

House of Representatives

Supplementary Order Paper

Tuesday, 20 September 2016

Taranaki Iwi Claims Settlement Bill

Proposed amendments

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

Clause 53

After *clause 53(2)* (page 36, after line 34), insert:

- (3) **Subsections (1) and (2)** do not take effect until the trustees have provided the South Taranaki District Council with a registrable easement in gross for a right of way on the terms and conditions set out in part 5.5 of the documents schedule.

Schedule 2

In *Schedule 2*, item relating to Ōrimupiko / Headlands site A (page 87), insert as the first item to appear in the third column:

Subject to the easement in gross for a right of way referred to in **section 53(3)**.

Explanatory note

This Supplementary Order Paper amends the Taranaki Iwi Claims Settlement Bill by inserting *new clause 53(3)* and making a corresponding amendment to *Schedule 2*.

Clause 53 revokes the reservation of Ōrimupiko / Headlands site A (a cultural redress property) as a recreation reserve and vests the property in the trustees of Te Kāhui o Taranaki. *New clause 53(3)* prevents that revocation and vesting from taking effect until the trustees provide the South Taranaki District Council with a registrable easement for a right of way over the property.

The amendment to *Schedule 2* ensures that, when the property vests in the trustees, it vests subject to the easement.
