Setting Apart Māori Land as a Māori Reservation

Pursuant to section 338(1) of Te Ture Whenua Maori Act 1993, on the recommendation of the Māori Land Court, the Māori land described in the Schedule hereto is hereby set apart as a Māori reservation for the purpose of a meeting place, place for beneficiaries to stay and occupy, recreation ground, place of cultural, historical, or scenic interest and anything incidental or related to these purposes, provided that the use of the land is in accordance with all local and statutory authority requirements for the common use and benefit of Grant Perry Couch and his descendants and Danielle Megan Webley.

Canterbury Land District

Schedule

All that piece of land described and contained in Computer Freehold Register CB813/95 as follows:

 $\begin{array}{c} \text{Area} \\ \text{m}^2 \end{array} \qquad \text{Description}$

1012 Māori Reserve 875 (Rapaki) 6B1B1.

Dated at Wellington this 25th day of February 2016.

MICHELLE HIPPOLITE, Chief Executive, Ministry of Māori Development.

(Appln A20150006314)

2016-ln1379