

[Form 2a]

THE NATIVE LAND COURT ACT, 1894."

IN THE NATIVE APPELLATE COURT
OF NEW ZEALAND.

WHEREAS Meriki Haoriri and others
have ~~had~~ lodged notice of appeal from a decision of the Native Land
Court in the matter of The partition of the
Hirawanu block,

which decision was given at Opotiki on the

22nd day of March, 1904 I hereby,

under section 85 of "The Native Land Court Act, 1894," order

£15 ac 1.8.1904 that the sum of Fifteen pounds (£15) be deposited

by the appellant with the Registrar of the Court for the

Auckland District as security for the

£3 ac 1.8.1905 costs of such appeal, on or before the 31st day of

July, 1904

As witness my hand, this 5th day of May

1904



Chief Judge.

Order under section 85. 1,000/12/1900-8538]

TIROLIA A TUA.

WHAKAMARAMATANGA.

MELIEMEA e hiahia ana ~~keo~~ [koutou ~~mane~~] kia tu he whakawa
tuarua mo te whakataunga a te Kooti i te keehi *whakawa*
wcheweha i te Hiwarau poraka,
i te Takiwa o *Opotiki*, me tuku
mai ~~e keo~~ [e koutou ~~mane~~] te moni ~~—~~ *Tekau marima*
pauna (£ 15 —) ki te Kai-Rehita o te Kooti Whenua
Maori i *Akarana*, i mua tonu mai i te
31 o nga ra o *Hurae*, 1904
I tuhia i tenei te *Miria* o nga ra o *Mei*

1904/

Nu

Rewi

Tumuaki Kai-Whakawa.