House of Representatives

Supplementary Order Paper

Tuesday, 16 April 2013

Ngāti Whātua o Kaipara Claims Settlement Bill

Proposed amendments

Hon Christopher Finlayson, in Committee, to move the following amendments:

Clause 31

In *clause 31(2)*, delete "Moturemu Island and" (lines 31 and 32 on page 36). In *clause 31(3)*, delete "Moturemu Island and" (lines 7 and 8 on page 37).

Clause 33

In clause 33(1)(c), after "1987" (line 34 on page 38), insert "; and".

After clause 33(1)(c) (after line 34 on page 38), insert:

(d) for Makarau, that the land is subject to Part 4A of the Conservation Act 1987, but that section 24 of that Act does not apply.

Clause 44

In clause 44(b)(ii), replace "sections 42, 43, and 51 to 54" (line 32 on page 43) with "sections 45(1) to (4), 46, 48, and 52".

Clause 49

In clause 49, delete "deemed" and "in the Board" (line 3 on page 46).

In clause 49, replace "section 46(3)" (line 4 on page 46) with "section 43".

Schedule 1

In *Schedule 1, Part A*, item relating to Moturemu Island, replace "All" (on page 91) with "Part".

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Explanatory note

This Supplementary Order Paper proposes technical amendments to ensure that certain cultural redress properties are able to be vested as intended by the deed of settlement and that the relevant computer freehold registers are appropriately notated.

The changes to *clause 31* and *Part A of Schedule 1* are required because only part, not all, of the land in the relevant computer freehold register is to be vested under the Bill.

Clause 33 is amended to complete the notation on the computer freehold register required by clause 21(3) in relation to the vesting of Makarau.

The changes to *clause 44(b)(ii)* are required to clarify the notation required on the computer freehold register for the Parakai Recreation Reserve.

The changes to *clause 49* ensure that the disapplication of section 24 of the Conservation Act 1987 relates to the actual vesting in the trustees and Council, not to the deemed vesting in the Board.