, situated in Blocks II and VI, Hapuakohe Survey District. All certificate of title, No. 16C/148, part certificates of title, Volume 760, folio 281, and Volume 1049, folio 26. Part New Zealand Gazettes, 1955, page 1767, 1957, page 2326, and 1970, page 1923. S.O. Plan 45253.

Dated at Hamilton this 1st day of October 1981.

G. L. VENDT,

Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 3/2/289; D.O. 8/1028)

Declaration That Land is a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby notifies that the following resolution was passed by the Nelson City Council on the 27th day of May 1980:

That in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Nelson City Council hereby resolves that the piece of land held by the said city in fee simple and described in the Schedule hereto, shall be, and the same is hereby declared to be, a local purpose (site for a marae) reserve within the meaning of the said Act.