# HOROWHENUA BLOCK.

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# A BILL INTITULED

AN Act to make Provision respecting the Horowhenua Block. WHEREAS by "The Horowhenua Block Act, 1895," it is, inter alia, Preamble. enacted that the Governor in Council shall appoint a Royal Com-

- 5 mission to inquire into the circumstances connected with the sales or dispositions by the Natives of any or the whole of the blocks contained in the Horowhenua Block (hereinafter called "the said block "), comprising originally about fifty thousand acres, and as to the purchase-money paid for the same, and as to what trusts (if any) the same
- 10 respectively were subject to; and also that the costs and expenses of such Commission shall be charged upon such of the lands as the Commission shall determine: And whereas in pursuance of the enactment aforesaid a Royal Commission, as published in the New Zealand Gazette of the thirteenth day of February, one thousand
- 15 eight hundred and ninety-six, consisting of James Crosby Martin, of Wellington, Esquire, Robert Smelt Bush, of Auckland, Esquire, and James Craig McKerrow, of Morrison's Run, Greytown, Esquire, was appointed to make the inquiry aforesaid : And whereas the report of the said Royal Commission and the minutes of the evidence
- 20 taken thereby are published in Parliamentary Paper G.-2, of the year one thousand eight hundred and ninety-six: And whereas it is expedient to as far as practicable give effect to the recommendations in the said report set out :
- BE IT THEREFORE ENACTED by the General Assembly of New 25 Zealand in Parliament assembled, and by the authority of the same, as follows :---

No. 159-1.

Title.

Short Title.

Interpretation.

- 1. The Short Title of this Act is "The Horowhenua Block Act, 1896."
  - 2. In this Act, unless inconsistent with the context,-
    - "The Court" means the Native Land Court:
    - "Registrar" means the District Land Registrar for the Wel- 5 lington Land Registration District :
    - "Land Transfer Act" means "The Land Transfer Act, 1885":
    - "Land Transfer certificate" means certificate of title issued under "The Land Transfer Act, 1885," or under any Act 10 thereby repealed :
    - "Dealing" means and includes transfer, transmission, mortgage, lease, or incumbrance:
    - "Registered " means registered under the Land Transfer Act.

3. All Land Transfer certificates for Divisions Six, Nine, 15 Eleven, Twelve, and Fourteen of the said block, as the said divisions are more particularly described in the *First* Schedule hereto, or for any part thereof respectively, are hereby declared void, and the Registrar is hereby directed to call in and cancel the said certificates and all entries thereon. All dealings with the said 20 divisions or with any portion of any of them pending such cancellation are hereby prohibited.

4. The Registrar is hereby directed to issue, in lieu of the said cancelled certificates, Land Transfer certificates as follows, namely:

- (a.) A certificate of title for Division Six aforesaid in the names 25 of the persons specified in the *Second* Schedule hereto.
- (b.) A certificate of title for Division Nine aforesaid in the names of the persons specified in the *Third* Schedule hereto.
- (c.) A certificate of title for part of Division Eleven aforesaid, known as the State Farm, Levin, as the same is more 30 particularly described in the *Fourth* Schedule hereto, in the name of Her Majesty:

Provided that such last-mentioned certificate shall not be issued except on production to the Registrar of an acknowledgment by the Public Trustee that the sum of **35** four thousand pounds has, by or on behalf of Her Majesty, been paid to him for and on account of the persons entitled thereto, being the persons who are found by the Court to be the successors, according to Native custom, to the interest of Kawana Hunia, deceased, in the land com- **40** prised in such certificate.

- (d.) A certificate of title for the residue of Division Eleven aforesaid in the name of the Public Trustee.
- (e.) A certificate of title for Division Twelve aforesaid in the name of Her Majesty:

Provided that such last-mentioned certificate shall not be issued except on production to the Registrar of an acknowledgment by the Public Trustee that the purchasemoney, to be ascertained as hereinafter provided, has, by or on behalf of Her Majesty, been paid to him for and on 50 account of the persons entitled thereto, being the persons named in the Sixth Schedule hereto.

Land Transfer certificates for Divisions 6, 9, 11, 12, and 14 declared void.

Description of certificates to be issued in lieu thereof.  $\mathbf{2}$ 

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(f.) A certificate of title in the name of Her Majesty for Division Fourteen aforesaid, or for so much thereof as had not been validly alienated in fee-simple by the nominal owner, Meiha Keepa te Rangihiwinui (hereinafter called "Meiha Keepa"), prior to the passing of "The Horowhenua Block Act, 1895'':

Provided that such last-mentioned certificate shall not be issued except on production to the Registrar of an acknowledgment by the Public Trustee that the purchase-money, to be ascertained as hereinafter provided, has, by or on behalf of Her Majesty, been paid to him for and on account of the persons who are found by the Court to be entitled thereto.

(q.) A certificate of title for any portion of Division Fourteen aforesaid of which any valid alienation in fee-simple had been made as aforesaid, in the name of the person or persons entitled by virtue of such alienation :

Provided that no certificate of title as last mentioned shall be issued until after the expiration of three months from the date of the coming into operation of this Act.

5. Upon the issue of the said Land Transfer certificates, the lands Vesting of lands comprised therein shall vest in the several persons in whose names thereupon. the same are issued respectively for an estate of inheritance in 25 fee-simple, under the provisions of the Land Transfer Act:

Provided that the certificate of title to be issued in the name Proviso. of the Public Trustee for part of Division Elevea aforesaid shall be subject to the right of the Native owners for the time being of Division Nine aforesaid to fish in the Hokio Stream and in the

30 Horowhenua Lake, or such portions thereof respectively as are included in the said certificate.

6. Every dealing the registration whereof has been cancelled as Cancelled dealings aforesaid shall, after the expiration of *three* months from the date of may be re-registered unless proceedings the coming into operation of this Act, be entitled to be re-registered taken to set them

- 35 on any new certificate of title issued under the provisions of this Act aside within three months. for the land the subject of such dealing, unless, within the said period of three months, proceedings to set aside such dealing are commenced by or on behalf of the persons named in the Fifth Schedule hereto, or the successors of any of them deceased, or some or one of them :
- Provided that notice to the Registrar of the commencement of 40 any proceedings as aforesaid shall, if given within the said period of three months, operate to prohibit the registration or re-registration of any dealing with the land the subject of such notice or the issue of any certificate of title for the same, pending the result of such 45 proceedings:

Provided also, and it is hereby expressly declared, that for the purpose of maintaining any proceedings as aforesaid the persons named in the *Fifth* Schedule hereto, and the successors of any of them deceased, shall be deemed to be the persons entitled to the benefit

50 of any trust which may have existed in respect of the said lands, or any of them, in the hands of the said Meiha Keepa as the nominal owner thereof.

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Charges upon lands belonging to Meiha Keepa.

7. All lands, and interests in lands, of what nature soever and wheresoever situate, belonging to the said Meiha Keepa, or in which he is beneficially interested, are, to the extent of his interest therein, hereby charged with the payment to the persons named in the *Fifth* Schedule hereto of the sum of one thousand five hundred pounds, **5** or so much thereof as is found due to the said persons in respect of the moneys received by the said Meiha Keepa for rent and for the sale of rights to cut timber on Division Eleven aforesaid. The said lands and interests in lands are also hereby charged collaterally with the former charge with the payment to the owners of Division Three of 10 the said block of the sum of five hundred pounds, or so much thereof as is found due to the said persons in respect of moneys received by him for the sale of rights to cut timber on Division Three aforesaid :

Provided that, unless accounts to the satisfaction of the Public Trustee are rendered by the said Meiha Keepa to the Public Trustee 15 in respect of the moneys aforesaid within three months from the date of the coming into operation of this Act, the whole of the said sums respectively shall be due and payable by him to the persons aforesaid, and shall be charged accordingly.

8. The District Land Registrar or Registrar of Deeds, as the 20 case may be, for the district within which any land mentioned in the *last-preceding* section hereof is situate shall forthwith register this Act as a charge on such land, or the interest of the said Meiha Keepa therein, in accordance with the provisions hereof; and such registration shall have the effect of a mortgage of such land to the 25 Public Trustee, with power of sale, for the sums chargeable thereon as aforesaid.

9. The land for which a certificate of title is hereinbefore directed to be issued to and in the name of the Public Trustee shall be deemed a reserve vested in him under the provisions of "The 30 Native Reserves Act, 1882," for the benefit of the persons named in the *Fifth* Schedule hereto and the successors of any of them deceased :

Provided nevertheless that the Public Trustee, if requested by the Minister of Lands so to do, shall sell and convey to Her Majesty 35 for an estate in fee-simple that portion thereof, containing one thousand five hundred acres, more or less, forming the north-eastern corner of Division Eleven, being the portion recommended to be acquired by the Crown in the report of the said Commission, and in such case the amount of the purchase-money shall be determined in 40 manner provided by Section sixteen of this Act.

10. The notification issued on the twenty-sixth day of January, one thousand eight hundred and seventy-eight, under the provisions of "The Government Native Land Purchase Act, 1877," so far as it affects the said block, is hereby declared to have ceased to be of any 45 effect as from the thirtieth day of December, one thousand eight hundred and eighty-six.

11. The Registrar is hereby directed to amend the certificate of title for Division Three aforesaid by substituting the name of Te Rangimairehau for that of Te Rangirurupuni, where the latter 50 name (which through a clerical error was duplicated in the order of the Court) first appears in the said certificate of title.

Mode of registering such charges.

Land vested in Public Trustee to be

a reserve.

When certain notification ceased to have effect.

Certificate for Division 3 to be amended.

12. The direction of the Court of Appeal to the Native Land Direction of Court of Court to determine certain questions in respect of Division Eleven Appeal superseded. aforesaid shall be deemed to have been superseded by the provisions of this Act, and no further action thereon shall be necessary, or be

5 taken.

13. All Orders in Council, judgments, decrees, or orders what- Orders in Council. soever now or at any time heretofore affecting the said block shall, judgments, &c., so far as they conflict with the provisions of this Act, be void and of void. no effect.

- 10 14. No claim on the Land Transfer Assurance Fund, nor on the No claim on Land Registrar-General of Land as the representative thereof, shall arise or Transfer Assurance Fund. be made in respect of any matter or thing done under authority of this Act, or which may arise out of any proceedings in the Supreme Court as aforesaid.
- 15. For the purpose of carrying out the provisions of this Act Powers of Court. 15 the Court shall have and may exercise, as the nature of the case requires, in addition to the special powers hereby conferred, all the powers and jurisdiction of the Court under "The Native Land Court Act, 1894," and "The Native Land Laws Amendment Act, 1895."
- 16. The amount of the payment to be made by Her Majesty to How amount pay-or for the benefit of the owners of any land hereinbefore directed to determined. 20 be vested in Her Majesty as and for the purchase-money for the same shall in case of dispute be determined by the Court in the same manner as is provided by section ninety of "The Public Works Act,
- 25 1894," with regard to compensation payable to Natives for land taken for a Government work. 17. The interest of any Native deceased in any real or personal Succession to

property the subject of this Act shall, whether such Native died before interests of deceased Natives. or after the coming into operation of this Act, pass to such person or

30 persons as the Court determines to be entitled according to Native custom to succeed to such interest.

18. The same right of appeal shall lie from any decision of the Right of appeal. Court under the provisions of this Act as from a decision of the Court under "The Native Land Court Act, 1894."

19. The costs of the Royal Commission aforesaid, amounting to Costs of Royal 35the sum of one thousand two hundred and sixty-six pounds nineteen Commission charged on Division 12. shillings and fivepence, are hereby made a charge on Division Twelve aforesaid, and shall be deducted from the amount payable by Her Majesty to the persons named in the Sixth Schedule for the pur-

40 chase of the said Division.

20. All moneys received by the Public Trustee by virtue of this How moneys to be held by him for such persons and in such relative proportions as, subject to the provisions of this Act, the Court determines to be entitled thereto.

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Schedules.

## SCHEDULES.

# FIRST SCHEDULE.

## DIVISIONS OF HOROWHENUA BLOCK.

1. DIVISION No. 6, containing 4,620 acres, more or less, being the whole of the land comprised in certificate of title, Vol. xlviii., folio 245, of the Register-book of the Wellington District.

2. Division No. 9, containing 1,200 acres, more or less, being the whole of the land comprised in certificate of title, Vol. xlviii., folio 248, of the Register-book of the Wellington District.

3. Division No. 11 (otherwise known as Divisions 11A and 11B), containing in all 14,975 acres, more or less, being the whole of the land comprised in certificate of title, Vol. xlviii., folio 249, of the Register-book of the Wellington District.

4. Division No. 12, containing 13,137 acres, more or less, being the whole of the land comprised in certificate of title, Vol. xlviii., folio 256, of the Register-book of the Wellington District.

5. Division No. 14, containing 1,196 acres, more or less, being the whole of the land comprised in certificate of title, Vol. xlviii., folio 148, of the Register-book of the Wellington District.

## SECOND SCHEDULE.

17. Rawinia Ihaia.

19. Meri Nireaha.

23. Roka Hanita.

25. Riria Peene. -

26. Haana Rata.

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18. Rahira Wirihana.

20. Pirihira Nireaha.

21. Tapita Himiona.

22. Ngahina Eruera.

24. Ripeka Winara.

27. Hariata Ngamare.

Te Kiri Hopa.

30. Oriwia Maianga.

31. Rawe a Taraua.

29. Kahukore Ĥurinui.

32. Miriama Matakatea.

THIRD SCHEDULE. DIVISION No. 9.

#### DIVISION No. 6.

- 1. Hapeta Taueki. 2. Mohi Rakuraku. 3. Kaiwhare Rakuraku. 4. Hetarine Matao. 5. Hoani Nahona. 6. Hema Henare. 7. Hanita Henare. 8. Amorangi Rihara. 9. Raniera Matakatea.
- 10. Warena te Kerehi.
- 11. Haare Taueki.
- 12. Nati Amorangi.
- 13. Heta Noa.
- 14. Rewi Wirihana.
- 15. Wiremu te Pae.
- 16. Taitoko-ki-te-uruotu.
  - 1. Wharatini.
  - 2. Hitau.
  - Tauteka. 3.
    - 4. Kararaina.

#### FOURTH SCHEDULE.

#### DESCRIPTION OF STATE FARM AT LEVIN.

ALL that piece of land situate in the Waitohu and Waiopehu Survey Districts, containing 1,500 acres, be the same a little more or less, and being a portion of Division No. 11 of the Horowhenua Block, and of the land comprised in certificate of title, Vol. xlviii., folio 249, of the Register-book of the Wellington District : Bounded on the north-east by a public road, 10000 links; on the south-east by a public road, 12663 links; and on the north-west by other portion of Subdivision No. 11 aforesaid, 16098 links: be all the aforesaid linkages more or less.

- 33. Norenore te Kerehi.
- 34. Ngahina Heta.
- 35. Parahi Reihana.
- 36. Te Raraku Hunia.
- 37. Tuhi Hori.
- 38. Heni Kuku.
- 39. Te Ahuru Porotene.
- 40. Te Meihana Tupou.
- 41. Mii Maunu.
- 42. Ani Patene.
- 43. Harirota Taare.
- 44. Wiki Pua.
- 45. Hori Wirihana.
- 46. Pane Korana.
- 47. Peri Korana.
- 48. Pehira Tuwharetoa.
- 5. Watene te Waewae.
- 6. Erena te Rauparaha.
- 7. Te Wiiti.

Horowhenua Block.

# FIFTH SCHEDULE.

RESIDUE OF DIVISION No. 11.

	1001001 01 01 01 01000 1001 21
1. Ihaia Taueki.	48. Henare Mahuika.
2. Rewiri te Whiumairanga.	49. Hopa te Piki.
3. Te Rangirurupuni.	50. Te Mananui Tawahai.
4. Noa te Whata.	51. Te Waitere Kakiwa.
5. Motai Taueki.	52. Ruta te Kiri.
6. Heta te Whata,	53. Wiki Meihi Keepa.
7. Wirihana Tarewa.	54. Hereora.
8. Inia Tamarahe.	55. Makere te Rou.
9. Hoani Puihi.	56. Ani Kanara te Whata.
10. Raniera te Whata.	57. Maata Huikirangi.
11. Te Kerehi Mitiwaha.	58. Hariata Tinotahi.
12. Tamati Maunu.	59. Oriwia te Mitiwaha.
13. Ihaia te Rangihouhia.	60. Hera Tupou.
14. Matene Pakauwere.	61. Pirihira te Hautapu.
	62. Rairona Taueki.
16. Hoone (Tupou). 17. Kiraitiana Tarawahi.	63. Pirihira te Rau.
18. Riwai te Amo.	64. Tiripa Taueki.
19. Ngariki te Raorao.	65. Pirihira te Whata.
20. Winara te Raorao.	66. Wiki Hanita.
21. Hete Matakatea (otherwise	67. Merehira te Marike.
Heta Matakitea).	68. Rora Korako.
22. Matenga Tinotahi.	69. Mereana Matao.
23. Wata Muruahi.	70. Unaiki Taueki.
24. Noa Tawhati.	71. Ema te Whango.
25. Petera te Ha.	72. Paranihia Riwai.
26. Tahana Muruahi.	73. Peti Kohu.
27. Tamati Muruahi.	74. Peti te Uku.
28. Hopa Heremaia.	75. Emiri Ngawhakawa.
29. Wiremu Matakatea (the	76. Himiona Kowhai.
younger).	77. Iritana Kowhai.
30. Ruka Hanuhanu.	78. Paki te Hunga.
31. Herewini Rakautihia.	79. Rihipeti Tamaki.
32. Akuira Takapo.	80. Hiria Amorangi.
33. Taara Matai.	81. Peene Tikara.
34. Taara Hereroa.	82. Pire Tikara.
35. Kingi te Patu.	83. Mihi te Rina Kawana.
36. Kingi Puihi.	84. Rakera Potaka.
37. Arikihanara.	85. Herariki Kawana Hunia.
38. Hapimana Tohu.	86. Rawinia Matao.
39. Eparaima te Paki.	87. Tiaka Tikara.
40. Hora te Pa.	88. Rangipo Hoani.
41. Te Oti te Hou.	89. Hetariki Takapo.
42. Te Waatarauini te Hou.	90. Winihana Paeroa (othe
43. Rihara Tarakihi.	wise Hunia).
43. Harurukiterangi.	91. Te Mariki.
	92. Te Raraku Hunia.
45. Te Rangimairehau.	93. Hoani Nahona.
46. Henare Hanuhanu.	55. HOall Naholla.
47. Te Porana Muruahi.	†

94. Ani Patene Tinotahi. 95. Haana Rata. 96. Hetariki Matao. 97. Meri Nireaha. 98. Hapeta Taueki. 99. Mohi Rakuraku. 100. Kaiwhare Rakuraku. 101. Hetariki Matao. 102. Hema Henare. 103. Hanita Henare. 104. Amorangi Rihara. 105. Raniera Matakatea. 106. Warena te Kerehi. 107. Hare Taueki. 108. Nati Amorangi. 109. Heta Noa. 110. Rewi Wirihana. 111. Wiremu te Pae. 112. Kawinia Ihaia. 113. Rahira Wirihana. 114. Pirihira Nirehaha.115. Tapita Himiona.116. Roka Hanita. 117. Ripeka Winara. 118. Riria Peene. 119. Hariata Ngamare.120. Te Kiri Hopa. 121. Kahukore Horinui. 122. Oriwia Maiangi. 123. Rawea Taraua. 124. Miriama Matakatea. 125. Norenore te Kerehi. 126. Ngahina Heta. 127. Parahi Reihana.128. Warena Hunia.129. Tuhi Hori. 130. Heni Kuku. 131. Te Meihana Tupou. 132. Mii Maunu. 133. Harirota Taare. 134. Wiki Pua. 135. Hori Wirihana. 136. Pane Korana. ana Paeroa (other-137. Peri Korena. 138. Pehira Tuwharetoa. 139. Roreta Tawhai.

140. Maata te Whango.

## SIXTH SCHEDULE.

LIST OF PERSONS ENTITLED TO PAYMENT IN RESPECT OF DIVISION NO. 12. THE same persons as those set forth in the Fifth Schedule hereto, with the addition of the following persons, that is to say,-

141. Te Rina Mete.

142. Hera te Upokoiri.

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By Authority : JOHN MACKAY, Government Printer, Wellington .- 1896.

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