

IN THE WAITANGI TRIBUNAL

Wai 2800

CONCERNING

the Treaty of Waitangi Act 1975

AND

the inquiry into Remaining
Historical Claims: Southern
North Island and South Island
Claims

**MEMORANDUM-DIRECTIONS OF CHIEF JUDGE W W ISAAC REGARDING
FILING EXTENSION FOR THE NGĀTI RANGATAHI KEI RANGITĪKEI (Wai
1623) CLAIM**

8 February 2023

Extension for Crown response and claimant reply regarding the Ngāti Rangatahi kei Rangitīkei (Wai 1623) claim to the Wairau Valley

1. On 9 December 2022, the Crown was directed to respond, by 22 December 2022, to the Ngāti Rangatahi kei Rangitīkei (Wai 1623) claimant submission regarding the Wairau Valley (Wai 2800, #2.5.12 at [11]). The Wai 1623 claimants were directed to submit any consequent reply by 26 January 2023 (Wai 2800, #2.5.12 at [12]).
2. On 22 December 2022, Crown counsel Daniel Hunt sought an extension until the 20 January 2023 to confirm instructions with officials from Te Arawhiti (Wai 2800, #3.1.32 at [2]-[3]).
3. On 23 December 2022, the Tribunal's Registrar advised parties by email that the extension was granted and that a corresponding extension would be granted for any Wai 1623 claimant reply.
4. Accordingly, on 20 January 2023, the Crown filed a memorandum responding to the Wai 1623 claimant submissions (Wai 2800, #3.1.33).
5. This direction formally confirms the extension granted and directs counsel for the Wai 1623 claim to submit any reply to the Crown response by **5pm, Thursday 23 February 2023**.

The Registrar is to send this direction to all those on the notification list for Wai 2800, the Inquiry into Remaining Historical Claims: Southern North Island and South Island Claims.

DATED at Gisborne this 8th day of February 2023



Chief Judge W W Isaac
Presiding Officer

WAITANGI TRIBUNAL