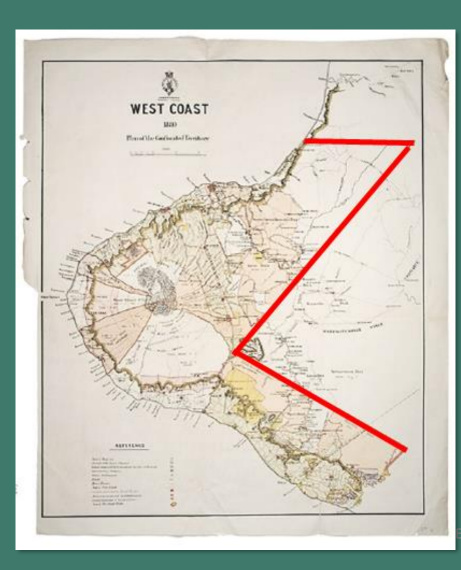
TE KAUNIHERA Ō TARANAKI KI TE TONGA PLAN CHANGE 03: PAPAKAINGA

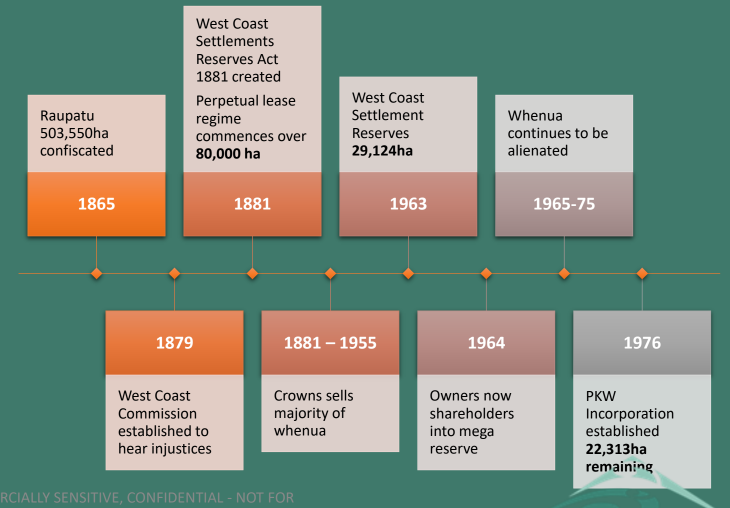
KAUPAPA O TE RĀ

- History of Parininihi ki Waitōtara Incorporation
- Whenua
- Papakāinga Plan Change

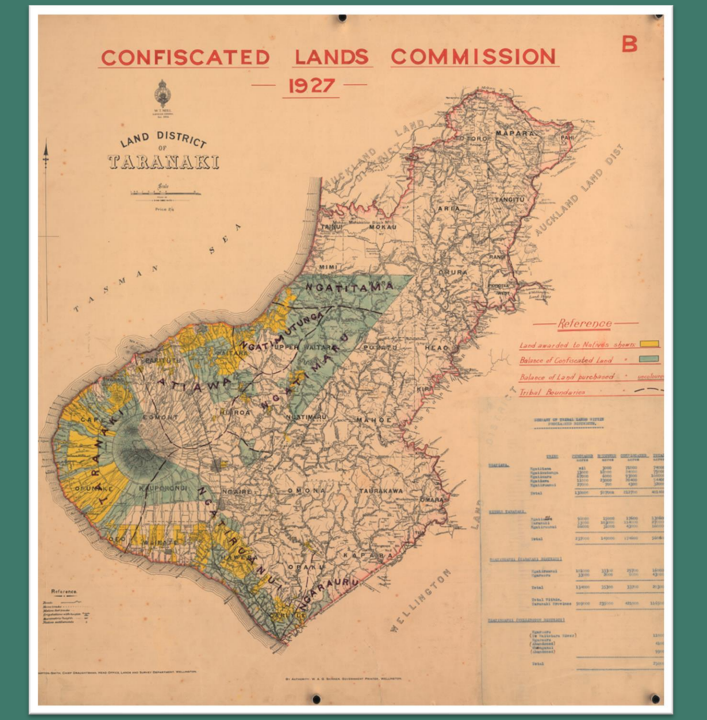


TĀNGATA TŌMUA WHENUA TŌMURI





DISTRIBUTIO





LEGISLATIVE TIMELINE

- New Zealand Settlements Bill 1860
- New Zealand Settlements Act 1863
- Native Lands Act 1862
- Native Lands Act 1865
- 1867 Amendment to Native Lands Act
- Native Lands Act 1873
- West Coast Settlement Act 1880
- West Coast Settlement Reserves Act 1881
- Native Lands Rating Act 1882
- West Coast Settlement Reserves Amendment Act 1883
- West Coast Settlement Reserves Amendment Act 1884
- West Coast Settlement Reserves Amendment Act 1885
- The Native Land Court Act 1886
- West Coast Settlement Reserves Amendment Act 1887
- West Coast Settlement Reserves Suspension Act 1889
- West Coast Settlement Reserves Act 1892
- The Native Land Laws Commission 1891
- Māori Lands Administration Act 1900
- The McArthur-Kerr Commission (1912)

- The West Coast Settlement Reserves Amendment Act 1913
- The Native Land Amendment Act 1913
- The Native Trustee Act 1920
- The Sim Commission (1926-28)
- Native Land Amendment and Native Land Claims Adjustment Act 1928
- The Myers Commission (1940s
- Taranaki Māori Claims Settlement Act 1944
- The Māori Affairs Act 1953
- The Māori Vested Lands Administration Act 1954
- Māori Reserved Land Act 1955
- Māori Purposes Act 1962
- The Māori Affairs Amendment Act 1967
- Te Ture Whenua Māori Act 1993
- Māori Reserved Land Amendment Act 1997
- Māori Reserved Land Amendment Act 1998



WHENUA HOLDINGS

Total Whenua Holdings 21,250 haTotal Active Holdings4,250 ha

Te Kaunihera ō Taranaki ki Te Tonga Rohe

- Whenua Holdings
- Active Holdings
- General Title
- Leasehold
 - Third Party
 - PKW
- Māori Freehold

17,300 ha 3,950 ha

500ha

13,350ha 2,700ha 750ha commercially sensitive,

WHENUA TŪPUNA

- Created under the West Coast Lessee Settlement Reserve Act 1881
- Reserves established for Taranaki Māori and leased to settlers under a perpetual lease.
- Land comprises of two tiles, Maori Freehold and Leasehold.
 - Maori Freehold managed under Te Ture Whenua Maori Act 1993.
 - Leasehold managed under Māori Reserved Lands Amendment Act 1997.
- Access to Māori Freehold whenua is frustrated by the perseverance of Leasehold Titles.
- The Majority of Parininihi ki Waitōtora administered whenua remains encumbered limiting the use and occupation of the whenua.



PAPAKĀINGA PLAN CHANGE

- Support the intent of the Papakāinga provisions as a way to empower whanau, marae, hapū and lwi to develop Papakāinga and utilise their whenua in a way that benefits current and future generations.
- Parininihi ki Waitōtara is actively seeking ways to support or Te Rau Titikura, whanau, marae, hapū and lwi in achieving their aspirations and reconnection back to the whenua.
- Parininihi ki Waitōtara support Papakāinga Development regardless of Land Zoning or Land Ownership status as a way to help realise this aspiration.



