Eta Mokena, Hare Renata, Rewi Mokena, Akuhata Mokena, and Erua Ripiniq and George Lipsey, asy trustees for Ani Hani Ripinia (Amie Jane Lipsey), successors to Fuha Mokena, and by Ema Ripinia and Rewi Mokena, as successors to Mokena, as successors to Mokena, as successors to Mokena, and Rewi Mokena, and Rewi Mokena, as successors to Mokena, as successors to Mokena, as successors to Mokena, and Rewi Mokena, as successors to Mokena, and Rewi Mokena, as successors to Mokena, and Rewi Mokena, and Rewi Mokena, and Rewi Mokena, as successors to Mokena, and Mok	Arapeta Paiwia and Hori Winiata.	Ihikiere Waikapoori- ki and Nakora te Manui Kerioi.	Heremia Paora.	Wita Pima, as successor.		A. R. Barclay, for Timoti Karetai.	Huhana te Mui and Hape Puketapu (a successor).	Karipa.	Kararaina and Tohia.	
: :	:	:	:	In terms of clause 5 of "The Native Land Act, 1888." His Excellency assented to a conveyance of this land, so far as the interest of Wite Pira was then con-	cerned, on 4th March, 1887. See return of cases laid before Legislative Council	To enable the land to be mortgaged	In terms of clause 5 of "The Native Land Act, 1888"	Ditto	:	-
Inalienable by sale, lease, or mortgage, without the consent of the Governor being previously obtained	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	Inalienable by sale or mortgage, or by lease beyond twenty-one years	Inalienable by sale, or by lease or by mortgage for a longer period than twenty-one years, without the consent of the	Provided always that the said land hereby granted shall be absolutely inalienable by sale, or by lease for a longer period than twenty-one years, or by mortgage, except with the consent of the Governor previously obtained to away such sale	lease, or mortgage	Inalienable, except with the consent of the Governor, by sale or mortgage, or by lease	Indianable by sale, lease or morgage for a longer period than twenty-one years, without the consent of the Governor	Inalianable by sale, or by lease or by mortgage for a longer period than twenty-one years, except with the content of the Corporate	Provided always that the said land hereby granted shall be 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	portion now comprised in the certificate of title, Vol. II., folio 124.
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Te Aroha	Auckland	City of Welling-	Belmont Survey District	Whanganui		Taieri Native Reserve	Wellington	Waitara	Waitara West	that portion now con
Block IX	Motutara, Kai- para	Polhill's Gully, Native Land Court plan	;	:		B	:	Block VII Block XI	:	* Excepting that
:	:	43	Lot 2 of H, Belmont	Ngaturi No. 4 ^N		: :	Te Momi No. 4	82 6	Part of Section 38 (known as Section 38, Waitara Rural West)	-
Ruia Mokena, 15 Mokena Hou, Akuhata Moke- na, Rauapia Mo- kena, Btewi Mo- kena, Hori Re- nata, Raima te Hemoata, and Te Heinga Ta- waha	Hori Winiata, Nopera Utaku- ra te Hokuene, and Arapeta Paiuru	Nakora and Ihi- kiere	Heremia Paora	Tamati te Rangi Punahenea		Timoti Karetai	Huhara te Mui and Maraea te Ngaua	Karipa	Kararaina and Tobia Herewini	
8 Sept., 1881 Ruia Mol Mol Aku Aku ha, ken ken ken hat.	23 Nov., 1871	14 Sept., 1889	8 Oct., 1886	21 Nov., 1867		16 Feb., 1886	29 Aug., 1870	2 Feb., 1885	14 Oct., 1889	•
89/2105	\$9/1984	89/2169	89/2340	89/2025		89/2525	89/2312	89/2543 89/2543	89/2591	-