

**IN THE HIGH COURTS OF NEW ZEALAND**

**AUCKLAND REGISTRY  
Filed WELLINGTON**

**CIV-2017-404-567**

**IN THE MATTER OF**

the Marine and Coastal Area (Takutai Moana) Act 2011  
(the Act)

**AND IN THE MATTER OF**

an application by MARAMA STEAD for an order  
recognising Customary Marine Title and Protected  
Customary Rights.

**AMENDMENT TO MARAMA STEAD APPLICATION  
FOR RECOGNITION ORDERS PURSUANT TO THE MARINE AND COASTAL  
AREA (TAKUTAI MOANA) ACT 2011**

Dated 27th JULY 2017

**RIGHTLAW**

Barristers and Solicitors  
AUCKLAND  
11 Kaihu Street, Northcote, Auckland 0627  
Telephone: (09) 889 4468  
Mobile: 021 303 923  
Partner Acting: Gerald Sharrock  
Email: [gesharrock@rightlaw.nz](mailto:gesharrock@rightlaw.nz)

Case Manager  
*Liz*  
Next Event: / /  
**22 AUG 2017**  
**THE HIGH COURT  
WELLINGTON**

- To *.The Registrar of the High Court at AUCKLAND;*
- and to: Local authorities (Regional and/or District Councils) with statutory functions in the application area) *Auckland City Council, Northland Regional Council*
- and to: Local authorities with statutory functions relating to land adjacent to the application area) *Department of Conservation, Transit, Ministry of Defence*
- and to: The Solicitor General on behalf of the Attorney-General.

**This document notifies you that:**

1. MARAMA STEAD through her Counsel applies to the High Court to AMEND the application for an order pursuant to s98 of the Marine and Coastal Area (Takutai Moana) Act 2011 ("the Act") to recognise the customary marine title and protected customary rights of Te Taou. The Application is retained except as amended in paragraph 4 below.

**Protected Customary Rights**

2. *Te Taou* ancestors utilised the common marine and coastal area for fishing, gathering shellfish, seaweed, stones, pumice, semi precious stones, minerals, shells, drift wood, whale and whale bones;

**The Applicant Group:**

3. The *Te Taou* whakapapa to and *Otene Kikokiko and Matatire Koraheke*. . *MARAMA STEAD* was appointed to make this application for and on behalf of the *Te Taou* on 27th March 2017.

**Area to which the application relates is Amended, by substituting in paragraph 4 as follows:**

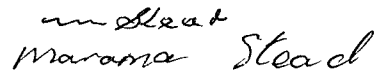
4. The area to which this application relates is the common marine and coastal area (as defined in s9 of the Act) that is bounded:
- a. on the landward side by the line of mean high-water springs;
  - b. on the seaward side by the outer limits of the territorial sea;

- c. on the Northward side by a line that extends from the coast abutting Te Arai Point including any islands] to the outer limits of the territorial sea; and
  - d. on the southward side by a line that extends from the coast abutting the western bank of the Whau River within the Waitemata Harbour including any islands to the outer limits of the territorial sea.
5. The area includes the common marine and coastal area surrounding the following islands: All islands and reefs lying off shore from the coastline to a distance of 12 nautical miles as further described in the map attached as Annexure A.

Dated at Auckland on the 26<sup>th</sup> day of July 2017



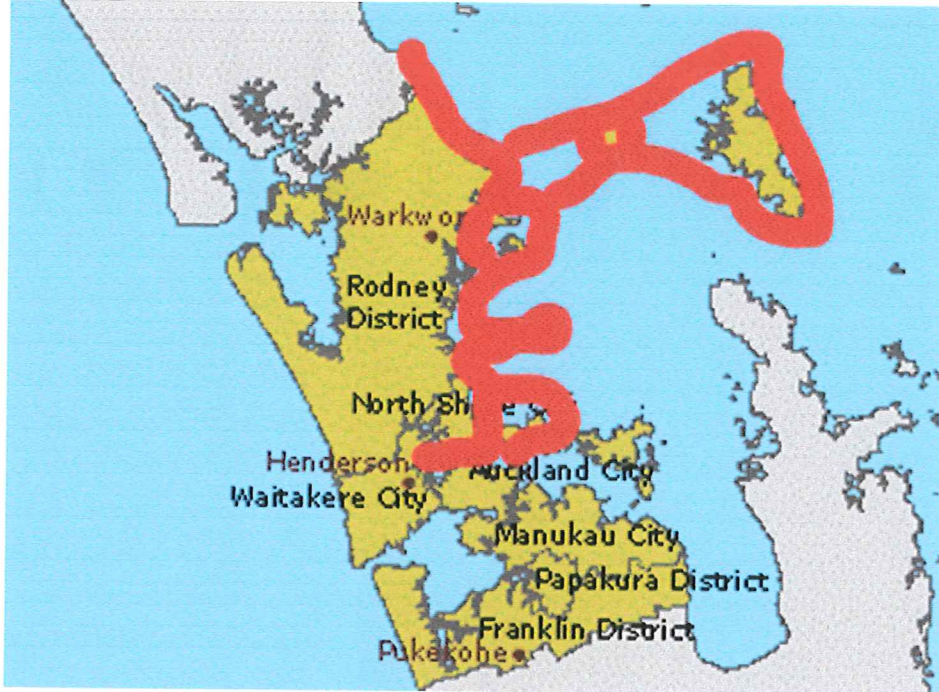
**Counsel for  
MARAMA STEAD**



*ANNEXURE A*

*OUTLINE MAPS*

*East coast and outlying islands from Te Arai Point to Northern side of Whau river estuary*



*Waitemata detail*

