

9250

To

His Honour The Chief Judge,
Native Land Court,
WELLINGTON. C.I.



Sir,

Application is hereby made under Section 38 of the Native Land Act, 1931, for you to move the Court Native Land Court to inquire into and report upon an order made at Opotiki on the 11th June, 1935, wherein successors were appointed to the interests of Werana Akeake in Hiwarau A block, and if a favourable report is made by the Court that you amend the said order under the provisions of the above section of the Act.

The said order is wrong in that some of the right-ful successors have been left out of the order.

Werana Akeake died 26th February, 1902, leaving

Te Ani Kotu (alive), Mihirangi Kotu (alive), Rahi Kotu (alive) Hinehau Kotu (alive) and Wi Kotu (Dead -leaving issue, those shown in the above succession order.)

The above children of Werana are full brothers and sisters.

Dated at Kutarere this 21st day of October, 1936.

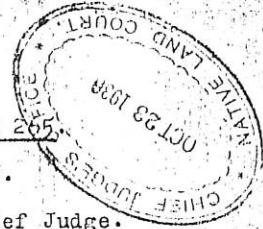
akuhata Ranapiri

20

EXTRACT FROM OPOTIKI M.B. 28 PAGE 285

Opotiki : 11th June, 1935.

Present : R.N. Jones, Chief Judge.



164. HIWARAU A.

Werana Akeake

Te Paea Wi Kotu.

Hauapai Marupo, sworn.

1902. Knew deceased. He died 26th February
He left no will. He left five children.

Te Paea Wi Kotu	f.
Oketopa Wi Kotu	f.
Pomare Wi Kotu	m.
Kokere Wi Kotu	m.
Waireka Wi Kotu	m.

No objections.

8/- paid.

Order in favour of five persons named.

OPOTIKI 13-4-37

Nat.—66.]

13/GG.

C.J. 1936/49.

N.D.

From The Registrar, ROTORUA

To

Our file: ... 25/9350

Your file:

Subject: ... APPLICATION UNDER SEC. 38/1931 FOR AMENDMENT OF SUCCESSION ORDER TO WERANA AKEAKE IN HIVARAU A BLOCK.

Date: ... 21/10/36

Previous ref.:

Enclosures checked:

See "Index" 2/36—18064



The Chief Judge,
Native Land Court,
WELLINGTON C.I.

The above application is referred.

The succession order to Werana Akeake was made on the 11th June, 1935, on an application lodged by Te Paes Wi Kotu. Copy of the Court's minutes on succession is enclosed.

Werana Akeake derived his interest in this block by succession order dated 18/8/79 to Hoani Akeake deceased.

The block is leased and the successors under the above order have drawn the proportion of rents due to them. If an order issues for the amendment of this order refunds can be made out of rents accruing to these persons, from other leased interests of theirs.

Registrar

Referred

to court



W Jones

23/10/36

[Signature]
REGISTRAR

OPOTIKI 13-4-37

THE NATIVE LAND ACT, 1931

In the Native Land Court }
of New Zealand }
Waiariki District: }

IN THE MATTER of the Huiwarau A2 Block

- AND -

IN THE MATTER of an application by
Akuiata Ranapiri under Section 38
of the Act of 1931 for amendment of
an Order dated 11th June, 1935, appoint-
ing successors to Werana Akeake, decd.

At a sitting of the Court held at Opotiki on the
14th May, 1937, before Harold Carr, Esquire, Judge.

The Court begs to report that -

All parties interested were represented.

On the 11th June, 1935, an order was made appointing
Te Paea Wi Kotu and four others as successors to Werana Akeake.

The persons so appointed were grandchildren of the
said Werana being children of Wi Kotu Akeake who was one of five
children of Werana.

By some misunderstanding before Court the grandchildren
were recorded (erroneously) as the children of deceased.

The Court has amended the order referred to by
including the children with the grandchildren of deceased as
successors.

Pomare Wi Kotu one of the grandchildren referred to
was present and approved.

For the Court.

H. Carr

JUDGE.

The Chief Judge,
Native Land Court,
WELLINGTON.





Native Land Court,

ROTORUA: 27th May, 1937.

MEMORANDUM for:

The Chief Judge,
Native Land Court,
WELLINGTON.

Hiwarau A - Werana Akeake Deceased
Application under Sec. 38/1931.

I forward you herewith Judge Carr's report
re the above matter.

Quane

REGISTRAR.

Repshean

*Application dismissed
and have made necessary
amendments*

Repshean
3/6/37



Native Land Court.

Wellington: 3rd June, 1937.

Present: R.N. Jones, Chief Judge.

1936/49 HIWARAU A BLOCK - WERANA AKENKE (DECEASED).

Application of Akuhata Ranapiri
for rectification of a Succession
Order made on 11th June, 1935, in
respect of the interest of Werana
Akenke (deceased) in the Hiwarau A
Block.

This matter was referred to the Court for enquiry and
from the report it appears that although the Court intended
to grant succession to the children of deceased of whom there
were five one of these had died and left five children and
the names of these only are recorded in the Minute Book. The
Court has with consent amended this obvious error and included
the other four children of deceased. There is therefore no
necessity for the Chief Judge to act.

Application dismissed.

Clear only / see 22/3
Don't handle / Rejection
m. Paul

annex file

25

Application under Sec. 38/1931.

Record No. 25/9350

Block affected *Miwara A*

Applicant *Akukata Kanapiri*

Order affected *Success Order to Warrant Akake dated 11/6/35*

Nature of application *Application for amendment of above success order*

Dismissed

Application received	21/10/36
To C/J with report of Registrar	21/10/36
Referred to Court for E & R	29/10/36
Report of Court	14/5/37 29/130
Decision of Chief Judge	31/6/37
Matter finally completed	31/6/37

The Reg

I have decided to amend the Success order to give effect to the intended decision of the court and the decision should amend.

Execution on 29/11/37 16am 11/15/37

20

Herewith should be supplied accordingly

3

OPOTiki 13-4-37