## IN THE HIGH COURT OF NEW ZEALAND WELLINGTON REGISTRY

## I TE KŌTI MATUA O AOTEAROA TE WHANGANUI-Ā-TARA ROHE

CIV-2011-485-793

IN THE MATTER OF the Marine and Coastal Area (Takutai

Moana) Act 2011

IN THE MATTER OF applications by Colin Francis Reeder and

Ors on behalf of Ngā Potiki a Tamapahore Trust for an order recognising Customary Marine Title and Protected Customary

Rights

On the papers:

Counsel: A Warren for Ngā Potiki a Tamapahore Trust

J N Gear for Ngai Te Rangi Settlement Trust

S T Webster for Ngāti He Hapū Trust

T H Bennion for Te Tāwharau o Ngāti Pūkenga S Fletcher for Ngā Hapū o Te Moutere o Motiti

J Mason for Ngāti Whakaue ki Maketu

A Tapsell and N Tahana for Ngā Hapū o Ngāti Ranginui

**Settlement Trust** 

J Koning for Ngāti Whakahemo

H Irwin-Easthope for Te Runanga o Ngāti Awa

G Melvin for Attorney-General

Minute: 13 May 2020

## MINUTE (NO. 5) OF CHURCHMAN J (Ngā Potiki)

[1] Further to the minute of the Court of 12 May 2020 in this matter, Mr Warren has now filed a memorandum dated 13 May 2020 setting out the results of his consultation with other

Minute (No. 4) of Churchman J re Ngā Potiki a Tamapahore Trust application CIV-2011-485-793, 12 May 2020.

counsel on the draft variations to the timetable order that he raised during the teleconference of 1 May 2020.

[2] As it appears that there is near universal<sup>2</sup> support for the revised timetable proposed by Mr Warren, I make the following amendments to the existing timetable:

Revised Proposed Timetable – Stage One	Revised Proposed Timetable – Stage Two
Applicant evidence – 19 June 2020	30 October 2020
Interested party evidence – 15 September 2020	15 February 2021
Crown evidence – 15 October 2020	15 April 2021
Applicant reply evidence – 15 December 2020	15 June 2021
Court to appoint Pūkenga – 1 February 2021	15 July 2021
Registrar to allocate two-week hearing (Stage One only) – 2 <sup>nd</sup> quarter of 2021 (April/May)	
Registrar to allocate six-week hearing (Stage Two only)	3 <sup>rd</sup> quarter 2021 (late August/early September)

[3] While the Registrar will endeavour to comply with the views of the applicants and interested parties as to the hearing dates, practical considerations relating to the availability of a hearing venue and Judge means that the hearing dates referred to can, at this stage, only be approximates.

## Churchman J

2

Ngā Hapū o Ngāti Ranginui (CIV-2017-485-294 had yet to give their counsel instructions).