

Wai 1040, 1.1.77

OFFICIAL

6 Marsden Point Road  
RUAKAKA  
via Whangarei

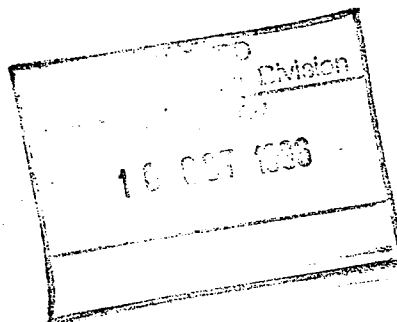
CLAIM  
WAI 642

1-1  
Date 5/10/96

RECEIVED  
CLADMIN  
10/10/96  
CMB

phone & facsimile 09, 4327734

THE REGISTRAR  
Waitangi Tribunal  
PO Box 5022  
WELLINGTON



**Reference:** Application for claim

1. WE, the following persons, representing the WHANAU PANI Trust and its beneficiaries, all from the Ngatihine subtribe of NGAPUHI, put forward our names and addresses, as follows:

Mrs Elizabeth Mataroria-Legg  
70b Marsden Point Road  
RUAKAKA  
WHANGAREI

Small Business Consultant

Mr Ken Mataroria  
36 Higgins Street  
Frankton  
HAMILTON

Roadworks Engineer

Mrs PANIA Chapman  
45 Windrush Close  
MANGERE  
AUCKLAND

Mother & Chairperson of Trust

2. We make the claim on behalf of ourselves and the descendants of POROWINI KAKA with the support of Ngatihine RUNANGA. We are beneficiaries of the Taitokerau Trust Board.

3. We have been prejudicially affected by:

- (a) The block of land where we lived, a MARAE and economic base, MOTATAU 5a2, was made into a reserve for perpetuity following an Proclamation in 1919. (Gazette Notice appearing on 3.4.1919) making MOTATAU 5a2 absolutely inalienable except by will.
- (b) In 1957 a new Proclamation was made in respect of MOTATAU 5a2. This new Proclamation was in direct contradiction to the one of 1919 which it revoked. Without giving any reasons for the change of status of the land, the new notice made MOTATAU 5a2 available for purchase. Subsequently, the Maori Trustee arranged for the block to be leased and thereafter sold, whereas the 1919 notice had stated that the land was inalienable.
- (c) As owners and occupiers of the land, we were not informed of these proceedings, or the effect these would have on our family.
- (d) The Crown changed the laws governing the legal status of MOTATAU 5a2 in order to suit its own objectives..
- (e) The Crown facilitated the sale of our economic base without the consent of the majority of its owners, this despite objections from owners attending the land court proceedings.
- (f) Our father, (now deceased), was absent at the meeting, yet his shares were included in those made available for purchase..
- (g) The owners did not agree upon a price, and the Maori Trustee administered the sale without consultation with our elders.
- (h) In the sale process the Land Court Judge overruled his own court order by switching from a lease agreement to an outright sale.
- (i) A licence to occupy the land was given to a non owner following financially crippling and an untenable set of circumstances imposed on us.

- (j) The claimants were only three out of twelve minors at the time and this factor only brought further unnecessary burdens upon our parents, (to the point where our father entertained the idea of shooting us because of his failure to prevent us from being dispossessed of the land, rightfully ours).
- (k) The crown did not provide the promised safeguard measures for the retention of our land as guaranteed under the Treaty of Waitangi. As a result we have lost our MARAE, native stand, KAAINGA, TIKANGA, MANA and our MAURI. Our TUPUNA are buried there and we cannot even visit them when we wish, and our very own PITO are buried there.
- (l) There are several historic WAHI TAPU scattered throughout the property, the black WEKA, the native KIORE as well as KOKOWAI.
- (m) Our kauri home built before the turn of the century, comprising six bedroom with formal dining room and separate kitchen has been destroyed as well as our Meeting house, implement shed, food storage shed and milking shed containing various machinery.

**WE CLAIM THAT THE MATTERS raised above WERE A DERELICTION OF POWERS and CONTRARY TO THE PRINCIPLES OF THE TREATY OF WAITANGI.**

- 4.** **We** seek without prejudice to the current owner who might be compensated for the such. ....the return. in full of our ancestral land, or, failing that, of part of MOTATAU 5a2 and any other compensation the Tribunal deems appropriate.
- 5.** **We** wish the Tribunal to commission a researcher to further assist us in our claim should this be in its powers.
- 6.** **We** wish to reserve the right to amend or alter this claim when and if necessary..

**7.** We do not have a legal representative at this stage and propose to apply for legal aid for our claim, at which time we will inform the tribunal of his or her identity.

**8.** We wish the claim to be heard at the POROWINI KAKA MARAE,  
POROWINI AVENUE  
WHANGAREI

**9.** A file in respect to the current claim is available and nearing completion.

**10** We believe the following persons and organisations should be notified of this claim:

Far North District Council,  
The owners Alexander Bain Miller, James Lord, Alan David Livingston  
Other family members.  
Other owners

**11** This claim is proposed by the author who may be contacted through the address given above.

**12** Enclosure/s

(a) copy of Gazette p.901 3.4.1919

(b) copy of Gazette p.179 7.2.1957

*E. Matusina faga*

*Native Land to be developed and settled.—Bay of Islands Development Scheme.*

Office of the Native Minister,  
Wellington, 15th September, 1930.

WHEREAS the Native Minister has decided to apply the provisions of subsection (3) of section 23 of the Native Land Amendment and Native Land Claims Adjustment Act, 1929, to the Native land or land owned by Natives described in the Schedule hereto: Notice of the Native Minister's intention so to do is hereby given and published in accordance with the said subsection (3), and attention is drawn to paragraph (f) of the said subsection (3), which provides that no owner shall, except with the consent of the Native Minister, be entitled to exercise any rights of ownership in connection with the land affected so as to interfere with or obstruct the carrying-out of any works undertaken or to be undertaken under the said subsection (3).

SCHEDULE.

LANDS SITUATE IN THE TOKERAU NATIVE LAND COURT DISTRICT.

THE various parcels or subdivisions of the undermentioned blocks which still remain Native land are owned by Natives, saving and excepting those parcels alienated by way of lease to Europeans of which the leases are still subsisting:—

- |                              |                            |
|------------------------------|----------------------------|
| Te Ahuahu.                   | Maunu.                     |
| Aroha.                       | Mimitu-Ruarei.             |
| Te Aute.                     | Mohinui.                   |
| Te Awahu (33 acres 2 roods). | Motatau 1.                 |
| Awarua.                      | Motatau 2.                 |
| Eguria.                      | Motatau 3.                 |
| Hsowhenua.                   | Motatau 4.                 |
| Hauai.                       | Motatau 5.                 |
| Hauhau-pounamu.              | Moturus.                   |
| Herepoho.                    | Ngaiotonga.                |
| Horahora.                    | Ngamahanga (at Taumarere). |
| Horena.                      | Ngamokooneona.             |
| Huria.                       | Ngararatunua.              |
| Hurupaki.                    | Ngatapapa.                 |
| Kaihiki.                     | Ngateri.                   |
| Kaikou.                      | Ngatokaturu.               |
| Kairarau.                    | Ngawhitu.                  |
| Kaiwhakairi.                 | Oakura.                    |
| Kapowai.                     | Ohawini.                   |
| Karakahuarua.                | Omanene.                   |
| Te Karawa.                   | Omanu.                     |
| Te Karetu.                   | Omapere.                   |
| Kause-o-mau.                 | Opouteke.                  |
| Kaurinui.                    | Oraruharo.                 |
| Keatekaha.                   | Oriwa.                     |
| Ketenikau.                   | Orokawa.                   |
| Kirikiri-pawhao.             | Oromahoe.                  |
| Kiripaka.                    | Otaika.                    |
| Kohatatahaua.                | Otamaiti.                  |
| Kohatuwhawha.                | Otamarua.                  |
| Kohekohe.                    | Otara.                     |
| Kohewhata.                   | Oteaka.                    |
| Koihanga.                    | Otetao.                    |
| Te Kokinga.                  | Otito.                     |
| Kopuakawau.                  | Otuhii.                    |
| Kopuwaiwaha.                 | Oue.                       |
| Kotuku.                      | Owhata.                    |
| Te Maika.                    | Te Pae.                    |
| Te Mamaku.                   | Pahekeheke.                |
| Mangakaha.                   | Pakikakutu.                |
| Mangakowhara.                | Pakonga.                   |
| Mangareporepo.               | Pakonga No. 2.             |
| Mangatarairo.                | Paoneone.                  |
| Mangatawai.                  | Papakauri.                 |
| Mangawhati.                  | Papirimurimu.              |
| Manukau.                     | Parahaki.                  |
| Maramatautini.               | Parahirahi.                |
| Marino.                      | Parangarahau.              |
| Maromaku.                    | Paremata-Mokau.            |
| Maruara.                     | Patana.                    |
| Maruata.                     | Patoteo.                   |
| Matapouri.                   | Patukaue.                  |
| Matarau.                     | Pehiaweri.                 |
| Mataraus.                    | Pimiro.                    |
| Matawaka.                    | Pipiwai (or Te Angiangi).  |
| Maungakarama.                | Prikotaha.                 |
| Maungakawaka.                | Te Poike.                  |
| Maunganui.                   | Pokangahere.               |
| Maungapohatu South.          | Pokapu.                    |
| Maungaturoto.                |                            |
| Mautakirua.                  |                            |

- Pokatuawhenua.
- Porotaki.
- Poroti.
- Porotu.
- Te Pua.
- Puhipuhi.
- Pukahakaha.
- Pukekauri.
- Pukeokui.
- Pukemiro.
- Puketaka.
- Puketaka (40 acres).
- Puketapu.
- Puketaururu.
- Puketotara.
- Puketutu.
- Punakitere.
- Punaruks.
- Pungaere.
- Te Pupuhu.
- Putahohoi.
- Ramaroa.
- Ranganui.
- Ranghamama.
- Te Raupo.
- Rawhiti.
- Rehuotane.
- Reiwhatia.
- Rerotiti.
- Te Rewarewa.
- Te Ru.
- Raupekapeka.
- Ruatawao.
- Te Ruatahi.
- Tahunakusks.
- Tahungapuoro.
- Taiheruru.
- Taikapukapu.
- Takahiwi.
- Takangaomohi.
- Tangatapu.
- Tangatapu No. 1.
- Tapapanui.
- Taporepore.
- Taraira.
- Tapuatahi.

- Taumaharau.
- Taumatamakuku.
- Taumatamakuku.
- Taumataroa.
- Tautaranui.
- Tawapuku.
- Tawata.
- Te Ti.
- Te Ti Mangonui.
- Toatoa.
- Toetoe.
- Toiroa.
- Tokakopuru.
- Te Tokitoki.
- Tuatonui.
- Tuhuna.
- Tutaematai.
- Te Turuki.
- Waerengatua.
- Waihaha.
- Waikahikatea.
- Waikaramihi.
- Waikare.
- Waikino.
- Waikotiha.
- Waimahe.
- Waimangaro.
- Waiparahaka.
- Te Wairahi.
- Waitaraiti.
- Waituku.
- Waitomotomo.
- Waiwhariki.
- Wawa.
- Werowero.
- Wiroa.
- Whakapea.
- Whakafaha.
- Whangaroa-Ngaiotonga.
- Whangaruru-Whakaturia.
- Whapukupirau.
- Wharegeere.
- Wharepoko.
- Whaitiri.
- Whaitiri (A and B).

A. T. NGATA, Native Minister.

*Excluding Land from the Kaipara Development Scheme.*

Office of the Native Minister,  
Wellington, 13th September, 1930.

WHEREAS notice was published in the *Gazette* and *Kahiti* on the 19th June, 1930, that the Native Minister has decided to apply the provisions of subsection (3) of section 23 of the Native Land Amendment and Native Land Claims Adjustment Act, 1929, to Aroa, Lot 4n, and other blocks of Native land or land owned by Natives in the Tokerau Native Land Court District: And whereas the Native Minister has now decided that the block mentioned in the Schedule hereto shall no longer be subject to the provisions of subsection (3) of the said section 23; it is hereby notified that such land is excluded from the said Kaipara development scheme accordingly.

SCHEDULE.

- OPANAKE 1c South No. 10: Area, 199 acres 0 roods 33 perches.

A. T. NGATA, Native Minister.

*Portion of Ruatoki Consolidation Scheme confirmed.*

In the matter of Section 6 of the Native Land Amendment and Native Land Claims Adjustment Act, 1923.

NOTICE is hereby given that a scheme of consolidation in part, dated the 12th day of September, 1930, dealing with Ruatoki No. 1 and other blocks, as set out in the said scheme, having been prepared by the Native Land Court in accordance with the above-mentioned Act; and submitted under the seal of that said Court to the Native Minister for his approval, I, Apirana Turupa Ngata, as such Native Minister, being satisfied that the scheme so submitted is just and equitable, and is in the public interest, do hereby confirm the portion of the said scheme of consolidation which was so submitted on the 12th day of September, 1930.

Dated this 17th day of September, 1930.

A. T. NGATA, Native Minister.

*Declaring Land to be Subject to the Provisions of Part XXIV of the Maori Affairs Act 1953 (Taurewa Development Scheme)*

PURSUANT to section 330 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on and from the date of the publication of this notice in the *Gazette* the land described in the Schedule hereto shall be subject to the provisions of Part XXIV of the Maori Affairs Act 1953.

SCHEDULE

WELLINGTON LAND DISTRICT

| Land                 | Block and Survey District | Area |       |
|----------------------|---------------------------|------|-------|
|                      |                           | A.   | R. P. |
| Taurewa 4, West D.I. | I, Waimanu                | 5    | 2 20  |

Dated at Wellington this 6th day of April 1962.  
for and on behalf of the Board of Maori Affairs—

B. E. SOUTER,  
Assistant Secretary for Maori Affairs.  
(S.A. 21/4/87, 65/11; D.O. 6/20/0)

*Declaring Land from the Provisions of Part XXIV of the Maori Affairs Act 1953 (Bay of Islands Development Scheme)*

PURSUANT to section 332 of the Maori Affairs Act 1953, the Board of Maori Affairs hereby declares that on the date of the publication of this notice in the *Gazette* the land described in the Schedule shall be subject to the provisions of Part XXIV of the Maori Affairs Act 1953, the said land being so subject by virtue of notices dated 12 June 1930 and 15 September 1930 and published in the *Gazettes*, 26 June 1930, Volume II, page 2054, and 5 September 1930, Volume III, pages 2850 and 2851.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT

| Land   | Block and Survey District                | Area |        |
|--|--|------|--------|
|  |  | A.   | R. P.  |
| Manamama J.2   | XV, Omapere                              | 4    | 2 18   |
| Mahia E 5  | IV, Kaeo                                 | 154  | 2 30   |
| Mania 68 (formerly part of Kawhare G 3B)   | II, Waoku                                | 27   | 2 4    |
| Mopore F   | II and III, Punakitere                   | 32   | 2 15   |
| Makawakawa 8A  | VII, Punakitere                          | 85   | 0 0    |
| Mahu North   | III, Mangakura                           | 42   | 0 4    |
| Mano-Manukau 12C   | II, Herekino                             | 78   | 2 15   |
| Merly part Lot 5, D.P. part Manukau F 6 (3 5)  |  |      |        |
| Mu-3H 1  | XIV, Kawakawa                            | 1    | 1 0    |
| Mu-3I  | XIV, Kawakawa                            | 0    | 2 0    |
| Muru 5B  | XIV and XV, Omapere, and III, Punakitere | 38   | 3 30   |
| Mua B 2  | XVI, Omapere                             | 129  | 2 15.3 |
| Muc 2A   | XV, Omapere                              | 42   | 2 15   |
| Moe B 2  | VI, Kawakawa                             | 1    | 2 12   |
| Moe D 3  | VI, Kawakawa                             | 13   | 0 8    |
| Moe A 2  | VI, Kawakawa                             | 26   | 1 30   |
| Moe C  | VI, Kawakawa                             | 36   | 3 0    |
| Moe A. 1   | VI, Kawakawa                             | 4    | 0 0    |
| Mob 2A   | II, Motatau                              | 31   | 1 38   |
| Mob 2B (formerly Motatau 5A 2B 1, 2, 5A 2D, 5A 2E, 5A 3B, 5A 4, 5A 7B, 1B 2E, 5A 3A) | II, Motatau                              | 58   | 3 4    |
| Mua 7  | IV, Ahipara                              | 8    | 2 28   |
| Mua 8  | IV, Ahipara                              | 4    | 0 0    |
| Mua 2B 2A  | IV, Ahipara                              | 3    | 0 8    |
| Mua 2B 2B  | IV, Ahipara                              | 1    | 1 0    |
| Mua 2E   | V, Motatau                               | 145  | 3 0    |
| Mua 3B   | V, Motatau                               | 253  | 1 10   |
| Mua 4B   | V, Motatau                               | 132  | 2 8    |
| Mua 2B 2   | V and VI, Motatau                        | 85   | 1 38   |
| Mua 3  | VI and II, Kaeo                          | 85   | 0 0    |
| Mua 4  | II, Kaeo                                 | 62   | 2 6    |
| Mua 5  | II, Kaeo                                 | 49   | 0 0    |
| Mua 6  | XII, Motatau                             | 290  | 0 2    |
| Mua 7  | VII, Punakitere                          | 467  | 2 29   |
| Mua 8  | VII, Punakitere                          | 370  | 1 0    |
| Mua 9  | VII and XI, Punakitere                   | 266  | 0 13   |

Dated at Wellington this 5th day of April 1962.  
for and on behalf of the Board of Maori Affairs—

B. E. SOUTER,  
Assistant Secretary for Maori Affairs.  
(S.A. 7/61/7A; D.O. 18/A/G)

Gazette of 18 August 1960, at page 1242, and the *Gazette* of 11 January 1962, at page 11, the following insurance companies, within the meaning of the said Act, are authorised insurers under Part III of the Workers' Compensation Act 1956.

- Eastern United Assurance Corp. Ltd.
- Home Insurance Co.
- New Zealand Municipalities Cooperative Insurance Co. Ltd.
- T. and G. Fire and General Insurance Co. Ltd.

Dated at Wellington this 5th day of April 1962.  
H. L. BOCKETT, Secretary of Labour.

(Lab. H.O. 18/8/0)

*Industrial Conciliation and Arbitration Act 1954: Cancellation of Registration of Industrial Union*

PURSUANT to section 86 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of the Wellington Retail Booksellers' and Newsagents' Industrial Union of Employers, Registered No. 1559, situated at Wellington is hereby cancelled as from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 9th day of April 1962.

N. S. WOODS, Registrar of Industrial Unions,  
Department of Labour.

(Lab. 3/2/1217)

*Industrial Conciliation and Arbitration Act 1954: Cancellation of Registration of Industrial Union*

PURSUANT to section 86 of the Industrial Conciliation and Arbitration Act 1954, it is hereby notified that the registration of the Invercargill Retail Booksellers' and Newsagents' Industrial Union of Employers, Registered No. 1578, situated at Invercargill, is hereby cancelled as from the date of the publication of this notice in the *Gazette*.

Dated at Wellington this 9th day of April 1962.

N. S. WOODS, Registrar of Industrial Unions,  
Department of Labour.

(Lab. 3/2/1236)

*Unclaimed Property—Notice of Election by the Public Trustee to Become Manager Under Public Trust Office Act 1957, Part V*

WHEREAS, after due inquiry, it is not known where the owners of the property described in the Schedule hereto are or whether they are alive or dead; and whereas the gross value of the said property (as estimated by the Public Trustee) does not exceed £2,000 and, for the purposes of subsection (2) of section 80 of the Public Trust Office Act 1957, the Public Trustee is satisfied that it is advisable that he should become the manager of the said property: Now, therefore, the Public Trustee, in exercise of the authority conferred upon him by the said subsection (2), hereby elects to be manager of the said property under Part V of the said Act.

Dated at Wellington this 3rd day of April 1962.

SCHEDULE

(a) All that piece of land situate in Midhirst, near Stratford, containing thirty-nine perches (39 p.), more or less, being Allotment 8 of Block X, Midhirst East (Deposited Plan 28), being part Section V, Block XIII, Huiroa District, and the whole of the land comprised in certificate of title, Volume 5, folio 260, Taranaki Registry. The registered proprietor is Richard John Duncan, of Wellington, auctioneer, and it appears from caveat X 410 that he sold the land to James Wallace, of Shannon, who devised it to his wife Isabella Wallace.

(b) All that piece of land situate in Midhirst containing twenty-seven perches (27 p.), more or less, being Allotment 6, Block X, Town of Midhirst East, and the whole of the land comprised in certificate of title, Volume 62, folio 134, Taranaki Registry. The registered proprietor is George Henry Saunders, of Midhirst, labourer.

W. BROWN, Public Trustee.

*Meat Export Prices Act 1955*

PURSUANT to section 13 (1) of the Meat Export Prices Act 1955, the Meat Export Prices Committee hereby gives notice of the following Schedule of Deficiency Payments to be made to owners in respect of the weekly...

*Authorised Insurers Under Part III of the Workers' Compensation Act 1956*

*Revocation of Orders in Council Prohibiting All Alienations of Certain Maori Land Other Than Alienations by Way of Will*

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 29th day of January 1957

Present:

THE RIGHT HON. K. J. HOLYOAKE PRESIDING IN COUNCIL

PURSUANT to all powers in that behalf him enabling, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby revokes the Orders in Council particulars of which are set out in the Schedule hereto declaring the lands therein to be excepted from the operation of sections 107 to 110 (inclusive) and sections 115 and 116 of the Maori Land Management Act 1913, and to be absolutely inalienable except by will.

SCHEDULE

| Date of Order in Council | Gazette Reference            | Name of Land      | Area                |
|--------------------------|------------------------------|-------------------|---------------------|
| 1919                     | 3 April 1919, Vol. I, p. 901 | Motatau 5A No. 1B | A. R. P.<br>97 3 23 |
| 1919                     | 3 April 1919, Vol. I, p. 901 | Motatau 5A No. 2  | 1,227 1 19          |
|                          | "                            | Motatau 5A No. 3A | 136 1 36            |
|                          | "                            | Motatau 5A No. 3D | 38 3 39             |
|                          | "                            | Motatau 5A No. 3F | 19 2 0              |
|                          | "                            | Motatau 5A No. 3G | 191 0 10            |
| 1919                     | 3 April 1919, Vol. I, p. 901 | Motatau 5A No. 5B | 88 2 20             |
|                          | "                            | Motatau 5A No. 1A | 47 2 7              |
|                          | "                            | Motatau 5A No. 4  | 369 1 2             |
|                          | "                            | Motatau 5A No. 7B | 231 0 14            |

T. J. SHERRARD, Clerk of the Executive Council.

*Humphrey Clarence Acton-Adams, of Mahunga, Sheep Farmer, to Erect and Use Certain Electric Lines in the County of Kaikoura*

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 29th day of January 1957

Present:

HON. K. J. HOLYOAKE PRESIDING IN COUNCIL  
PURSUANT to the Public Works Act 1928, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby authorises Humphrey Clarence Adams, of Mahunga, Kaikoura, sheep farmer (referred to as the licensee), subject to the conditions hereinafter set forth, to lay, construct, put up, place, and use electric lines described in the Schedule hereto.

CONDITIONS

IMPLIED CONDITIONS

Conditions directed to be implied in all licences by the Electrical Supply Regulations 1935 and the Electrical Supply Regulations 1935 shall be incorporated in and shall be a condition of every licence except in so far as the same may be varied by the provisions hereof.

CONDITIONS SUBJECT TO REGULATIONS

Every licence conferred is subject to compliance by the licensee with the Electrical Supply Regulations 1935, the Radio Interference Regulations 1935, and with all regulations hereafter made in pursuance of or in substitution therefor respectively.

SYSTEM OF SUPPLY

The system of supply shall be as described in paragraph 21-01 of the Electrical Supply Regulations 1935, that is to say, an alternating-current system.

DURATION OF LICENCE

The duration of this licence shall be lawfully determined, this licence shall continue in force until the 31st day of March 1977.

SCHEDULE

For the purpose of the supply of electrical energy by the system of supply described, commencing from the licensee's premises, all being situated in Block XV, Greenburn, in the County of Kaikoura, the said lines and

*Appointment of Chairman of Government Service Tribunal*

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 6th day of February 1957

Present:

THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL  
PURSUANT to the Government Service Tribunal Act 1948, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council and on the recommendation of the Prime Minister, hereby appoints

Wilfred Fosberry Stilwell, Esquire,

a Judge of the Court of Arbitration, to be Chairman of the Government Service Tribunal for a term of three years commencing on the 1st day of November 1956.

T. J. SHERRARD, Clerk of the Executive Council.

*Declaring an Access Way to be Vested in the Corporation of the Borough of Rotorua and to be Under the Control and Management of the Rotorua Borough Council*

C. W. M. NORRIE, Governor-General

ORDER IN COUNCIL

At the Government Buildings at Wellington this 6th day of February 1957

Present:

THE RIGHT HON. S. G. HOLLAND PRESIDING IN COUNCIL  
PURSUANT to section 11 of the Housing Act 1955, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby orders and declares that the access way described in the Schedule hereto shall, on and after the date of this Order in Council, vest in the Mayor, Councillors, and Citizens of the Borough of Rotorua and be under the control and management of the Rotorua Borough Council.

SCHEDULE

ALL those pieces of land in the South Auckland Land District, situated in Block I, Tarawera Survey District, Borough of Rotorua, Auckland R.D., described as follows:

| A. R. P. | Being   |
|----------|---|
| 0 0 4.5  | Part Section 36; coloured blue, edged blue, on plan.                |
| 0 0 3.4  | Part Section 35, Suburbs of Rotorua; coloured yellow, edged yellow. |

E  
F  
G

LIVERPOOL, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of March, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and eighteen of the Native Land Amendment Act, 1913 (hereinafter referred to as "the said Act"), it is enacted that if the Minister shall be satisfied that any land the subject-matter of an application and report under the said section, or any part thereof, ought in the interests of the owners or any number or section thereof to be excepted from the operation of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act the Governor-General may, by Order in Council, make a declaration accordingly, and thereupon the land described in such Order in Council shall be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

And whereas the Governor-General may by the same or any subsequent Order in Council declare any land the subject-matter of an application under the said section one hundred and eighteen to be absolutely inalienable except by will :

And whereas the land described in the Schedule hereto is subject to the provisions of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act :

And whereas, on the application of a majority in number of the beneficial owners of the said land, a Judge of the Native Land Court has reported that the land described in the Schedule hereto is actually required for the use of the beneficial owners thereof, and has recommended that the said land should be excepted from the provisions of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

And whereas the Minister is satisfied that the said land described in the Schedule hereto ought, in the interests of the owners, to be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section one hundred and eighteen of the Native Land Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the land mentioned in the Schedule hereto shall be excepted from the operation of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the Native Land Amendment Act, 1913, and that the same shall be absolutely inalienable except by will.

SCHEDULE.

MOTATAU 5A No. 1B: Area, 97 acres 3 roods 23 perches; Motatau Survey District.

J. F. ANDREWS, Clerk of the Executive Council.

Excepting Land from the Operation of Sections 107 to 110 (inclusive) and Sections 115 and 116 of the Native Land Amendment Act, 1913, and declaring same to be absolutely inalienable.

LIVERPOOL, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of March, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and eighteen of the Native Land Amendment Act, 1913 (hereinafter referred to as "the said Act"), it is enacted that if the Minister shall be satisfied that any land the subject-matter of an

sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act the Governor-General may, by Order in Council, make a declaration accordingly, and thereupon the land described in such Order in Council shall be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

And whereas the Governor-General may by the same or any subsequent Order in Council declare any land the subject-matter of an application under the said section one hundred and eighteen to be absolutely inalienable except by will :

And whereas the lands described in the Schedule hereto are subject to the provisions of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act :

And whereas, on the application of a majority in number of the beneficial owners of the said lands, a Judge of the Native Land Court has reported that the owners of the lands described in the Schedule hereto are desirous of retaining the said lands as forming part of an extensive papakainga, and has recommended that the said lands should be excepted from the provisions of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

And whereas the Minister is satisfied that the said lands described in the Schedule hereto ought, in the interests of the owners, to be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section one hundred and eighteen of the Native Land Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the lands mentioned in the Schedule hereto shall be excepted from the operation of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the Native Land Amendment Act, 1913, and that the same shall be absolutely inalienable except by will.

SCHEDULE.

MOTATAU SURVEY DISTRICT.

|                          | A.          | R. | P. |
|--------------------------|-------------|----|----|
| MOTATAU 5A No. 2 .. .. . | Area, 1,227 | 1  | 19 |
| " 5A No. 3A .. .. .      | " 136       | 1  | 36 |
| " 5A No. 3D .. .. .      | " 38        | 3  | 39 |
| " 5A No. 3E .. .. .      | " 19        | 2  | 0  |
| " 5A No. 3G .. .. .      | " 191       | 0  | 10 |
| " 5A No. 5B .. .. .      | " 88        | 2  | 20 |

J. F. ANDREWS, Clerk of the Executive Council.

Excepting Land from the Operation of Sections 107 to 110 (inclusive) and Sections 115 and 116 of the Native Land Amendment Act, 1913, and declaring same to be absolutely inalienable.

LIVERPOOL, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this twenty-ninth day of March, 1919.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and eighteen of the Native Land Amendment Act, 1913 (hereinafter referred to as "the said Act"), it is enacted that if the Minister shall be satisfied that any land the subject-matter of an application and report under the said section, or any part thereof, ought in the interests of the owners or any number or section thereof to be excepted from the operation of sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen of the said Act the Governor-General may, by Order in Council, make a declaration accordingly, and thereupon the land described in such Order in Council shall be excepted from the operation of the said sections one hundred and seven to one hundred and ten (inclusive) and sections one hundred and fifteen and one hundred and sixteen :

3 April 1919  
p. 901