West Coast Settlement Reserves Amendment Act, 1913.   3907   3888   3947 (13)   3948 (66)   5237   3978   3907   3888   13948 (3)   3948 (36)   5238   3907   3888   13948 (3)   3948 (36)   5238   3948 (30)   3948 (36)   5238   3948 (30)   3948 (36)   3244   3948   3948 (30)   3948 (36)   3244   3948   3948 (30)   3948 (31)   3948 (30)   3948 (31)   3948 (30)   3948 (31)   3948 (30)   3948 (40)   3	Sitting of	the Native L	and Court	under the P	Provisions of the	3803	3887	3947	(12)	3948 (55)	5236
Registrar's Office, Aotea District Native Land Court, WHEREAS it is provided under section 15 of the West (hereinafter referred to as the said Act), that the Public Trustees should forward to the Chirf Judge of this Court 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 water shreiting the said lands could be partitioned and successory steps for having such sittings held; and that 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 abould affect the rights of licenses or partition will be determined by the presiding of the said Act and of such lists as Adorssaid, 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 determined by the presiding Judge in open Court.  A. H. MACKAY, Registrar.  SCHEDULE.  GRANTS:  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  SCHEDULE.  GRANTS:  A. H. MACKAY, Registrar.  A. H. MACKAY, R										3948 (56)	5237
Registrar's Office, Aotea District Native Land Court, Wanganui, 3rd September, 1914.   Septem											
WHEREAS it is provided under section 15 of the West WHEREAS it is provided that section 15 of the West Whereas Statement Reserves Amendment Act, 1913 (1812) as 3891 (2) 3948 (9) 3948 (61) 5246 (1812) (1812	Re	gistrar's Offi	ce. Aotea l	District Nati	ive Land Court,						
V   Coast Settlement Reserves Amendment Act. 1913 (hereinather referred to as the said Act, that the Public Trustee should forward to the Chirf 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 list on or direction, and, according as far as practicable to its one of direction, and according as far as practicable to its susual practice, subject to regulations to be made under the said Act, proceed to partitions to be made under the said Act, and that at the transport of the said Act in the land is held, and that at such sittings the said lands could be partitioned and success appointed to deceased owners, but no such partition should affect the land is held, and any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal, and also to lands that were not let or leased; but that no such partition should affect the rights of licensel, and the said Act in sprovided that a sitting of renewal, and also to lands that were not let or leased; but that no such partition should affect the rights of licensel, and the said Act and of such lists of the Chief Judge the lists required to be furnished as a decreased; it is hereby notified that a sitting of the Native Land Court will be held at Hawera. He lands in such list being a series of the said Act in engage and the said Act and of such lists and the said and the											
thereinafter referred to as the said Act), that the Public Trustees hould forward to the Chirf 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 to said Act, proceed to partition the same among the Native sowners thereof, and that the said Chief Judge should take the accessary steps for having such sittings held; and that at as such sittings the said lands ould be partitioned and successary steps for having such sittings held; and that at a such sittings the said lands ould be partitioned and successary steps for having such sittings held; and that at a such sittings the said lands ould be partitioned and successary steps for having such sittings held; and that at a stake effect until the lesse upon which who expended the said act of the said Act it is provided that accessing the said lands ould be partition should affect the rights of licenses to y section 21 of the said Act it is provided that section 15 thereof should apply to certain other areas had act and of such lists as aforesaid, at she there was to release to the said Act and of such lists as aforesaid, it is hereby notified that a sitting of the Native Land Court will from the ward under the said sections 15 and 18 and							3891 (2)				
## Protect should forward to the Chirf 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 las forwards) and that thereupon the Court should, without further application or direction, and, according as far as practicable to its said Act, proceed to partition the same among the Native owners thereof, and that the said Chief Judge should take the mocessary steps for having such sittings the land is such application of the said Act in the land is held, and any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal thereof provided for by law has expired: And any renewal, and also to lands that were not let or leased; but that no such partition should affect the rights of 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 licenses; and whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as a side of the Chief Judge the lists required to be furnished as a first of the Schedule hereof to be hard to the land of such lists of the Schedule hereof to be hard to the lists advorsal.  **Now, in pursuance of the said Act and of such lists of the Schedule hereof to be hard to the lands in such list being as the virtual properties of the Schedule hereof to be hard that a sitting of the Native Land Court will from time to time adjourn its sittings of the Native Land Court will be held at Hawera on the Slat day of the Native Land Court will be held at Hawera. He was a content of the various cases should be made to the presiding Judge in the server.  **Registrar**  **GRANTS**  **SCHEDULE**  **GRANTS**  **SCHEDULE**  **GRANTS**  **SCHEDULE**  **GRAN											
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 also the said 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 ack effect until the lease upon which the land processor appointed to deceased owners, but no such partition should ack effect until the lease upon which the land processor appointed to the case of the land and an an experiment of the land and an experiment of the land an											
of the said Aci, 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 in sould take the feet 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; as a such sitting of the Said Act and of such lists as a foresaid, it is bereby notified that a sitting of the Native Land Court will be held at Hawers on the 21st day of October, 1914, and following days to hear and determine all and sort will be held at Hawers on the 21st day of October, 1914, and following days to hear and determine all and sort will be held at Hawers on the 21st day of October, 1914, and following days to hear and determine all soft 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.  Applica. A											
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 practices, 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 sirtings 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 at its provided that set is provided that whereas by section 21 of the said Act at its provided that whereas by section 21 of the said Act at its provided that set is provided that and provided that set is provi	of the said	d Act, and a	list of th	e Native ow	mers thereof so						
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 sage appointed to deceased owners, but no such partition and successors appointed to deceased owners, but no such partition should take the fleet until the lease upon which the land is held, and any renewal thereof provided for by law has expired; and any renewal thereof provided for by law has expired; 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 lee of reases the respective cases 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 Hawers on the 21st day of October, 1914, and following days to hear and determine all and 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 Locality considered most convenient and surface the hearing of the respective cases under consideration.  Applica-ions to fix the ime and places of hearing pursuant to any such adjournment of the various cases should be made to the presiding Judge in open Court.  BCHEDULE.  GRANTS.  A. H. MACKAY,  Registrar.  Registrar.  Registrar.  A. H. MacKAY,  Registrar.  Registrar.  Registrar.  Registrar.  Registrar.  Registrar.  Registrar.  Registrar.  Rawapa 3948 (8) 3948 (8) 3948 (8) 4085 5293 7032 8194 8194 8194 8194	far as the	same is kn	own to hin	n (the said l	Public Trustee),						5251
1822   3923 (6)   3948 (18)   3948 (94)   5281							3923 (4)				
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 affect until the lease upon which the land is held, and any renewal thereof provided for by law has expired: And any renewal thereof provided for hereof provided for hereof provided for hereof provided for											
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 decessed 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 aforeid (a schedule of the grants for the lands in such lists being et out in the Schedule of the grants for the lands in such lists being et out in the Schedule of the grants for the lands in 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 made to the presiding Judge at Hawera. Every such application will be determined by the presiding Judge in open Court.  **SCHEDULE**  **GRANTS**  **GRANTS**  **SCHEDULE**  **GRANTS**  **GRANTS**  **GRANTS**  **SCHEDULE**  **GRANTS**  **GRANTS**  **SCHEDULE**  **GRANTS**  **GRANTS**  **GRANTS**  **SCHEDULE**  **GRANTS**  **GRANTS**  **GRANTS**  **A. H. MACKAY*, Registrar.*  **GRESS**  **GRANTS**  **GRANTS**  **GRANTS**  **GRANTS**  **A. H. MACKAY*, Registrar.*  **GRESS**  **GRANTS**  **GRANTS**  **GRANTS**  **GRANTS**  **GRANTS**  **GRANTS**  **GRANTS**	usual prac	proceed to	nertition t	ions to be i	ong the Native						
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 afted feet 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 leaves the public Trustee has forwarded to the Chief Judge the lists required to be furnished as aforeaid (a schedule of the grants for the lands in such lists being et out in the Schedule hereto):  Now, in pursuance of the said Act and of such lists as 3835 3332 3948 (32) 4076 5292 584 584 3332 3948 (39) 4076 5299 584 3333 3948 (39) 4079 5296 or lessees: And whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as aforeaid (a schedule of the grants for the lands in such list being et out in the Schedule hereto):  Now, in pursuance of the said Act and of such lists as 3836 3334 3948 (39) 4079 5299 3865 3048 (3) 4088 5299 3865 3048 (3) 4088 5299 3865 3048 (3) 4088 5299 3865 3048 (4) 4083 5209 3865 3048 (4) 4083 5209 3865 3048 (4) 4083 5209 3865 3048 (4) 4080 6755 3047 3048 3048 3048 (4) 4080 6755 3047 3048 3048 3048 (4) 4080 6755 3047 3048 3048 3048 3048 3049 3049 4076 5295 3048 3049 4087 5295 3048 3049 4087 5295 3048 3049 4087 5295 3048 3049 4087 5295 3048 3049 4088 5295 3049 4081 5299 3049 4087 5295 3049 4081 5299 3049 4087 5295 3049 4089 5295 3049 4											
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 licenses; or lesses: And whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as aforead id, as should of the grants for the lands in such lists being to the Chief Judge the lists required to be furnished as aforead id, 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 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.  GRANTS.  3685 368 (5) 3692 3777 3790 3794 3630 3699 3729 3739 3784 3780 3794 3783 3890 3673 3734 3783 3799 3799 3668 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (3) 3677 3749 3787 3801											
take effect until the lease upon which the land is held, and any renewal thereof provided for by law has sepired: 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 aforeaid (a schedule of the grants for the lands in such list being et out in the Schedule hereto):  Now, in pursuance of the said Act and of such lists as aforeasid, 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. Applica-ions 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.  GRANTS.  3885 3686 (5) 3692 3777 3790 3794 3894 3794 3785 3794 3893 3734 3781 3782 3781 3794 3893 3734 3782 3781 3794 3893 3893 3734 3749 3785 3801	such sittin	gs the said la	nds could b	e partitione	d and successors			3948	(22)		5286
my renewal thereof provided for by law has expired: And whereas by 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 licenses or lessees: And whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as aforeaid (a schedule of the grants for the lands in such list being et 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. Applica-lons to fix the time and place of hearing pursuant to any such adjournment of the various cases should be made to the presiding Judge in open Court.  SCHEDULE.  GRANTS.  3885 3668 (5) 3692 3777 3790 3794 3893 3698 (6) 3729 3731 3780 3794 3794 3794 3893 3673 3734 3784 3783 3799 3868 (2) 3675 3747 3785 3801  3896 3686 (2) 3675 3747 3785 3801  3806 3867 3874 374 3785 3800  3807 3808 3873 3744 3785 3800  3808 3873 3744 3783 3784 3789 (2) 3808 3809 3873 3749 3787 3801											
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 lot 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 aforea id (a schedule of the grants for the lands in such list being et 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.  Applica-ions 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.  SCHEDULE.  GRANTS.  3585 3668 (5) 3692 3777 3790  A. H. MACKAY,  Registrar.  SCHEDULE.  GRANTS.  3685 3670 3731 3780 3794 and 3379 3794 3793 3794 3795 3794 3											
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 aforeaid (a schedule of the grants for the lands in such list being et 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 Stettlement 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 made to the presiding Judge at Hawera. Every such application will be determined by the presiding Judge in open Court.  A. H. MACKAY, Registrar.  A. H. Mackay. Registrar.  A. H. Mackay. Registrar.  A. H. Mackay. Registrar.  A. H. Mackay. Registrar.											
nuder 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 aforealid (a schedule of the grants for the lands in such lists being at 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 made to the presiding Judge at Hawera. Every such application will be determined by the presiding Judge in open Court.  **Registrar**  SCHEDULE.  **GRANTS.**  3585 3668 (5) 3692 3777 3790 Court.  **Registrar**  3586 3668 (5) 3692 3777 3778 3791 3630 3669 3729 3731 3780 3794 and 3637 3671 3732 3781 3782 3796 3638 3672 3731 3782 3796 3638 3672 3731 3782 3796 3638 3673 3734 3783 3784 3789 3796 3668 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3801  **The Court will be determined by the presiding Judge in open Court.**  **Registrar**  1.**  SCHEDULE.**  **GRANTS.**  3244 3929 3948 (3) 3948 (3) 4081 5299 3948 (3) 4083 3092 3948 (3) 4083 3093 3948 (3) 4083 5300 3948 (3) 4086 5479 3956 3937 3948 (3) 4086 5479 3956 3937 3948 (4) 4083 300 3948 (4) 4087 6753 3867 3937 3948 (4) 4083 500 3968 (3) 3947 (3) 3948 (4) 5172 6756 3867 3947 (1) 3948 (4) 5172 6756 3867 3947 (1) 3948 (4) 5174 6762 3877 3947 (3) 3948 (4) 5174 6762 3877 3947 (1) 3948 (4) 5174 6762 3877 3947 (1) 3948 (4) 5174 6762 3877 3947 (1) 3948 (4) 5174 6762 3877 3947 (1) 3948 (4) 5174 6762 3877 3947 (1) 3948 (4) 5174 676											
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 aforeaid (a schedule of the grants for the lands in such list being et 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.  A. H. Mackay, Registr	under lice	enses or sho	rt-termed	leases where	there was no						
or lessees: And whereas the Public Trustee has forwarded to the Chief Judge the lists required to be furnished as afores aid (a schedule of the grants for the lands in such list being et 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 suited by the presiding Judge in open Court.  Applica, ions 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 3778 3791 3630 3668 (3) 3670 3731 3780 3794 3631 3670 3731 3780 3794 3638 3672 3733 3784 3795 3638 3672 3733 3784 3796 3688 (1) 3674 3735 3784 3799 (2) 3668 (2) 3675 3747 3785 3800 3855 3836 3933 3948 (34) 4083 5300 3886 3937 3948 (36) 4086 65 4937 3948 (36) 4086 6753 3886 3937 3948 (40) 4087 6755 4086 6753 3866 3937 3948 (40) 3948 (41) 4087 6755 4086 5793 3886 3947 (1) 3948 (4) 3948 (4) 4087 6755 4086 5793 3886 3947 (1) 3948 (4) 3948 (4) 4087 6755 4086 5793 3886 3947 (1) 3948 (4) 3948 (4) 4087 6755 4086 5793 3886 3947 (1) 3948 (4) 3948 (4) 4087 6755 4086 5793 3886 3947 (1) 3948 (4) 5172 6756 6821 3877 3947 (4) 3948 (4) 5172 6756 6821 3877 3947 (4) 3948 (4) 5173 6759 3876 3947 (2) 3948 (4) 5173 6759 3876 3947 (3) 3948 (4) 5176 6822 3877 3947 (4) 3948 (4) 5174 6762 3877 3947 (4) 3948 (5) 3947 (6) 3948 (6) 3948 (4) 5176 6822 4877 3947 (4) 3948 (4) 5174 6762 3877 3947 (4) 3948 (5) 3947 (6) 3948 (6) 3948 (4) 5176 6821 4877 3	right of re	newal, and a	lso to lands	that were n	ot let or leased;						
to the Chief Judge the lists required to be furnished as aforeaid (a schedule of the grants for the lands in such list being et 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.  Applicacions 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.  Court.  A. H. MACKAY,  Registrar.  A. H. MACKAY,  Registrar.  A. H. MACKAY,  Registrar.  GRANTS.  A. H. MACKAY,  Registrar.  A. H. Mackay,  Reserves.  A. H. Mackay,  A. H. Mackay,  Registrar.  A. H. Mackay,  Reserves.  A. H. Mackay,  A. H. Mackay,  A. H. M	but that n	o such parti	tion should	affect the ri	ghts of licensees						
aid (a schedule of the grants for the lands in such list being et 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.  Applicacions 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.  GRANTS.  A. H. MACKAY,  Registrar.  Makauhou.  A. H. Wackay and advantage in open Court.  A. H. MACKAY,  Registrar.  GRANTS.  A. H. MACKAY,  Registrar.  GRANTS.  A. H. MACKAY,  Registrar.  GRANTS.  A. H. MACKAY,  Registrar.  Makauhou.  A. H. Mackay and advantage in open Court.  GRANTS.  A. H. Mackay and advantage in open Court.  GRANTS.  A. H. Mackay and advantage in open Court.  GRANTS.  A. H. Mackay and advantage in open Court.  GRANTS.  A. H. Mackay and adv	or lessees	: And when	reas the Pu	one irustee	nas forwarded						
et 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.  Applicasions 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.  SCHEDULE.  GRANTS.  A. H. MACKAY, Registrar.  CRANTS.  SCHEDULE.  GRANTS.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  GRANTS.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  GRANTS.  SCHEDULE.  GRANTS.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  Manuananaha, Section 54.  Namuananaha, Section 54.  Pohohitoa.  Makauhou.  Makino.  Makauhou.  Manganaha, Section 149.  Mangaopa.  Tapuipa.  Mangaopa.  Tapuipa.  Mangaopa.  Tapuipa.  Mangaopa.  Tapuipa.  Waivakaiho (Whatauhi) Maivawakaiho (Whatauhi) Waivakaiho (Whatauhi) Waiv											
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.  Applicacions 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.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  A. H. MACKAY, Registrar.  GRANTS.  SCHEDULE.  GRANTS.  3686 (3) 3668 (5) 3692 3777 3778 3791 3639 3668 (6) 3729 3778 3794 3784 3781 3790 3638 3672 3733 3782 3781 3790 3638 3672 3733 3782 3786 3896 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3800 1				0110 14110-0 -1							
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.  ——————————————————————————————————	Now, ir	pursuance	of the said								
ber, 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.  GRANTS.  GRANTS.  3685 3668 (5) 3692 3777 3790 3629 3668 (6) 3727 3778 3791 3630 3669 3729 3731 3780 3794 and 3637 3671 3732 3781 3790 3638 3672 3733 3734 3783 3799 3668 (1) 3674 3735 3744 3785 3800 3668 (2) 3675 3747 3755 3801  by the West Coast Settlements Districts to the locality considered most convenient and suitable for the hearing of the respective cases under consideration.  Application will be determined by the presiding Judge in open Court.  A. H. MACKAY, Registrar.  Marrepe Reserve.  Ngatoto.  NR. 17 Fitzroy (Pukeweka).  Marganaha, Section 54. Pohohitoa.  Makino.  Makino.  Rataphinpihi.  Manganaha, Section 149.  Manganaha, Section	aforesaid,	it is hereby	notified t	hat a sitting	g of the Native						
Matters directed to be heard under the said sections 15 and 21 of the West Coast Settlement Reserves Act, 1913, pursuant to the 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.   A. H. MACKAY, Registrar.											
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 Hawers. Every such application will be determined by the presiding Judge in open Court.  A. H. MACKAY,  Registrar.											
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.  Applicacions 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 3629 3668 (6) 3727 3778 3791 3630 3669 3729 3779 3794 3631 3670 3731 3780 3794 and 3637 3671 3732 3781 3790 3638 3673 3734 3782 3796 3638 3673 3734 3735 3784 3799 (2) 3668 (1) 3674 3735 3784 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (3) 3677 3749 3787 3801  3875 3947 (2) 3948 (46) 5175 6821 3947 (2) 3948 (47) 5176 6822 3947 (4) 3948 (48) 5209 6825 3947 (7) 3948 (48) 5209 6825 3947 (7) 3948 (50) 5232 6826 3839 3947 (7) 3948 (50) 5232 6826 3848 3947 (11) 3948 (54) 5235  Ararepe Reserve. N.R. 17 Fitzroy (Pukeweka). N.R. 18 Ataphapai 4A. N.R. 18 Ataphapai 4A. N.R. 18 Ataphapai 4A. N.R. 18 Moturoa (Allotment tupiupiu). N.R. "E" Waiwakaiho (Whatapha tupiupiu). N.R. "H" Waiwakaiho (Whatapha tupiupiu).											
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.   Registrar.   Registrar.   Registrar.   Registrar.   SCHEDULE.   Grants.   Registrar.   Grants.   Schedul.   Ratahangai 4A.   Ratahangai				•							
trict 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.  BCHEDULE.  GRANTS.  3585 3668 (5) 3692 3777 3790 3630 3669 3729 3779 3794 3631 3670 3731 3780 3794 and 3637 3671 3732 3781 3797 3638 3672 3733 3782 3796 3668 (1) 3673 3734 3783 3799 3668 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (3) 3677 3749 3787 3801  38879 3947 (5) 3948 (50) 5232 6826 3883 3947 (6) 3948 (50) 5232 7032 3886 3947 (7) 3948 (53) 5234 7035 3886 3947 (7) 3948 (53) 5234 7035 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (53) 5234 7035 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (52) 5233 7032 3886 3947 (1) 3948 (53) 5234 7035 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5234 7035 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (52) 5235 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1) 3948 (50) 5234 7035 3886 3947 (1)	The Co	urt will fron									
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.											
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.  Registrar.  GRANTS.  3885 3947 (7) 3948 (53) 5234 7035 3886 3947 (11) 3948 (54) 5235  Ararepe Reserve. NR. 17 Fitzroy (Pukeweka). NR. 17 Fi	trict to the	ne locality co	nsidered m	ost conveni	ent and suitable						
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.  BCHEDULE.  GRANTS.  3585 3668 (5) 3692 3777 3790 3668 (6) 3727 3778 3791 Manutangahia and Tenau 3630 3669 3729 3779 3794 Manutangahia and Tenau 3637 3671 3732 3781 3797 3638 3672 3733 3784 3789 3668 (1) 3673 3734 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (2) 3675 3747 3785 3800 3668 (3) 3677 3749 3787 3801 3886 3947 (11) 3948 (54) 5235  Ararepe Reserve. Ngatoto.  N.R. 17 Fitzroy (Pukeweka). Hoehoe. Papatupu. Hoehoe. Papatupu. Hoehoe. Papatupu. Hoehoe. Papatupu. Moewaka. Paraiti. Katere. Kopua, Section 54. Pohohitoa. Purakau. Ratahangai 4A. Manganaha, Section 149. Ruatakau. Mangaopa. Tapuipa. Mangati. Upokotauaki. Mangati. Upokotauaki. Mangati. NR. 1 Moturoa (Allotment tupiupiu). NR. 1 Moturoa (Allotment tupiupiu). NR. 1 Moturoa (Allotment tupiupiu). NR. 1 Waiwakaiho (Whatupiupiu).	Applies	aring or the	the time an	d place of h	earing pursuant						
Ararepe Reserve.   Ngatoto.   Oropurir.											7030
Court.  A. H. MACKAY, Registrar.  SCHEDULE. GRANTS.  GRANTS.  GRANTS.  GRANTS.  GRANTS.  GRANTS.  GRANTS.  GRANTS.  GRANTS.  3585 3668 (5) 3692 3777 3790 Makuhou.  Makuhou.  Makuhou.  Makuhou.  Makuhou.  Makauhou.  Makauhou.  Makauhou.  Makauhou.  Makauhou.  Makauhou.  Makauhou.  Matauhauhauhauhauhauhauhauhauhauhauhauhauha	made to t	he presiding	Judge at 1	Hawera. E	very such appli-		` '	-	` '		
A. H. MACKAY, Registrar.		ll be determ	ined by th	e presiding	Judge in open			aka )			
Registrar.   Hoewaka.   Paraiti.   Katere.   Paritutu.   Kopua, Section 54.   Pohohitoa.   Poh	Court.			AHV	TACKAV		lozioy (1 dkow	cka j.			
SCHEDULE.   GRANTS.   Kopua, Section 54.   Pohohitoa.   Puketiu Reserve.   Puketiu Reserve.   Purakau.   Ratahangai 4A.   Makuhou.   Ratapihipihi.   Ratahangai 4A.   Makuhou.   Ratapihipihi.   Ratahangai 4A.   Mangaopa.   Tapuipa.   Ratahangai 4A.   Mangaopa.   Tapuipa.				11. 11. 1			,				
SCHEDULE.         ", ", 55.         Puketiu Reserve.           GRANTS.         Makauhou.         Ratahangai 4A.           3585         3668 (5)         3692         3777         3790         Makino.         Ratahangai 4A.           3629         3668 (6)         3727         3778         3791         Manganaha, Section 149.         Ruatakau.           3630         3669         3729         3779         3794 and         Mangapata.         Tapuipa.           3637         3671         3732         3781         3797         Manutangahia and Tenau         Wairoa (76).           3638         3672         3733         3782         3796         Reserves.         N.R. "E"Waiwakaiho.           3668 (1)         3674         3735         3784         3799         Matau.         N.R. "G" Waiwakaiho (Whatupiu).           3668 (2)         3675         3747         3785         3800         "F").         N.R. "H" Waiwakaiho (Whatupiu).           3668 (3)         3677         3749         3787         3801         Namunamu.         tupiupiu).				_							
Grants						Kopua, S					
Makauhou.   Ratahangai 4A.	SCHEDULE.										
3585         3668 (5)         3692         3777         3790         Makino.         Ratapihipihi.           3629         3668 (6)         3727         3778         3791         Manganaha, Section 149.         Ruatakau.           3630         3669         3729         3779         3794         Mangaopa.         Tapuipa.           3631         3670         3731         3780         3794 and         Mangati.         Upokotauaki.           3638         3672         3733         3782         3796         Reserves.         N.R. "E" Waiwakaiho.           3638         3672         3734         3783         3799         Matau.         N.R. "G" Waiwakaiho (Whataupahia).           3668 (1)         3674         3735         3784         3799 (2)         N.R. 1 Moturoa (Allotment tupiupiu).         N.R. "H" Waiwakaiho (Whataupahia).           3668 (3)         3677         3749         3787         3801         Namunamu.         Namunamu.         tupiupiu).			GRANT	s.		Makanhor					
3629       3668 (6)       3727       3778       3791       Manganaha, Section 149.       Ruatakau.         3630       3669       3729       3779       3794       Mangaopa.       Tapuipa.         3631       3670       3731       3780       3794 and       Mangati.       Upokotauaki.         3638       3671       3732       3781       3797       Manutangahia and Tenau       Wairoa (76).         3639       3673       3734       3783       3799       Matau.       N.R. "E" Waiwakaiho.         3668 (1)       3674       3735       3784       3799 (2)       N.R. 1 Moturoa (Allotment tupiupiu).       tupiupiu).         3668 (3)       3677       3749       3787       3801       Namunamu.       tupiupiu).	3585	3668 (5)	3692	3777	3790		<b>u.</b>				
3631       3670       3731       3780       3794 and       Mangati.       Upokotauaki.         3637       3671       3732       3781       3797       Manutangahia and Tenau       Wairoa (76).         3638       3672       3733       3782       3796       Reserves.       N.R. "E" Waiwakaiho.         3639       3673       3734       3783       3799       Matau.       N.R. "G" Waiwakaiho (Wha-         3668 (1)       3674       3735       3784       3799 (2)       N.R. 1 Moturoa (Allotment trupiupiu).       tupiupiu).         3668 (3)       3677       3749       3787       3801       Namunamu.       tupiupiu).			3727			Manganal	na, Section 149	١.	Ruataka	sū.	
3637 3671 3732 3781 3797 Manutangahia and Tenau Wairoa (76). 3638 3672 3733 3782 3796 Reserves. N.R. "E" Waiwakaiho. 3639 3673 3734 3783 3799 Matau. N.R. "G" Waiwakaiho (Wha- 3668 (1) 3674 3735 3784 3799 (2) N.R. 1 Moturoa (Allotment tupiupiu). 3668 (2) 3675 3747 3785 3800 "F"). Namunamu. tupiupiu). 3668 (3) 3677 3749 3787 3801 Namunamu. tupiupiu).							<b>.</b>				
3638     3672     3733     3782     3796     Reserves.     N.R. "E" Waiwakaiho.       3639     3673     3734     3783     3799     Matau.     N.R. "G" Waiwakaiho (Wha-       3668 (1)     3674     3735     3784     3799 (2)     N.R. 1 Moturoa (Allotment tupiupiu).     tupiupiu).       3668 (2)     3675     3747     3785     3800     "F").     N.R. "H" Waiwakaiho (Wha-       3668 (3)     3677     3749     3787     3801     Namunamu.     tupiupiu).							1.5a m				
3639 3673 3734 3783 3799 Matau. N.R. "G" Waiwakaiho (Wha- 3668 (1) 3674 3785 3784 3799 (2) N.R. 1 Moturoa (Allotment tupiupiu). 3668 (2) 3675 3747 3785 3800 "F"). N.R. "H" Waiwakaiho (Wha- 3668 (3) 3677 3749 3787 3801 Namunamu. tupiupiu).								enau			aiho
3668 (1)     3674     3735     3784     3799 (2)     N.R. 1 Moturoa (Allotment tupiupiu).     tupiupiu).       3668 (2)     3675     3747     3785     3800     "F").     N.R. "H" Waiwakaiho (Whatupiu).       3668 (3)     3677     3749     3787     3801     Namunamu     tupiupiu).							us.				
3668 (2) 3675 3747 3785 3800 ("F"). N.R. "H" Waiwakaiho (Wha- 3668 (3) 3677 3749 3787 3801 Namunamu. tupiupiu).							Ioturoa (Allot	ment	tupiu	pi <b>u</b> ).	•
9 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	3668 (2)	3675	3747	3785	3800 ` ′	" F").	•				aiho (Wha-
3668 (4) 3682 3776 3789 3802   Ngakorako.									tupiu	pi <b>u).</b>	
	3668 (4)	3682	3776	3789	3802	1 Ngakorak	.00			-	

## 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 forencon, 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,

[Tokerau 5.]

[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.