

- (c) **allocating beneficial ownership of the lands according to broad conceptions of fairness, rather than identifying the persons entitled to beneficial ownership of the lands?**
- 2 Did the Panel err in law in finding that Crown purchases of individualised interests in the lands after 1893 resulted in loss of the mana whenua of the hapu in respect of those lands?**
- 3 Did the Panel err in law by treating Crown purchases of individualised interests in land post-1893 as a relevant consideration in determining the dispute before it?**
- 4 Did the Panel err in law in its approach to s 348 of the Te Ture Whenua Maori Act 1993?**
- C The proceeding is remitted to the High Court to determine the applicants' appeal on the identified questions of law in accordance with the application for special leave dated 17 October 2014.**
- D The applicants are entitled to costs against the respondent for a standard application on a Band B basis with usual disbursements.**
-

Solicitors:
Corban Revell Lawyers, Auckland for Applicants
Phil Mitchell, Wellington for Respondent