

PCI 700/1/58

[N.L.C.—15.]

“The Native Land Court Act, 1886,” and its Amendments.

IN THE NATIVE LAND COURT,
NEW ZEALAND.

In the matter of the land known as *Oamau No 5*

situate at _____, and of the estate, share,
or interest of

*Te Para te Rewha alias
Te Para te Apurangi*
deceased, therein.

At a sitting of the Court held at *Whakatane*, before
David Scannell, Esquire, Judge, and
Nikorima Poutotara, Assessor:

(?) State names and
places of abode.

It is hereby certified that⁽¹⁾

Maro Ripeka Rahitana T. Ohiwa

aboriginal native, ~~and~~ ^{to} the persons who ~~are~~ ^{to} entitled to succeed to the estate,
share, or interest of and in the said land whereto the deceased died entitled, and
that the deceased died on the *Twenty fifth* day of *April*,
one thousand eight hundred and *eighty nine*

As witness the hand of *David Scannell*, Esquire,
Judge, and the seal of the Court, this *fourth*
day of *December*, 189*4*.



D Scannell
Judge.

Order 5/pd.

*no 7b
pd. 1/19.10.9
5.10.95
Clegg
3076 at 9/10/95*