

Sitting of the Native Land Court under the Provisions of the West Coast Settlement Reserves Amendment Act, 1913.

Registrar's Office, Aotea District Native Land Court, Wanganui, 3rd September, 1914.

WHEREAS it is provided under section 15 of the West Coast Settlement Reserves Amendment Act, 1913 (hereinafter referred to as the said Act), that the Public Trustee should forward to the Chief Judge of this Court a list and description of the lands subject to the provisions of the said Act, and a list of the Native owners thereof so far as the same is known to him (the said Public Trustee), and that thereupon the Court should, without further application or direction, and, according as far as practicable to its usual practice, subject to regulations to be made under the said Act, proceed to partition the same among the Native owners thereof, and that the said Chief Judge should take the necessary steps for having such sittings held; and that at such sittings the said lands could be partitioned and successors appointed to deceased owners, but no such partition should take effect until the lease upon which the land is held, and any renewal thereof provided for by law has expired: And whereas by section 21 of the said Act it is provided that section 15 thereof should apply to certain other areas held under licenses or short-termed leases where there was no right of renewal, and also to lands that were not let or leased; but that no such partition should affect the rights of licensees or lessees: And whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as aforesaid (a schedule of the grants for the lands in such list being set out in the Schedule hereto):

Now, in pursuance of the said Act and of such lists as aforesaid, it is hereby notified that a sitting of the Native Land Court will be held at Hawera on the 21st day of October, 1914, and following days to hear and determine all matters directed to be heard under the said sections 15 and 21 of the West Coast Settlement Reserves Act, 1913, pursuant to the lists aforesaid.

The Court will from time to time adjourn its sittings to the several centres within the West Coast Settlements District to the locality considered most convenient and suitable for the hearing of the respective cases under consideration.

Applications to fix the time and place of hearing pursuant to any such adjournment of the various cases should be made to the presiding Judge at Hawera. Every such application will be determined by the presiding Judge in open Court.

A. H. MACKAY,
Registrar.

SCHEDULE.
GRANTS.

3585	3668 (5)	3692	3777	3790
3629	3668 (6)	3727	3778	3791
3630	3669	3729	3779	3794
3631	3670	3731	3780	3794 and
3637	3671	3732	3781	3797
3638	3672	3733	3782	3796
3639	3673	3734	3783	3799
3668 (1)	3674	3735	3784	3799 (2)
3668 (2)	3675	3747	3785	3800
3668 (3)	3677	3749	3787	3801
3668 (4)	3682	3776	3789	3802

3803	3887	3947 (12)	3948 (55)	5236
3805	3888	3947 (13)	3948 (56)	5237
3807	3888 (1)	3948 (3)	3948 (57)	5238
3808	3889	3948 (5)	3948 (58)	5241
3810	3890	3948 (6)	3948 (59)	5243
3811	3891	3948 (8)	3948 (60)	5244
3812	3891 (2)	3948 (9)	3948 (61)	5245
3813	3892	3948 (10)	3948 (62)	5246
3814	3921	3948 (11)	3948 (63)	5247
3815	3922	3948 (12)	3948 (64)	5248
3816	3923	3948 (13)	3948 (79)	5249
3817	3923 (2)	3948 (14)	3948 (81)	5250
3818	3923 (3)	3948 (15)	3948 (82)	5251
3820	3923 (4)	3948 (16)	3948 (89)	5278
3821	3923 (5)	3948 (17)	3948 (90)	5280
3822	3923 (6)	3948 (18)	3948 (94)	5281
3823	3923 (7)	3948 (19)	3948 (95)	5282
3827	3923 (9)	3948 (20)	3952	5283
3833	3923 (10)	3948 (21)	3953	5284
3835	3923 (13)	3948 (22)	3954	5286
3836	3923 (14)	3948 (23)	4016	5287
3837	3923 (15)	3948 (24)	4021	5288
3838	3924	3948 (25)	4041	5290
3839	3926	3948 (26)	4073	5291
3842	3927	3948 (28)	4076	5292
3844	3929	3948 (29)	4078	5295
3847	3931	3948 (30)	4079	5296
3848	3932	3948 (31)	4080	5297
3851	3933	3948 (32)	4081	5298
3855	3934	3948 (33)	4082	5299
3857	3935	3948 (34)	4083	5300
3858	3936	3948 (35)	4085	5301
3865	3937	3948 (36)	4086	5479
3867	3938	3948 (40)	4087	6753
3868	3940	3948 (41)	4090	6755
3869	3944 (6)	3948 (42)	5172	6756
3870	3944 (9)	3948 (43)	5173	6759
3871	3947 (1)	3948 (44)	5174	6762
3875	3947 (2)	3948 (46)	5175	6821
3876	3947 (3)	3948 (47)	5176	6822
3877	3947 (4)	3948 (48)	5209	6825
3879	3947 (5)	3948 (50)	5232	6826
3883	3947 (6)	3948 (52)	5233	7032
3885	3947 (7)	3948 (53)	5234	7035
3886	3947 (11)	3948 (54)	5235	

Ararepe Reserve.	Ngatoto.
N.R. 17 Fitzroy (Pukeweka).	Oropuriri.
Hoehoe.	Papatupu.
Hoewaka.	Paraiti.
Katere.	Paritutu.
Kopua, Section 54.	Pohohitoo.
" " 55.	Puketiu Reserve.
" " 56.	Purakau.
Makauhau.	Ratahangai 4A.
Makino.	Ratapihipihi.
Manganaha, Section 149.	Ruatakau.
Mangaopa.	Tapuipa.
Mangati.	Upokotauaki.
Manutangahia and Tenau Reserves.	Wairoa (76).
Matau.	N.R. " E " Waiwakaiho.
N.R. 1 Moturoa (Allotment " F ").	N.R. " G " Waiwakaiho (Wha-tupiupiu).
Namunamu.	N.R. " H " Waiwakaiho (Wha-tupiupiu).
Ngakorako.	

MAORI LAND ADMINISTRATION NOTICES.

Meeting of the Tokerau Maori Land Board.

Auckland, 3rd September, 1914.

NOTICE is hereby given that a sitting of the Tokerau Maori Land Board will be held at Auckland on Friday, the 25th day of September, 1914, at 10.30 o'clock in the forenoon, for the purpose of considering the matter mentioned in the Schedule hereunder written, and such other matters as may be lawfully brought before it.

T. H. WILSON,
President.

[Tokerau 5.]

APPLICATION FOR CONFIRMATION OF ALIENATION.

No.	Record No.	Nature of Alienation.	Date.	Name of Land.	Names of Parties.
1	1667	Transfer		Waimata 1A 2	Pera te Mohi and others to L. T. Kitching and C. Gibbons.