THE NEW ZEALAND GAZETTE

Being

- Horowhenua X1B1 as created by partition order of the Maori Land Court dated 22 September 1898 and more particularly delineated on a surveyed plan attached to 4426 the said Order.
- 1896 Horowhenua X1B2 as created by partition order of the Maori Land Court dated 22 September 1898 and more particularly delineated on a surveyed plan attached to the said Order.

Dated at Wellington this 24th day of January 1985.

B. S. ROBINSON,

Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/7; D.O. 2/439)

6/IAL/2CL

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a family papakainga and burial ground for the common use and benefit of the descendants of Rahera Tiweta Erueti.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land situated in Block X, Ngamatea Survey District and described as follows:

Area ha

Being

2.80244 Part Parapara 2B, 2E, 2C1, being part of the land contained in a partition order of the Maori Land Court made on 8 May 1923, as the same is more particularly delineated on plan W.D. 3746.

Dated at Wellington this 24th day of January 1985.

B. S. ROBINSON.

Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/7; D.O. 2/439)

6/1AL/2CL

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation as a place of historical interest and importance to the Maori people for the common use and benefit of the Te Kapotai hapu of Ngatipare.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

ALL that piece of land situated in Block VI, Russell Survey District and described as follows:

Area m²

Being

6700 Motukura Island as created by a freehold order of the Maori Land Court dated 18 July 1984 and defined on plan M.L. 15417.

Dated at Wellington this 21st day of February 1985.

B. S. ROBINSON.

Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/1; D.O. 4/6)

6/1AL/2CL

Setting Apart Maori Freehold Land as a Maori Reservation

PURSUANT to section 439 of the Maori Affairs Act 1953, the Maori freehold land described in the Schedule hereto is hereby set apart as a Maori reservation for the purpose of a museum site and place of historical interest for the common use and benefit of the descendants of Te Reiti Tamara and Puataata Grace.

SCHEDULE

WELLINGTON LAND DISTRICT

ALL that piece of land situated in Block X, Puketi Survey District and described as follows:

Area ha

Being Tokaanu Township, Section 3D, Block VII and being all 1054 the land contained in a partition order of the Maori Land Court dated 5 June 1924.

Dated at Wellington this 22nd day of February 1985.

B. S. ROBINSON,

Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/7; D.O. 2/439)

6/1AL/2CL

Redefining Purposes of Maori Reservation

NOTICE is hereby given that, pursuant to section 439 (5) (c) of the Maori Affairs Act 1953, the purposes for which the Maori reservation was, in respect of the land described in the Schedule hereto, created by notice in the New Zealand Gazette, 18 September 1958, No. 57, page 1233, are hereby redefined as landing place, fishing ground, place of historical interest and source of revenue for the upkeep and improvement of the marae Waiokura in the Manaia district, and the expenses of tribal hui concluded on such marae, and the maintenance of the urupa of Ngatitu hapu of the Ngati Ruahine tribe.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land situated in Block VI, Waimate Survey District and described as follows:

Area ha

Being

Waiohata, being Section 69, Block VI, Waimate Survey District and being all the land contained in certificate of title, Volume 7, folio 201, Taranaki Registry. 8.1948

Dated at Wellington this 22nd day of February 1985.

B. S. ROBINSON,

Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/7; D.O. 2/439)

6/1AL/2CL

Redefining Purposes of Maori Reservation

NOTICE is hereby given that, pursuant to section 439 (5) (c) of the Maori Affairs Act 1953, the purposes for which the Maori reservation Maon Affairs Act 1953, the purposes for which the Maon reservation was, in respect of the land described in the Schedule hereto, created by notice in the *New Zealand Gazette*, 18 September 1958, No. 57, page 1233, are hereby redefined as bathing place, landing place, fishing ground, place of historical interest and burial ground and source of revenue for the upkeep and improvement of the marae Waiokura in the Manaia district, and the expenses of tribal hui concluded on purch marce and the maintenance of the upkeep and concluded on such marae, and the maintenance of the urupa of Ngatitu hapu of the Ngati Ruahine tribe.

SCHEDULE

TARANAKI LAND DISTRICT

ALL that piece of land situated in Block VI, Waimate Survey District and described as follows:

Area ha

Being

40.6076 Otamare, being all the land contained in certificate of title, Volume 137, folio 75, Taranaki Registry.

Dated at Wellington this 22nd day of February 1985.

B. S. ROBINSON, Deputy Secretary for Maori Affairs.

(M.A. H.O. 21/3/7; D.O. 2/439)

6/1AL/2CL

Redefining Purposes of Maori Reservation

NOTICE is hereby given that, pursuant to section 439 (5) (c) of the Maori Affairs Act 1953, the purposes for which the Maori reservation was, in respect of the land described in the Schedule hereto, created by notice in the *New Zealand Gazette*, 18 September 1958, No. 57, No. page 1233, are hereby redefined as landing place, fishing ground,

680

Area

m²