

Rec'd 22/2/97



Tahura C/No 2 A E 3

[N.L.C.--12.]

"Te Ture Kooti Whenua Maori, 1894."

296^D
97/1

26/62

Ki te Kooti Whenua Maori.

Kia mohio koutou. Ko *Henei Kakahu*, tona Kainga kei

o nga ra *Ohuia*, i mate i te *13* *1895* Na, he whenua ano tona ko

Tahura Rama 2. D. E. 3
kei te takiwa o *Opotiki*

kihai taua whenua i tukua e ia ki tetahi tangata. Na, he mea atu tenei naku
ki a kouten, e whai take ana iha ki taua whenua. Ko toku kainga kei

Ohuia, e tata ana ki *Opotiki*

He matahi i tenei te *18* o nga ra o *Hanuere*, 1897

Na

Statement of Access or Appeal on title
to previous Queen's own Ocean

Johnson Bay
22/2/97 P.3
Access and due Sea to Crown

Me tuhitahi to
ingoa ki kona

Letter of Access or Appeal

Mu Te Hera

Kai-tono.

Tikanga whakahaere 23.—Tono kia whakaturia hei kai riiwhi mo nga take pānanga whenua.]
Rule 23.—Application to succeed to Realty.]

[784-95]

Opp'd T. A. 134

Min. 37
9

Dhura
18th Jan'y
Is the
Registrar
Native Land Court
Auckland.

Sir,
I have the honor to request
that the enclosed claims may
be gazetted for hearing at Orotiti
of Whakatane and not at Gisborne
(which is 100 miles away)

I have the honor
to be
Sir,
Yours most ob't servt

Mu Sc Hura

G.S.
There is a will in the
Office relative to these
Claims -

Answer the next step

Step.

Mr. Courtney
Have you any question
to these claims being
notified for inspection
The demand of a
will take place
when applied to the no objections before
you have a right
to file. It
will perhaps be some time
before you receive a
notice concerning the same of your
application for
the application