

Opitiki Hepetema 18th 1888

Kia Meketanara Tumuaki Kai Whakama

Epa tena koe tukupu atu ta matou kia koe
kia kua e whakamana ta matou rarangi ingoa
mo te waite oamaru nama 4 kote take i kore
ai e puta atu ia hau ite kai Whakakare o tau
poraka iraruraru oia mahara ite rerere o te
Whakatau a te Whirihana tiati o taua kote
ka reira kakore e puta atu ia hau kia kua
e whakamanaia kia mutu rano te kote Puri
katahi ka whakamona ai epa kakite iho koe
mau ano eutu mai tena reta kia mana mai
ia koe ta matou tono

Mhes 1888

Koi tena

- ka Keriā nira
- Karapia Whakatu
- Panapa hopa
- Teperiki haputēu
- Kaiterina Hameri

Epa tukupu atu tena kia koe

Kia tukua mai koe etahi pukapuka tono
koti Whakama Puri kare kau he pukapuka
pera ite tari opitiki nei kareira itono atu
atu ai kia koe koi ngakupu koe koe

James Judge Macdonald

Chief Judge Macdonald - The two first names on this application viz Rewata Nawa and Rangipia
Wahakaw are of the men who embarked and gave evidence for the defendants before the Court. They are the two
chiefs of that party. The Court named them as the parties to give in the list of names for the defendants and
they gave them in nearly after having taken two days to prepare them.
The lists were read out in open Court. Myself, Messrs. Adams, and myself read
made and my friends objected all of them but I left leaving all also
and Rewata and Rangipia among them. Hence I do not understand
this letter which I consider might not have been written after the Court.

88-2756
88-2808

16 September
88/2806.

Rewata Nawa
applying for a rehearing

Case No. 4 - asking that the
list of names for may not be confirmed
Barry of Sluby

Quart Wilson permanent
2.10 88

Opotiki
September 18th 1888.

To Mr Macdonald
Chief Judge.

R. 3/62.

Dear Sir, I am glad to hear from you.

This is a word of ours to you that you
would not give effect to our list of
names for the Court, Case No. 4.
The reason I did not give it in, as I
was the conductor of the case, was that
I was confused in my thoughts at
the difference of the Judgment of Judge
Adams, the Judge of that Court. I
therefore did not give it in. Do not give
effect to it until the Court for the survey
is over, then it may be confirmed.

Dear Sir, if you see this letter, do you
reply to it. Do you give effect to our
application

This is,
From Rewata Nawa
(and others)

Send some forms of application for a
Circuit Court. There are none of these forms
in the office at Opotiki, and I therefore
send to you. This is all to you.

Chief Justice Macdonald - the Court

Hairdson & Co
Feb. 21st 1889

Recd. 6/2/89

Yours for Registrar
Auckland

forwarded herewith 15 an application for
rehearing of Oamaru Block, left by Chief Justice
while investigating re hearing applications.
Same was inadvertently overlooked by mis-
taking up papers -
Arthur H. Brown
Solicitor

Arthur H. Brown
Solicitor
Chief Justice
Auckland