



Auckland Provincial Government Gazette.

PUBLISHED BY AUTHORITY.

VOL. XXIV.]

FRIDAY, JUNE 11, 1875.

[No. 30.

PUBLIC NOTIFICATION.

By His Honour Sir GEORGE GREY, Knight Commander of the Most Honourable Order of the Bath, Superintendent of the Province of Auckland.

UNDER and in pursuance of the powers in me vested by section 26 of "The Highways Act, 1874," I do hereby appoint the undermentioned persons to be Members of the Highway Boards set opposite their respective names, to supply vacancies:

WAIKOMITI:—David Cable, *vice* Terence Donnelly, resigned.

MANGAWAI:—John Tutin, *vice* Thomas Henry, resigned.

MATAKOHE:—Richard Smith and George Baker, *vice* D. Houldershaw and James Smith.

Given under my hand at Auckland this 10th day of June, 1875.

G. GREY,
Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 10th June, 1875.

I HEREBY notify that, in pursuance of section 81 of "The Highway Act, 1874," I have appointed

MR HENRY MOREY

to be an Auditor for the PARUA Highway District, in the place of Mr A. Gerring, resigned.

G. GREY,
Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 10th June, 1875.

I DO HEREBY notify that the CAMBRIDGE NORTH TOWNSHIP District Board has, with my approval, appointed

Mr. ROBERT McVEAGH

to be Keeper of the Public Pound at Cambridge in the room of Mr. James Paton Thomson. And I do hereby further notify that the fees and charges set forth in the Schedule annexed to the notification published in the *Provincial Government Gazette*, No. 36, dated 11th June, 1869, page 456, may be taken and charged by the said Keeper.

G. GREY,
Superintendent.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 10th June, 1875.

NOTICE is hereby given, that the Toll Bar on the Remuera Road, at its junction with the Hobson's Bay Road, is about to be removed from its present site to near Buckland's Sale Yards, at the junction of the Great South Road with a road leading to the Remuera Road; and Notice is also hereby given, in terms of "The Turnpike Act, 1866," that on and after Monday, the 12th day of July, 1875, Tolls will be levied at this Gate upon its new site.

READER WOOD,
Provincial Secretary.

PUBLIC NOTIFICATION.

Superintendent's Office,
Auckland, 10th June, 1875.

I HEREBY notify that the several Chairmen of the afternamed District Boards under "The Highways Act, 1874," have reported in writing to the Superintendent the names of the undermentioned persons duly appointed Members of those Boards respectively to supply vacancies:—

MAKETU:—Michael Shaughnessy, *vice* Thomas Kiley, resigned.

OPOTIKI:—John Thompson, *vice* Thomas Dawson, resigned.

READER WOOD,
Provincial Secretary.

KARAKA HIGHWAY DISTRICT.

NOTICE is hereby given that Mr. Thomas Bird, of Abercrombie-street, Auckland, is appointed Collector of Rates, for the above district, in place of Mr. R. Worthington, resigned. All arrears of rates are to be paid to him, or to Mr. Alexander V. Urquhart, at his residence, Karaka, where the Rate Book can be seen.

(Signed) JOHN GLASSON,
Chairman of Board.

2nd June, 1875.

N O T I C E.

IN THE SUPREME COURT OF NEW
ZEALAND.

NORTHERN DISTRICT.

Between ROBERT WILLIAM HAMMOND, Plaintiff; and JOHN HAMILTON, Defendant.

WHEREAS, by virtue of a Writ of Fieri Facias issued in this action, and directed to me, ordering me that of the real and personal property of the above-named JOHN HAMILTON, I should cause to be made the sum of £207 9s. 6d., together with interest on the said sum at the rate of £8 per centum per annum from the 3rd day of March, 1875, together with £1 13s. 6d. for the said Writ, besides Sheriff's poundage, Officer's fees, &c.: Now I do hereby give notice that I shall cause to be Sold by Public Auction, by Richard Arthur, at his Auction Mart, Queen street, Auckland, on the 9th day of September, 1875, at the hour of 12 o'clock noon, unless the sum of £21 9s. 6d., being the balance due under the said Writ of Fieri Facias, and interest thereon, be sooner paid, besides Sheriff's poundage, Officers' fees, &c.: All the Estate, Right, Title, and Interest of the said JOHN HAMILTON, of, in, and to all that piece or parcel of land, in the Province of Auckland, containing 50 acres, more or less, being Allotments Nos. 49A and 55, in the Parish of Hautapu, Banks County, District of Waikato, Province of Auckland; and all that piece or parcel of land containing 50 acres, more or less, being allotment No. 128, in the Parish and County aforesaid; and also all that piece or parcel of land containing 50 acres, more or less, and being Allotment No. 129, of the Parish and County aforesaid.

And I further give notice that the Estate or Interest of the said JOHN HAMILTON in respect of the above-mentioned lands, consists of his equity of redemption or other equitable estate in the said lands, and that all the said lands, and all the estates and interests of the said JOHN HAMILTON therein and thereto, have been taken by me in execution at the suit of the said ROBERT WILLIAM HAMMOND, the Execution Creditor.

Dated 29th May, 1875.

H. C. BALNEAVIS,
Sheriff.

Samuel Jackson and James Russell, of Fort-street, in the City of Auckland, Solicitors for the said Robert William Hammond.

SCALE OF CHARGES for the insertion of Advertisements and other Notices in the Gazette:—

	PLAIN.	S. D.
For the first fifty words and under	3 0
For every additional eight words (or line) and under	0 4
Headings, Date Lines, Signatures, &c., requiring to be printed in separate lines, at per line...	...	0 4

TABULAR.

Double the charges of Plain.

TABLE.

Treble the charges of Plain.

HALF-YEARLY STATEMENTS

Of Registered Companies under "The Mining Companies' Limited Liability Act, Amendment Act, 1869" 10 0

SUBSCRIPTION.

The subscription is at the rate of £2 per annum, or 10s. 6d. per quarter, payable in advance.

Advertisements must be forwarded to the Superintendent's Office, at Auckland, or to the authorised Agent, at Grahamstown or at Coromandel, with prepayment of the charge for insertion at the rates above specified.

Advertisements should be written *on one side* of the paper; and names, signatures, &c., must be written in a legible hand, to save mistakes.

The number of insertions required should be written across the face of the advertisement.

The Government will not guarantee the publication of any notice or advertisement within a given date, nor will the same be inserted unless pre-paid.

Subscriptions are required to terminate with the quarters ending March, June, September, or December; a less period than three months cannot be subscribed for.

ACTS AND GOVERNMENT PUBLICATIONS.

	£	S.	D.
Acts of the Auckland Provincial Council, Sessions I. to XXIV. (bound half-calf, cloth sides, 8vo.)	1	1	0
Ditto Sessions XXV., XXVI., XXVII., XXVIII., and XXIX., (cloth backs, paper sides, foolscap folio) ..	0	5	0
Or all complete in three volumes ...	1	5	0
Single copies of Acts	0	1	0
Single copies of Gazette	0	1	0

The above are to be obtained at this Office.

VINCENT E. RICE,
Chief Clerk.

NATIVE LANDS ACT, 1873 AND 1874.

TAUNGAKO BLOCK.

District of Kaipara, }
Province of Auckland. }

At a sitting of the Native Land Court of New Zealand, held at Helensville, in the said district, on the 16th day March, 1875, before Francis Dart Fenton, Esq., Chief Judge, John Jermyn Symonds, Esq., Judge, and Hori Te Whetuki, Assessor. In the matter of the claim of Te Otene Kikokiko and others, it was ordered that a Memorial of the Ownership of Te Otene Kikokiko, Takerei Te Rangi, Wiremu Pungaro, Kataraina Te Kaka, Kiwaru, Hera Tauwaro, Kere, Tareti, Maweto, Te Waru, Te Amotahi, Te Keene Tangaroa, Harata Rerewairangi, Erieta Kaiora, Rapana Te Urihao, Rehari Rewataungata, Pepene Rewiti, Rauhi Te Rira Makatiki, Te Para Wairua, Paora Kawharu, Hariata More, Te Wirihana Huhu, Te Rita, Takahiriri, and Mere Maungu Te Ihatu, aboriginal natives, to a parcel of land at Kaipara, district aforesaid, containing 2,115 acres, and known by the name of Taungako, be inscribed on a separate folium on the Court Rolls.

Witness the hand of Francis Dart Fenton, Esq., Chief Judge, and the Seal of the Court, the 16th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

TAUNGAKO.

Te Takiwa o Kaipara, }
Porowini o Akarana. }

TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireniki Te Awaroa Kaipara, i te 16 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha. I runga i te tonono o Te Otene Kikokiko me etahi atu, I kiia ko te Tuhinga Whakamaharatanga Take Te Otene Kikokiko, Takerei Te Rangi, Wiremu Pungaro, Kataraina Te Kaka, Kiwaru, Hera Tauwaro, Kere, Tarati, Maweto, Te Waru, Te Amotahi, Te Keene Tangaroa, Harata Rerewairangi, Erieta Kaiora, Rapana Te Urihao, Rihari Rewataungata, Pepene Rewiti, Rauhi Te Rira Makatiki, Te Para Wairua, Paora Kawharu, Hariata More, Te Wirihana Huhu, Te Rita, Takahiriri, ratou ko Mere Maungu Te Ihatu, ki tetahi pihi whenua i Kaipara, ko Taungako te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 2,115 eka.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 16 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT 1873 AND 1874.

TAUHARANUI BLOCK.

District of Kaipara, }
Province of Auckland. }

At a Sitting of the Native Land Court of New Zealand, held at Helensville, in the said District, on the 17th day of March, 1875, before Francis

Dart Fenton, Esquire, Chief Judge, John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: In the matter of the claim of Te Hemara Tauhia and others, it was ordered that a Memorial of the ownership of Te Hemara Tauhia, Makaore Te Pu, Miriama Okura, Rahui Kiri, Ereatara Te Tarehu, Paora Tuhaere, Hone Te Watarauhi, and Erana Te Kawerau, Aboriginal Natives, to a parcel of land at Matakana, District aforesaid, containing 1,260 acres, and known by the name of Tawharanui, be inscribed on a separate folium on the Court Rolls.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 17th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

TAWHARANUI.

Te Takiwa o Kaipara, }
Province o Auckland. }

TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireniki Te Awaroa, Kaipara, i te 17 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kawhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tonono o Te Hemara Tauhia me etahi atu. I kiia ko te Tuhinga Whakamaharatanga Take o Te Hemara Tauhia, Makoare Te Pu, Miriama Te Okura, Rahui Kiri, Ereatara Te Tarehu, Paora Tuhaere, Hone Te Watarauhi, ratou ko Erana Te Kawerau, ki tetahi pihi whenua i Matakana, i te takiwa o Kaipara, ko te ingoa ko Tawharanui, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 1,260 acres.

Ina hoki te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 17 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT, 1873 AND 1874.

TUHIRANGI (MAKARAU) BLOCK.

District of Kaipara, }
Province of Auckland. }

At a Sitting of the Native Land Court of New Zealand, held at Helensville, in the said District, on the 20th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge; John Jermyn Symonds, Esq., Judge; and Hori Te Whetuki, Assessor: In the matter of the claim of Te Hemara Tauhia and others, it was ordered that a Memorial of the Ownership of Te Hemara Tauhia, Hori Kingi Te Rurunga, Kaupapawawa, Hori Kingi Te Pua, Arama Karaka Te Matuku, Henare Rawhiti, Te Waka Tuaea, Toihau, Te Hemara Te Huia, Matiri Taikiamene, Katiki Ori, and Arama Karaka Haututu, Aboriginal Natives, to a parcel of land at Kaipara, district aforesaid, containing 2,014 acres 1 rood and 8 perches, and known by the name of Tuhirangi Makarau, be inscribed on a separate folium on the Court Rolls.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 20th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

MAKARAU.

Te Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireniki ki Te Awaroa, i te Takiwa o Kaipara, i te 20 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha. I runga i te tono o Te Hemara Tauhia me etahi atu. I kiia ko te Tuhinga Whakamaharatanga Take o Te Hemara Tauhia, Hori Kingi Te Rurunga, Kaupapawawa, Hori Kingi, Te Pua, Arama Karaka Te Matuku, Henare Rawhiti, Te Whaka Tuaca, Toihau, Te Hemara Te Huia, Matire Taikiamene, Katakori Ori, ratou ko Arama Karaka Haututu, ki tetahi pihi whenua i Kaipara, ko Makarau te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 2,104 eka 1 ruri 8 paati.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 20 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT 1873 AND 1874.

MANGARATA BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge, John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: In the matter of the claim of Te Tirarau. It was ordered that a Memorial of Ownership of Arama Karaka Te Haututu, Pairama Ngutahi, Paraone Ngaweke, Paora Tuhaere, Te Keene Te Ueue, Henare Reweti, and Netana Ngau, Aboriginal Natives, to a parcel of land at Kaipara, District aforesaid, containing 4,150 acres, and known by the name of Mangarata, be inscribed on a separate folium on the Court Rolls.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKARA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

MANGARATA.

Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireniki ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tono o Te Tirarau. I kiia ko te Tuhinga Whakamaharatanga Take o Arama Karaka Te Haututu, Pairama Ngutahi, Paraone

Ngaweke, Paora Tuhaere, Te Keene Te Ueue, Henare Rawiti, ratou ko Netana Ngati ki tetahi pihi whenua i Te Wairoa, i te Takiwa o Kaipara, ko Mangarata te ingoa, me tuhituhi ki te Pukapuka Kooti Kouru. Ko te nui o taua whenua 4,150 eka.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki, Kaiwhakawa.

NATIVE LANDS ACTS 1873 AND 1874.

WAIARUHE BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 27th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge, John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: In the matter of the claim of Parore Te Awha. It was ordered that a Memorial of the Ownership of Parore Te Awha and Ani Patene, Aboriginal Natives, to a parcel of land at Te Wairoa, District aforesaid, containing 2,865 acres, and known by the name of Waiaruhe, be inscribed on a separate folium on the Court Rolls.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 27th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

WAIARUHE.

Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireniki ki Mangawhare, i te Takiwa o Kaipara i te 27 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tono o Parore Te Awha. I kiia ko te Tuhinga Whakamaharatanga Take o Parore Te Awha raua ko Ani Patene ki tetahi pihi whenua i Te Wairoa, i te Takiwa o Kaipara, ko Waiaruhe te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 2,865 eka.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 27 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT, 1873 AND 1874.

TUAWHITU BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis

Dart Fenton, Esquire, Chief Judge; and John Jermyn Symonds, Esquire, Judge; and Hori Te Whetuki, Assessor: In the matter of the claim of Te Tirarau, it was ordered that a Memorial of the Ownership of Te Tirarau, an Aboriginal Native, to a parcel of land at Te Wairoa, district aforesaid, containing 167 acres, and known by the name of Tuawhitu, be inscribed on a separate folium on the Court Rolls: And whereas an application on behalf of William Smellie Grahame, the legal representative of one Henry Walton, was made to the said Court when the title to the said land was being investigated, and it was stated that in the year 1864 the native owners of the said land sold to the said Henry Walton all the kauri and other timber trees upon the said land for the sum of one hundred and fifty pounds, and that the said sale was made and has been acted upon, and that the same was fair and reasonable in its character; and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demand that the Memorial of Ownership should be subject to the said sale, and it is hereby ordered that the Memorial of Ownership to be issued is and shall be subject to the said sale, and that the said trees and premises and all reasonable and incidental rights for the enjoyment of the said sale for a term of twenty-one years, from the 25th day of March, 1875, shall be confirmed to the said William Smellie Grahame and his assigns, and shall not be injuriously affected by any sale or other disposition of the land or any part thereof, but any such sale or disposition of the land or any part thereof, shall be subject to the aforesaid sale of timber and the premises for the term aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

TUAWHITU.

Takiwa o Kaipara, }
Porowini o Akarana. }

TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tirenī ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tono o Te Tirarau, I kiia ko te Tuhinga Whakamaharatanga Take o Te Tirarau ki tetahi pihi whenua i Te Wairoa, i te Takiwa o Kaipara, ko Tuawhitu te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 167 eka. A inahoki kua puta te tono ki te Kooti i te takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama, te Kairiwhi i runga i te Ture o tetahi tangata ko Henare Watene te ingoa. A i meinga no te tau kotahi mano e waru rau e ono tekau ma wha i hokona ai e nga tangata Maori no ratou taua whenua kia Henare Watene nga Kauri katoa, me nga rakou ke katoa i runga i taua whenua mo nga moni kotahi rau e rima tekau pauna, a ko taua hoko i whakaotia, a kua manaakitia, a i tika nga ritenga o taua hoko. A i muri i te whakaro-

ngonga o te Kooti ki aua korero me te rapu i te pono o aua korero, a i whakaarohia e te kooti e tika ana i runga i taua ritenga kia tau nga whakariteritenga o taua hoko ki te Tuhinga Whakamaharatanga Take. He whakataunga tenei kua tau ka tau hoki nga ritenga o taua hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A, ko nga rakau, me te whenua me nga ritenga tika e ahei ai ia te whaka-haere i ana mea kua hokona mo nga tau e rua tekau ma tahi timata i te 25 o nga ra o Maehe, 1875, kua whakapumautia ki tana Wiremu Hemeri Kereama, ki era atu hoki e tukuna ai e ia kia ratou. A ekore e tukuna kia whakararururua aua ritenga i te mea ka hokona tana whenua, tetahi wahi ranei. Otira, mehemea ka hokona, ka mau ano nga ritenga o te hokonga o aua rakau me nga whakariteritenga mo nga tau i meinga nei.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT 1873 AND 1874.

MARUMARU BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge, and John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: In the matter of the claim of Te Tirarau. It was ordered that a Memorial of the Ownership of Te Tirarau, an Aboriginal Native, to a parcel of land at Te Wairoa, District aforesaid, containing 400 acres, and known by the name of Marumaru, be inscribed on a separate folium on the Court Rolls. And whereas an application on behalf of William Smellie Grahame, the legal representative of one Henry Walton, was made to the said Court when the title to the said land was being investigated, and it was stated that in the year 1864 the native owners of the said land sold to the said Henry Walton all the Kauri and other timber trees upon the said land for the sum of £220, and that the said sale was made and has been acted upon, and that the same was fair and reasonable in its character, and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demands that this Memorial of Ownership should be subject to the said sale, it is hereby ordered that the Memorial of Ownership to be issued is and shall be subject to the said sale, and that the said trees and premises, and all reasonable and incidental rights for the enjoyment of the said sale for a term of 21 years, from the 25th day of March, 1875, shall be confirmed to the said William Smellie Grahame and his assigns, and shall not be injuriously affected by any sale or other disposition of the land or any part thereof, but any such sale or disposition shall be subject to the aforesaid sale of timber and of the premises for the period aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

MARUMARU.

Te Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireni ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tono o te Tirarau. I kiia ko te Tuhinga Whakamaharatanga Take o Te Tirarau ki tetahi pihi whenua i Te Wairoa, i te Takiwa o Kaipara, ko Marumaru te ingoa me tuhi-tuhi ki te Pukapuka Kooti Rouru, ko te nui o taua whenua 400 eka. A, inahoki kua puta te tono ki te Kooti i te takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama, te Kairiwhi i runga i te ture o tetahi tangata ko Henare Watene te ingoa. A i meinga no te tau kotahi mano e waru rau, e ono tekau ma wha hokona ai e nga tangata Maori no ratou taua whenua kia Henare Watene, nga Kauri katoa me nga rakou ke katoa i runga i taua whenua mo nga moni e rua rau e rua tekau pouna, a ko taua hoko i whakaotia. a kua manaakitia, a i tika nga ritenga o taua hoko. A i muri i te whakarongonga o te Kooti ki aua korero, me te rapu i te pono o aua korero, a i whakaarohia e te Kooti e tika ana i runga i taua ritenga kia tau nga whakariteritenga o taua hoko ki te Tuhinga Whakamaharatanga Take. He whakataunga tenei kua tau ka tau hoki nga ritenga o taua hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A, ko nga rakau, me te whenua, me nga ritenga tika e ahei ai ia te whakahaere i aua mea kua kokona mo nga tau erua tekau ma tahi timata i te 25 o nga ra o Maehe, 1875, kua whakapumautia ki taua Wiremu Hemeri Kereama, ki era atu hoki e tukuna ai e ia kia ratou. A ekore e tukuna kia whakararuraru aua ritenga i te mea ka hokona taua whenua, tetahi wahi ranei. Otira, mehemea ka hokona ka mau ano nga ritenga o te hokonga o aua rakau me nga whakariteritenga mo nga tau kua meinga nei.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kawhakawa.

NATIVE LANDS ACT 1873 AND 1874.

PUKEHUIA BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge, John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: In the matter of the claim of Te Tirarau. It was ordered that a Memorial of the Ownership of Te Tirarau, an Aboriginal Native, to a parcel of land at Te Wairoa, District aforesaid, containing 380 acres, and known by the name of Pukehuia, be inscribed on a separate folium on the Court Rolls. And whereas an application on behalf of William Smellie Grahame, the legal representative of one Henry Walton, was made to the said Court when

the title to the said land was being investigated, and it was stated that in the year 1864 the native owners of the said land sold to the said Henry Walton all the Kauri and other timber trees upon the said land for the sum of two hundred pounds, and that the said sale was made and has been acted upon, and that the same was fair and reasonable in its character, and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demand that the Memorial of Ownership should be subject to the said sale. And it is hereby ordered that the Memorial of Ownership to be issued is and shall be subject to the said sale, and that trees and premises, and all reasonable and incidental rights for the enjoyment of the said sale for a term of twenty-one years, from the 25th day of March, 1875, shall be confirmed to the said William Smellie Grahame and his assigns, and shall not be injuriously affected by any sale or other disposition of the land or any part thereof, but any such sale or disposition shall be subject to the aforesaid sale of timber and the premises for the period aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON.
Chief Judge.

TURE WHARAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

PUKEHUIA.

Takiwa o Kaipara }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tirene ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tono o Te Tirarau. I kiia ko te Tuhinga Whakamaharatanga Take o Te Tirarau ki tetahi pihi whenua i Te Wairoa, i te Takiwa o Kaipara, ko Pukehuia te ingoa, me tuhi-tuhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 380 eka. A ina hoki kua puta te tono ki te Kooti i te takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama, te Kairiwhi i runga i te Ture o tetahi tangata ko Henare Watene te ingoa. A i meinga no te tau kotahi mano e waru rau e one tekau ma wha i hokona ai e nga tangata Maori no ratou taua whenua kia Henare Watene nga Kauri katoa me nga rakau ke katoa i runga i taua whenua mo nga moni e rua rau pauna, a ko taua hoko i whakaotia, a kua manaakitia, a i tika nga ritenga o taua hoko. A i muri i te whakarongonga o te Kooti ki aua korero, me te rapu i te pono o aua korero, a i whakaarohia e te Kooti e tika ana i runga i taua ritenga kia tau nga whakariteritenga o taua hoko ki te Tuhinga Whakamaharatanga Take. He whakataunga tenei kua tau ka tau hoki nga ritenga o taua hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A ko nga rakau, me te whenua me nga ritenga tika e ahei ai ia te whakahaere i aua mea kua hokona mo nga tau erua tekau ma tahi timata i te 25 o nga ra o Maehe, 1875, kua whapumautia ki taua Wiremu Hemeri Kereama, ki era atu hoki e tukuna ai e ia ki a ratau. A ekore e tukuna kia whakararuraru aua ritenga i te mea ka hokona taua whenua, tetahi wahi ranei. Otira, mehemea ka ho-

kona, ka mau ano nga ritenga o te hokonga o aua rakau, me nga whakariteritenga mo nga tau kua meinga nei.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT 1873 AND 1874.

TE RAIHARA BLOCK.

District of Kaipara,
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge; and John Jermyn Symonds, Esquire, Judge; and Hori Te Whetuki, Assessor: In the matter of the claim of Te Patuwai, it was ordered that a Memorial of the Ownership of Te Patuwai, an Aboriginal Native, to a parcel of land at Wairoa, district aforesaid, containing 208 acres, and known by the name of Te Raihara, be inscribed on a separate folium of the Court Rolls; and whereas an application on behalf of William Smellie Grahame, the legal representative of one Henry Walton, was made to the said Court when the title to the said land was being investigated, and it was stated that in the year 1864 the native owners of the said land sold to the said Henry Walton all the Kauri and other timber trees upon the said land for the sum of £180, and that the said sale was made and has been acted upon, and that the same was fair and reasonable in its character, and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demand that this Memorial of Ownership should be subject to the said sale. It is hereby ordered that the Memorial of Ownership to be issued, is and shall be subject to the said sale, and that the said trees and premises, and all reasonable and incidental rights for the enjoyment of the said sale for a term of 21 years, from the 25th day of March, 1875, shall be confirmed to the said William Smellie Grahame and his assigns, and shall not be injuriously affected by any sale or other disposition of the land or any part thereof, but any such sale or disposition shall be subject to the aforesaid sale of timber and of the premises for the period aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

TE RAIHARA.

Takiwa o Kaipara,
Porowini o Akarana. }

TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireni ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori

Te Whetuki, Ateha: I runga i te tono o Te Patuwai, I kii ko te Tuhinga Whakamaharatanga Take o Te Patuwai ki tetahi pihi whenua i Te Wairoa, i Te Takiwa o Kaipara ko Te Raihara te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 208 eka. A ina hoki kua puta te tono ki te Kooti i te takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama te Kairiwhi i runga i te Ture o tetahi tangata ko Henare Watene te ingoa a i meinga no te tau Kotahi mano e waru rau e ono tekau aua wha i hokona ai e nga tangata no ratou taua whenua kia Henare Watene nga Kauri katoa me nga rakou ke katoa o runga i taua whenua mo nga moni kotahi rau e waru tekau pauna, a ko taua hoko i whakaotia, a, kua manaakitia a i tika nga ritenga o taua hoko. A i muri i te whakarongonga o te Kooti ki aua korero me te rapu i te pono o aua korero a i whakaarohia e te Kooti e tika ana i runga i taua ritenga kia tau nga whakariteritenga o taua hoko ki te Tuhinga Whakamaharatanga Take. He whataunga tenei kua tau ka tau hoki nga ritenga o tana hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A, ko nga rakau, me te whenua me nga ritenga tika e ahei ai ia te whakahaere i aua mea kua hokonga mo nga tau erua tekau ma tahi, timata i te 25 o nga ra o Maehe, 1875, kua whakapumautia ki taua Wiremu Hemeri Kereama, ki era atu hoki e tukuna ai e ia kia ratou. A, ekore e tukuna kia whakararuraru aua ritenga i te mea ka hokona tana whenua, tetahi wahi ranei. Otira, mehemea ka hokona, ka mau ano nga ritenga o te hokonga o aua rakau, me nga whakariteritenga mo nga tau kua meinga nei.

Ina boki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kawhakawa.

NATIVE LANDS ACT 1873 AND 1874.

OUNUWHAO BLOCK.

District of Kaipara,
Province of Auckland. }

AT a sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said District, on the 25th day of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge, John Jermyn Symonds, Esquire, Judge, and Hori Te Whituki, Assessor; In the matter of the claim of Paora Te Awha. It was ordered that a Memorial of the Ownership of Parore Te Awa, Te Tira Kakahi, Te Puihi Hihii, Te Koni, and Te Pohe, Aboriginal Natives, to a parcel of land at Te Wairoa, District aforesaid, containing 8,190 acres, and known by the name of Onnuwhao, be inscribed on a separate folium on the Court Rolls. And whereas an application on behalf of William Smellie Graham, the legal representative of one, Henry Walton, was made to the said Court, when the title to the said land was being investigated, and it was stated that in the year 1864 the Native owners of the said land sold to the said Henry Walton all the Kauri and other timber trees upon the said land, for the sum of eight hundred and seventy five pounds, and that the said sale was made, and has been acted upon, and that the same was fair and reasonable in its character, and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demand that the Memorial of Ownership should be subject to the

said sale, and it is hereby ordered that the Memorial of Ownership to be issued is, and shall be, subject to the said sale, and that the said trees and premises, and all reasonable and incidental rights for the enjoyment of the said sale for a term of Twenty-five years from the 25th March, 1875, shall be confirmed to the said William Smellie Graham and his assigns, and shall not be injuriously affected by any such sale or disposition of the land or any part thereof, but any such sale or disposition shall be subject to the aforesaid sale of timber and the premises for the period aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Chief Judge, and the Seal of the Court, the 25th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WAENUA
MAORI, 1874.

OUNUWHAO.

Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireni Ki Mangawhare, i te Takiwa o Kaipara, i te 25 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tonu o Parore Te Awha. I kiia ko Te Tuhinga Whakamaharatanga Take o Parore Te Awha, Te Tira Kakahi, Te Puhi Hihii, Te Koni, ratou ko Te Pohe, ki tetahi pihii whenua i Te Wairoa, i te Takiwa o Kaipara, ko Ounuwhao te ingoa, me tuhituhi ki te pukapuka Kooti Rouru, Ko te nui o taua whenua 8,190 eka.

A ina hoki kua puta te tonu ki te Kooti i te takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama, te Kairiwhi i runga i te ture, o tetahi tangata ko Henare Watene te ingoa, a i meinga no te tau kotahi mano e waru rau eono tekau ma wha i hokona ai e nga tangata Maori no ratou taua whenua kia Henare Watene nga Kauri katoa me nga rakau ke katoa i runga i taua whenua mo nga moni e waru rau e whitu tekau ma rima pauna, a ko taua hoko i whakaotia, a kua mahaa-kiitia, a i tika nga ritenga o tana hoko. A i muri i te whakarongonga o te Kooti ki aua korero, me te rapu i te pono o aua korero, a i whakaarohia e te Kooti e tika ana i runga i taua ritenga kia tau nga whakarite-ritenga o taua hoko ki Te Tuhinga Whakamaharatanga Take. He whakataunga tenei kua tau ka tau hoki nga ritenga o taua hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A, ko nga rakau me te whenua, me nga ritenga tika e ahei ai ia te whakahaere i aua mea kua hokona mo nga tau e rua tekau ma rima, timata i te 25 o nga ra o Maehe 1875, kua whakapumautia ki taua Wiremu Hemeri Kereama, ki era atu hoki e tukuna ai e ia. A e kore e tukuna kia whaharururua aua ritenga i te mea ka hokona tana whenua tetahi wahi ranei. Otira, mehemea ka hokona ka mau ano nga ritenga o te hokonga o aua rakau me nga whakariteritenga mo nga tau kua meinga nei.

Ina hoki ko te ingoa o Francis Dart Fenton, Tumuaki Kaiwhakawa, me te Hiri o te Kooti, te 25 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT, 1873 AND 1874.

OMU BLOCK.

District of Kaipara, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Mangawhare, in the said district, on the 27th of March, 1875, before Francis Dart Fenton, Esquire, Chief Judge; John Jermyn Symonds, Esquire, Judge; and Hori Te Whetuki, Assessor: In the matter of the claim of Te Puhii Hihii, it was ordered that a Memorial of the Ownership of Te Puhii Hihii, an Aboriginal Native, to a parcel of land at Kaipara, district aforesaid, containing 3107 acres, and known by the name of Omu, be be inscribed on a separate folium on the Court Rolls: And whereas an application on behalf of William Smellie Graham, the legal representative of one Henry Walton, was made to the said Court when the title to the said land was being investigated, and it was stated that in the year 1864 the native owners of the said land sold to the said Henry Walton all the Kauri and other timber trees upon the said land for the sum of one hundred and sixty-five pounds, and that the said sale was made, and has been acted upon, and that the same was fair and reasonable in its character, and after hearing and investigating the truth of the alleged facts, and it appearing to this Court that the circumstances and justice of the case demand that the Memorial of Ownership should be subject to the said sale, and it is hereby ordered that the Memorial of Ownership to be issued is and shall be subject to the said sale, and that the said trees and premises and reasonable and incidental rights for the enjoyment of the said sale for a term of 21 years from the 27th day of March, 1875, shall be confirmed to the said William Smellie Graham and his assigns, and shall not be injuriously affected by any such sale or other disposition of the land or any part thereof, but any such sale or disposition shall be subject to the aforesaid sale of timber and the premises for the period aforesaid.

Witness the hand of Francis Dart Fenton, Esquire, Judge, and the Seal of the Court, the 27th day of March, 1875.

(Signed) F. D. FENTON,
Chief Judge.

TURE WHAKAWA WHENUA MAORI, 1873,
ME TE TURE WHAKAWA WHENUA
MAORI, 1874.

OMU.

Takiwa o Kaipara, }
Porowini o Akarana. }

I TE nohoanga o te Kooti Whakawa Whenua Maori o Niu Tireni ki Mangawhare, i te Takiwa o Kaipara, i te 27 o nga ra o Maehe, 1875, i te aroaro o Francis Dart Fenton, Tumuaki Kaiwhakawa, o John Jermyn Symonds, Kaiwhakawa, ratou ko Hori Te Whetuki, Ateha: I runga i te tonu o Te Puhii Hihii, I kiia ko te Tuhinga Whakamaharatanga Take o Te Puhii Hihii, ki tetahi pihii whenua i te Wairoa, i te Takiwa o Kaipara, ko Omu te ingoa, me tuhituhi ki te Pukapuka Kooti Rouru. Ko te nui o taua whenua 3107 eka. A, ina hoki kua puta te tonu ki te Kooti, i te Takiwa i whakawakia ai taua whenua mo Wiremu Hemeri Kereama, te Kairiwhi i runga i te Ture, o tetahi

tangata ko Henare Watene te ingoa, a i meinga no te tau kotahi mano e waru rau e ono tekau ma wha i hokono ai e nga tangata Maori, no ratou taua whenua kia Henare Watene, nga Kauri katoa, me nga rakau ke katoa, i runga i taua whenua mo nga moni kotahi rau e ono tekau ma rima pauna, a ko taua hoko i whakaotia, a kua manaakitia, a i tika nga ritenga o taua hoko. A i muri i te whakarongonga o te Kooti ki aua korero, me te rapu i te pono o aua korero, a i whakaarohia e te Kooti i tika ana i runga i taua ritenga kia tau nga whakariteritenga o taua hoko ki te Tuhinga Whakamaharatanga Take. He whakataunga tenei kua tau ka tau hoki nga ritenga o taua hoko ki te Tuhinga Whakamaharatanga Take e whakaputaina ana. A, ko nga rakau, me te whenua, me nga ritenga tika e ahei ai ia te whakahaere i aua mea kua hokona mo nga tau eru tekau ma tahi, timata ai i te 27 o nga ra o Maehe, 1875, kua whakapumautia, ki taua Wiremu Hemeri Kereama, ki era atu hoki e tukuua ai e ia kia ratou. A ekore e tukuna kia whakarururua aua ritenga i te mea ka hokona taua whenua, tetahi wahi ranei, Otira mehemea ka hokona, ka mau ano nga ritenga o te hokonga o aua rakau, me nga whakariteritenga mo nga tau kua meinga nei.

Inahoki ko te ingoa o Francis Dart Fenton, Tumuaiki Kaiwhakawa, me te hiri o te Kooti, te 27 o nga ra o Maehe, 1875.

F. D. FENTON,
Tumuaki Kaiwhakawa.

NATIVE LANDS ACT, 1873, AND NATIVE LANDS ACT, 1874.

TOIHORO BLOCK.

District of Whangarei, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Whangarei, in the said District, on the 26th day of February, 1875, before Francis Dart Fenton, Esquire, Chief Judge; and John Jermyn Symonds, Esquire, Judge; and Hori Te Whetuki, Assessor: In the matter of a claim of Kamariera Te Wharepapa and another, it was ordered that a Memorial of Ownership of Kamariera Te Wharepapa, an Aboriginal Native, to a parcel of land at Mangakahia, district aforesaid, containing 87 acres, and known by the name of Toihoro, be inscribed on a separate folium on the Crown Rolls.

Witness the hand of John Jermyn Symonds, Esquire, Judge, and the Seal of the Court, the 7th day of May, 1875.

(Signed) JOHN JERMYN SYMONDS,
Judge.

TE TURE WHENUA MAORI, 1873, ME TE TURE WHENUA MAORI, 1874.

TE TOIHORO PORAKA WHENUA.

Takiwa o Whangarei, }
Porowini o Akarana. }

ITETAHU nohoanga o te Kooti whenua Maori o Niu Tireni ki Whangarei, i taua takiwa, i te 26 o nga ra o Pepuere, 1875, ki te Aroaro o Te Penetana Kaiwhakawa, mo Kapene Haimona, Kaiwhakawa, me Hori te Whetuki, Ateha: I te ritenga o te putake o Kamariera te Wharepapa me tetahi atu, I kiia ko tetahi whakaritenga Putake o

Kamariera Te Wharepapa, Tangata Maori, ki te piihi whenua ki "Mangakahia," i taua takiwa ano, te ruritanga 87 eka, e matauria ana ki te ingoa o te Toihoro, kia tuhia ki runga o tetahi wahi ke o te Kooti Roori.

Inahoki te ringa o Kapene Haimona Kaiwhakawa, me te Hiri o te Kooti i tenei 7 o nga ra o Mei, 1875.

(Na) TE HAIMONA,
Kaiwhakawa.

NATIVE LANDS ACT, 1873, AND NATIVE LANDS ACT, 1874.

WHANGAITINI BLOCK.

District of Whangarei, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Whangarei, in the said District, on the 22nd day of February, 1875, before John Jermyn Symonds, Esquire, Judge, and Hori Te Whetuki, Assessor: It was ordered that a Memorial of the Ownership of Taurau Kukupa, Werete Pou, and Haora Harika, Aboriginal Natives, to a parcel of land at Whangarei, District aforesaid, containing 145 acres, and known by the name of Whangaitini, be inscribed on a separate folium on the Court Rolls.

Witness the hand of John Jermyn Symonds, Esquire, Judge, and the Seal of the Court, the 7th day of May, 1875.

(Signed) JOHN JERMYN SYMONDS,
Judge.

TE TURE WHENUA MAORI, 1873, ME TE WHENUA MAORI, 1874.

WHANGAITINI PORAKA.

Takiwa o Whangarei, }
Porowini o Akarana. }

ITETAHU nohoanga o te Kooti Whenua Maori o Niu Tireni, ki Whangarei, i taua takiwa, i te 22 o nga ra o Pepuere, 1875, ki te aroaro o Kapene Haimona, Kaiwhakawa, me Hori Te Whetuki, Ateha: I kiia ko tetahi whakaritenga putake o Taurau Kukupa, Werete Pou, me Haora Harika, tangata Maori, ki te piihi whenua ki te Whangarei, i taua takiwa ano, te rururitanga 145 eka. E matauria ana ki te ingoa o Whangaitini, kia tuhia ki runga ki tetahi wahi ke o te Kooti Roori.

Ina hoki te ringa o Kapene Haimona, Kaiwhakawa, me te hiri o te Kooti i tenei 7 o nga ra o Mei, 1875.

(Na) TE HAIMONA,
Kaiwhakawa.

NATIVE LANDS ACT, 1873, AND NATIVE LANDS ACT, 1874.

WHAKAPARAPARA BLOCK.

District of Whangarei, }
Province of Auckland. }

AT a Sitting of the Native Land Court of New Zealand, held at Whangarei, in the said District, on the 23rd day of February, 1875, before John Jermyn Symonds, Esquire, Judge, and Hori

te Whetuki, Assessor: In the matter of the claim of Maraea Ringi, it was ordered that a Memorial of the Ownership of Maraea Ringi, Hemi Neri, and Tarawheta, Aboriginal Natives, to a parcel of land at Whangarei, district aforesaid, containing 113 acres, and known by the name of Whakaparapara, be inscribed on the Court Rolls on a separate folium.

Witness the hand of John Jermyn Symonds, Esquire, Judge, and the Seal of the Court, the 7th day of May, 1875.

(Signed) JOHN JERMYN SYMONDS,
Judge.

TE TURE WHENUA MAORI, 1873, ME TE
TURE WHENUA MAORI, 1874.

WHAKAPARAPARA POBAKA WHENUA.

Takiwa o Whangarei, }
Porowini o Akarana. }

I tetahi nohoanga o Te Kooti Whenua Maori o Ninu Tireni ki Whangarei, i taua takiwa, i te 23 o nga ra o Pepuere, 1875, ki te Aroaro o Kapene Haimona, Kaiwhakawa, me Hori te Whetuki, Ateha: I te ritenga o te putake o Maraea Ringi: I kii ko tetahi whakaritenga Putake o Maraea Ringi, Hemi Neri, me Tarawheta, Tangata Maori, ki te piihi whenua ki Whangarei, i taua takiwa ano, te ritanga 113 eka. E matauria ana ki te ingoa o "Whakaparapara" kia tuhia ki runga o tetahi wahi ke o te Kooti Roori.

Ina, hoki te ringa o Kapene Haimona, Kaiwhakawa, me te Hiiri o te Kooti i tenei 7 o nga ra o Mei, 1875.

(Na) TE HAIMONA,
Kaiwhakawa.

SCALE OF CHARGES for the insertion of Advertisements and other Notices in the Gazette:—

	PLAIN.	s.	d.
For the first fifty words and under	3	0
For every additional eight words (or line) and under	0	4
Headings, Date Lines, Signatures, &c., requiring to be printed in separate lines, at per line...	...	0	4

TABULAR.
Double the charges of Plain.

TABLE.
Treble the charges of Plain.

HALF-YEARLY STATEMENTS
Of Registered Companies under "The Mining Companies' Limited Liability Act, Amendment Act, 1869" 10 0

SUBSCRIPTION.
The subscription is at the rate of £2 per annum, or 10s. 6d. per quarter, payable in advance.

Advertisements must be forwarded to the Superintendent's Office, at Auckland, or to the authorised Agent, at Grahamstown or at Coromandel, with prepayment of the charge for insertion at the rates above specified.

Advertisements should be written on one side of the paper; and names, signatures, &c., must be written in a legible hand, to save mistakes.

The number of insertions required should be written across the face of the advertisement.

The Government will not guarantee the publication of any notice or advertisement within a given date, nor will the same be inserted unless pre-paid.

Subscriptions are required to terminate with the quarters ending March, June, September, or December; a less period than three months cannot be subscribed for.