

Contents

1. Purpose of the Reserve Management Plan 1
2. Statutory context for reserve management 2
3. Reserve classification
4. Domain ownership and management 3
5. Site context
6. Vision
7. Domain opportunities
8. Objectives
9. Actions
10. Concept plan
11. Implementation and funding
12. Preparing the Reserve Management Plan 18
13. Decision-making process 19
14. Administrative information 20
15. Reserve legal description 21
Appendix 1 Gazette notices and land online information 22
Appendix 2 Existing site photographs

1. Purpose of the Reserve Management Plan

The purpose of the Reserve Management Plan is to provide direction for the management and development of the Kerikeri Domain. (Domain)

The Reserve Management Plan provides the community with certainty about the function and management of the reserve. It helps to make sure management decisions are consistent with the Reserves Act 1977.



2. Statutory context for reserve management

The Reserves Act 1977 (the Act) governs the management and control of reserves in New Zealand. The Act requires the administering body (the Council) to prepare Reserve Management Plans (section 41). The Council has resolved to prepare a Reserve Management Plan which outlines the general intentions for the balanced use, development and protection of the Domain for the next 10 years.



How reserve management fits with legislation and other Council documents

Legislation

- Reserves Act 1977
- Resource Management Act 1991
- Health and Safety at Work Act 2015
- Local Government Act 2002
- Conservation Act 1987
- Heritage New Zealand Pouhere Taonga Act 2014

Other relevant documents

- Northland Regional Plan
- Iwi / Hapū Management Plans
- · Northland District Health Board Health In All Policies
- Sustainable District Strategy
- Far North District Plan (District Plan)
- Far North District Council Long Term Plan
- Far North District Council Reserves Policy
- Asset Management Plans
- Annual Plan

Other bylaws and policies

- Northland Sports Facilities Plan 2014
- Halls and Facilities Policy 2015
- Council Bylaws e.g. public places, dog control etc.

3. Reserve classification

The Domain is classified as a Recreation Reserve under section 17 of the Reserves Act 1977 Section 17 (1) states the purpose of recreation reserves is for:

'Providing areas for the recreation and sporting activities and the physical welfare and enjoyment of the public, and for the protection of the natural environment and beauty of the countryside, with emphasis on the retention of open spaces and on outdoor recreational activities, including recreational tracks in the countryside.'

What this means is that the purpose of the Domain as a recreation reserve is primarily for providing areas for events and recreational opportunities for the well-being and enjoyment of the wider community, and to protect the natural environment.

4. Domain ownership and management

The key responsibilities of the Council under the Act are to:

- Classify and manage its reserve land according to its primary purpose.
- Prepare a Reserve Management Plan, open to continuous review.

A Reserve Management Plan shall provide for and ensure the use, access, enjoyment, maintenance, protection, preservation and development (as appropriate) of the reserve for the purpose for which is classified under the Reserves Act 1977.

To inform the development of the Reserve Management Plan for the Domain, the Council was required to consult with iwi and the community in order to identify their wishes and aspirations for the Domain. This consultation was undertaken through a survey in June-July 2017 and workshops during August and September 2018.

There are the following leases on the Domain:

Lessee

Kerikeri Bowling Club

Leased area

18 Cobham Road Kerikeri 0230 Part Lot 1 DP 21496 **Terms of lease**

Council Lease Expiry: 31/03/2020

5. Site context

Under the District Plan, the Domain is zoned for recreational use and is an open space for the use of the general public. The Domain is bordered by a commercial zone on the south, north and west boundaries and residential to the east. It is known informally as the 'heart' of Kerikeri.

The main entrance to the Domain is located on Cobham Road. This is the entrance for the park's facilities including the squash clubrooms and pavilion (currently damaged from fire), public toilets, basketball court and skate park. The Procter Library is located adjacent on the south-western corner and has a large carpark adjacent that borders the west side of the Domain. In front of this carpark are retail shops and eateries which line Kerikeri's main street.

and Kerikeri High School on the east boundary of the site. The reserve is well utilised by young children on bikes, dog walkers, visitors tourists and families as well as a perimeter walk by the residents in the nearby retirement villages.

It is a significant district wide asset and is used by groups/individuals outside of Kerikeri.



History of Kerikeri Domain

In July 1819, Samuel Marsden came to the Bay of Islands with the intention of forming a new settlement at Kerikeri. Hongi Hika told Samuel Marsden that he was free to choose a site on either side of the Kerikeri River. Samuel Marsden was satisfied with the safety of the anchorage, the richness of the soil, and availability of fresh water on the north side of the river, and so he accepted the offer.

The land that was purchased on behalf of the Church Missionary Society at Kerikeri amounted to 13,000 acres for which Hongi Hika was paid 48 axes. The Deed was signed on 4 November 1819 and stated that this area was bounded on the South East by the district of the Chiefs Te Morenga and Waitara.

The deed also included an area known as the 'Peoples' Reserve/ Childrens land' which was intended to benefit the people of the land. It stretched between the Kerikeri River and what is now the town centre. This was taken as part of the Bay of Islands Settlement Act 1858 and is now a subject of a Treaty of Waitangi Claim.

Overtime much of this land has been developed and the Domain is all that remains of this reserve space within the town centre. The area of land which now comprises the the Domain was first used for the purpose of sport and recreation

in 1928 by the settlers of Kerikeri. The Riddell family of Kerikeri, being third generation Kerikeri citizens, offered use of their land, which forms part of the Domain today, for the laying out of a nine-hole golf course which was utilised until 1941. The Kerikeri Recreation Reserve (inc.) Society was formed in 1934 by the Kerikeri Settlers Association for the purpose of purchasing land and administering and 'preserving for all time the land as a Community Recreation Ground'.

Settlers contributed a fund from as early as 1933 which shows the level of commitment of these early community members particularly as this was during the 'Depression era.' In 1953 the Domain block was transferred to the Crown creating a 'Recreation Reserve' under the Public Reserves, Domains and National Parks Act of 1928. The Kerikeri Domain Board was set up to administer the Domain at this time.

In 1954 and 1992 two additional parcels of land (2.5 acres and 215sq. metres) were added to the Domain. The Kerikeri Domain Board was appointed to control and manage the reserve in 1953. How and when the Domain Board came to demise is unknown.

The current land area of the Domain is now just over three hectares and is still Crown owned but is managed by the Council.



Cultural heritage

Kerikeri is a place immersed in the cultural narrative of Māori settlement. It is a historic place of national importance. Several different hapū settled in Kerikeri hundreds of years ago due to the good quality soil conditions being ideal for growing produce such as kumara and taro. Tangata whenua's main area of occupation was at Te Waimate which is on the perimeter of their tribal land. They used it as a seaport, a place to gather food and keep their canoes. Kororipo Pā, now a historic reserve managed by the Department of Conservation, is a terraced site located above the Kerikeri Basin and provides shelter to the town.

The location overlooks surrounding bush of Rewa's Village and has views to the Kerikeri River. The Pā site was once the

meeting place where Māori and European's came to trade and converse. In 1835, Ngāti Rehia hosted the signing of the Declaration of Independence.

Kerikeri has a cultural environment that encompasses many memories and values of Māori. It is important that any new developments within the Domain respect these values.

New developments within the Domain should include collaboration with the local tangata whenua, to discuss the development and management of what is proposed. This will ensure what is proposed aligns with the principles outlined in any iwi / hapū management plan or other documents.

Landscape

The Domain is a key meeting/ recreational space for the people of Kerikeri. A focal point within the Domain is the sculpture 'Te Whiringa o Manoko' by local artist Chris Booth and installed in 2009. It's translation is 'the interweaving of the cultures of Kerikeri'. It comprises of stacked stone boulders and bronze elements. As outlined by the Artist, the sculpture has a direct correlation with the surrounding landscape of Kerikeri. It is a reflection of the tall Kauri forests, volcanic boulders from the soils of the area and shell elements derived from the forest Kauri snails.

Around the perimeter of the site is a path that provides a connection to each of the amenities on site and weaves over mounded land, providing a border to the open green space of the Domain.



The Domain is used by the public for informal active recreation including basketball, skating and a children's playground as well as organised sports including squash, rugby league and cricket. The Pavilion that the squash club previously used as their clubrooms is currently out of use due to fire damage.

The library is situated on the Cobham Road corner and is well-utilised.

Bordering the east of the Domain is the Kerikeri Bowling Club. The activities adjacent to the site such as the Kerikeri High School make use of the park for access through the main retail and commercial centre on Kerikeri Road.









6. Vision

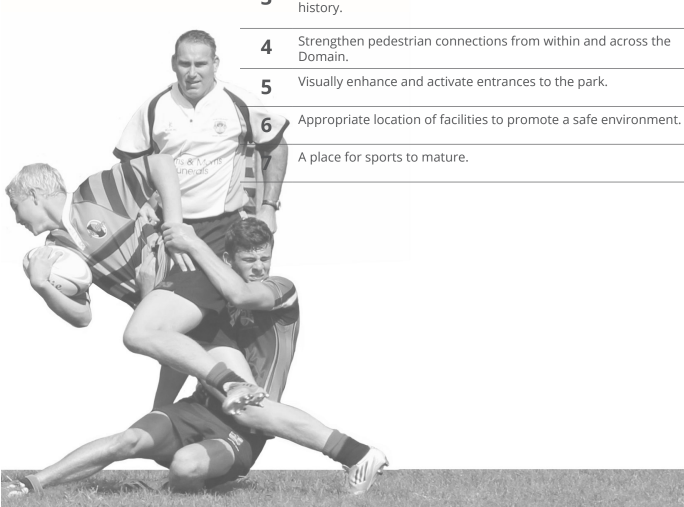
To provide a vibrant and well used green space and community area for all ages and abilities that reflects the identity of the community through:

- Promoting the culture and heritage of the Kerikeri community for future generations.
- A safe accessible environment for the community. 2
- A building for a range of community activities that acts as a 3 community centre to revive the heart of the community.
- 4 Flexible green open space.

7. Domain opportunities

Kerikeri Domain currently presents the following opportunities:

- A multi-use facility that caters for a range of group activities.
- An assessible place for the diverse community and its visitors to 2
- Signage and wayfinding to enhance access and explain local 3 history.
- Strengthen pedestrian connections from within and across the



8. Objectives



Integrate the local cultures and history into the Domain development to nurture a sense of place and cultural identity.



A flexible, vibrant and well utilised Domain with passive and active recreational opportunities for all ages and abilities.



To ensure that all development provides for the safe usage of the Domain and will enhance the health and well-being of the community.



Provide a multi-use facility that reflects the diverse culture and history of Kerikeri, providing opportunities to accommodate a range of activities and facilities for the benefit of the community.



Manage, maintain and monitor the Domain to achieve the vision and objectives of this Plan for the enjoyment of the wider community and for those who visit Kerikeri.

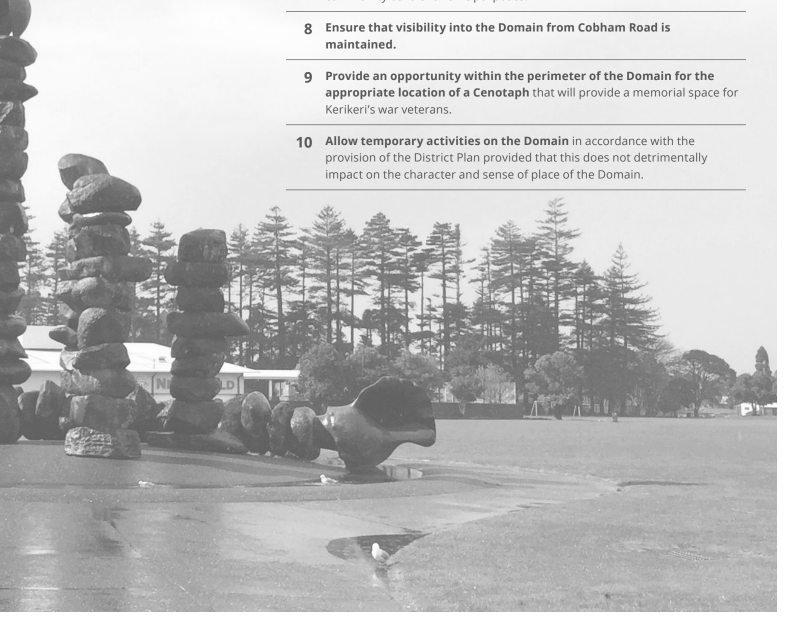


1. Character/ Sense of place



Integrate the local cultures and history into the Domain development to nurture a sense of place and cultural identity

- **1 Acknowledge the layers of cultural history** of the local area in the building facilities, signage and other structures.
- **2** Recognition of the Domain as part of the original 'people's reserve,' through providing a diverse range of spaces and activities.
- **3 Provide distinctive wayfinding and signage** that reflects the culture and heritage of the Domain and connects to the Kororipo Pā and the Stone Store.
- 4 Increase the amount of native planting on the Domain to reflect culture and encourage native birds.
- **5** Avoid the establishment of permanent commercial advertising, activities and signage within the domain exclusive of signs within buildings and where they cannot be seen by the users in the green space.
- **6 Retain sufficient open green space** to accommodate a wide range of activities.
- **7 Develop the reserve as a public place for informal activity** including a community centre for civic purposes.



2. Reserve activities



A flexible, vibrant and well utilised Domain with passive and active recreational opportunities for all ages and abilities

- **1 Provide opportunities for informal play spaces** that are diverse and accommodate all ages.
- **2 Support informal recreational activity** (i.e. exercise groups) where the impact and effect does not unreasonably limit the ability of the public to use and enjoy the Domain.
- **3 Support community initiatives and groups** that benefit the Kerikeri community to operate within the Domain.
- **4 Encourage events** to take place in the Domain including structures and commercial activities.
- **5 Provide for the continued use of the Domain** for bowling, skate-boarding, organised sports and library usage.
- **6** Allow parking on the green spaces for Council approved temporary activities.
- **7 Establish a learning trail** along the perimeter pathway using art and interpretation boards to display historical and cultural narratives.
- **8 Limit the activities on the reserve** to those that do not create prolonged adverse noise effects on the surrounding neighbourhood.
- **9** Support families and their pets/companions to use the Domain in accordance with the Dog Management Bylaw and any other relevant bylaws.
- 10 Provide for multi-purpose infrastructure e.g. exercise and landscaping.
- **11 Provide for new activities** on the Domain that do not unfairly affect exisiting reserve users and activities.



3. Safety and accessibility



To ensure that all development provides for the safe usage of the Domain and will enhance the health and well-being of the community

- 1 Provide on-site vehicle access to formed parking areas, as well as pathways that enable safe and accessible connections for all ages and abilities.
- **2 Provide sheltered places to rest with protection** from weather to enhance amenity and encourage picnics and socialisation.
- 3 Provide fresh drinking water facilities.
- **4 Integration of fruit trees into the future plantings** surrounding the Domain perimeter to promote healthy eating (heirloom where possible).
- **5** Provide an environment that is safe and inclusive for all ages with adequate lighting alongside facilities, paths and carparks without areas of concealment.
- **6 Widen pathways** to accommodate a range of users and enhance safety.
- 7 Provide for cultural protocols.
- 8 Allow emergency helicopter landings.
- **9 Identify appropriate heavy vehicle access** onto the Domain for events that takes into account the health and safety of all users.



4. Multi-Use community facility



Provide a multi-use facility that reflects the diverse culture and history of Kerikeri, providing opportunities to accommodate a range of activities and facilities for the benefit of the community

- 1 Allow the deployment of a temporary building to support existing community activities from the Pavilion, while planning and works of a multi-use facility is taking place or restoration of the pavilion.
- **2 Provide a multi-use facility** with a diverse range of spaces for community groups that reflects the needs of the community and users.
- **3 Provide a facility that is a memorable iconic building** that the community will be proud of.
- 4 A multi-use facility that visually connects to both the street and the **Domain** and promotes passive surveillance of the street and the park.
- **5 Promote shared use** of the facility.



5. Maintenance



Manage, maintain and monitor the Domain to achieve the vision and objectives of this Plan for the enjoyment of the wider community and for those who visit Kerikeri

- **1 Promote, facilitate and support community** led groups and initiatives which enhance the appropriate usage of the domain.
- **2 Ensure that vegetation is maintained** in accordance with the standards and techniques of approved arboriculture practice.
- **3 Identify and promote opportunities to enhance passive surveillance** of the Park from adjacent public and private areas.
- 4 Maintain and manage existing buildings, structures, vegetation, paved areas and features to uphold health and safety standards.
- **5** Create a distinctive design for all signage on the park in compliance with the provisions of the District Plan and bylaw.
- 6 All upgraded garden beds and low vegetative cover shall consider the integration of native species.
- **7** Work with Kerikeri High School to develop and maintain infrastructure and community initatives related to the use of the Domain and the adjoining Ministry of Education owned land.



9. Actions

The actions outlined below reflect the objectives and policies, give effect to the concept plan and set priorities for actions set by the community. The actions focus on the key objective themes shown in the previous section:



Character/ Sense of Place



Reserve Activities



Safety and Accessibility



Multi-use Community Facility



Maintenance

However, priority actions are subject to change through the Long Term Plan process and outside/community fundraising. The next Long Term Plan will be developed for the Council in 2021.

SHORT TERM 1-3 YEARS



Within six months, Council in partnership with the Community Board and community consider the establishment of an incorporated society representing the community to manage and oversee the Domain



Within six months Council to develop maintenance and management plan for the Domain that includes:

- Community planting/weeding days
- Recognition of green space requirements for organised sports (turf management)
- The ethics of Ako, Manaakitanga, Whanaungatanga and Kotahitanga.



Council to commission business case for a multi-use facility with flexible spaces that can accommodate a range of community activities and initiatives



Council to investigate the best configuration of built facilities along the boundaries to enhance passive surveillance, safety, connectivity and enhance the Domain as the heart of Kerikeri



The following action items need to be designed (according to Crime Prevention Through Environmental Design principles), costed and approved by Council:

- Lighting
- · Shade and shelter
- Playground
- Public toilets
- Art installations to perimeter of Domain
- Interactive water play area
- Landscaping
- Heavy vehicle access



Within six months Council design a horticultural landscape plan for the Domain in accordance with this document and undertake the first stage of plantings to provide shade opportunities



Council to develop a shared use arrangement with Kerikeri High School regarding shared infrastructure, maintenance and use of the Domain and the adjoining Ministry of Education owned land



Upgrade existing basketball court to enable a wider range of sports



Establish water fountains and recycling/ rubbish bins across the Domain which link with the existing pathways and facilities for users and dogs

MEDIUM TERM 3-5 YEARS



Plant fruit trees around the perimeter of the Domain



Ensure all proposed and existing vegetation is maintained at an appropriate scale to provide clear sightlines along footpaths and from carpark areas to the road



Install feature and security lighting to areas adjoining facilities, pathways and carparks. Integrate power points onto light poles for use during temporary events



Provide all accessible and inclusive seating and picnic tables with appropriate shade and shelter for various sized groups





Council to develop play spaces with a variety of equipment and structures that will provide play options for all ages and abilities



Upgrade existing paths to a minimum of 2.2 metres and consider new connections



If Council approvals the business case for multiuse facility, prepare design brief for, commission design and undertake works to consent and construct multi-use facility



Council to identify appropriate locations of key amenities e.g. hitching posts and public toilets located to best serve Domain users



Provide CCTV cameras in appropriate locations to enhance safety



Partner with tangata whenua artists to provide distinctive wayfinding signage, pou and information boards to exhibit and educate the Kerikeri community and future generations with tangata whenua history and stories



Encourage art installations around the perimeter of the Domain in partnership with the community to highlight the stories of the land and enhance cultural identity and amenity



Provide additional native trees and planting around the perimeter of the Domain in accordance with landscape plan



Upgrade existing skate park and ensure spaces surrounding the park are open and safe for all users



Construct a fitness trail with a number of activity stations adjacent to the perimeter pathway



Install bike stands adjacent to skate boarding and court facilities and within the car park within the Domain



Establish BBQ areas around the Domain adjacent to the perimeter pathway



Establish safe and accessible play areas for children



Upgrade the parking next to the library to provide spaces for people with accessibility concerns and parents



Provide access onto the Domain for heavy vehicles for permitted activities

LONG TERM 5-10 YEARS



Investigate demand for bike skills or pump track elements adjacent to the perimeter pathway

10. Concept plan





LEGEND



BUILT ZONE -PAVILLION, SCATE PARK, BASKETBALL COURTS, VEHICULAR ACCESS TO OPEN SPACE, CAR PARKING



EXISTING STRUCTURES



WATER ZONE - PLAY SCULPTURE, LANDSCAPE, PLANTING, PATHS AND CYCLEWAY



MIXED USE ZONE -SHELTER, EXERCISE, PLAY, LANDSCAPE, PLANTING, SCULPTURE.



BUFFER ZONE - MIXED USE ZONE OR OPEN SPACE - TO BE DETERMINED BY COMMUNITY



LOCATION FOR CENOTAPH MEMORIAL



OPEN SPACE - BROKEN LINE DEPICTS RUGBY FIELD INC DEAD BALL ZONE



LEASE AREA



RESERVE BOUNDARY

11. Implementation and funding

This Reserve Management Plan provides a vision, goals, objectives, policies and actions that determine the appropriate use and development of the Domain.

Decisions relating to the funding and priority for works described in this Reserve Management Plan will be undertaken within Council's Long Term Plan and Annual Plan.

Action points are able to be brought forward in partnership with community and other organisations through the governing body.

It is important to note that, if a particular action has been included within this Reserve Management Plan, that Council will not necessarily make funding available for those works.

12. Preparing the Reserve Management Plan

Section 41 of the Act sets out the process that must be followed when preparing a Reserve Management Plan.

The following steps illustrate the process:



Give public notice that the draft plan is being prepared



Give notice in writing that the draft plan has been prepared and is available for inspection for not less than two months after the date of giving of the notice



Make the draft management plan available for the community to review and provide feedback



Opportunity for any community member or organisation to lodge any comments and objections. These people will then have the right to appear before the Council to verbally support their comments



Approval of Kerikeri Domain Reserve Management Plan by Council

13. Decision-making process for requests not specifically included in the Reserve Management Plan

The Reserve Management Plan is developed for a ten-year term. Because of the length of time there are likely to be proposals made for the Domain not specifically included as actions in the Reserve Management Plan.

The following process were used to decide whether or not to proceed with any such proposals.

Decision made.
Asset Managers to inform those making the request of the timing for the action to take place



Is the request included in the Reserve Management Plan?



Assessment of prioritisation through LTP/ Annual Plan



Process for governing body to consider:

Is the request consistent with other Council strategies?





Is it consistent with the Reserve Management Plan's goals, objectives, policies and actions



Is it consistent with the roles the park plays in the active reserves network?



Assessment of implications on:
Other users and the environment
Are these effects acceptable?

Are there financial implications for Council?









request could be dealt with

NO

14. Administrative information

Process for preparing a Reserve Management Plan for the Domain

Section 41 of the Act sets out the process that must be followed when preparing a Reserve Management Plan.

The following steps outline the process:

1	Council publicly notified its intention to prepare the Reserve Management Plan and invited interested parties / persons to send in written suggestions on the proposed plan within a set time period (usually one month). This was done by on-line survey.	June – July 2017
2	A draft Reserve Management Plan was prepared giving consideration to comments received.	August – October 2018
3	The draft Reserve Management Plan is adopted and advertised for public submissions and made available for viewing for a minimum of two months.	December 2018 – March 2019
4	Consideration was given to submissions and objections received and a hearing was held.	March – May 2019
5	Appropriate changes were made to the Reserve Management Plan.	May 2019
6	As the Domain is a recreation reserve vested in the Council, the final Reserve Management Plan was approved and adopted by Council, with no requirement for Ministerial approval.	June 2019
7	The final Reserve Management Plan was produced. Implementation commenced. All those who made submissions were notified that the plan has been finalised and is available if they require a copy. Kerikeri Domain Reserve Management Plan will also be available on-line.	June 2019
8	Kerikeri Domain Reserve Management Plan is kept under continuous review by Council.	Ongoing

15. Reserve legal description

The Domain is located on Cobham Road, Kerikeri. It covers a total area of approximately three hectares. The legal description is:

- Part Lot 1 DP 21496, SO 60707, SO 70848
 Public Domain, Subject to the provisions of Part II of the Public Reserves and Domains Act 1928
 North Auckland
 Title: NA736/108
 Survey Area: 30387
- Lot 5 DP 41265 Domain, Gazette 1954 p 1339 North Auckland Survey Area: 9925
- Part Old Land Claim 3 Local Purpose Reserve (Public Library Site) Kerikeri Domain NZ Gazette 1985 p141 Survey Area: 678
- Lot 1 DP 340854
 Recreation Reserve, Subject to
 Part IV A Conservation Act 1987,
 Subject to Section 11 Crown
 Minerals Act 1991, Subject to
 Reserves Act 1977
 North Auckland
 Title: 167968
 Survey Area: 194
- Lot 7 DP 155316
 DP 155316
 Recreation Reserve, Subject to
 Reserves Act 1977
 North Auckland
 Title: NA92D/223
 Survey Area: 215

Refer to Appendix 1 for Gazette notices

Figure 1: Reserve legal description





Appendix 1 Gazette notices and land online information



COMPUTER FREEHOLD REGISTER **UNDER LAND TRANSFER ACT 1952**

Search Copy



NA736/108 **Identifier** Land Registration District North Auckland 02 October 1940 **Date Issued**

Prior References

NA640/119

Fee Simple Estate

3.0387 hectares more or less Area Legal Description Part Lot 1 Deposited Plan 21496

Purpose Public Domain

Proprietors

Her Majesty the Queen

Interests

SUBJECT TO THE PROVISIONS OF PART II OF THE PUBLIC RESERVES AND DOMAINS ACT 1928

Fencing Agreement in Transfer 326489 - 2.10.1940

Transaction Id

Search Copy Dated 3/09/18 2:51 pm, Page 1 of 2 Register Only

Appendix 1

Gazette notices and land online information





View Statutory Action

Parcel Lot 5 Deposited Plan 41265 Parcel Status Current

Current Purpose Domain

Statutory ActionTypeRecordedActionStatusNew Zealand Gazette 1954 p 1339Gazette Notice04/04/2002CreateCurrent

Statute

Purpose Domain

Name Kerikeri Domain

Comments

*** End of Report ***





View Statutory Action

Parcel Part Old Land Claim 3 Parcel Status Current

Current Purpose Local Purpose Reserve (Public Library Site)

Statutory ActionTypeRecordedActionStatusNew Zealand Gazette 1953 p 1514Gazette Notice04/04/2002CreateCurrent

Statute

Purpose Domain

Name Kerikeri Domain

Comments

Statutory ActionTypeRecordedActionStatusNew Zealand Gazette 1985 p 141Gazette Notice04/04/2002CreateCurrent

Statute

Purpose Local Purpose Reserve (Public Library Site)

Name Kerikeri Domain

Comments

the south-western corner of Section 169, Prescott Settlement; thence along the northern side of Penrose Road to the south-western corner of Lot 1, on D.P. 18413, being part of Allotment 33 of Section 12, Suburbs of Auckland; thence northerly along the western boundary of the aforesaid Lot 1, to and along the western boundary of Lot 1 on D.P. 34145, being part of the aforesaid Allotment 33, crossing the intervening Auckland-Hamilton Motorway, and along the western boundary of part Allotment 33 of the aforesaid Section 12 (Transmission Line), to and along the south-western boundaries of Lots 5 and 4 on D.P. 41128, a right line across Gavin Street, to and along the south-western boundaries of Lot 6 on the aforesaid plan 41128, the aforesaid lots being parts of the Allotment 28, Section 12, aforesaid, along another right line across Gavin Street, to and along the north-western boundaries of Lot 1 on D.P. 41128 and part Lot 1 on D.P. 40112, both being parts of the aforesaid Allotment 28, the north-western boundary of the part of Allotment 28 of the aforesaid Section 12, taken for quarry purposes and shown on S.O. Plan 33697, the north-western boundaries of part Lot 1 on D.P. 8915 and Lot 1 on D.P. 37619, both lots being parts of the aforesaid Allotment 28, to and along the south-eastern boundary of Lot 10 on D.P. 30443, being part of Allotment 27 of the aforesaid Section 12, to its northern corner; thence along a right line across the Ellerslie-Pannure Main Highway to the junction of its northern side with the north-western side of Ballarat Street at the angle in the southern boundary of Lot 22 on D.P. 15931, being part of Allotment 27 aforesaid; thence along the generally western side of Ballarat Street aforesaid to the north-eastern boundary of Lot 7 aforesaid; thence along the generally western side of Ballarat Street aforesaid section 12, Suburbs of Auckland; thence easterly generally along the boundary of the City of Auckland, as hereinbefore described, to the point of commencement.

Dated at Wellington, this 1

Dated at Wellington, this 17th day of August 1954.

W. A. BODKIN, Minister of Internal Affairs. (I.A. 103/5/178)

Stamp Duties Act 1923—Mode of Stamping by Inland Revenue Department

WHEREAS it is intended to discontinue the use adhesive stamps for the purpose of stamping instru-ments required to be stamped by the Inland Revenue Department and to use in substitution therefor impressed stamps to be created by special accounting and stamping machines situated at the offices of District Commissioners of Stamp Duties:

Now, therefore, in pursuance of section 10 (1) of the Stamp Duties Act 1923, it is hereby directed, and notice is hereby given, that on and from the 1st day of September 1984.

- Impressed stamps for expressing or denoting any duty, or the fact that any duty or fine has been paid, or that an instrument is duly stamped or is not chargeable with any duty, may be created by special accounting and stamping machines situated at the offices of District Commissioners of Stamp
- Duties.

 2. Such impressed stamps shall comprise two lines of print and shall be of either of the following classes:
 - 2. Stell impressed stamps shall comprise two lines of at and shall be of either of the following classes:

 Class "A".—Bearing in one line the inscription "N.Z.

 Stamp Duty" in 14 point Cloister Black type, followed by letters indicating the office in which the instrument has been stamped, and bearing in another line (at a distance of nine-sixteenths of an inchellow) numerals indicating the date of stamping, a serial number, code letters, letters indicating the category of stamp, and figures signifying the amount paid:

 Class "B".—Bearing in one line the inscription "N.Z.

 Stamp Duty" in 14 point Cloister Black type, followed by letters indicating the office in which the instrument has been stamped, and bearing in another line (at a distance of seven thirty-seconds of an inche above) numerals indicating the date of stamping, a serial number, and figures signifying the amount paid.

paid.

- 3. For the purposes of section 30 (2) of the said Act, the duty paid on an instrument (other than a duplicate or counterpart) shall be denoted by either—

 (a) A Class "A' impressed stamp with the letters "DTY" indicating the category of stamp; or (b) A Class "B' impressed stamp.
- For the purposes of section 169 of the said Act, the duty paid on a duplicate or counterpart shall be denoted by

 - (a) A Class "A" impressed stamp with the letters "CPT" indicating the category of stamp; or (b) A Class "B" impressed stamp over-written in 12 point type with the word "Counterpart."
- For the purposes of section 30 (3) of the said Act, an instrument which is not liable to duty shall be stamped by either-
 - (a) A Class "A" impressed stamp with the letters "N.L." indicating the category of stamp, and figures 0 signifying the amount paid; or
 (b) A Class "B" impressed stamp with figures 0 signifying the amount paid.

For the purposes of section 33 of the said Act, a penalty paid on an instrument shall be denoted by either—

(a) A Class "A' impressed stamp with the letters
"F.P." indicating the category of stamp; or
(b) A Class "B" impressed stamp over-written in 12
point type with the words "Fine paid."

point type with the words "Fine paid."

7. For the purposes of section 64 of the said Act, a denoting-stamp shall be either of the impressed stamps provided for in paragraph 3 hereof over-written in 12 point type with the word "Denoting."

8. Gift duty paid on a gift within the meaning of Part IV of the Death Duties Act 1921 may be denoted by either of the impressed stamps provided for in paragraph 3 hereof, 9. Every instrument stamped with such an impressed stamp shall also be impressed with the official seal.

Dated at Wellington, this 12th day of August 1954.

CHAS. M. BOWDEN, Associate Minister of Finance.

Declaring Land to Form Part of Titahi Bay Domain

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain subject to the provisions of the said Act, to form part of the Titahi Bay Domain to be administered as a public domain by the Domain

SCHEDULE

Wellington Land District

Lot 19, Deposited Plan No. 10464, being parts Subdivisions 6 and 7, Koangsaumu Block, situated in Block XI, Paekakariki Survey District: Area, 3 acres and 13.84 perches, more or less. Part certificate of title, Volume 418, folio 236.

Dated at Wellington, this 10th day of August 1954.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/920; D.O. 8/614)

Declaring Lands to Form Part of Nukumaru Domain

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserves described in the Schedule hereto to be a public domain subject to the provisions of the said Act, to form part of the Nukumaru Domain to be administered as a public domain by the Domain

SCHEDULE

WELLINGTON LAND DISTRICT

Wellington Land District
Lot 2. Deposited Plan No. 4137, being part Section 305, Okutuku District, situated in Block XII, Wairoa Survey District: Area, 5 acres and 15·2 perches, more or less. All certificate of title, Volume 268, folio 187.
Also Section 71, Mowhanau Village, situated in Block XV, Nukumaru Survey District: Area, 1 acre 2 roods 25 perches, more or less. (S.O. Plan 14957.)
Also part Section 50, Waitotara District, situated in Block XIII, Nukumaru Survey District: Area, 2 acres 1 rood 3 perches, more or less. All certificate of title, Volume 301, folio 238. (D.P. 5974.)

Dated at Wellington, this 10th day of August 1954.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/39; D.O. 8/196)

Declaring Land to Form Part of Kerikeri Domain

PURSUANT to the Reserves and Domains Act 1953, the Minister of Lands hereby declares the reserve described in the Schedule hereto to be a public domain, subject to the provisions of the said Act, to form part of the Kerikeri Domain to be administered as a public domain by the Domain Board.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

Lot 5, Deposited Plan No. 41265, being part Old Land Claim No. 3, situated in Block XI, Kerikeri Survey District: Area, 2 acres 1 rood 32-4 perches, more or less. Part certificate of title, Volume 855, folio 128.

Dated at Wellington, this 15th day of July 1954.

E. B. CORBETT, Minister of Lands.

(L. and S. H.O. 1/959; D.O. 8/1456)

Land Reserved in the Land District of Wellington and Vested in the Hunterville Rabbit Board

PURSUANT to the Land Act 1948, the Minister of Lands hereby sets apart the land described in the Schedule hereto as a reserve for Rabbit Board buildings, and, further, pursuant to the Reserves and Domains Act 1953, vests the said reserve in the Hunterville Rabbit Board, in trust, for that purpose.

17 JANUARY

THE NEW ZEALAND GAZETTE

141

Vesting a Reserve in the Lake County Council

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby vests the reserve, described in the Schedule hereto, in the Lake County Council in trust for a recreation reserve with effect from 1 April 1983.

SCHEDULE

OTAGO LAND DISTRICT-LAKE COUNTY-WANAKA RECREATION RESERVE

11.470 hectares, more or less, being Section 12 (formerly Sections 1-4, Block XIV, part Sections 1, 4 and 1300R, and Sections 2, 3, Block XV, part Section 1 and Sections 2-14 and 1533R, Block XVI, Sections 1-16 inclusive, Block XVII, Sections 1-7, Block XIX, and Sections 3-6 and 10, Block XX), Block XV, Town of Wanaka. Part certificate of title 8A/952, part Gazette notice 242, 328, all Gazette notice 398, 852 all New Zealand Gazette, 1940, pages 1793 and 3727, and part New Zealand Gazette, 1925, page 2130. S.O. Plan 20847.

2000 square metres, more or less, being Section 10 (formerly part Sections I and 1300R, Block XV, part Section I, Block XVI), Block XV, Town of Wanaka. Part certificate of title 8A/952. S.O. 19311.

Dated at Dunedin this 8th day of January 1985.

J. R. GLEAVE. Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 12/2/232; part Res. 12/2/126, D.O. 8/3/218)

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 Bay of Islands County Council on the 16th day of November 1983:

"That in exercise of the powers conferred on it by section 14 of the Reserves Act 1977, the Bay of Islands County Council hereby resolves that the piece of land held by the said County 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 public library) reserve within the meaning of the said Act."

SCHEDULE

NORTH AUCKLAND LAND DISTRICT—BAY OF ISLANDS COUNTY

678 square metres, more or less, being part Old Land Claim No. 3, being part of the land shown on D.P. 24476, situated in Block XI, Kerikeri Survey District. All certificate of title 632/250.

Dated at Auckland this 24th day of December 1984.

R. F. SMITH, Assistant Commissioner of Crown Lands.

(L. and S. H.O. Res. 2/2/318; D.O. 8/3/296)

Classification of Parts of a Reserve

PURSUANT to the Reserves Act 1977, and to a delegation from the Minister of Lands, the Assistant Commissioner of Crown Lands hereby classifies that part of the reserve, described in the First Schedule hereto, as a recreation reserve, and further, classifies that part of the reserve, described in the Second Schedule hereto, as a local purpose (cemetery) reserve subject to the provisions of the said Act.

FIRST SCHEDULE

SOUTH AUCKLAND LAND DISTRICT—HAMILTON CITY

50.8149 hectares, more or less, being Allotment 483 and parts Allotment 252A, Kirikiriroa Parish, and Sections 25 to 28 and part Sections 23, 24, 30 and 31, Hamilton East Town Belt, all situated in Block II, Hamilton Survey District. Part certificate of title 121/121. Part New Zealand Gazettes, 1879, page 683, 1977, page 2699 and 1984, page 3174. S.O. Plans 2217, 40722, 49083 and D.P. 21975.

SECOND SCHEDULE

3.2366 hectares, more or less, being part Allotment 252, Kirikiriroa Parish, situated in Block II, Hamilton Survey District. Part certificate of title 121/121. Part New Zealand Gazette, 1868, page 403. S.O. Plans 143³ and 33208 and L.T. Plan 1126⁴.

Dated at Hamilton this 10th day of January 1985.

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

(L. and S. H.O. Res. 3/2/25; D.O. 8/405/4)

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 meeting place for the common use and benefit of the members of the Ngati He subtribe of the Ngaiterangi tribe and the residents of the locality.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

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

Area m²

Being Maungatapu No. 1P Block as created by a Partition Order of the Maori Land Court dated 22 April 1910. 1011

Dated at Wellington this 14th day of January 1985.

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

(M.A. H.O. 21/3/4; D.O. T284)

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 significance to the Ngati Rangiwewehi in particular and the people of New Zealand generally.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

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

Area m²

Being

Mangorewa Kaharoa Church Reserve as created by partition order dated 10 August 1912. 5362

Dated at Wellington this 14th day of January 1985.

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

(M.A. H.O. 21/3/5; D.O. Appln. 28604)

6/1AL/2CL

Maori Land Development Notice

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby gives notice as follows:

NOTICE

- This notice may be cited as Maori Land Development Notice Rotorua 1985, No. 2.
- 2. The notice referred to in the First Schedule hereto is hereby
- The lands described in the Second Schedule hereto are hereby released from Part XXIV of the Maori Affairs Act 1953.

Recreation Reserve in North Auckland Land District Brought Under Part II of the Public Reserves and Domains Act 1928

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of September 1953

Present: His Excellency the Governor-General in Council

PURSUANT to section 34 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the reserve for recreation in the North Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter be known as the Kerikeri Domain and be managed, administered, and dealt with as a public domain.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

PART Lot 1, Deposited Plan No. 21496, being part Old Land Claim No. 3, situated in Block XI, Kerikeri Survey District: Area, 7 acres 2 roods 1-4 perches, more or less. All certificate of title, Volume 736, folio 108.

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. H.O. 1/959; D.O. 8/1456)

Recreation Reserve in South Auckland Land District Brought Under Part II of the Public Reserves and Domains Act 1928

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of September 1953

Present: His Excellency the Governor-General in Council

DURSUANT to section 34 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the reserve for recreation in the South Auckland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act, and such reserve shall hereafter be known as the Mount Maunganui Golf Course Domain, and shall be managed, administered, and dealt with as a public domain.

SCHEDULE

SOUTH AUCKLAND LAND DISTRICT

PART Lot 1, Deposited Plan No. 34345, being part Omanu Nos. 1, 2A 2, and 2B 1 Blocks. All certificate of title, Volume 1050, folio 142. Lot 2, Deposited Plan No. S 1500, being part Omanu No. 2A 2 Block. All certificate of title, Volume 1042, folio 244. Lot 1, Deposited Plan No. 35675, being part Section 8, Block XI, Tauranga Survey District. All certificate of title, Volume 933, folio 75.

Situated in Blocks VII and XI, Tauranga Survey District: Total area, 122 acres 1 rood 21 perches, more or less.

T. J. SHERRARD, Clerk of the Executive Council

(L. and S. H.O. 1/1245/1; D.O. 8/1031)

Domain Board Appointed to Have Control of the Kimbolton
Domain

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of September 1953

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 44 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby appoints

John Maurice Hocking,
Denis George Jensen,
David William Hugh McKay,
Arthur Harold Montagu Maurice,
Walter Scott,
Neville Hayne Short,
Geoffrey Field Sommerville,
Duncan George Watt, and
John Stevenson Watt
to be the Kimbolton Domain Board, having control of the land described in the Schedule hereto; and hereby appoints
Monday, the 28th day of September 1953, at 8 o'clock p.m., as the time when, and the Town Hall, Kimbolton, as the place where, the first meeting of the Board shall be held.

SCHEDULE

WELLINGTON LAND DISTRICT—KIMBOLTON DOMAIN

Section 16, Suburbs of Kimbolton, situated in Block XIII, Apiti Survey District: Area, 20 acres and 3 perches, more or less.

Apiti Survey District: Area, 20 acres and 3 perches, more of less.

Also Section 92c, Block XIII, Apiti Survey District: Area, 17 acres, more or less.

Also Section 92b, Block XIII, Apiti Survey District: Area, 26 acres 3 roods 7 perches, more or less.

Also Section 92c, Block XIII, Apiti Survey District: Area, 26 acres, more or less.

Also Section 92c, Block XIII, Apiti Survey District: Area, 5 acres, more or less.

Also Section 1 (formerly Lot 3, D.P. 781, being part Rural Section 265, Township of Sandon), Block I, Pohangina Survey District: Area, 3 acres 3 roods 26-5 perches, more or less.

Also part Rural Section 265, Township of Sandon, situated in Block I, Pohangina Survey District: Area, 1 rood 31-6 perches, more or less. All certificate of title, Volume 221, folio 292.

Also Section 15, Township of Kimbolton, situated in Block XIII, Apiti Survey District: Area, 5 acres 2 roods 27 perches, more or less.

Also Lot 1, Deposited Plan No. 14893, being part Rural Section 265, Township of Sandon: Area, 1 rood 34-62 perches, more of less.

Also Lot 2, Deposited Plan No. 14893, being part Rural Section 265, Township of Sandon: Area, 1 rood 14-24 perches, more or less.

T. J. ShERRARD,

Clerk of the Executive Council

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. H.O. 1/502; D.O. 8/409)

Domain Board Appointed to Have Control of the Makaka
Domain

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of September 1953

Present:
HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to section 44 of the Public Reserves and Domains Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby appoints

Allan Martin Barker,
Ivo Gordon Barron,
Richard Kennard Edgecombe,
Edward George Henry Phillips, and
Clarence Raymond Whiting
to be the Makaka Domain Board, having control of the land
described in the Schedule hereto; and hereby appoints Monday,
the 14th day of September 1953, at 8 o'clock p.m., as the time
when, and the Makaka School as the place where, the first
meeting of the Board shall be held.

SCHEDULE

TARANAKI LAND DISTRICT—MAKAKA DOMAIN SECTIONS 1, 2, and 43, Block X, Kaupokonui Survey District: Total area, 16 acres, more or less. (S.O. plan 7737.)

T. J. SHERRARD, Clerk of the Executive Council.

(L. and S. H.O. 1/279; D.O. 8/59)

Constituting the Borough of Otorohanga

C. W. M. NORRIE, Governor-General ORDER IN COUNCIL

At the Government House at Wellington, this 16th day of September 1953

Present: His Excellency the Governor-General in Council

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL
WHEREAS, pursuant to section 135 of the Mufnicipal
Corporations Act 1933, a petition was presented to
the Governor-General praying that the area comprising the
Town District of Otorohanga be constituted a borough:
And whereas, pursuant to section 24 of the Local
Government Commission Act 1946, the said petition was
referred to the Local Government Commission.
And whereas, pursuant to the Local
as cheme bearing date the 21st day
as cheme bearing date the 21st day
And whereas it is deemed expedient to
the final scheme as hereinafter appearing:
Now, therefore, pursuant to the Local
Commission Act 1946, His Excellency the Governor-content,
acting by and with the advice and consent of the Executive
Council hereby orders and declares:

(1) That as on and from the 1st day of October 1953,

(1) That as on and from the 1st day of October 1953, area described in the Schedule hereto shall be constituted

the area described in the said borough shall be the a borough.

(2) That the name of the said borough shall be the Borough of Otorohanga.

(3) That the number of Councillors of the said borough shall be eight, exclusive of the Mayor.

Appendix 2 Existing site photographs (taken August 2018)

1. Existing fire damaged Pavilion



2. Chris Booth sculpture Te Whiringa o Manoka, New Zealand's Public Sculpture



3. Existing playground



4. Rugby field



5. Open green space as seen from perimeter path. View towards Kerikeri High School



6. Existing basketball court and skate park



CONTACT US

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