

1884.

NEW ZEALAND.

## WEST COAST ROYAL COMMISSION.

FINAL REPORT OF THE COMMISSIONER APPOINTED UNDER "THE WEST COAST SETTLEMENT  
(NORTH ISLAND) ACT, 1880."*Presented to both Houses of the General Assembly by Command of His Excellency.*

Hon. Sir W. Fox, West Coast Commissioner, to the Hon. the NATIVE MINISTER.

West Coast Commission Office,  
Wellington, 3rd June, 1884.

SIR,—

I have the honour to forward a final report upon the work of my Commission, and to request that you will lay the same before His Excellency the Governor.

I have, &amp;c.,

WILLIAM FOX,  
West Coast Commissioner.

The Hon. the Native Minister, Wellington.

To His Excellency the Hon. Sir WILLIAM FRANCIS DRUMMOND JERVOIS,  
G.C.M.G., C.B., &c., &c., Governor of New Zealand.

MAY IT PLEASE YOUR EXCELLENCY,—

Having now completed the work the execution of which was intrusted to me by a Commission issued by your Excellency's predecessor, Sir Arthur H. Gordon on the 23rd December, 1880, and subsequently extended by yourself to the 30th June instant, I have the honour to resign the same into your Excellency's hands. While doing so, I respectfully ask your Excellency to allow me to make a few remarks explanatory of the manner in which I have endeavoured to fulfil the duty imposed upon me.

It was very gratifying to Sir Dillon Bell and myself that, when the reports, which were the result of seven months' continuous labour, on the West Coast and among the records of the Native Office, were laid before Parliament in the session of 1880, they met with the almost unanimous approval of both Houses. Sir George Grey, the leader of the Opposition in the House of Representatives, spoke in extremely generous terms of the Commissioners and their work, and went so far as to propose that, by a Bill then under discussion, the West Coast Settlement (North Island) Bill, Parliament should give a promise to the Natives that the report of the Commissioners should be wholly carried out: "This, in my mind," he said, "is the one thing requisite above all others to secure peace for the future. Now that we have ascertained what they are entitled to, I think a specific and definite promise should be made that they shall positively have all that the

“ Commissioners have recommended, and that, to the very last item, the report shall  
 “ be strictly and fairly carried out. Let it be seen exactly what these gentlemen  
 “ have thought the Natives were entitled to, and let the Natives be assured  
 “ positively that, the Court having sat, the recommendations shall be fulfilled. We  
 “ ourselves chose what I must call the Judges in this case; we chose the peculiar  
 “ Court which was to settle these claims; we chose the manner in which the differ-  
 “ ences which had been so long outstanding should be brought to a close; and, a  
 “ decision having been pronounced, we are bound in all honour and integrity to  
 “ acquiesce in it and carry it out, and one Bill should simply contain provisions  
 “ for giving effect to the recommendations of the Commissioners. It is due to  
 “ them, and to what I call their great and just judgment. . . . I will now  
 “ go one degree further. I had hoped that the Native Minister would stand up  
 “ and say that those minds which had prepared those reports, those minds which had  
 “ devoted so much care and attention to the subject, shall be the minds to which  
 “ the carrying-out of the reports shall be intrusted; that the same individuals who  
 “ had conceived those just and generous proposals shall, if they choose to under-  
 “ take the further duty, be intrusted with the greater toil and trouble of carrying  
 “ out the conceptions which they have formed in their own minds. If the  
 “ Government do that I believe they will do much to conciliate the Natives on  
 “ the West Coast; I think they will give general satisfaction to the European  
 “ population; and I think they will do this further great thing: that they will  
 “ enable two gentlemen who for so many years have served this colony, in the  
 “ decline of life and at the close of their career, to finish those careers, which will  
 “ be so much looked on hereafter, by completing the greatest and best work they  
 “ have ever hitherto been able to achieve.”—*Hansard*, Vol. xxxvii., p. 483.

The Government, not thinking it consistent with their position as Responsible Ministers, did not choose to divest themselves of all control in the carrying-out of the recommendation of the Commissioners, and they therefore declined to adopt Sir George Grey's suggestion that a definite promise should be given by Act of Parliament. They proceeded, however, to give practical effect to his view by offering, immediately at the close of the session, the appointment of Commissioners to Sir Dillon Bell and myself. We had both agreed to place our services at the disposal of the Government, when it was thought desirable to appoint Sir Dillon Bell to the office of Agent-General of the Colony in England, which of course prevented his taking part in the work of the Commission. The Government then asked me to go on with it, either alone or with any colleague I might choose. Although sensible of the very great responsibility I would incur, I preferred to undertake the task single-handed, rather than to be associated in the practical business with one who had not co-operated with me in the preliminary investigations and deliberations on which it was to be based; and the result was that, at the commencement of 1881, I undertook alone the duties of Commissioner.

I have entered into this explanation in order that I might the more briefly summarize the history of what I have done. I determined from the first to act strictly in conformity with the spirit of the remarks of Sir George Grey above quoted, and to give effect to the very letter, as far as possible, to the recommendations made by Sir Dillon Bell and myself. This, it seemed to me, was the mind of Parliament, expressed by its approval of our reports. It is sufficient, therefore, for me to say that, in the recommendations I have since made to your Excellency of the action to be taken to enable your Excellency to fulfil all the outstanding pledges of the Government of the colony, actual or implied, towards the West Coast Natives, I have rigidly, in almost every particular, adhered to the course advised by Sir Dillon Bell and myself in our reports of 1880; and that I believe no single promise, great or small, actual or implied, now remains unfulfilled, and that no complication remains unsolved. The practical outcome of it is that every Maori in the Confiscated Block who has any right to be there has now his name inserted in some Crown grant, and is entitled to an interest, sometimes individual, sometimes tribal, in some reserve or other, which will provide him with a settled homestead and the means of maintenance, and in many cases a considerable pecuniary income besides, arising from the leases of the surplus lands in excess of what are required for personal use. - A complete list of the grants recommended by me

from the commencement to the close of my work, amounting to 392, is appended. The total area granted as reserves to tribes or individuals is 201,395 acres, and the number of grantees whose names are inserted in them is 5,289. Special reports on the circumstances of every case, where they were necessary, have from time to time been laid before your Excellency. There are also 12,764 acres on which reports have been made, but which, for reasons given, cannot at present be granted; and 516 acres which have been dealt with in way of exchange.

Of the various recommendations made by the Commissioners of 1880, a summary of which is contained in the Third Report, page lxiii., some were of things to be done by the Government outside of the practical work which fell to my lot. Among these were the construction of roads through various parts of the unsettled districts; the survey and disposal, by public sale or otherwise, of the waste lands not required for Native reserves; the making of regulations for leasing the surplus lands within the reserves; and others which did not require any further action on my part. These have all been efficiently carried out by the Government, in a manner which has secured the settlement of the country by Europeans to a very large extent, and which is fast converting a wilderness, which five years ago was the home only of pigs and wild cattle, into cultivated farms, interspersed with numerous villages, and traversed in numerous directions by excellent roads. The extent to which this has been done will be shown on a map which is being prepared by the Government at my request, which is of too large dimensions to accompany this report, but which the Government will, I believe, lay on the table of the House of Representatives. Maps exhibiting the reserves granted under my recommendations are appended to this report.

Among this class of recommendations by the Commission of 1880, with giving effect to which I had nothing to do, there was one which was of vital importance to the progress and completion of the works. I allude to the disposal of that important factor in the solution of the problem, Te Whiti. In reference to that chief the Commission of 1880 had said, "The question of Parihaka is still the point on which the settlement of this difficulty turns, and it is not less hopeless now than ever to suppose that any settlement will be made which is not made with Te Whiti"—(Third Report, p. liii). "A time must soon be fixed when the offers and promises of the Government must be either accepted or refused once for all. No one will pretend that Te Whiti may on his side keep the whole country-side in turmoil and danger as long as he likes, and that the Government must be ready to redeem their promises whenever he chooses. . . . If the Native people are to have the promises fulfilled, the English settlers must have some guarantee that they, too, shall have done with this long suspense, and may live on their land in security and peace"—(Third Report, p. liv). And again they say, "It seems to us that the time has come when, if our suggestions are accepted by your Excellency, definite intimation can and shall be given to Te Whiti of the manner in which it is proposed to deal with the disputed districts: and he should be invited to concur in that 'sharing of the blanket' in which he appeared to acquiesce in his interview with Mr. Mackay. But he should be made to understand that in any case the Government is going to take its share. In what manner he should be approached seems to us a matter for the consideration of your Excellency's Advisers"—(Third Report, p. lxiv).

This recommendation of the Commissioners was responded to by His Excellency Sir Arthur Gordon, under the advice of his Ministers, on the 22nd December, 1880, despatching his Aide-de-Camp, Major Knollys, to Parihaka, with a very friendly invitation to Te Whiti in which he offered to receive him at Wellington with fitting hospitality "to listen to what he might have to say, and, if wrong had been done, to do justice in accordance with the law and the will of the Queen;" or, if he should consider the distance too great, the Governor offered to meet him either at New Plymouth or at some place on the road between that town and Hawera; that is, within a few miles of Te Whiti's residence at Parihaka. The letter was couched in the most courteous and friendly terms. Te Whiti, however, vouchsafed no reply, except a remark about a "cooked potato,"

the significance of which not even the most expert Maori linguists have been able to explain.\*

The Government, however, in a spirit of wise forbearance, gave Te Whiti full time to consider his position and, if he thought proper, to avail himself of the opening afforded by the Governor's invitation. Preparation was made by the completion of several miles of road to enable a military force, if necessary, to be moved up to Parihaka. An experiment of releasing a large number of Maori prisoners was tried in the hope of mollifying Te Whiti's hardness, but which only led to his assuming a more determined and aggressive attitude, which at last seemed to threaten actual collision. About the month of August the Native Minister, Mr. Rolleston, sought an interview with Te Whiti at Parihaka, when an exhaustive conversation of several hours' duration took place, ending in the conviction of the former that there was no hope of Te Whiti listening to any proposal for a fair adjustment, that he meant to resist the law, and was determined to maintain his position of passive resistance, which might be converted at any time into hostile activity by the impetuosity of his followers, which was evidently getting beyond his control. It was then that (the Government having exhausted every means of conciliation, and made every preparation for the necessities which might arise) a proclamation was issued, on the 19th October, 1881, by Sir James Prendergast, the Officer Administering the Government in the absence of the Governor, Sir Arthur Gordon, in which, after reciting the various steps which had been taken, and quoting the recommendations from the reports of the Commissioners above referred to, Te Whiti was distinctly told that "he must now accept the proposals of the Government, or that those proposals might thenceforth be beyond their reach;" and he was (not for the first time) informed what reserves the Government would make for him and his tribe. At the time fixed, 5th November, 1881, he, having made no sign, was arrested by an armed force, without resistance, and his followers, a large part of whom were members of other tribes and had no tribal connection with Parihaka, were dispersed, and sent off to their legitimate homes. I have nothing to do with the political bearings of these events, and notice them only so far as they affected the progress of the work of my Commission. From that aspect the action of the Government could not have been more opportune than it was. If it had been precipitated at any earlier time; if any false issue, such as the arrest of Hiroki, had been taken, instead of holding Te Whiti personally responsible as the head and front of the offending; if any attempt had been made to take him by surprise, so soon after the receipt of the Governor's invitation that he had not had time to consider his position, and might yet have accepted it; or if the step had been taken before the then Native Minister and Minister of Lands, Mr. Rolleston, had completed the many miles of road necessary to give access to Parihaka from Opunake and New Plymouth, it is more than probable that the attempt would have altogether failed and a state of affairs have resulted which would have been equally disastrous to the settlement of the country, the character of the Government, and the pacific execution of the work committed to my charge. The time and the manner in which the advice of the Commission of 1880 was carried out were equally propitious for the success of my operations.

I had during the year 1881 very nearly completed all that was to be done to the south of Oeo. I had purposely begun my work at the southern end of the confiscated block, both because the Natives there were less immediately under the influence of Te Whiti, and because they had exhibited a desire for the definition of their reserves and the issue of Crown grants, and I had met with no obstruction but the most cordial co-operation from most of them. I had also succeeded in allocating, with the entire acquiescence of the Natives, the large Continuous Reserve on the Waimate Plains, which had been the *piece de resistance* in the

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\*There was formerly a Maori custom, when a chief wished to secure an ally of another tribe, of cooking one end of a potato, leaving the other end raw, and sending it to the party to be negotiated with. If the latter ate the cooked end he accepted the proffered alliance, if he sent it back untasted he rejected the offer. In Appendix to Journals of the House of Representatives, 1835, E., No. 14, p. 3, there is a somewhat similar expression used by William Thompson (Tarapipipi, the King-maker), in reply to a charge apparently of treachery made against him, and where allusion to the eating of a potato by two persons probably meant the same as an Arab would mean by a statement that he had eaten some one's bread and salt.

troubles of 1878-79. These having been completed, I had next to deal with those portions of the district in which the influence of Te Whiti was supreme. I had during the year had interviews with most of the hapus to the north of Oeo, including those in the Opunake Block of 45,000 acres, and those to the north of Waitara, who were all devoted adherents of Te Whiti; and, though I had been everywhere received with civility, when I had approached the subject of the lands I had been told, as Sir D. Bell and myself had been before, to "talk to Te Whiti about it;" while that chief refused even to talk with the Governor about it. With Te Whiti's capture and removal, however, an entire change took place, and from that time, or shortly afterwards, I received the co-operation of all the hapus, except that which occupied the Parihaka Block, who continued to refuse to give the information as to tribal interests and other matters necessary to enable me to recommend their grants. By the assistance, however, of Hone Pihama, Ruakere, and one or two others, the required information was obtained, and your Excellency has, on my recommendation, executed the necessary grants on their behalf.

I have appended, for your Excellency's information, a statement in detail of the expenses of my Commission, and of that of 1880, and also a statement of the amount received by the Government by the sale of the lands which have been the subject of the inquiry and recommendations of these Commissions. The total expense of both Commissions to the 31st March, 1884, has been £17,992; the results from the sale and perpetual leases of the lands, £301,000. Your Excellency will no doubt, however, appreciate the fact that it is not the pecuniary advantage derived from the adjustment of the West Coast difficulties by which the colony will benefit so much, as by the facts that it has now fulfilled every promise and pledge, actual or implied, the non-performance of which lay at the bottom of much of the dissatisfaction in the minds of the Natives; that all causes of disaffection have been removed; and that there is hope that amicable relations between the races have been restored never again to be disturbed.

It is a pity that, in other crises of the history of the colony, similar pacific solutions of its Native difficulties were not found available. In 1861, between the first New Plymouth war and the greater Waikato one, which shortly followed, as Premier and Native Minister (Sir George Grey being Governor and with his assent), I offered to the King Natives, at a large meeting at Hangatikei, to refer all the then existing difficulties arising out of the Waitara purchase, to a Commission consisting of one pakeha and two Maoris selected by the Natives, and one pakeha and two Maoris selected by the Governor. The proposition was referred to William Thompson (Tarapipipi), the guiding spirit of the King movement, and by him declined in writing. It was afterwards again discussed and rejected, somewhat contumeliously, at a great gathering at Peria, in Waikato, though its acceptance was then earnestly urged upon the Natives by Bishop Selwyn and by a deputation of the Ngatikahungunu tribe from Hawke's Bay, who had attended that meeting for the purpose. (See full particulars in Appendix to Journals, 1863, E, No. 13, p. 5; Ibid, p. 14; and E, No. 12.) The idea of a mixed Commission was therefore not new in 1879, and it would in all probability have led in 1862, as it has now, to a pacific solution of those difficulties which for several years involved the two races in disastrous wars, carried on at a great cost, and with much loss of life and property. The refusal of that offer by the Natives would seem to have removed from the Government the responsibility for the disasters which followed during the several years of continuous wars.

The only recommendation made by the Commission of 1880 to which the Government has failed to give effect is that contained in section ix. of the Second Report, page xxxiv., that the sale of intoxicating liquors should be specially prohibited by law within the districts over which the operations of the Commission had extended. Certainly in those portions of the districts between the Waingongoro and Stony River, and between Waitara and White Cliffs, this could have been done without difficulty. In the absence of any such provision the Licensing Committees of the localities have, in the unchecked exercise of the powers vested in them, scattered drink-shops with more than ordinary profusion, at short intervals, and in the very proximity of the largest Native reserves, all

over the country, the unhappy results of which, as foreseen by the Commissioners of 1880, are too often evident to the eye of the most casual observer who visits Hawera, Manaia, Opunake, or any other part of the district.

In conclusion, I may, I hope, be permitted to express my sense of the cordial co-operation which I have received in my labours from your Excellency's Ministers, and the gratification which I feel that they have been able to advise in every single instance the adoption of the recommendations which from time to time I have had the honour to make. Nor must I omit to record the grateful sense which I entertain of the invaluable assistance rendered by Major Parris (of whose services I was able, by an arrangement with the Government, to avail myself) in laboriously working out the practical details of a vast amount of very difficult business. His long experience in the service of the Government as Civil Commissioner in the Taranaki District; his extensive acquaintance with all the Natives in it; his exact and minute acquaintance with the land titles and tribal relations; the great personal respect deservedly entertained for him by the Natives; his entire abstinence all through a long career from all speculation in Native lands; these and many other qualifications which no other living person known to myself combined in an equal degree, were faithfully and zealously, during the whole period of my operations, brought to bear by him in contributing to their success. I am also desirous of expressing my entire satisfaction with the services of Mr. Ernest Dillon Bell, who has filled the post of secretary both of the Commission of 1880 and that which I have since held, and whose zeal, industry, intelligence, tact, and ability have been to me of very great value.

Which is with very great respect submitted to your Excellency.

WILLIAM FOX.

Wellington, 3rd June, 1884.

SUMMARY of NATIVE LAND in the CONFISCATED TERRITORY adjudicated upon by the WEST COAST COMMISSIONER, under "The West Coast Settlement (North Island) Act, 1880."

[Exclusive of land granted by Government under other Acts.]

	Number of Grants.	Number of Grantees.	Area.			Total.		
			A.	R.	P.	A.	R.	P.
A.—Lands granted or in course of being granted:—								
(i.) Reserves (Appendix I., Schedule A),—								
(1.) Waitotara to Patea .. .. .	41	639	11,069	3	26			
(2.) Patea to Waingongoro .. .. .	39	1,323	32,538	3	27			
(3.) Waingongoro to Taungatara .. .. .	42	676	26,604	1	29			
(4.) Taungatara to Moutoti .. .. .	12	250	45,398	2	24			
(5.) Moutoti to Waiweranui .. .. .	41	578	21,482	2	0			
(6.) Waiweranui to Omata .. .. .	56	351	25,035	0	35			
(7.) Bell Block to White Cliffs .. .. .	68	1,382	26,657	1	19			
(ii.) Compensation Awards (Appendix I., Schedule B),—								
Division I.—Waipingao to Titoki .. .. .	20	12	3,458	0	0			
" II.—Titoki to Urenui .. .. .	35	35	6,450	0	0			
" III.—Urenui to Rau-o-te-Huia .. .. .	38	38	2,700	0	0			
	392	5,289				201,395	0	
B.—Lands mostly surveyed by Commission and reported upon, but, for reasons given, not recommended to be granted at present (Appendix I., Schedule C) .. .. .								
	..	..	..	..	..	12,764	3	14
C.—Lands to be conveyed to Natives by way of exchange (Appendix I., Schedule D.) .. .. .								
	..	..	..	..	..	516	0	0
Total .. .. .	..	..	..	..	..	214,675	3	14

APPENDIX I.  
SCHEDULE A.—RESERVES.  
I.—WAITOTARA TO PATEA.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.	Restrictions.
		A.	R. P.			
XII., Wairoa	308, 344, 301, 302	927	2 0	Inupuku	Aperahama Tamaipeara and 17 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
VIII. and IX., Wairoa	Pt. 389 and 390, and 393	260	0 0	"	Te Whiu and 25 others	Ditto.
"	Pt. 389 & 391	240	0 0	"	Hona Rongonui and 23 others	"
"	Pt. 389 & 390	342	3 16	"	Tawhitopou and 23 others	"
"	388, and pt. 394	330	0 0	"	Rakei Tawharekorito and 24 others	"
XII., Wairoa	Pt. 465	5	0 0	Hauriri	Aperahama Tamaipeara and 17 others	"
IX., Wairoa	7	305	0 0	"	Te Retu Mahuongo and 10 others	"
XIII., Wairoa	42	6	0 0	"	Te Whiu	Without restrictions.
"	24	35	0 0	"	Tamanui and 6 others	"
III. and VIII., Wairoa	9, 15	113	2 0	"	Pipi Ruauri and 13 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
III., Wairoa	5, 6	243	1 0	Manawaru	Puhiao and 8 others	Ditto.
Okotuku	352	52	3 0	Okoaia	Taurua and 8 others	"
XI., Wairoa	Pt. 465	62	2 0	Okahu	Te Whakarua and 5 others	"
Okotuku	417	406	3 0	"	Hakopa te Puku and 20 others	"
"	418	405	1 27	"	Hare Tipene and 33 others	"
"	419	505	3 29	"	Tahua and 9 others	"
XI., Wairoa	64	65	2 24	Ngamotu	Wirihana Rangitukihono and 9 others	"
VIII., Wairoa	43	29	2 0	Te Ore Ore	Rahira Kahukaka and 3 others	"
Okotuku	16	37	3 0	Herenaue	Ngapaki and 7 others	"
XI., Wairoa	39, 40	63	0 20	Oturi	Ngairo and 3 others	"
VII., Wairoa	134	51	3 16	Te Popoti	Poharama Takarangi and Ngairo	"
Okotuku	177	52	3 29	Te Hapua	Raumati and 8 others	"
VI., Wairoa	145	209	2 0	"	Te Mawae and 4 others	"
V., Wairoa	75	50	0 27	Waipipi	Ngapaki and 13 others	"
"	370	532	0 0	Te Oho	Ngairo and 32 others	"
VI., Wairoa	Pt. 218, 361	256	2 0	Oika	Wiremu Ngapaki and 31 others	"
"	Pt. 218	192	0 0	"	Rawiri and 18 others	"
I., Wairoa	141	260	0 0	Putahi	Ngairo and 36 others	"
Okotuku	470	217	0 0	"	"	"
VI., Wairoa	Pt. 98	150	0 0	"	Hani te Rau o te Rangī and Mere Naera	Without restrictions (as from 2nd November, 1878).
"	"	59	0 0	Haututu	Wiremu Ngapaki and 44 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
V., Wairoa	87	10	0 0	Potakataka	Taurua	Ditto.
"	85	6	2 18	Pararunui	Komene	"
"	84	14	0 0	Wai o Ture	Taurua	"
Whenuakura District, Carlyle Survey District	36	505	0 0	Pukorokoro or Little Taranaki	Komene Takurangi and 24 others	"
IV., Carlyle	33, 1	509	0 0	Ditto	Wiremu Ngapaki and 23 others	"
IV., Carlyle	35	303	0 0	"	Minama Hinekoraangi and 17 others	"
III., Secs. 5, 6; IV., Sec. 23, pt. Secs. 30, 31, 32, 34, Carlyle	"	1,045	0 0	"	Taurua	"
III., Secs. 7, 8, 9, 10; IV., pt. Sec. 30, Carlyle	"	2,190	0 0	Okautu	Taurua and 16 others	"
VII., Carlyle	136	18	2 0	Hukatere	"	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage.
Patea District	94	70	1 20	"	"	"
Total	"	11,069	3 26			

SCHEDULE A.—RESERVES—continued.  
2.—PATEA TO WAINGONGORO.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.	Restrictions.
		A.	B. P.			
III., Carlyle ..	2, 3	1,200	0 0	Otoa	Tutange and 12 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" District, Carlyle Survey	4	15	1 28	"	Paraoone Tutere and Mereri te Oi	Without restrictions.
" District	582	15	0 30	"	Te Kuru Paniwhaka	" (as from 1st January, 1877).
Ditto	642	15	0 0	Whitika	Maruera and 12 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
On the Patea River ..	"	1	0 32	Abipekepeke	Te Mawhiti	Ditto.
"	"	3	3 20	Hauranga	Mere Taurua and 11 others	"
"	"	7	3 23	Upokorau	"	"
"	"	1	1 2	Okawake	"	"
"	"	31	3 12	Kuranui	"	"
"	"	6	3 24	Te Maire	"	"
"	"	11	2 26	Kaihihi	Ngawai and 2 others	"
Patea District, Carlyle Survey	515	9	3 9	"	Nganeko	Without restrictions.
Ditto	516	30	1 14	"	Mere Taurua	"
Patea District, Hawera Survey	361	127	0 0	Tamahere	Rangiwahia and Riria Rangiwahia	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" District	"	2,800	0 0	Taumaha	Hauatao and 88 others	Ditto.
XII., Sec. 38; XV., Sec. 2; IV., Sec. 1, Hawera	"	63	2 0	Takirua	Wharematangi and Paetai	Absolutely inalienable.
XII., Hawera	5	31	1 22	"	Matiu, Rangihaeata, and Tutaki, in trust for the Waiharo and Ngaruahine hapus of the Paka-kohu tribe	"
Patea District, Carlyle Survey	537	"	"	"	Matiu and 7 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Patea District, Hawera Survey	580	246	0 0	Okotari	"	Ditto.
Ditto	587	73	0 0	Tonganoe	Natanahira Ngahina	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
"	Pt. 331	19	0 0	"	"	Without restrictions (as from 1st July, 1877).
VII., Secs. 6, 7, 8; VIII., Sec. 1; XI., Secs. 6, 7, 8; XII., Sec. 32, Hawera	"	4,800	0 0	Mokoia	Tautahi and 170 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Patea District	255A	454	0 0	Waokena	Hone Pihama te Rei Hanatana	Ditto.
Part Whareroa Reserve and Sec. 588, Patea District, Hawera Survey, District	"	4,302	0 0	Whareroa	Natanahira Ngahina and 183 others (Hapotiki hapu)	"
Part Whareroa Reserve, Hawera Survey District	"	4,122	0 0	"	Tama Ohungia and 167 others (Hamua hapu)	"
Ditto	"	2,047	0 0	"	Rongohurumanu and 80 others (Ngatihawe hapu)	"
II., Sec. 5; III., Sec. 3; VI., Sec. 4, Hawera	"	3,614	0 0	Tirohimoana	Ngatau and 147 others (Ngatitanewai hapu)	"
XIV., Sec. 12, Ngaere; II., Secs. 3 and 4; Hawera	"	3,257	0 0	"	Te Ika Tereanui and 131 others (Ngatitupaea hapu)	"
XIII., Sec. 54; XIV., Secs. 8, 9, 11, Ngaere; I., Secs. 55, 56; II., Secs. 1, 2, Hawera	"	3,129	0 0	"	Tukanangatai and 132 others (Ahitahi hapu)	"
Patea District, Hawera Survey	575	2	0 28	"	Rahiri Pihama and 2 others	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage.



SCHEDULE A.—RESERVES—continued.  
2.—PATEA TO WAINGONGO TO—continued.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.	Restrictions.
		A.	B. P.			
I., Sec. 57; II., Sec. 6, Hawera	..	101 0 36	2	Te Rauna	Heke Pakeke ..	Without restrictions, as from 8th May, 1874.
I., Hawera ..	6, 7	492 0 0	0	Kanihi	Katene Tuwhakaruru and 3 others ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" ..	18, 19	289 0 0	0	Okahu	Heke Pakeke and 39 others ..	Ditto.
" ..	20	0 0 39	0	..	Katene Tuwhakaruru and 7 others ..	Ditto.
Town of Hawera ..	Allot. 23 of Sec. 19	..	..	..	Patohe and 4 others (in trust for Tongahoe and Ngatitupaeh hapus)	Absolutely inalienable.
Ohawe Township ..	Part Town Belt	24 0 0	0	Rangatapu	Tukarangatani and 5 others (in trust for Kanihi and Ahitahi, hapus of the Ngahiruanui tribe)	"
XIV., Ngaero ..	10	800 0 0	0	..	Heke Pakeke and 34 others ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
X., " ..	38	100 0 0	0	..	Karauria ..	Ditto.
XIII., " ..	15	100 0 0	0	..	Wati Tunipou and 3 others (Ngatirakei hapu)	"
VI., " ..	13	705 0 0	0	Stratford	Heke Pakeke and 34 others ..	"
Total ..	..	32,538	3 27	..	..	..

3.—WAINGONGO TO TAUNGATARA.

XVI., Sec. 51, Kaipokonui; XIII., Sec. 55, Ngaere; I., Sec. 59, Hawera	..	2,103 0 0	0	Continuous Reserve	Wairau and 80 others (Umutahi hapu) ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
IV., Sec. 131, Waimate; I., Sec. 60, Hawera	..	2,160 0 0	0	"	Wiremu Katene and 78 others (Inuawai hapu) ..	Ditto.
XV., Sec. 41, Kaipokonui; III., Secs. 65, 64, Waimate; IV., Secs. 132, 133	..	3,582 1 0	0	"	Titokowaru and 56 others (part Ngatimanuhiakai hapu)	"
XIV., Sec. 43, Kaipokonui; XV., Sec. 40, Kaipokonui; II., Sec. 14, Waimate	..	5,944 3 0	0	"	Manaia Hukanui and 75 others (Ngatini hapu) ..	"
XIII., Sec. 34, Kaipokonui; I., Secs. 30, 27, Waimate	..	2,772 0 0	0	"	Te Rama and 49 others (Ngatihana hapu) ..	"
XIII., Sec. 33, Kaipokonui; I., Sec. 29, Waimate	..	2,081 0 0	0	"	Kokiri and 25 others (part Ngatimanuhiakai hapu)	"
XIV., Sec. 12, Opunake; II., Secs. 24, 11, Oeo	..	1,706 0 0	0	"	Hone Pihama te Rei Hanataua and 60 others (Ngatitamaahuroa hapu)	"
VIII., Waimate ..	31	22 0 0	0	"	Heke, Whareata, Patuwairua, and Tauke (in trust for Kanihi, Umutahi, and Inuawai hapus)	"
" ..	88	8 0 0	0	"	Titokowaru and Kokiri (in trust for Ngatimanuhiakai hapu)	Absolutely inalienable.
VII., Waimate ..	128	33 0 0	0	"	Manaia Hukanui, Titokowaru, and Rangitawe (in trust for Ngatitu and Ngatihawe hapus)	"
" ..	30	67 0 0	0	"	Parukopa ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" ..	130	7 2 0	0	"	Karawa ..	Ditto.
" ..	129, 113, 111, 112, 25, 33, 34,	1,148 0 0	0	"	Manaia Hukanui ..	"
27, 85, 36, 28,	..	..	..	..	..	..
37, 29, 38, 39,	..	..	..	..	..	..
40, 41, 42, 43,	..	..	..	..	..	..
44	..	..	..	..	..	..

SCHEDULE A.—RESERVES—continued.  
3.—WAINGONGORO TO TAUNGATARA—continued.

Block and Locality.	Section.	Area.	Name of Reserve.	Grantees.	Restrictions.
VII., Waimate	9	A. 362 0 0	Kanae	Manaia Hukanui	Absolutely inalienable.
IX., Town of Mania	15, 16	0 2 0		Mania Hukanui and 4 others (in trust for Umu-tahi, Inuawai, Ngatimanihakai, Ngatihaua, and Ngatitu hapus)	"
VII., Waimate	21, 2	26 0 6		Ngatai Himiona	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
VI., Waimate	69	20 1 0		Ngatai Himiona and Rangitawe (in trust for Ngatitu hapu)	Absolutely inalienable.
"	66	11 1 35		Rangiwakarewarewa	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
"	68	10 0 0		Ropiha, Rawera, and Ngaonepu (in trust for Ngatitonga hapu)	Absolutely inalienable.
"	67	12 0 0		Pukia	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
"	71	21 0 0		Rukakato	Ditto.
II., Waimate	70	39 0 0		Rukakato and Ngaonepu	"
VI., Waimate	12	26 0 0		Tawake	Absolutely inalienable.
V., Waimate	5	104 0 0		Mania Hukanui (in trust for Ngatitu hapu)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years with consent of Governor in Council.
I., Waimate	100	9 0 0		Rama (in trust for Ngatihaua hapu)	Ditto.
"	14	43 0 0		Rama	Absolutely inalienable.
V., Waimate	99	39 1 32		Terewhiti and Tainuikino	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years with consent of Governor in Council.
"	2	45 0 0		Turahui (in trust for Ngatimannu hapu)	Ditto.
III., Oeo	2	68 0 0		Tamati Kaweora	Absolutely inalienable.
"	1	100 0 0		Charles Wallace (half-caste)	Without restrictions.
II., Oeo	5, 6	200 0 0		Ngapaki and 5 others	"
II., Secs. 1, 2; III., Sec. 4, Oeo	..	1, 894 0 0		Hone Pihama te Rei Hanatana	Inalienable by sale, or by lease, or by mortgage, except with the consent of the Governor being previously obtained.
I., Oeo	1	763 0 0		Tamati Kaweora, Tuaruhe, Pehira Taikomako, Ihaha Ngakirikiri, and Hone Pihama (in trust for Ngatitamaahuroa hapu) (68)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
XIV., Opunake	27, 28, 29	392 3 24		Taikomako and 5 others	Inalienable by sale, or by lease, or by mortgage, or by mortgage, without the consent of the Governor being previously obtained.
"	41, 43	144 0 0		Taikomako and 20 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
XIII., Opunake	8	218 0 0		"	Ditto.
XIV., Opunake	6	219 1 12		"	"
"	11	24 0 0		"	"
I., Oeo	66	118 0 0		Hakarua Tangaika	Without restrictions.
"	70	11 0 0	Otumatua	Hone Pihama and 3 others (in trust for the Titahi and Ngatitamaahuroa hapu)	Absolutely inalienable.
XIII., Opunake	25, 26	113 0 0		Taikomako and 20 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
I., Oeo	73	6 0 0		"	Absolutely inalienable.
Total	..	26, 604 1 29			

SCHEDULE A.—RESERVES—continued.  
4.—TAUNGATARA TO MOUTOTI.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.	Restrictions.
		A.	B. P.			
Orimupiko Block, Opunake Survey District	..	6,909	0 0	Opunake Block	Ihaia Ngakinikiri and 49 others (Ngatimana hapu)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Pukekohatu Block, Opunake Survey District	..	7,531	0 0	"	Tamati Kaweora and 50 others (Ngaruahine hapu)	Ditto.
Mataikawhai Block, Opunake Survey District	..	2,463	0 0	"	Pirihiira Parsi and 16 others (Waiotama hapu)	"
Ngatitamorong Block, Opunake Survey District	..	6,186	0 0	"	Wiremu Kingi Matakatea and 30 others (Ngatitamorong hapu)	"
Ngatikahumate Block, Opunake Survey District	..	7,223	0 0	"	Wiremu Kingi Matakatea and 20 others (Ngatikahumate hapu)	"
Ngatitara Block, Opunake Survey District	..	15,070	0 0	"	Hohala, Whakarongomauiwaho and 67 others (Ngatitara hapu)	"
IX., Opunake	82	4	3 0	Orimupiko	Tamati Kaweora and 6 others (in trust for Ngatitamaramong hapu)	Absolutely inalienable.
XII., Town of Opunake	4, 5	0	1 27	"	Tamati Kaweora (in trust for Ngatitamaramong hapu)	Inalienable by sale, or by lease, or by exchange, or by mortgage, except with the consent of the Governor being previously obtained.
"	1, 2	0	1 37	"	Ihaia Ngakinikiri (in trust for Ngatimana hapu)	Ditto.
"	3	0	1 0	"	Wiremu Hohala (in trust for Ngatiwetenga hapu)	Without restrictions.
IX., Opunake	17	10	0 0	"	George Taylor (half-caste)	Ditto.
"	43	0	3 0	"	Wiremu Kingi te Matakatea and Tuwalipa (in trust for Ngatitamaramong hapu)	Absolutely inalienable.
Total	..	45,398	2 24			

5.—MOUTOTI TO WAIWERANUI.

Ngatituheterangi Block, Opunake Survey District	..	2,259	0 0	Pahiaka Block	Rangiteihinga and 54 others (Ngatituheterangi hapu)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Ngatituhapoto Block, Cape and Opunake Survey Districts	..	5,745	0	"	Te Kahui and 146 others (Ngatituhapoto hapu)	Ditto.
Waiotama Block, Cape Survey District	..	1,895	0	"	Wharawharani and 46 others (Waiotama hapu)	"
Ngatitamaramong Block, Cape Survey District	..	2,505	0	"	Erueti te Whiti and 61 others (Ngatitamaramong hapu)	"
Upokomutu Block, Cape Survey District	..	2,720	0	"	Erueti te Whiti and 66 others (Upokomutu hapu)	"
Ngatimoeahu Block, Cape Survey District	..	4,724	0	"	Erueti te Whiti and 116 others (Ngatimoeahu hapu)	"
XIII., Cape	1	25	0	"	Erueti te Whiti	Absolutely inalienable.
V., Opunake	5	0	5	"	Whakarongo	"
"	1	10	0	"	Rangiteihinga	"
"	95	41	0	"	Maturu Raunui and Rona Raunui	Without restrictions.
"	96	42	0	"	Rangiteihinga	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
"	90	46	0	"	Kahui	Inalienable by sale, or by lease, or by exchange, or by mortgage, without the consent of the Governor being previously obtained.
"	88	43	0	"	Rangiteihinga	Absolutely inalienable.

**SCHEDULE A.—RESERVES—continued.**  
5—MOUTOTI TO WAIWERANUI—continued.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.	Restrictions.
		A.	R. P.			
I., Opunake ..	78	175	0 0	..	Takaraka and 4 others in (trust for the Ngathau-poto hapu of the Taranaki tribe)	Absolutely inalienable.
" "	102	182	0 0	Pukerimu	Hamuera Rangiuru ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" "	81	13	0 0	Tawhitiui	Kahui Karehe, Hemi Pua, and Kama..	Without restrictions.
" "	71	25	2 0	..	Eruiui ..	Absolutely inalienable.
" "	72	25	2 0	..	Kerepa Taharangatira..	Without restrictions.
" "	84	32	0 0	..	Ihaia Ngakirikiri ..	Absolutely inalienable.
" "	41	50	0 0	..	Whatarau te Manu ..	Without restrictions.
" "	73	7	2 0	..	Miru..	Absolutely inalienable.
" "	99	1	0 0	..	Te Tokaroa ..	Without restrictions.
" "	101	25	0 0	..	Kerenene ..	Absolutely inalienable.
XII., Cape	51	23	0 0	..	Miru..	"
" "	57	9	0 0	..	Mareare and Tuterakenga ..	"
" "	55	15	0 0	..	Whareoka and Wharawharanui ..	"
" "	54	3	0 0	..	Tuterakenga ..	"
" "	56	10	0 0	..	Wharemu Taka Ngatata ..	Without restrictions.
" "	39	112	0 0	..	Wi Tako Ngatata and Ihaka te Rou (heirs and successors of Mohi Ngeponga)	"
" "	31	100	0 0	..	Te Pokaeruhi Ruaroa and Wharawharanui ..	Without restrictions.
" "	29	35	0 0	..	Hone Mutu and 27 others ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
" "	23	460	0 0	..	Hone Mutu ..	Without restrictions.
VIII., Cape	4	21	0 0	..	Wharehoka ..	Absolutely inalienable.
" "	95	2	2 0	..	Hone Mutu ..	"
" "	94	1	0 0	..	Whatarau Ariki ..	"
" "	93	0	2 0	..	Tuteuroho ..	"
" "	126	6	2 0	..	Wharehoka and Whatarau ..	"
" "	92	1	0 0	..	Ruakere Moeau and Whatarau..	"
" "	9	81	0 0	..	Wanganui ..	"
IV., Cape	15	4	2 0	..	Turakahi ..	"
IX., Cape	31	105	0 0	..	Turaho ..	"
				..	Whatarau Ariki and 5 others (in trust for the Nga-tihinepare, Ngatitukiriana, and Ngathiamaru hapus)	"
Total		21,482	2 0			

6.—WAIWERANUI TO OMATA.

V., Sec. 1; VI., Sec. 1; X., Sec. 5, Cape Survey District	..	1,506	0 0	Stony River Block	Hoani Wharekawa and 24 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
IV., Sec. 22; IX., Sec. 29, Cape Survey District	..	1,206	0 0	"	Porikapa te Wareware and 23 others	Ditto.
IV., Sec. 21; V., Sec. 9; IX., Sec. 28, Cape Survey District	..	1,561	0 0	"	Ruakere and 24 others..	"
IV., Sec. 20; V., Sec. 8; IX., Sec. 30; X., Sec. 3, Cape Survey District	..	3,144	0 0	"	Paora Tutaha and 39 others	"

SCHEDULE A.—RESERVES—continued.  
6.—WAIWERAUI TO OMATA—continued.

Block and Locality.	Section.	Area.	Name of Reserve.	Grantees.	Restrictions.
IV., Sec. 19; V., Secs. 5, 7; X., Sec. 6; XI., Sec. 3, Cape Survey District	..	A. 2,262 0 0 R. P. 0 0	Stony River Block	Taihaere and 24 others ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
IV., Sec. 18; V., Secs. 4, 2; X., Sec. 4; XI., Sec. 1, Cape Survey District	..	4,473 0 0	"	Komene Tupoki and 44 others ..	Ditto.
V., Sec. 8; XI., Sec. 2, Cape Survey District	..	697 0 0	"	Minerapa Kahu and 12 others ..	"
Okato Township	2	1 0 0	"	Porikapa te Wareware..	"
" "	111	1 0 0	"	"	"
" "	49, 50	2 0 0	"	"	"
" "	106	1 0 0	"	"	"
" "	96, 100	2 0 0	"	"	"
" "	112	1 0 0	"	Kenene ..	"
" "	104, 108	2 0 0	"	Harita Rawiri ..	"
" "	110	1 0 0	"	Tamati Peka ..	"
" District, Cape Survey District	110	1 0 0	"	Ruhira Tuhoto ..	"
Ditto	108	14 2 16	"	Renata ..	"
"	2	127 0 0	"	Kerenene ..	"
"	119, 120	29 0 0	"	Porikapa te Wareware..	"
"	45	50 0 0	"	James Harrison (half-caste)	"
"	41	51 0 0	"	Porikapa te Wareware..	"
"	4	53 0 0	"	Tamati Peka ..	"
"	99	52 " 2 0	"	Porikapa te Wareware	"
"	101, 105	104 0 0	"	Ruhira Tuhoto ..	"
Okakura District, Cape Survey District	123	51 0 0	"	Ani Ngeheru ..	"
Ditto	129	50 0 0	"	Keremenata te Marae ..	"
"	143	50 0 0	"	Ihaka te Maru ..	"
"	148, 149	65 0 0	"	Tonia ..	"
"	137, 141	71 0 0	"	Kerenene ..	"
"	151, 152	95 0 0	"	Harita Rawiri ..	"
"	168	1,430 0 0	Patuha Ranges	Tamati Peka ..	"
Okakura District, Cape and Egmont Survey Districts	169	1,300 0 0	"	Porikapa and 18 others	"
Okakura District, Wairau Survey District	170	5,800 0 0	"	Komene and 10 others..	"
Ditto	49	45 0 0	Kaitake ..	Ropata Ngarongomate and 42 others	"
"	Sec. 1, Sub-div. 1	2 0 0	Pt. Hauranga..	Ropata Ngarongomate..	Without restrictions.
"	Sec. 1, Sub-div. 2	2 3 0	"	Raukatauri ..	"
Okakura Town	208, 216, 217	1 2 0	"	Ropata Ngarongomate..	"
"	195, 196, 197	1 2 0	"	Mereana Matuarai ..	"
"	214, 215, 226	1 2 0	"	Maraea Tipuna ..	"
"	230, 232, 246	1 2 27	"	Peti Ngehe ..	"
"	198, 202, 204	1 2 0	"	Matiu Wharematangi ..	"

SCHEDULE A.—RESERVES—continued.  
6.—WAIWERAU TO OMATA—continued.

Block and Locality.	Section.	Area.	Name of Reserve.	Grantees.	Restrictions.
Oakura Town	219, 222, 223 244, 245	A. 1 1 37 R. P. 1 0 1	..	Te Ngoungou .. Ropata Ngarongomate ..	Without restrictions.
"	239, 240	1 0 0	..	Neretini ..	"
"	233, 234	1 0 0	..	Wi Kamokamo ..	"
"	158, 182, 183	1 3 34	..	Raukatauri ..	"
Oakura Town Belt, Wairau Survey District	16, 17, 18	42 1 0	..	Ropata Ngarongomate and 2 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Ditto	12, 13, 14, 15	21 0 0	..	Raukatauri and 4 others	Ditto.
"	1	0 1 32	..	Wi Kamokamo	Without restrictions.
Oakura District, Wairau Survey District	4	39 0 0	Pahitere	Ropata Ngarongomate and 2 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Ditto	Pt. 5	6 1 32	..	Ropata Ngarongomate ..	Absolutely inalienable.
"	167	3 1 0	Koru	..	Ditto.
"	2, 3	49 0 0	..	Wi Kamokamo and 6 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Koru Town Belt and Oakura District, Wairau Survey District	4 74	25 3 16 18 0 0	..	Neretini and 5 others ..	Ditto.
Omata District, Wairau Survey District	..	360 0 0	Pukiekie	Ropata Ngarongomate and 14 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Omata District	138 139	92 0 0 1 0 0	Poutoko Poutoko Burial-ground	Ropata Ngarongomate .. Ropata Ngarongomate and 2 others	Without restrictions (as from 1st January, 1869). Absolutely inalienable.
Total	..	25,035 0 35	..	..	..

7.—BELL BLOCK TO WHITE CLIFFS.

Waitara West District, Paritutu Survey District	134	567 0 0	Puketapu	Roera Rangī and 8 others (in trust for the Puke-tapu tribe)	Absolutely inalienable.
Ditto	Pt. 50	127 0 0	Matataiore	Tamati Teito and 8 others (in trust for the Puke-tapu tribe)	Ditto.
"	Pt. 50	158 0 0	..	Ngata Mahau and 3 others (Ngata Mahau, 123 acres; Peki Mahau, 10 acres; Heni Mahau, 10 acres; Watere Kanakino, 15 acres)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Part Sec. 1, Waitara Suburban, and part Sec. 50, Waitara West District	..	214 0 0	..	Ngata Mahau and 3 others (in trust for the Puke-tapu tribe)	Ditto.
Waitara Suburban, Paritutu Survey District	Pt. 1	16 0 0	..	Rawiri Watino ..	Without restrictions.
Waitara West District, Paritutu Survey District	52	33 0 0	Ngahuinga	Te Wetere Kaukama and 11 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Ditto	133 100, 101 Pt. 98	578 0 0 162 2 30 1 3 0	Kaipakopako .. Ngapuketurua	Roera Rangī and 42 others Rameka te Amai and 22 others .. Wiremu Putu ..	Ditto.
Waitara West District, Waitara Survey District	132	156 3 0	Kairau	Aperahama Ngataua and 31 others	Without restrictions. Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.

SCHEDULE A.—RESERVES—continued.  
7.—BELL BLOCK TO WHITE CLIFFS—continued.

Block and Locality.	Section.	Area.	Name of Reserve.	Grantees.	Restrictions.
Waitara West District, Waitara Survey District	135	A. 597 0 0	Matarikoriko ..	Wi Piti te Kaponga and 46 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Huirangi District, Paritutu Survey District	1, 184	46 2 0	..	Roera Rangi ..	Ditto.
Ditto	186	204 0 0	Manutahi ..	Te Take Ngahuru and 23 others	Without restrictions.
Manutahi Town Belt	1, 2, 3, 4	21 3 0	..	Tamihana and Roera ..	"
..	5	17 3 0	..	Karepa Kerei Waero ..	"
..	7, 8	14 0 27	..	Roera ..	"
Huirangi District, Paritutu and Waitara Survey Districts	38, 103, 104, 105, 106, 107, 108, 109, 110, 112	493 0 0	Kairoa ..	Tawake Ria and 29 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Huirangi District, Waitara Survey District	163, 168, 170, 171, 172	235 0 0	Pekatu ..	Aperahama Ngatana and 32 others	Ditto.
Ditto	179	52 0 0	Te Aroi ..	..	Without restrictions.
Waitara West District, III., Paritutu Survey District	25	18 1 12	Pukekohatu ..	Te Teira Manuka ..	Without restrictions.
OX., Town of Waitara West	..	0 3 20	Huirapa ..	Paranahi and 4 others..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
XXXV., Town of Waitara West	5, 6, 7, 8	1 0 19	" ..	..	Ditto.
XXXIV., Town of Waitara West	5, 6, 7, 8, 9, 10, 11, 12	2 0 0	" ..	Teira Manuka and 3 others	"
XVI., Waitara East ..	5, 6, 7, 8, 9, 10, 11, 12	3 0 0	..	Enoka Tatairau and 4 others	"
XVII., Waitara East..	5, 7, 9, 11	25 0 0	Manukorihī ..	..	Absolutely inalienable.
Waitara East District, Waitara Survey District	81	23 0 0	Robutu ..	Enoka Tatairau and 9 others	"
Waitara East Suburban, Waitara Survey District	71, 72	34 3 25	..	Hotene and 6 others ..	Inalienable by sale, lease, exchange, or mortgage, without the consent of the Governor being previously obtained.
Tikorangi District, Waitara Survey District	76	340 0 0	Pukepapa ..	Hotene and 23 others ..	Ditto.
Ditto	38	51 0 0	..	Pita Hongihongi and 7 others (in trust for all the people of the Ngatirahiri tribe)	Absolutely inalienable.
Otaraoa Block, Waitara Survey District	..	2, 624 0 0	..	Hotene and 70 others ..	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.
Part Rimuteateka Block, Waitara Survey District	..	500 0 0	..	Enoka Tatairau and 42 others	Ditto.
Ditto	..	2, 000 0 0	..	Rangikohuru and 86 others	"
VI., Huiroa ..	12	196 0 28	Tariki ..	Awakere and 8 others ..	"
V., Huiroa ..	1	200 0 0	Otihiwi ..	..	"
III., Huiroa..	1	1, 000 0 0	Kawau ..	Tuihu and 33 others ..	"

SCHEDULE A.—RESERVES—continued.  
7.—BELL BLOCK TO WHITE CLIFFS—continued.

Block and Locality.	Section.	Area.		Name of Reserve.	Grantees.		Restrictions.
		A.	R. P.				
III., Huiroa..	4	18	0 0	Pukehon	Tukirika and 3 others	Absolutely inalienable.	
"	5	71	0 0	Kerikeringa	Tuihu and 33 others	"	
"	6	280	0 0	Pukerata	Tuihu and 13 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.	
"	3	13	0 0	Kirikiri	Mangu and 4 others	Ditto.	
"	7	34	0 0	Onepoto	Tuihu and 2 others	"	
Subdivisions 1, 10, Ngairahiri Block	..	1,713	0 0	..	Rameka te Para Iwikahu and 34 others (Ngatimoeahu hapu)	"	
Subdivisions 2, 11, ditto	..	2,337	0 0	..	Timoti Nikorima and 44 others (Ngairahiri hapu)	"	
" 3, 9, "	..	987	0 0	..	Pitama Pirika and 18 others (Ngatikaporo hapu)	"	
" 4, 12, "	..	1,921	0 0	..	Tanra Pohewa and 36 others (Ngatihame hapu)	"	
" 5, 8, "	..	1,454	0 0	..	Pita Hongihongi and 27 others (Ngaitamarongo hapu)	"	
" 6, 14, "	..	1,350	0 0	..	Tuiti te Kahutopa and 25 others (Ngatiwhiwhiao hapu)	"	
" 7, 13, "	..	1,091	0 0	..	Perere Nikorima and 21 others (Ngatiwairaka hapu)	"	
Waitara Survey District	4	71	0 0	Wahapakapaka	Tamihana te Karu and 30 others	Absolutely inalienable.	
"	7	71	0 0	..	Matene Rangipito and 29 others	"	
VII., Sec. 56; XI, Sec. 1, Waitara Survey District	..	597	0 0	Ohanga	Matene Rangipito and 60 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.	
Waitara Survey District	57	100	0 0	..	Hemi Matenga	Without restrictions.	
"	58	50	0 0	..	Hairota Hinemura	"	
"	9	1	1 10	..	Mangu and Mata Ngahoro	"	
"	10	1	1 10	..	Piupu	"	
III., Waitara Survey District	14, 15, 19	150	0 0	Kaipikari	Reu and 8 others	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.	
Urenui District, Waitara Survey District	..	500	0 0	..	Rangipito and 16 others	Ditto.	
VII., Sec. 5; VIII., Sec. 5, Waitara Survey District	..	200	0 0	Mangapoua	Ramari Horomona and 6 others	"	
VII., Waitara Survey District	1	500	0 0	..	Heni te Rau o te Rangit and Mere Naera	"	
IV., Sec. 2, Waitara; V., Sec. 2, Upper Waitara	..	789	0 0	Chatham Islanders'	Hami te Maunu and 67 others	"	
III., Sec. 1; IV., Secs. 24, 25, Waitara	..	195	0 0	..	Riwai Taupata and 63 others	"	
IV., Waitara	23	394	0 0	..	"	"	
I., Secs. 4, 5, Upper Waitara; IV., Sec. 41, Waitara	..	110	0 0	Tupari	Patu Hopai and 7 others	"	
IV., Waitara	28	42	0 0	Mimi	Riwai Taupata and 5 others	Absolutely inalienable.	
Pukearuhe District, Waitara Survey District	61	156	0 0	Wai-iti	Rangipuaoho and 13 others	"	
Pukearuhe District, Upper Waitara Survey District	54	100	0 0	..	Huria Matenga and 3 others	Without restrictions.	
X., Mimi	1	23	0 88	..	Tupoki and 18 others	"	
Town Belt, Pukearuhe	6, 7	47	3 0	..	Pararawa and 49 others (Ngaititama hapu)	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council.	
"	8	576	0 0	..	..	"	
VI., Mimi	4	26,657	1 19	..	..	"	



**SCHEDULE B.—COMPENSATION AWARDS.**  
**DIVISION I.—WAIPINGAO TO TIIOKI.**

Number and Name of Awardee (G-2, 1880, Appendix B, page 17).	Amount of Award.		Where allocated.		Section.	Area.	Restrictions.	Antevesting Date.
	A.	B. P.	Block and Locality.	Area.				
1. Wainapuna ..	250	0 0	X., Mimi ..	250	0 0	66	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	1 June, 1865.
2. Mata Wāreapaki ..	250	0 0	..	250	0 0	63	Ditto ..	"
3. Kai Waka ..	250	0 0	L., Upper Waitara ..	250	0 0	32	" ..	"
4. Mata Rua Ahuroa ..	250	0 0	X., Mimi ..	250	0 0	67	" ..	"
5. Pirihira Kokoti ..	251	0 0	L., Upper Waitara ..	250	0 0	31	" ..	"
6. Miriama Tarewa ..	251	0 0	Town of Pukearuhe ..	1	0 0	94	Without restrictions ..	"
			XL, Mimi ..	250	0 0	1	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
7. Mata Rangiwakawaia ..	251	0 0	Town of Pukearuhe ..	1	0 0	31	Without restrictions ..	"
			L., Upper Waitara ..	250	0 0	30	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
8. Hera Hinerae ..	251	0 0	Town of Pukearuhe ..	1	0 0	40	Without restrictions ..	"
			X., Mimi ..	250	0 0	68	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
9. Wi Weke ..	201	0 0	Town of Pukearuhe ..	1	0 0	53	Without restrictions ..	"
			X., Mimi ..	200	0 0	65	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
10. Wi Katipu ..	251	0 0	Town of Pukearuhe ..	1	0 0	32	Without restrictions ..	"
			L., Upper Waitara ..	250	0 0	29	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
11. Noperā ..	501	0 0	Town of Pukearuhe ..	1	0 0	49	Without restrictions ..	"
			X., Mimi ..	500	0 0	64	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
12. Hakaraia ..	501	0 0	Town of Pukearuhe ..	1	0 0	47	Without restrictions ..	"
			X., Mimi ..	500	0 0	2	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
			Town of Pukearuhe ..	1	0 0	16	Without restrictions ..	"
<b>Total</b> ..			..	<b>3,458</b>	<b>0 0</b>	..	..	..

SCHEDULE B.—COMPENSATION AWARDS—continued.  
DIVISION II.—TITOKI TO URENUI.

Number and Name of Awardee (G., 2, 1880, Appendix B, page 17).	Amount of Award.			Where allocated.			Restrictions.	Ante-resting Date.
	A.	B.	P.	Block and Locality.	Section.	Area.		
13. Heni Warenaui ..	50	0	0	IV., Waitara .. I., Upper Waitara	9	A. 12 R. 2 P. 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	1 June, 1866.
14. Kapa Whare ..	100	0	0	IV., Waitara .. I., Upper Waitara	26	30 0 0 70 0 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
15. Wi Weke ..	100	0	0	IV., Waitara ..	16	25 0 0	Ditto	"
16. Rehara Hami ..	200	0	0	"	33	75 0 0	"	"
17. Makareta Retimana ..	100	0	0	I., Upper Waitara IV., Waitara ..	22	150 0 0	"	6 Aug., 1883.
18. Harawira Mokena ..	100	0	0	"	22	100 0 0	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council	1 June, 1
19. Maraea ..	100	0	0	I., Upper Waitara	6	25 0 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
20. Kapa Ngapapa ..	500	0	0	IV., Waitara .. I., Upper Waitara	12	75 0 0	Ditto	"
21. Pamariki ..	500	0	0	"	7	25 0 0	"	"
22. Rahrira Kaaro ..	50	0	0	"	11	75 0 0	"	"
23. Mercaina ..	50	0	0	"	3	148 0 0	"	"
24. Mereana Tampo ..	50	0	0	"	9	352 0 0	"	"
25. Harata ..	100	0	0	"	17, 21	200 0 0	"	"
26. Hariata Horomonga ..	300	0	0	"	19	300 0 0	"	"
27. Inia Pahiia ..	100	0	0	"	15	12 2 0	"	"
28. Eria Ngamuka ..	300	0	0	"	8	37 2 0	"	"
29. Hemi Puanu ..	300	0	0	"	3	12 2 0	"	"
30. Te Wirihana Piro ..	500	0	0	"	92	37 2 0	"	"
31. Metapire ..	50	0	0	"	24	12 2 0	"	"
32. Ramari Ruatakato ..	100	0	0	"	14	37 2 0	"	"
33. Maraea ..	100	0	0	"	44	37 2 0	"	"
				"	35	25 0 0	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council	"
				"	33	75 0 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
				"	40	73 0 0	Ditto	"
				"	18	227 0 0	"	6 Aug., 1883.
				"	5	25 0 0	"	1 June 1866.
				"	28	75 0 0	"	"
				"	19	75 0 0	"	"
				"	20	235 0 0	"	"
				"	35	150 0 0	"	"
				"	26	125 0 0	"	"
				"	21	375 0 0	"	"
				"	31	12 2 0	"	"
				"	27	37 2 0	"	"
				"	1	25 0 0	"	"
				"	15	75 0 0	"	"
				"	4	25 0 0	"	"
				"	14	75 0 0	"	"



SCHEDULE B.—COMPENSATION AWARDS—continued.  
DIVISION III.—URENUI TO RAU O TE HUIA.

Number and Name of Awardee (G.—3, 1880, Appendix B, page 17).	Amount of Award.			Where allocated.			Restrictions.	Antevesting Date.
	A.	R.	P.	Block and Locality.	Section.	Area.		
48. Kapa Whare ..	50	0	0	VII., Waitara..	77	12 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	1 June, 1866.
50. Himiona Tioki ..	50	0	0	"	10	37 2 0	Ditto	"
51. Ramari Kapa ..	100	0	0	"	63	13 2 0	"	"
52. Te Rakakau ..	200	0	0	"	17	37 2 0	"	"
53. Rubia Matene ..	50	0	0	"	37	25 0 0	"	"
54. Wi Tamihana te Neke ..	50	0	0	"	31	75 0 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"
55. Honehira Terangihaemate ..	100	0	0	"	98	50 0 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
56. Heare Matene ..	100	0	0	"	35	150 0 0	Ditto	"
60. Rihai te Ahu ..	50	0	0	"	68	12 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
62. Matenga Rore ..	50	0	0	"	21	37 2 0	Ditto	"
63. Mere Inia ..	100	0	0	"	75	12 2 0	"	"
64. Mangere. ..	50	0	0	"	11	37 2 0	"	"
65. Karipa ..	50	0	0	"	92	12 2 0	"	"
66. Ruruhira ..	50	0	0	"	2	37 2 0	"	"
67. Whangowhango ..	50	0	0	"	86	25 0 0	"	"
68. Mina Porahu ..	50	0	0	"	32	75 0 0	"	"
72. Katene Hotene ..	50	0	0	"	67	25 0 0	"	"
73. Hariata Ihaha ..	50	0	0	"	30	75 0 0	"	"
74. Hani Karipa ..	50	0	0	"	69	12 2 0	"	"
				"	23	37 2 0	"	"
				"	66	32 0 0	"	"
				"	26	68 0 0	"	"
				"	81	12 2 0	"	"
				"	28	37 2 0	"	"
				"	82	12 2 0	"	"
				"	6	37 2 0	"	"
				"	72	12 2 0	"	"
				"	7	37 2 0	"	"
				"	90	12 2 0	Inalienable by sale, gift, or mortgage; alienable by exchange or lease for twenty-one years, with consent of Governor in Council	"
				"	24	37 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
				"	76	12 2 0	Ditto	"
				"	8	37 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"
				"	96	12 2 0	Ditto	"
				"	7	37 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
				"	87	12 2 0	Ditto	"
				"	29	37 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"
				"	79	12 2 0	Ditto	"
				"	20	37 2 0	Inalienable by sale or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	"

SCHEDULE B.—COMPENSATION AWARDS—continued.  
DIVISION III.—URENUI TO RAU O TE HUIA—continued.

Number and Name of Awardee G.—2, 1880, Appendix B, page 17).	Amount of Award.		Where allocated.			Restrictions.	Ante-vesting Date.
	A.	R. P.	Block and Locality.	Section.	Area.		
75. Peti Hakihaki ..	50	0 0	VII., Waitara.. XI., "	64 18	12 2 0 37 2 0	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage	1 June, 1866.
76. Peti Hukinga ..	50	0 0	VII., " XI., "	65 9	12 2 0 37 2 0	"	"
77. Rakapa ..	50	0 0	VII., " XI., "	83 3	12 2 0 37 2 0	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"
78. Oriwira Matiaha ..	100	0 0	VII., " VII., "	73 9	25 0 0 75 0 0	"	"
79. Mihi Korama ..	50	0 0	VII., " XI., "	89 12	12 2 0 37 2 0	"	"
80. Roimi Hakihaki ..	50	0 0	VII., " XI., "	95 5	12 2 0 37 2 0	"	"
81. Ihaka te Kauri ..	50	0 0	VII., " XI., "	94 19	12 2 0 37 2 0	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"
82. Paora te Kauri ..	50	0 0	VII., " XI., "	80 8	12 2 0 37 2 0	"	"
83. Heta te Kauri ..	50	0 0	VII., " XI., "	88 22	12 2 0 37 2 0	"	"
87. Epiha te Huhenga ..	50	0 0	VII., " XI., "	62 13	12 2 0 37 2 0	"	"
88. Tipone Kokapu ..	50	0 0	VII., " XI., "	93 4	12 2 0 37 2 0	"	"
90. Teretiu Taniaka ..	50	0 0	VII., " XI., "	78 27	12 2 0 37 2 0	"	"
91. Heremaia ..	100	0 0	VII., " XI., "	85 25	25 0 0 75 0 0	"	"
92. Karipa te Whetu ..	50	0 0	VII., " XI., "	84 15	12 2 0 37 2 0	"	"
94. Hone Pumihi ..	50	0 0	VII., " VIII., "	91 6	12 2 0 37 2 0	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"
96. Hoera ..	50	0 0	VII., " XI., "	61 16	12 2 0 37 2 0	"	"
97. Wi te Aerei ..	200	0 0	VII., " VII., "	59 10	50 0 0 150 0 0	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being obtained to every such sale, lease, or mortgage	"

SCHEDULE B.—COMPENSATION AWARDS—continued.  
 DIVISION III.—URENUI TO RAU O TE HUIA—continued.

Number and Name of Awardee (G.—2, 1880, Appendix B, page 17).	Amount of Award.		Where allocated.		Restrictions.	Antevesting Date.
	A.	R. P.	Block and Locality.	Section.		
98. Piri Kawai ..	100	0 0	VII., Waitara..	60	Inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor being previously obtained to every such sale, lease, or mortgage Ditto " .. .. . " .. .. . " .. .. .	1 June, 1866. " "
			XI., " ..	83		
99. Te Matina ..	200	0 0	VII., " ..	70		
			XI., " ..	34		
Total awards of Division III. for which grants are being issued ..					2,700	0 0

The following awards in Division III. are merged in the Ngatirahiri Tribal Grants, see A.—5A, 1884, Appendix I., No. 3:—

49. Hoponaia ..	50	0 0				
57. Amiria ..	50	0 0				
58. Meri Ri ..	50	0 0				
59. Ria ..	50	0 0				
61. Kihirini Huriwaka ..	50	0 0				
69. Hera Ngamoka ..	50	0 0				
70. Erina ..	50	0 0				
71. Mere Ngamoka ..	50	0 0				
84. Ihaka Tapuhi ..	100	0 0				
85. Pirika Rongoaka ..	50	0 0				
86. Pita Hongihongi ..	50	0 0				
89. Teiati Kotuku ..	50	0 0				
93. Matahau Hakapu ..	50	0 0				
95. Kereopa te Wahana ..	50	0 0				
Total ..					750	0 0
					3,450	0 0

SCHEDULE C.—NATIVE RESERVES RECOMMENDED, BUT NOT TO BE GRANTED AT PRESENT.

Block and Locality.	Section.	Area.	Name of Reserve.	Nature of Reserve.	Remarks.
II., Waioara ..	1, 76	A. 379 0 0 P. 0 0 0	In the Momohaki District	Eel-weir	
On Waitotara River ..	Pt. 387	1, 500 0 0	Ditto	"	
IX., Waioara ..	"	1 2 18	"	"	
IX., " ..	"	1 1 2	"	"	
IX., " ..	"	0 3 26	"	"	
VIII., " ..	Pt. 394	0 2 13	"	"	
VIII., " ..	Pt. 395	1 0 0	"	"	
VIII., " ..	"	2 1 10	"	Eel-weir and burial-ground	
VIII., " ..	Pt. 10	0 2 34	"	Eel-weir	
VIII., " ..	Pt. 978	2 3 22	"	Burial-ground.	
IX., " ..	Pt. 387	0 3 0	"	"	
I., Opunake ..	97	0 0 6	"	"	
I., " ..	1	..	Titere	"	
I., " ..	9	1 0 0	Kohinikura	"	
Waikara Estate ..	80	0 1 8	"	"	
Urenui District ..	77	0 1 17	Ta Ngaio ..	"	
VI., Huairoa ..	7	1 0 0	Apti ..	"	
II., " ..	2	0 1 0	Ngakohete	"	
II., " ..	1	0 1 0	Mangaone	"	
III., " ..	2	0 1 0	Hangaruru	"	
XV., Waitara ..	2	0 2 18	Mataketake	"	
XV., " ..	1	12 2 0	Tapupa	"	
XL, Mimi ..	2	1, 300 0 0	For Ngaitama absentees	"	
XII., Waitara ..	6	3, 000 0 0	Ngatimutunga "	"	
Binnutaetaka Block ..	"	2, 700 0 0	Ngatiawa "	"	
Waiveranui Block ..	"	3, 100 0 0	Taranaki "	"	
	"	"	Burial-ground..	"	
	"	0 1 0	Makino	"	
	"	330 0 0	Aotawa	"	
	"	"	Makahau	"	
	"	0 2 0	Namunamu	"	
	"	0 2 0	Paritutu ..	"	
	"	50 0 0	Mangoapa	"	
	"	1 0 0	Pohohitoa	"	
	"	"	Puhetui ..	"	
	"	300 0 0	Ngakorako	"	
	"	"	Manutangiha	"	
	"	"	Te Nau	"	
	"	"	Matao, Terakahi, Ma-	"	
	"	"	kaikatea, Manga-	"	
	"	"	waka, Mangaone,	"	
	"	"	Rerehua, Tangitu,	"	
	"	"	Tekanganui, Moki	"	
Opaku Block ..	"	75 0 0	Kawhiti ..	"	
Total ..	"	12, 764 3 14			

These sections have been surveyed, but in many cases have not been surveyed to them. They have been recommended to be gazetted as Native reserves.

These sections have been set apart to satisfy the Government Absentee Awards. See Report, A-5a, 1884; Appendix IV.

These are reserves in the Upper Waitara and the Opaku Block, which have not yet been surveyed. When the settlement surveys reach these districts they will be marked out and Crown-granted.

## SCHEDULE D.—LANDS TO BE CONVEYED TO NATIVES BY WAY OF EXCHANGE.

Block and Locality.	Section.	Area.			To whom to be conveyed.
		A.	B.	P.	
Patea District .. .. .	Pt. 288	19	0	0	Matiu and others.
Huirangi District .. .. .	129	50	0	0	Hakopa Manuirirangi.
Urenui District .. .. .	176 and pt. 180	357	0	0	Te Amo and others.
Pukearuhe District .. .. .	35	51	0	0	Reu and others.
	Pts. 44 and 45	39	0	0	Rangipuaohoaho and others.
Total .. .. .		516	0	0	

## APPENDIX II.

RETURN of Expenses of the West Coast Royal Commission from the Appointment of the First Commission (20th January, 1880) to 31st March, 1884.

	£	s.	d.
Total cost of the Commission appointed under "The Confiscated Lands Inquiry and Maori Prisoners Trials Act, 1879," (see H.—30, 1883, No. 5) ...	1,523	2	7
Cost of the Commission appointed under "The West Coast Settlement (North Island) Act, 1880," to 31st March, 1884 ...	16,469	11	11
<b>Total of both Commissions to 31st March, 1884 ...</b>	<b>£17,992</b>	<b>14</b>	<b>6</b>
Personal expenses of Commissioners for both Commissions, including board and lodging ...	352	1	11
<i>Official Charges:—</i>			
Rent of offices ...	121	13	11
Salaries of staff ...	2,121	2	0
R. Parris: Remuneration and travelling allowance ...	1,269	2	3
Survey staff: Salaries, pay, and allowances ...	12,151	14	0
Travelling expenses ...	1,359	2	3
Native expenditure ...	170	13	8
Furniture ...	49	7	3
Contingencies ...	397	17	3
	<b>£17,992</b>	<b>14</b>	<b>6</b>

## APPENDIX III.

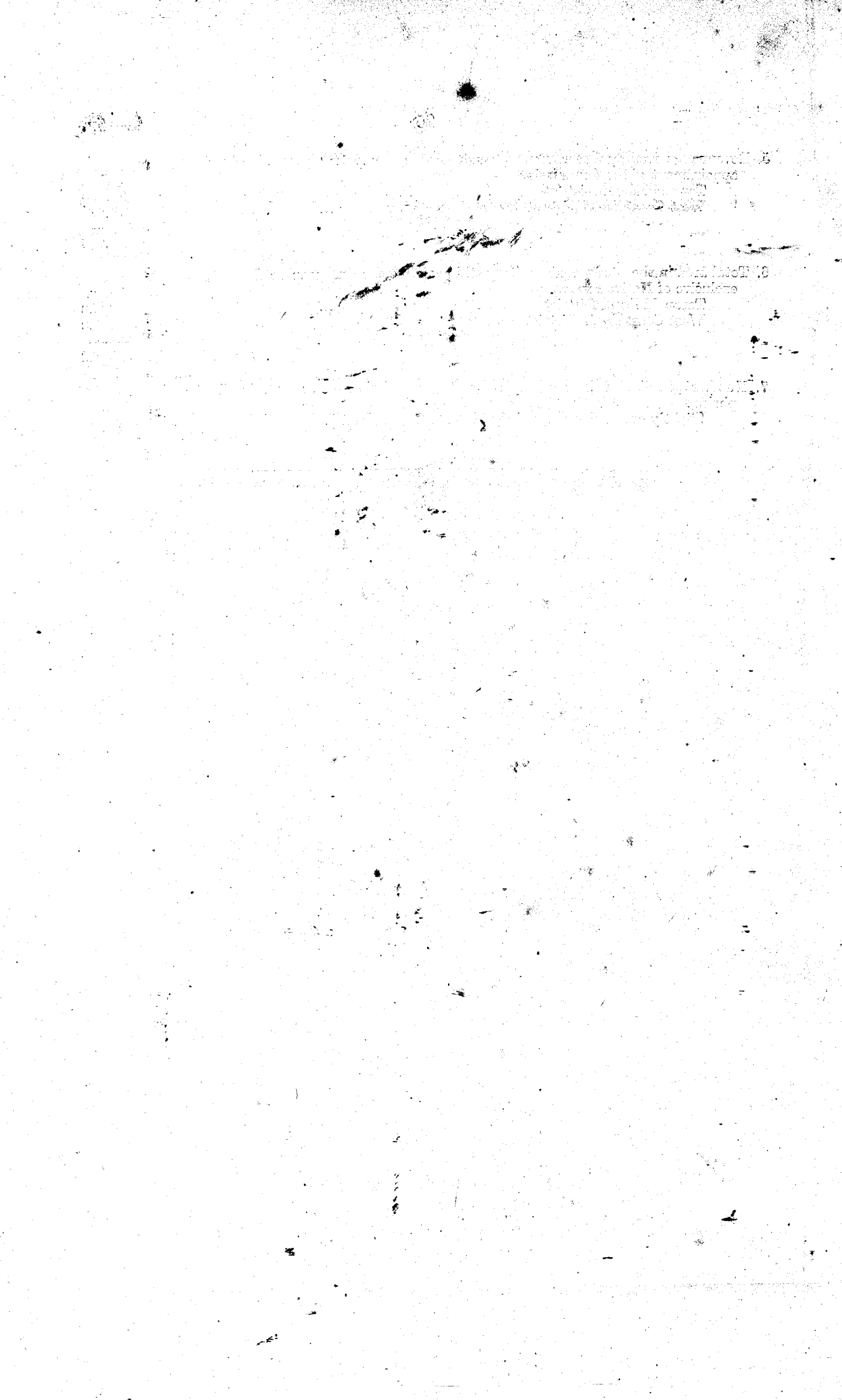
RETURN showing Total Area in the West Coast Confiscated Territory; area in occupation by Europeans at appointment of Commission; area settled by Europeans since; area still available for settlement; revenue received from disposal of land; and number of miles surveyed by Commission.

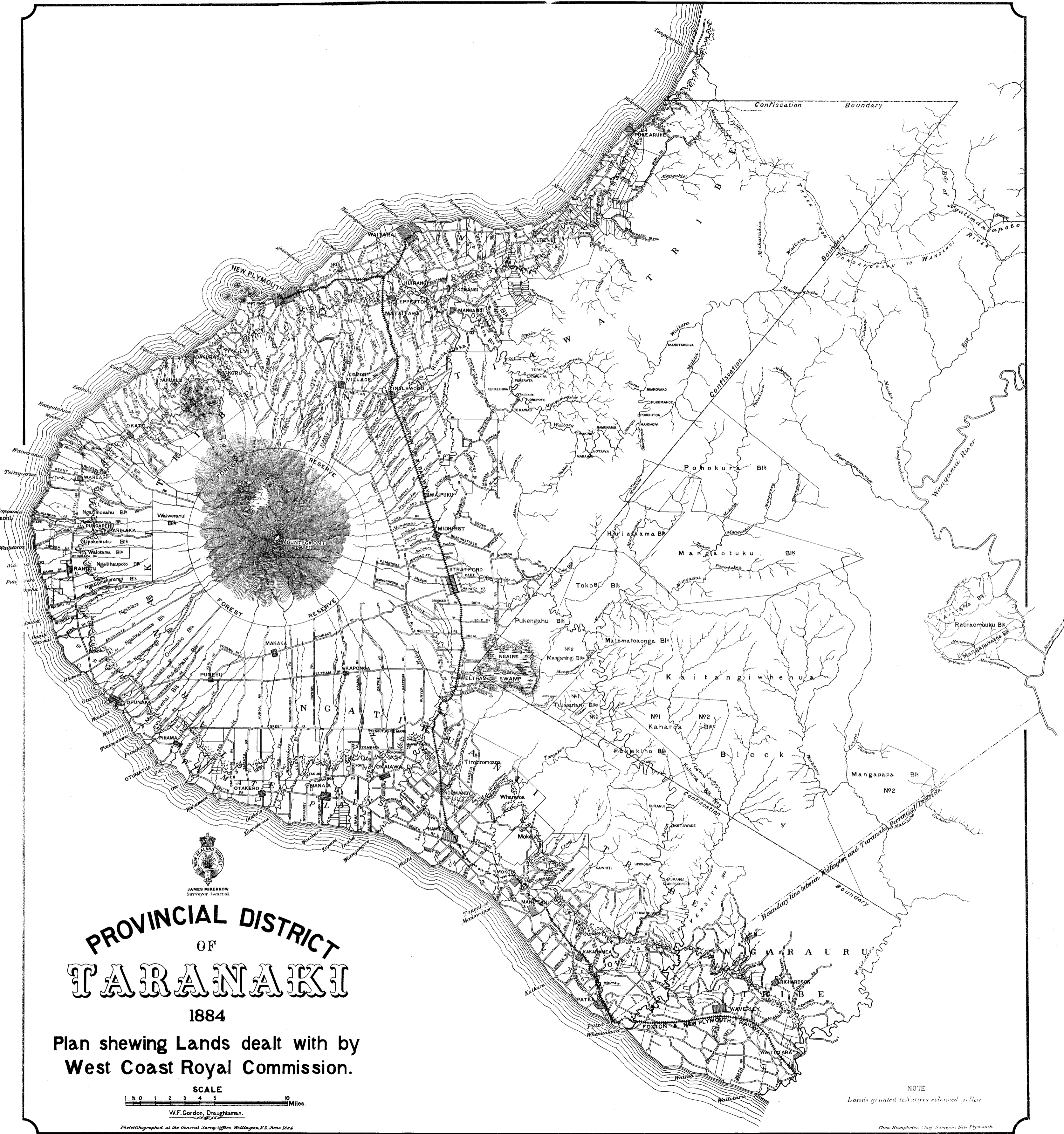
1. Total area in the confiscated territory ...	Acres.	1,192,000
2. Total area in occupation by Europeans at the appointment of the Commission, exclusive of Native reserves:—	Acres.	
Taranaki Land District...	111,000	
West Coast Land District (south of Stony River) ...	124,350	
	<u>235,350</u>	
3. Total area settled by Europeans since the appointment of the Commission, including reserves leased by the West Coast Settlement Reserves Trustee:—	Acres.	
Taranaki Land District ...	15,000	
West Coast Land District (south of Stony River) ...	85,649	
	<u>100,649</u>	
4. Number of persons who have taken up land within the confiscated territory since the appointment of the Commission:—		
Taranaki Land District ...	250	
West Coast Land District (south of Stony River) ...	882	
	<u>1,132</u>	



<b>5. Revenue received by Government through sales and perpetual leases since the appointment of the Commission :—</b>		£
Taranaki Land District	... ..	28,355
West Coast Land District (south of Stony River)	... ..	273,414
		<u>£301,769</u>
<b>6. Total area in the confiscated territory still available for European settlement, exclusive of Native reserves :—</b>		Acres.
Taranaki Land District	... ..	343,600
West Coast Land District (south of Stony River)	... ..	185,200
		<u>528,800</u>
<b>7. Number of miles of lines surveyed by the Commission under Captain Skeet and Mr. Humphries :—</b>		
Slightly over 700 miles, chiefly in forest (approximate).		

By Authority: GEORGE DIDSBURY, Government Printer, Wellington.—1884.





**PROVINCIAL DISTRICT  
OF  
TARANAKI**

1884

Plan shewing Lands dealt with by  
West Coast Royal Commission.

SCALE  
0 1 2 3 4 5 Miles.  
W.F. Gordon, Draughtsman.

Photolithographed at the General Survey Office, Wellington, N.Z. June 1884.

NOTE

Lands granted to Natives colored yellow

These Diagrams Only Surveyed New Plymouth

