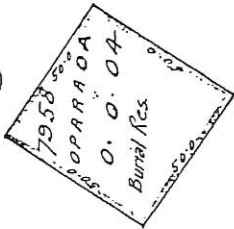


VII. W H A K A T A N E S. D. -

Hiwarau B



B

Huber
C. G.



Scale 2" = 100' Chain to an Inch
H. M. SKEET Civil Surveyor
C. W. Beardley Surveyor

17/137-140

Order under Section Seventeen
of

"THE NATIVE LAND COURT ACT 1894"

in the Native Land Court

New Zealand

Auckland District.

In the matter of the land known as HIMARAU situate at or near Opotiki and of the estate share or interest of certain deceased owners therein.

At a sitting of the Court held at Opotiki on the 15th day of March 1904, before Herbert Frank Edger, Esquire, Judge, and Hemi Erueti, Assessor.

It is hereby determined that the persons named in the second column of the Schedule hereto, aboriginal natives are respectively entitled to succeed in the relative proportions specified in the Schedule, to the estate share or interest in the said land whereof the persons whose names are set out in the first column of the said Schedule, respectively died entitled, and it is here ordered that the said shares or interests shall respectively vest in the said successors named in the second column.

And it is hereby also ordered, under authority of "THE MAORI REAL ESTATE MANAGEMENT ACT 1888" that the estate and interest of such of the successors as are minors shall be vested in the trustees whose names are respectively set out in the third column of the said Schedule, opposite the names of the said minors, and that the said trustees shall have the powers and be subject to the several legal incidents in the said Act expressed.

As witness the hand of Herbert Frank Edger,
Esquire, Judge, and the Seal of the Court.



H. F. Edger

Judge.

Mawaraw

THE SCHEDULE WITHIN REFERRED TO.

Deceased owner

Successors

Trustees.

Ani Peka

Hemi Hamu

M.

2/6.Pd.

Horopapera (Akeake)

Te Ua Horopapera

M.

1/3.

2/6.Pd.

Maata Horopapera

F.

1/3.

Mate Horopapera

M.

1/3.

Hiro Puku

Maata Moko
Te Hapua Tapae

M.

1/3.

2/6.Pd.

Mahanga Moko

F.

1/3.

Kokere te Ani

Wi Kotu

M.

1/8.

2/6.Pd.

Mihirangi Kotu

F.

1/8.

Te Ua Horopapera

M.

1/12.

Maata Horopapera

F.

1/12.

Mate Horopapera

M.

1/12.

Te Hapua Tapae

M.

1/6.

Hohi Moko

F.

1/6.

Mahanga Moko

F.

1/6.

Mohi Taikororareka

Matiu Tai

M.

1/5.

2/6.Pd.

Hira Tai

M.

1/5.

Te Pihi (dec)

F.

1/5.

Rerekai Tai

F.

1/5.

Niko Tai

M.

1/5.

Maria Watene

Hiromenu Tipa

F.

2/6.Pd.

Moa Nui

Maata Reretaiapa

F.

2/6.Pd.

Hheato

Kehu Hotene

M.

1/2.

2/6.Pd.

Te Riki Hotene

M.

1/2.

Haru

Rutu Haruru

F.

2/6.Pd.

Kopa

Henare Rako

M.

2/6.Pd.

THE SCHEDULE WITHIN REFERRED TO.

Decedent owner	Successors	Trustees.
Te Wharepapa 2/6.Pd.	Haruru Matariki F. 1/2. Peraniko Tamahau M. 1/2.	
Tangimereana 2/6.Pd.	Te Kauwi Matariki F. 1/2. Tanura Matariki M. 1/2.	
Henri Whakuhā 2/6.Pd.	Puhi Matariki F. 1/2. Ani Matariki Tiria Matariki F. 2. 1/2. Ani Matariki	
Kawhena Nuku 2/6.Pd.	Te Pihi Nuku M. 18. Ani Matariki	
Kaikukoroiti 2/6.Pd.	Turere Matariki F.	
Te Riki (Hotene) 2/6.Pd.	Te Ata te Riki M. 16. 1/2. Kehu Hotene Wikitoria te Riki F. 14. 1/2. Kehu Hotene	
Wera Putahi 2/6.Pd.	Te Te Kaka F. 1. Te Tauki te Kaka F. 1. Koru Rangiihu M. 2. Te Hapua Tapae M. 1 Hohi Mokomoko F. 1 Mahanga Mokomoko F. 1 Hi Kotu M. 1/4. Mihirangi Kotu F. 1/4. Te Ua Horopapera M. 1/6. Maata Horopapera F. 1/6. Mate Horopapera F. 1/6.	
Taituha Lawrence 2/6.Pd.	Te Wiremu Lawrence M.	
Pani Tiopira 2/6.Pd.	Te Uwhitana Tiopira F. 1/3. Monumonu Tiopira M. 1/3. Te Awaroa Tiopira F. 1/3.	
Ani (Patene) 2/6.Pd.	Maro te Para F.	

W.F.P.

79/855. 269

NATIVE LAND ACTS, 1873 & 1874.

District of *Bay of Plenty*
County of *Makatauna*
Provincial District of *Auckland*

Go waraw

AT a sitting of the Native Land Court of New Zealand, held at

Whetiki in *District aforesaid* on the *thirtieth*

day of *August*, one thousand eight hundred and seventy-nine

before *John Alexander Wilson Esquire Judge*

and *George Leet Esquire Esq. for.*

Ex parte *Goobers Putake te Manoke*

claimant to succeed to the hereditaments of *Makatauna*

Duplicate sent to District Land Registrar for Registration
25/1/79

Upon hearing the claimant and others, and upon evidence taken, it

appeared to the Court that by *an Award* duly made and issued

bearing date the *Twenty-fifth* of *October* one thousand eight

hundred and *seventy-nine* in parcel of land at *Ohim*

in the District of *Bay of Plenty*, containing

1073

acres or thereabouts, situated or known by the name of *Go waraw*

the boundaries whereof are described on the back hereof, was

Makatauna and others then

Makatauna

made and assigned, and that the said *Makatauna* fitly and without having made a valid disposal of the said

Ohim

Makatauna

hereditaments aforesaid



John Wilson
Judge

198

NATIVE LAND ACTS, 1873 & 1874. and 1880

Bay of Plenty
of Whakatane
District: Gluekland - Glivarau -

AT a sitting of the Native Land Court of New Zealand, held at Whakatane
in the said district, on the second
day of September, one thousand eight hundred and eighty-one
before Frederick Harris Preece, Registrar of the Court,
and Rakene M. Kaitiaki - Aue
Ex parte Rakene Kaitiaki
claimant: to succeed to the hereditaments of Wahaika

Upon hearing the claimant and others, and upon evidence taken, it
appeared to the Court that, by an Award duly made and issued,
bearing date the twenty-eighth day of October, one thousand eight
hundred and seventy-four, a parcel of land at Ohiva
in the District of Bay of Plenty, containing
104.3
acres, more or less, and called or known by the name of Glivarau
the boundaries whereof are described ^{in the reference} on the back hereof, was awarded to
Wahaika and others their
heirs and assigns, and that the said
recently died intestate and without having made a valid disposal of the said
land or any part thereof.

And it was ordered that Rakene Wahaika
aforesaid ought to succeed to the interest of the said
in the hereditaments aforesaid

Fee charged

Treasurer's Order.



Frederick Harris Preece
Registrar

269
BP

23
1882

"THE NATIVE LAND COURT ACT, 1886."

DISTRICT OF Bay of Plenty

NEW ZEALAND.

Hiwarao Reme 1043 ac;

In the matter of

Koti Owhi

Hukū

deceased, and of the application of certain Natives claiming to be interested in his estate.

charged
Imps 21-
der 51- }

Opotiki

At a sitting of the Native Land Court held at... on the twenty-ninth day of March, one thousand eight hundred and eighty-eight, before

Robert James Rumbold Esquire, Recorder,

and Maraka Sarawiti, Assessor, the Court having proceeded to inquire and ascertain who ought to succeed to the lands and hereditaments for the estate therein, whereof the deceased died possessed and without having made any valid disposition thereof, and having determined thereon: It is HEREBY certified that, so far as the deceased died possessed for an estate in severalty or tenancy in common in all that parcel of land situate in the Bay of Plenty.

Register for Registration.
District Land

and containing 1043 acres

or thereabouts, and known by the name of "Hiwarao Reme," the boundaries and description whereof are more particularly set out

the persons who are entitled to succeed are Samatiki Tamawaho (No. 1)
Ahahokoriti (No. 4) and Hukū (No. 1) (Cousins of deceased)
Their shares to be equal

all aboriginal natives of New Zealand, and that deceased died on the day of, one thousand eight hundred and eighty-



R. J. Rumbold
Recorder

23
196
52

"THE NATIVE LAND COURT ACT, 1886."

Bay of Plenty

NEW ZEALAND.

Whitaker's Sec: 189 Parish of Waitaha

In the matter of

Yaituha Motai

deceased, and of the application of certain Natives claiming to be interested in his estate.

changed.
ms 21-1-192
ster 51-

At a sitting of the Native Land Court held at Opotiki
on the twenty-ninth day of March, one thousand eight hundred
and eighty-eight, before

Robert Smeley Bushbuck Recorder

and Karaka Yarawiti, Assessor, the Court having proceeded
to inquire and ascertain who ought to succeed to the lands and hereditaments for
the estate therein, whereof the deceased died possessed and without having made
any valid disposition thereof, and having determined thereon: It is HEREBY
CERTIFIED that, so far as the deceased died possessed for an estate in severalty or
tenancy in common in all that parcel of land situate in the Bay of Plenty

Duplicate/sent to District Land
Registrar for Registration
21-1-192

and containing 10 1/3 acres

or thereabouts, and known by the name of "Ohiva Res: Sec 189 Parish of
the boundaries and description whereof are more particularly set out

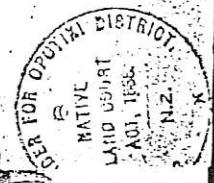
the persons who are entitled to succeed are Yaituha Lawrence (the ^{10/11} part

Ye Amo hore Lawrence (the ^{10/11} share between them) on 127

Mem Motai (share) Mem Motai deceased's sister, the children of deceased
all aboriginal natives of New Zealand, and that deceased died on the
-day of one thousand eight hundred

-and eighty-

(Signature)



29/856

NATIVE LAND ACT, 1873, AND 1874.

At a Sitting of the Native Land Court of New Zealand, held
at *Orotiri*, in the said district,
on the *thirteen* day of August 1879, before
John Alexander Wilson Esquire, Judge,
and *George Loef Esquire*, Assessor.

IN the matter of a parcel of Land at *Ohura*,
in the district aforesaid, called *Huarau*,
was ordered that the Court do recommend to the Governor that

Heemi Teakiti
and *Te Hooia*

Duplicate

be appointed Trustees on behalf of *Mata Putahi*

for the management of the said land under "The Maori Real Estate
Management Act, 1867."



WITNESS my hand and the Seal of the Court this *twenty first*
day of August, 1879.

Lawson

Judge.

79/856.

Duplicate

NATIVE LAND ACT, 1873, AND 1874.

At a Sitting of the Native Land Court of New Zealand, held
at *Ahotiki*, in the said district,
on the *Seventeen* day of *August 1879*, before
John Alexander Wilson Esquire, Judge,
and *George Leefoguro*, Assessor.

IN the matter of a parcel of Land at *Chura*,
in the district aforesaid, called *Wharau*, it
was ordered that the Court do recommend to the Governor that
Hemi Hahaka
and *Te Hooira*

be appointed Trustees on behalf of *Mita Putahi*

for the management of the said land under "The Maori Real Estate
Management Act, 1867."

Witness my hand and the Seal of the Court this *Seventy-first*
day of *August*, 1879.



John Leif

Judge.

17/135

[N.L.C.—14.]

UNDER SECTION 17 OF
"The Native Land Court Act, 1894."

IN THE NATIVE LAND COURT,
NEW ZEALAND,
AUCKLAND DISTRICT.)

In the matter of the land known as *Whararua*

situate at or near *Opotiki*,
share, or interest of *Whopu*,
, and of the estate,

deceased, therein.

AT a sitting of the Court held at *Opotiki*
on the *15th* day of *March*, *1904*,
before *Herbert Frank Eger*, Esquire, Judge,
and *Hemi Erueti*, Assessor:

(1) State names,
sexes, and places
of abode.

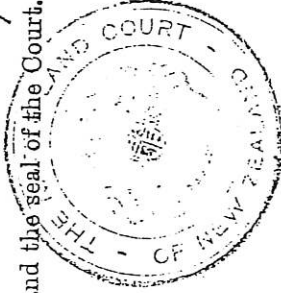
It is hereby determined that⁽¹⁾

Duplicate sent to District Land
Registrar for Registration.
30/1/17

Hemare Rako, M.

is the person who ~~is~~ *is* entitled to succeed to the estate,
share, or interest of and in the said land whereto the deceased died entitled,
and it is hereby ordered that the said share or interest shall vest in the above-
named successor ~~equally or in the proportion set out after the names of each~~
~~respectively~~ as from the _____ day of
~~one thousand~~ *hundred*

As witness the hand of *Herbert Frank Eger*
Esquire, Judge, and the seal of the Court.



Order of the Court.
H. Erueti

Judge.

Rule 24—Order determining Succession to Realty.]

79/856.

NATIVE LAND ACTS, 1873 & 1874.

District: Bay of Plenty
County: of Whakatane
Provincial District of Auckland Huarau

Duplicate sent to District Land Registrar for Registration.

AT a sitting of the Native Land Court of New Zealand, held at Opotiki in District aforesaid, on the thirteenth day of August, one thousand eight hundred and seventy-nine before John Alexander Wilson Esquire, Judge and George Esq Esquire a. before Judge ex parte Mita Putahi claimant to succeed to the hereditaments of Mita Taharoke.

Upon hearing the claimant and others, and upon evidence taken, it appeared to the Court that, by an Award duly made and issued, bearing date the Twenty eighth day of October, one thousand eight hundred and seventy-four, a parcel of land at Ohuia 10 1/2 in the District of Bay of Plenty, containing 10 1/2 acres, more or less, and called or known by the name of Huarau the boundaries whereof are described ^{in the reference} on the back hereof, was awarded to Mita Taharoke and others, their heirs and assigns, and that the said Mita Taharoke recently died intestate and without having made a valid disposal of the said land or any part thereof.

And it was ordered that Mita Putahi aforesaid ought to succeed to the interest of the said Mita Taharoke in the hereditaments aforesaid

Fee charged £ 1.0.0
Testamentary Order.—578) paid 8/1/76



Samuel
Judge.

79/857.

NATIVE LAND ACT, 1873, AND 1874.

DISTRICT OF
Bay of Plenty.

At a Sitting of the Native Land Court of New Zealand, held
at *Aotaki*; in the said district,
on the *Eighteenth* day of *August 1879*, before
John Alexander Wilson, Esquire, Judge,
and *George Leef Requir*, Assessor.

IN the matter of a parcel of Land at *Ohawa*,
in the district aforesaid, called *Ohawa*, it

was ordered that the Court do recommend to the Governor that

Warana Moko Moko
and *Mri Matariki*

be appointed Trustees on behalf of

Te Pua Paata
Te Maropapa
Tangumareana
Hehi Matatata
and *Hauhura Moko*

for the management of the said land under "The Maori Real Estate
Management Act, 1867."

WITNESS my hand and the Seal of the Court this *Twenty first*
day of *August*, 1879.



W. J. G. S.
Judge.

[Order Appointing Trustees.]

Boundaries.— Vide Map of Suvarau.

Also, see description of same contained
in Schedule N. 114 notified in New
Zealand Gazette 114th November 1874

79/857

NATIVE LAND ACT, 1873, AND 1874.

JOINT OF

Bay of Plenty

At a Sitting of the Native Land Court of New Zealand, held at *Orotiki*, in the said district, on the *Eighteenth* day of *August 1879*, before *John Alexander Murray* Esquire, Judge, and *George Eslet Esquire*, Assessor.

IN the matter of a parcel of Land at *Ohura*, in the district aforesaid, called *Ohura*, it

was ordered that the Court do recommend to the Governor that

Maarama Hoko Hoko
and *Ari Matariki*

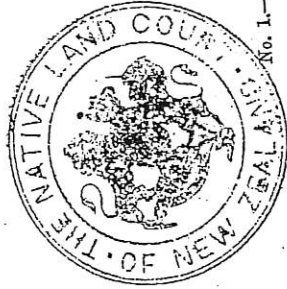
be appointed Trustees on behalf of

Te Pua Paata
Te Wharepapa
Tangimereana
Hini Makaka
and *Maatena Hoku*

Deputee

for the management of the said land under "The Maori Real Estate Management Act, 1867."

WITNESS my hand and the Seal of the Court this *Twenty first* day of *August*, 1879.



John Murray

Judge.

Boundaries—Tide Plan—

Also, see description of same contained
in Schedule 1014 notified in New
Zealand Gazette 114th November 1874—

Plenty
Valene
of *Whakatare* - *Wharara* -

the Native Land Court of New Zealand, held at *Whakatare*
in *the said district* on the *second*

day of *September*, one thousand eight hundred and *eighty-one*
before *Fredrick Morris* *Justice* *Prothonotary* *of*
and *Matena* *Maitaitia* - *Recorder*.

Ex parte *Charlotte* *Le* *Hangi* *Mohitara*

claimant to succeed to the hereditaments of *Le* *Valene*
(*Le* *Valene* *Pureata*)

Upon hearing the claimant and others, and upon evidence taken, it
appeared to the Court that, by an *Award* duly made and issued,
bearing date the *twenty eighth* day of *October*, one thousand eight
hundred and *seventy four*, a parcel of land at *Okura*
in the District of *Bay of Plenty*, containing

Duplicate sent to District Land
Registrar for Registration.
1073

1073
acres, more or less, and called or known by the name of *Wharara*
the boundaries whereof are described on the back hereof, was *awarded* to
Le *Valene* *Pureata* and others their

heirs and assigns, and that the said *Le* *Valene* *Pureata*
recently died intestate and without having made a valid disposal of the said
land or any part thereof.

And it was ordered that *Le* *Pahi* and *Kehu*
aforesaid ought to succeed to the interest of the said *Le* *Valene* *Pureata*

in the hereditaments aforesaid.

Fee charged



Testamentary Order
Pass 8/11/16

John M. G. G. G.
Sealed

Boundaries - vide Plan of

Also, see description of same
in Schedule No. 124

of Leeward Gazette 114. November 1874.

29/857.

NATIVE LAND ACTS, 1873 & 1874.

District: Bay of Plenty }
County of Matakahāne }
Provincial District of Auckland } Touarua

AT a sitting of the Native Land Court of New Zealand, held at

Opotiki in District of Opotiki; on the eighth month

day of August, one thousand eight hundred and seventy-nine

before John Alexander Wilson Esquire Judge

and George Esq. Esquire Officer

Ex parte Te Taea
claimant to succeed to the hereditaments of Mere Ngatuhoro

Disposit Land
in Registrar for Registration
25/17

Upon hearing the claimant and others, and upon evidence taken, it appeared to the Court that, by an award duly made and issued, bearing date the Twenty eighth day of October, one thousand eight hundred and seventy-four, a parcel of land at Ohewa

1093 in the District of Bay of Plenty, containing 1093 acres, more or less, and called or known by the name of Touarua the boundaries whereof are described ^{in the schedule} on the back hereof, was awarded to

Mere Ngatuhoro and others their

heirs and assigns, and that the said Mere Ngatuhoro recently died intestate and without having made a valid disposal of the said land or any part thereof.

Meri Matakahāne, whāwhāhā.

And it was ordered that Te Taea Taitā Meri Matakahāne, whāwhāhā. in equal shares

~~should~~ ought to succeed to the interest of the said Mere Ngatuhoro

in the hereditaments aforesaid

Edwin

Fee charged £ 1. 0. 0
Testamentary Order. - 2787 Jan 27/16



Judge.

Boundaries — Vide Plan of Coooran —

Also, see description of same contained
in Schedule No 114 notified in the
New Zealand Gazette 14th of November 1894

79/860

Duplicate

NATIVE LAND ACTS, 1873 & 1874.

District: Bay of Plenty
County: of Whakatane
Provincial District: of Auckland

Howarau

AT a sitting of the Native Land Court of New Zealand, held at

Opotiki in District aforesaid on the *Eighteenth*

Day of August, one thousand eight hundred and *seventy-nine*

before *John Alexander Wilson, Esquire, Judge.*

and *George Deep Esquire, Appor.*

Ex parte Horopapera Akeake.

claimant to succeed to the hereditaments of *Hoani Akeake*

Duplicate sent to District Land Registrar for Registration.

Upon hearing the claimant and others, and upon evidence taken, it appeared to the Court that, by an award duly made and issued, bearing date the *Twenty eighth* day of *October*, one thousand eight hundred and *seventy four*, a parcel of land at *Ohawa* _____ in the District of *Bay of Plenty*, containing

10 2/3 _____ *Howarau*

acres, more or less, and called or known by the name of _____ ^{*in the reference*} the boundaries whereof are described on the back hereof, was awarded to

Hoani Akeake and others their heirs and assigns, and that the said Hoani Akeake recently died intestate and without having made a valid disposal of the said land or any part thereof.

And it was ordered that *Horopapera Akeake, Hoana Akeake, & c.* ^{*in equal shares*} aforesaid ought to succeed to the interest of the said

in the hereditaments aforesaid.

Fee charged £ 1.0.0

Edwin Lamb Judge



Boundaries— Vide Plan of New Zealand
c. 1840, see description of same contained
in Schedule No 114 notified in a New
Zealand Gazette 14th of November 1894

79/860

NATIVE LAND ACTS, 1873 & 1874.

District: Bay of Plenty }
County: of Whakatane }
Provincial District: of the Islands } Huarau

AT a sitting of the Native Land Court of New Zealand, held at
Whotiki in District aforesaid, on the Eighteenth
day of August, one thousand eight hundred and seventy-nine
before John Alexander Wilson, Esquire, Judge
and George Leef Esquire, Appellot.
Ex parte Hoojopapera Akeake

claimant to succeed to the hereditaments of Hoani Akeake

Upon hearing the claimant and others, and upon evidence taken, it
appeared to the Court that, by an award duly made and issued,
bearing date the Twentieth day of October, one thousand eight
hundred and seventy-four, a parcel of land at Huwa

1073 _____ in the District of Bay of Plenty, containing
_____ acres, more or less, and called or known by the name of Huarau
^{in the reference}
the boundaries whereof are described on the back hereof, was awarded to

Hoani Akeake and others their
heirs and assigns, and that the said Hoani Akeake

recently died intestate and without having made a valid disposal of the said
land or any part thereof.

And it was ordered that Hoojopapera Akeake, Hoani Akeake, &c.,
assignees ought to succeed to the interest of the said Hoani Akeake

in the hereditaments aforesaid

Fee charged £1,0,0
Testamentary Order - 378
Paris 8/11/76

Ludlow
Judge



Boundaries. - Vote Plan of New Zealand
Also, see description of same contained
in Schedule 10th notified in New
Zealand Gazette 14th November 1894

79/861

R. White

NATIVE LAND ACTS, 1873 & 1874.

District: Bay of Plenty }
County: of Whakatane }
Provincial District of Auckland } *Towaran*

AT a sitting of the Native Land Court of New Zealand, held at
Whakere in District aforesaid, on the *Eighteenth*
day of *August*, one thousand eight hundred and *seventy-nine*
before *John Alexander Wilson*, Esquire, Judge,
and *George Leef Esquire* of *one foot*.
Ex parte *Taituha Parua* — *Marara*
claimant to succeed to the hereditaments of *Marara*.

Upon hearing the claimant and others, and upon evidence taken, it
appeared to the Court that, by an award duly made and issued,
bearing date the *twenty eighth* day of *October*, one thousand eight
hundred and *seventy four*, a parcel of land at *Ohura*
in the District of *Bay of Plenty*, containing

1073 acres, more or less, and called or known by the name of *Towaran*

the boundaries whereof are described on the back hereof, was awarded to

Marara and others, their
~~heirs~~ heirs and assigns, and that the said *Marara*

recently died intestate and without having made a valid disposal of the said
land or any part thereof.

And it was ordered that *Taituha Parua* — *Marara*
aforesaid ought to succeed to the interest of the said *Marara*

in the hereditaments aforesaid

Fee charged *£1.0.0*
Testamentary Order.—978 *Paid 8/11/76*

John Wilson
Judge



Two Duplicate
Upon hearing the
ed to the Court that it
ate the *twenty eighth*
and *seventy four*
in the District
and call or known
of are described on the
Marara and others
that the said
without having made
Marara
interest of the said



Boundaries— Vide Plan of Government
Also, see description of same contained
in schedule No 14 notified in New
Zealand Gazette 14th November 1874.

19/861.

NATIVE LAND ACTS, 1873 & 1874.

B. of Plenty

District: Bay of Plenty }
County: Whakatane }
Provincial District: of Auckland } — Huarua —

AT a sitting of the Native Land Court of New Zealand, held at

Whotiki in District aforesaid on the Eighteenth
day of August, one thousand eight hundred and ~~seventy-nine~~
before John Alexander Wilson Esquire. Judge

and George Laef Esquire. Spector
Ex parte Paitaha Paora
claimant to succeed to the hereditaments of Marara

Duplicate sent to District Land Registrar for Registration.
22/1/76

Upon hearing the claimant and others, and upon evidence taken, it appeared to the Court that, by an award duly made and issued, bearing date the Twenty eighth day of October, one thousand eight hundred and seventy four, a parcel of land at Chawa in the District of Bay of Plenty, containing

10 1/2 Huarua

acres, more or less, and called or known by the name of Huarua in the reference the boundaries whereof are described on the back hereof, was awarded to

Marara and others their

heirs and assigns, and that the said recently died intestate and without having made a valid disposal of the said land or any part thereof.

Paitaha Paora

Marara

And it was ordered that aforesaid ought to succeed to the interest of the said

in the hereditaments aforesaid

Landman
Judge.



Fee charged £1.0.0
Paid 8/11/76

Boundaries — Vide Plan of Howarau —

Also, see description of same contained
in Schedule No 114 notified in New
Zealand Gazette 111 of November 1874.

District of Bay of Plenty
County of Matakana — Glivarau —
Provincial District of Auckland

AT a sitting of the Native Land Court of New Zealand, held at Matakana
in the said District on the second
day of September, one thousand eight hundred and eighty-one — one
before Fredrick Morris Justice Proctor Brookfield Esquire,
and Rakemāhi Kaitiaki — Traveller
Ex parte Ramari Le Rake Katatape
claimant to succeed to the hereditaments of Mere Makene Sauarohaka
(Mere Makene)

Upon hearing the claimant and others, and upon evidence taken, it
appeared to the Court that, by an Award duly made and issued,
bearing date the twenty eighth day of October, one thousand eight
hundred and seventy four, a parcel of land at
in the District of Bay of Plenty, containing

1043
Glivarau

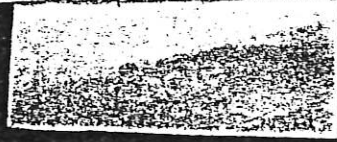
acres, more or less, and called or known by the name of
the boundaries whereof are described on the back hereof, was awarded to
Mere Makene and others their
heirs and assigns, and that the said
recently died intestate and without having made a valid disposal of the said
and or any part thereof.
And it was ordered that
said ought to succeed to the interest of the said
in the hereditaments aforesaid.

Fee charged
Testamentary Order of £1
Paid 8/11/16
Mr. Thompson
Swage

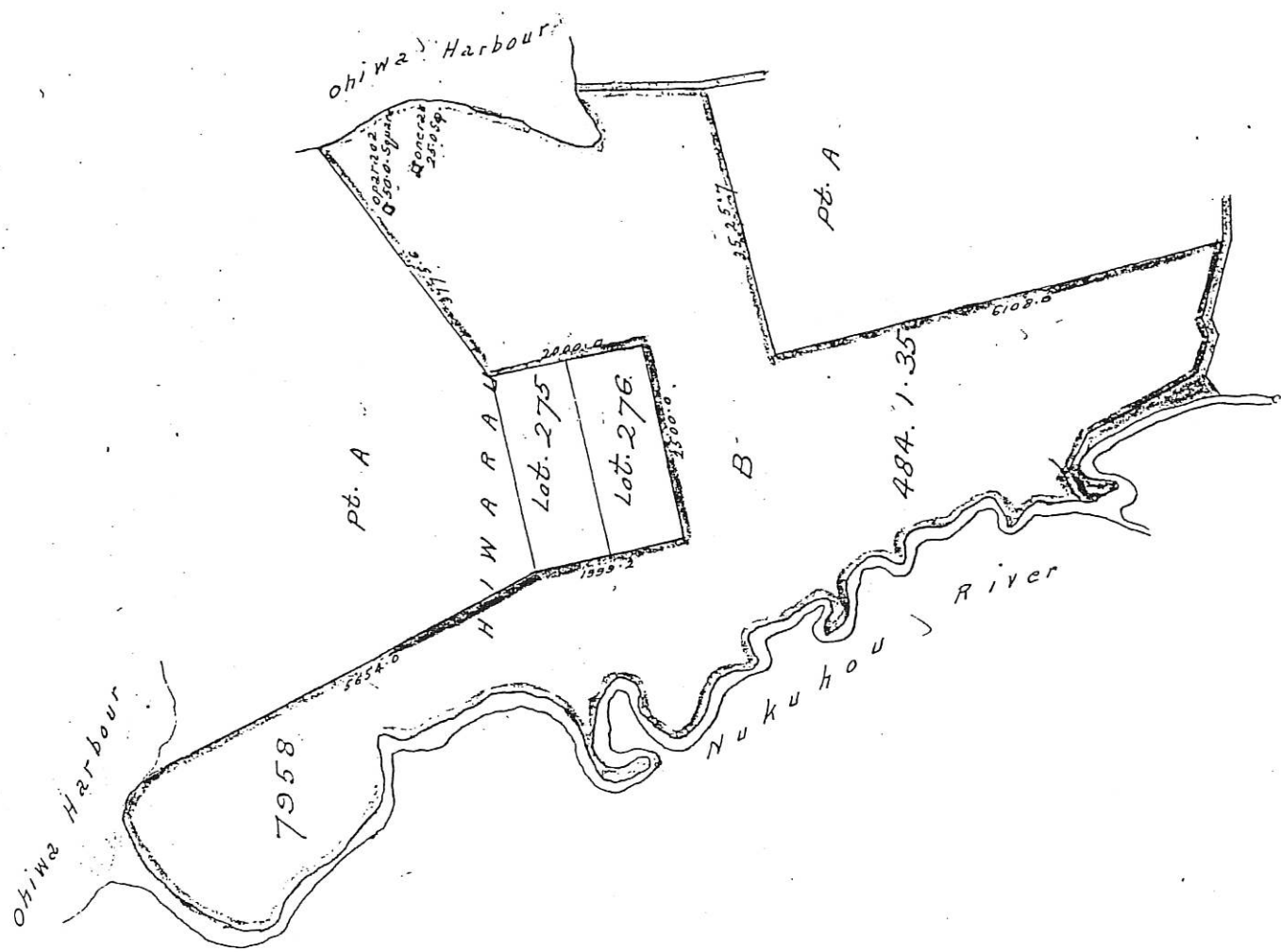


Boundaries - State of Punjab

Also see description of same contained
in Schedule No. 114 Collected in the
Punjab Gazette 11th November 1877.



VII. XI. WHAKATANE S. D.



Handwritten signature
C. J.

100/0

Scale 20... Chains to 1 Inch
H. M. SKEET Civil Engineer
C. W. Acarodon, Surveyor
B. Wright, Draughtsman

269. 26. 3/223.

[N.L.C.—7

“The Native Land Court Act, 1894.”

In the Native Land Court,
New Zealand,

Hiwara A

Auckland District.

Charging Order No. 152
dated 27. 10. 16
assessing £10. 3. 6. for period 1. 4. 11:24 to 31. 3. 11:26.

In the matter of the partition of the land known as

(Lot 189 Parish of Hiwara
under the name of Maotake)

, heretofore held

Samu Chango *beneficiary of*
under the volume 44 folio 110.

, dated the 3rd day

of *June*, 1886.

AT a sitting of the Court held at *Spotiki*

on the 22nd day of *March*, 1904,

before *Herbert Grace Rager*
and *Hemi Korueti*
Esquire, Judge,
Assessor:

It is, as part of the said partition, hereby ordered and declared that the several Natives named in the first column of the Schedule indorsed hereon, and therein numbered from one to *forty - four* both inclusive, are the owners of that part of the said land, containing *48 acres* which has, on such partition, been named by the Court *793-3-00*

*Hiwara A, Further Divided,
Dated: 27. 11. 14.*

and which part is particularly delineated in the plan indorsed hereon, in the respective proportions set out after the name of each of them in the second column of the said Schedule; and it is hereby declared that ~~so much of such part of the charge of each owner as is set out in the third column of the said Schedule is inalienable, or inalienable except by leave for a period not exceeding twenty-one years.~~

Buy farmers take the land is inalienable by gift, sale or mortgage or by lease for a longer period than fifteen years.
Wm. K. Stewart
10/30/15

As witness the hand of *Herbert Grace Rager*,

Esquire, Judge, and the seal of the Court.

FEES CHARGED:

Order 20/- Paid

Amended under Section 27 of the Native Land Act 1909 + Section 56 of the Native Land Amendment Act 1914

to Jackson Palmer

Obtained Judge for a
in behalf of Herdell T. Palmer
Esquire & Messrs J. & C.

Partition Order, filed
W. A. G. Palmer
Judge

HIWARAU A.

CONSOLIDATED LIST AS AT 5/2/40.

✓ 1/2 Alice Mary Lawrence
S Wi Lawrence
3 S Wiremu Hineiahua

✓ 4/1 Ani Kanara te Ani
5/1 S Wi te Ani
6/1 S Te Ani Kotu i o r
7/1 S Hemi Kuri
8/1 S Werana Akeake

✓ Ani Mahaki
S Mate Horopapera i o r
S Hemi Kuri

✓ Ani Merata i o r

✓ Te Aorangi Mahanga
S Mahanga Mokomoko

✓ Donald George Lawrence
S Wi Lawrence
S Wiremu Hineiahua

✓ Eileen Rubina Lawrence
S Wi Lawrence
S Wiremu Hineiahua

✓ Elizabeth Hauriri Lawrence
S Wi Lawrence
S Wiremu Hineiahua

✓ Elsie May Lawrence
S Wi Lawrence
S Wiremu Hineiahua

✓ Erana Mokomoko
S Warena Mokomoko

✓ Eria Kere
S Peta Mokai i o r } 1/9
S Hemi Mokai } 3/8
S Mita Kere }
S Hemi Mokai } 3/64
S Pohutu Kere } 3/64
S Hemi Mokai }
S Mere Kere } 1/24
S Hemi Mokai }

✓ Hakeke Mokomoko
S Hiramene Tipa } 3/4
S Warena Mokomoko } 1/3

✓ Hana Kokiri Mahanga
S Mahanga Mokomoko

✓ Hapua Tapae o/o 30.5.80 ✓

✓ Te Harihari Mitai
S Mereana Moni } 25/48
S Hohi Mokomoko }
S Tipare Moni } 5/48
S Hohi Mokomoko }

✓ Haruru Matariki i o r

✓ Haruru Mihaere
S Tamati Hamaiwaho



17/48

17/500
23/40

25/216

25/36

17/48

17/48

17/48

17/48

1/3

179/288

1.1/12

25/36
4.1/6

5/8

1/5

1/12

“The Native Land Court Act, 1894.”

In the Native Land Court,
New Zealand,
Auckland District,
Onerau,
and
Oparau,
Burial Reserves.

In the matter of the partition of the land known as

Lot 189 Parish of Manurewa, heretofore held
by Hiwaram
sona tangi to wife of
under the provisions of the 11th section, dated the 3rd day
of June, 1886.

AT a sitting of the Court held at Opotiki
on the 22nd day of March, 1904
before Herbert Frank Sadger, Esquire, Judge,
and Henni Erueti, Assessor:

It is, as part of the said partition, hereby ordered and declared that the
several Natives named in the first column of the Schedule indorsed hereon,
and therein numbered from one to Six — both inclusive,
are the owners of that part of the said land, containing One or 1/2 in Onerau
which has, on such partition, been named by the Court

Onerau and Oparau.

and which part is particularly delineated in the plan indorsed hereon, in the
respective proportions set out after the name of each of them in the second
column of the said Schedule; and it is hereby declared that so much and such
part of the share of each owner as is set out in the third column of the said
Schedule is inalienable, except by lease for a period not exceeding
twenty-one years.

As witness the hand of Herbert Frank Sadger.

Esquire, Judge, and the seal of the Court.

FEES CHARGED:

Nil.

Richard Palmer
Secretary of the Court, Judge, and
Esquire, Assessor, Judge

Witnessed on behalf
of the Court, Clerk
16-3-07

THE SCHEDULE WITHIN REFERRED TO.

First Column.		Second Column.		Third Column.
No.	Name.	Sex, and if Minor, Age.	Relative Interest.	Part declared inalienable.
1.	Mi Kolu	m.	Equal Shares	
2.	Te Kiremu Lawrence	m.		
3.	Warena Makomoko	m.		
4.	Papu Kirika	m.		
5.	Mu te Hura	m.		
6.	Te Aoeroa Horo Kai	m.		

* When the land is inalienable, the proportional interests should be shown in this column.

269. 30. 249
B.F.

[N.A.C.—]

“The Native Land Court Act, 1894.”

IN THE NATIVE APPELLATE COURT
OF NEW ZEALAND.

Whararua

In the matter of a decision of the Native Land Court of _____

, ~~Esquire, a Judge of the Native Land Court~~
given the 22nd day of March 1907, ~~1897~~, upon
partition of Whararua Block)

(1) State nature of proceeding, and of decision appealed from.

and of the appeal of Merichi Haoriri
and others therefrom.

AT a sitting of the Native Appellate Court held at Whakatare
on the 11th day of March 1909, ~~1897~~, and following days, before
Hugh Gardner Seth-Smith, Esquire, ~~and~~ President, and,
Charles Edward MacLennan, Esquires, ~~two of the~~ Judges of the said
Appellate Court, and Rauriti Mokonurangi, Assessor:

Upon hearing the Appellant and the persons interested in supporting the
said decision, or such of the said parties respectively as appeared and claimed
to be heard on the hearing of the said appeal, and the Court having before it
the record of the proceedings in the Native Land Court in the matter of the
said ⁽¹⁾partition
and of the decision appealed from:

(1) "Investigation of title," or as the case may be.

It is ordered that the said decision be and the same is hereby affirmed ~~or~~
~~that the Native Land Court do revoke (or vary) the said decision, and, in lieu~~
~~thereof, give the decision following, that is to say:~~

Ch. 163319 to P. M.
- *Guarantee for pay* -
Mont. 29/4/09.

And it is further ordered that the sum of Fifteen pounds (£15)
be paid into the Public Account out of the amount deposited as security for
costs of this appeal, and that the residue of the amount so deposited be paid

(2) Respondents.

~~to~~
~~on account of costs incurred by them in the matter thereof or be refunded to~~
~~the depositor.~~ Merichi Haoriri of Whararua.

As witness the hands of the said Hugh Gardner Seth-Smith
and Charles Edward MacLennan, and the seal
of the Court, this 16th day of March 1909, 1899.

FEES CHARGED

Hearing 10/- pd.



H. G. Seth-Smith
Judge
Rauriti Mokonurangi

169 3/29

[N.L.C.—12.

1894"
"The Native Land Court Act, 1886," and its Amendments.

IN THE NATIVE LAND COURT,
NEW ZEALAND.

Bay of Plenty District. *Hiwarau*
In the matter of the land known as

, and
of the application of *Te Warana Moko-moko*, to
and others, }
determine the relative interests of the several owners thereof.

At a sitting of the Court held at *Opotiki*, before
Henry Dunbar Johnson, Esquire, Judge, and
Hare Matenga, Assessor:

original
It is hereby ordered and declared that as among the several owners of the
said land their relative shares and interests therein are ~~equal in value~~ *as in the*
proportions set out after the name of each such owner respectively in the
Schedule ~~inserted hereon~~ attached hereto.

As witness the hand of *Henry Dunbar Johnson*
Esquire, Judge, and the seal of the Court, this 17th
day of *March*, 1898.

Witapere 8/- "
Hearing 13-10/- "
Order 1- " - "
£ 14-18 - " *pd*

Judge.



Rule 21.—Order declaring Relative Interests.]

[2000-5-90--1036

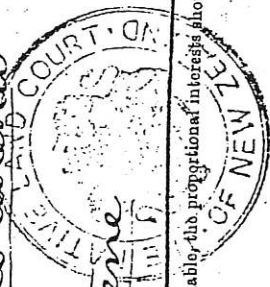
Awarau BLOCK—continued.

[N. L. Court 3—continued.]

The Schedule within referred to.

No.	Name.	Sex and Age.	Second Column.	Third Column.*
			Relative Interest.	Part declared inalienable.
1	(Te) Ani (Kotu)	M	3 shares	
2	Ani Peka	F	2 "	
3	Ani Merata	F	2 "	
4	Ani (?)	F	2 "	
5	Erana (Aheake)	F	2 "	
6	Hemi Kaiti	M	3 "	
7	Hemi Kuri.	M	3 "	
8	Horoferera (Aheake)	M	3 "	
9	(Te) Hoeroa (Horokai)	M	3 "	
10	Hemi Hamu (alias hu te Hui)	M	3 "	
11	Haani Aheake	M	3 "	
12	Hoani Moko-moko	M	3 "	
13	Himene Tira (alias Himo Tira)	F	2 "	
14	Hinerau Kopihia	F	2 "	
15	Hiro Puku (dead)	F	2 "	
16	Hohi (Moko-moko)	F	2 "	
17	Heni Moka	F	2 "	
18	Huwiana (Moku)	F	2 "	
19	Heni (te Whakapae)	F	1 "	
20	Hinehou (Hinehou Kotu)	F	1 "	
21	Gracia Kaiponi	M	3 "	
22	Kohere (te Ani) (M)	M	3 "	
23	Kararaina (te Hui)	F	1 "	
24	Mita Tahianoki	M	3 "	
25	Mohi Taikorororaka	M	3 "	
26	Marara	F	2 "	
27	maria Watere	F	2 "	

The whole (by original title.)



* When the land is inalienable, the proportional interests should be shown in this column.

No.	Name.	Sex, and, if Minor, Age.	Relative Interest.	Part declared inalienable.
✓ 28	Mere Katene ✓	F	1	62 shares ✓
✓ 29	Moa (Miri) (dead)	F	1	2 shares ✓
✓ 30	Maria Mu ✓	F	2	"
✓ 31	Mere Ngutahore ✓	F	2	"
✓ 32	Mahana (Mahanga Mokonoko)	F	2	"
✓ 33	Ngakai (Heperi) ✓	F	1	"
✓ 34	Otutu ✓	M	1	"
✓ 35	Papu (Kiripa)	M	3	"
✓ 36	Peta (Mokai) ✓	M	1	"
✓ 37	Rutu (Haruru) ✓	F	2	"
✓ 38	Ruruhira (Wawatai) ✓	F	2	"
✓ 39	Ripeka (Wahaika) (dead)	F	2	"
✓ 40	Rea te mara ✓	F	2	"
✓ 41	Riripeti (Rangihachawaka)	F	1	"
✓ 42	Rahi (Erana)	F	1	"
✓ 43	Teira Haruru ✓	M	3	"
✓ 44	Taituha Paora ✓	M	3	"
✓ 45	Tiopira ✓	M	3	"
✓ 46	Tamati (Rutangiwhenua)	M	3	"
✓ 47	Turei (Rutangiwhenua)	M	3	"
✓ 48	Timoti ✓	M	1	"
✓ 49	Tawhi ✓	M	1	"
✓ 50	Wahaika ✓	M	3	"
✓ 51	Watene Pireata ✓	M	3	"
✓ 52	Wiremu Heine(s) ahaa	M	3	"
✓ 53	Warena Mokonoko	M	3	"
✓ 54	Wheate	F	2	"
			119 shares	

The Kohoko
(by original title)



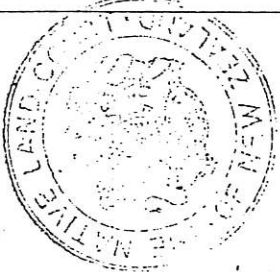
* When the land is inalienable, the proportional interests should be shown in this column.

First Column.

Second Column.

Third Column.

No.	Name.	Sex, and, if Minor, Age.	Relative Interest.	Part declared inalienable.
✓ 55	Whakaetena ✓	F	119 shares	— The whole
156	Ware (dead)	M	2 shares 1 share 122 shares	(by original title)



• When the land is inalienable, the proportional interests should be shown in this column.

19/855-269
BP

DISTRICT OF

Jury of Clergy }

NATIVE LAND ACT, 1873, AND 1874.

At a Sitting of the Native Land Court of New Zealand, held

at *Opotiki*, in the said district,

on the *fifteenth* day of *August* 1879, before

John Alexander Wilson, Esquire, Judge,
and *George Leef Esquire*, Assessor.

IN the matter of a parcel of Land at *Chura*,
in the district aforesaid, called *Huruaa*, it

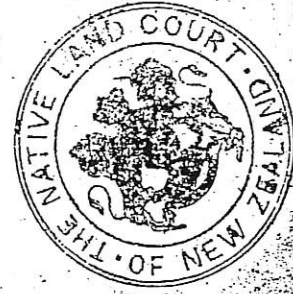
was ordered that the Court do recommend to the Governor that

Yokere Tutake to Panoke
and *Ari Matariki*

be appointed Trustees on behalf of *Ututu*

for the management of the said land under "The Maori Real Estate Management Act, 1867."

Witness my hand and the Seal of the Court this *Twenty first*
day of *August*, 1879.



W. G. G. G.
Judge.

No. 1.—Order Appointing Trustees.]

[1282

179

79/853

269
BP

DISTRICT OF
Bay of Plenty

NATIVE LAND ACT, 1873, AND 1874.

At a Sitting of the Native Land Court of New Zealand, held
at *Opotiki*, in the said district,
on the *fourth* day of *August 1879*, before
John Macarthur Wilson Esquire, Judge,
and *George Leef Esquire*, Assessor.

IN the matter of a parcel of Land at *Ohura*
in the district aforesaid, called *Whararau*, it
was ordered that the Court do recommend to the Governor that

Hoore Putake te Hancake
and *Ari Matariki*

Dupelivere

be appointed Trustees on behalf of *Putake*

for the management of the said land under "The Maori Real Estate
Management Act, 1867."



Witness my hand and the Seal of the Court this *Twenty first*
day of *August*, 1879.

James

Judge.

VII. WHAKATANE S. D.

Hiwaru
B



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Scale 2 Chain	to an Inch
H. M. SKEET Chief Surveyor			
C. M. Beardon..... Surveyor			

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