Order Of Reference. *Extract from the Journals of the House of Representatives, Thursday, 18th June, 1891.*

*Ordered,* That a Native Affairs Committee, consisting of ten members, be appointed, to consider all Petitions, Reports, Returns, and other documents relating to affairs especially affecting the Native race, that may be brought before the House this session, and from time to time to report thereon to the House, with power to call for persons and papers; three to form a quorum. The Committee to consist of Mr. Buckland, Mr. Carroll, Mr. Houston, Mr. Kapa, W. Kelly, Hon. Mr. Mitchelson, Mr. Parata, Mr. W. C. Smith, Mr. Taipua, and the Mover.—(Hon. Mr. Cadman.) [Mr. Shera added 22nd July.]

**No. 34, 1891, Sess. II.—Petition of E. F. TIZARD.**

Petitioner prays that the law relating to titles of Native lands may be more clearly defined, in order to settle disputes as to ownership of certain lands in which he and others are interested.

I am directed to report that, as the case set forth by the petitioner is of a class which requires fresh legislation, this Committee is of opinion that the matter should be referred to the Government.

1st July, 1891.

[Translation.] **No. 34, 1891, Sess. II.—Pukapuka-inoi a E. F. TIZARD.**

*E I NOI* ana te kai-pitihana me ata whakamarama me te whakatuturu i nga ture e pa ana ki nga take whenua Maori kia ahei ai te whakataua i nga tautohe ki nga take o etahi whenua e whai paanga ana ia me etahi atu.

Kua whakahaua ahau kia ki penei: Ko te take kna tukuna mai nei e nga kai-pitihana he take me hanga marire he ture te taea ai, heoi e Whakaoro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

1 o Hurae, 1891.

**No. 32, 1891, Sess. II.—Petition of PAPONGA TE PIKI KOTUKU.**

Petitioner prays that the survey-fees on the Kirikau Block, amounting to £546 6s. 6d., be refunded, and that the acreage of each reserve be clearly defined at an area of 166 acres each.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government.

1st July, 1891.

[Translation.] **No. 32, 1891, Sess.**
II.—Pukapuka-inoi a PAPONGA TE PIKIKOTUKU.

E inoi ana te kai-pitihana kia whakahokia mai ki aia ana moni e £546 6s. 6d., i pau i te ruritanga o te Kirikau Poraka a me whakatuturu te rahio ia rahi kia 166 nga eka ma ia tangata.

Kua whakahaua ahau kia ki penei. E penei ana te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia e ratou nga take.

1 o Hurae, 1891.

No. 36, 1891, Sess. II.—Petition of HOHAIA PAWHAU.

PETITIONER prays that his claim to a piece of land at Mangonui be recognised.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government for consideration.

1st July, 1891.

[Translation.]No. 36, 1891, Sess. II.—Pukapuka-inoi a HOHAIA PAWHAU.

E INOI ana te kai-pitihana kia whakaaetia tana tono mo tetahi piihi whenua i Mangonui.

Kua whakahaua ahau kia ki penei: Ki te whakaaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirirhira e ratou.

1 o Hurae, 1891.

No. 71, 1891, Sess. II.—Petition of HUHANA TAKAPUNA TE HEHEWA.

PETITIONER prays for payment of her claim of £10,000 on land called Takapuna, situated at the North Shore, Auckland.

I am directed to report that, as the matter referred to in the above petition was investigated and reported on in 1883, your Committee has no recommendation to make.

1st July, 1891.

[Translation.]No. 71, 1891, Sess. II.—Pukapupuka-inoi a HUHANA TAKAPUNA TE HEHEWA.

E INOI ana te kai-pitihana kia utua nga moni £10,000 mo runga i te whenua e karangatia nei ko Takapuna a e takoto ana ki te taha whakararo o te taone o Akarana.

Kua whakahaua ahau kia ki penei: No te mea kua whakahaerea a i whakataua te take e whakahuatia nei i
roto i tenei pitihana i te tau 1883. Kahore he kupu a te Komiti.

1st July, 1891.

No. 314, 1889.—Petition of KAHUI KARAREHE (No. 1.)

PETITIONER states that he holds a piece of land in trust for his hapu, and prays that the name of each individual be inserted in the Crown grant.

I am directed to report that your Committee is of opinion that this petition should be referred to Government, and they hope that the petitioner’s good intentions may receive favourable consideration.

2nd July, 1891.

[Translation.]No. 314, 1889.—Pukapuka-inoi a KAHUI KARAREHE (No. 1.)

E Kt ana te kai-pitihana kei te puritia e ia tetahi pihih whenua i runga i te tiaki mo tona hapu, a e inoi ana kia whakaurua katoatia nga ingoa ki roto i te Karauna karaati.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga, me te hiahia hoki kia tau te pai o te whirihiriki runga i nga hiahia pai o te kaipitihana.

2 o Hurae, 1891.

No. 276, 1889.—Petition of NEPE TE APATU and 166 Others.

PETITIONERS complain of the removal of the Tapairu Railway-station, and state that they suffer great inconvenience thereby. They pray that the matter may be carefully inquired into.

I have the honour to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government.

2nd July, 1891.

[Translation.]No. 276, 1889.—Pukapuka-inoi a NEPE TE APATU me etahi atu 166.

E WHAI kupu ana te kai-pitihana mo te nukuhanga o te Teihana Reriwe i Tapairu, a e mea ana ratou he nui to ratou raruraru i runga i taua nukuhanga me te inoi kia ata uuia nga tikanga.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiririki e ratou.

2 o Hurae, 1891.
No. 372, 1889.—Petition of Te Wiremu Te Poro Kauiti and 58 Others.

Petitioners state that the whole of the Maori Treaty of Waitangi Committee have agreed to lease a certain block of land to a company of Europeans for mining purposes. They ask that a special Act may be passed to enable them to let the land.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to Government.

2nd July, 1891.

[Translation.] No. 372, 1889.—Pukapuka-inoi a Te Wiremu Te Poro Kauiti me etahi atu e 58.

E Kī ana nga kai-pitihana kua whakaee katoa te Komiti Maori o te Tiriti o Waitangi ki te riihi i tetahi poraka whenua ki tetahi kamupani Pakeha hei mahi maina, a e inoi ana ratou kia hanga tetahi Ture motuhake kia ahei ai ratou te tuku i tua whenua i runga i te riihi.

Kua whakahau ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia e ratou nga tikanga.

2 o Hurae, 1891.

No. 222, 1889.—Petition of Ropiha Tamararo and 36 Others.

Petitioners stated that they sold their block of land called Paremata to the New Zealand Settlement Company, through Mr. Rees and Wi Pere under false representations. They pray that the sale may be annulled.

I am directed to report that, as this matter is now before the Supreme Court, your Committee has no recommendation to make.

2nd July, 1891.

[Translation.] No. 222, 1889.—Pukapuka-inio a Ropiha Tamararo me etahi atu e 36.

E Kī ana nga kai-pitihana i hokona to ratou whenua ki te Kamupani e te Riihi raua ko Wi Pere i runga i te korero tito. A e inoi ana ratou i naianei kia whakakorea taua hoko.

Kua whakahaua ahau kia ki penei: No te mea kei te aroaro o te Hupirimi Kooti tenei take kahore he kupu a te Komiti.

2 o Hurae, 1891,

No. 258, 1889.—Petition of Rihana Honia and
76 Others.

PETITIONERS pray that the Waiapu district may be separated from the Cook County and formed into a separate county, to be called Waiapu.

I am directed to report that, as the prayer of the above-mentioned petition has already been carried out, this Committee has no recommendation to make.

2nd July, 1891.

[Translation.]No. 258, 1889.—Pukapuka-inoi a RIHANA HONIA me etahi atu e 76.

E INOI ana nga kai-pitihana kia wehea te Takiwa o Waiapu i te Kauiti o Kuku a me hanga marire tetahi kauiti mo reira a me iriri ko te Kauiti o Waiapu.

Kua whakahaua ahau kia ki penei: Kua oti tenei inoi te whakamana no reira kahore he kupu a te Komiti.

2 o Hurae, 1891.

No. 415, 1889.—Petition of KAHUI KARAREHE (No. 7.)

PETITIONER complains of the dog-tax as being difficult to deal with, and not understood by the Natives near Parihaka.

I am directed to report that the Committee has no recommendation to make in reference to this petition.

2nd July, 1891.

[Translation.]No. 415, 1891.—Pukapuka-inoi a KAHUI KARAREHE (No. 7).

E WHAI kupu ana te kai-pitihana mo runga i te uaua o te whakahaere o nga huarahi o te Taake Kuri, a kahore e mohiotia nga tikanga e nga Maori e tata ana ki Parihaka.

Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei tono.

2 o Hurae, 1891.

No. 234, 1887, Sess. II.—Petition of HAPIMANA TUNUPATURA and 6 Others.

PETITIONERS pray that a block of land called Raekahu be restored to them.

I am directed to report that the Committee has no recommendation to make in reference to this petition.

2nd July, 1891.
No. 261, 1888.—Petition of Toha Rahurahu and Others.

Petitioners, who claim to be the owners of the Mohaka and Waikari Blocks, pray that an Act may be passed to enable the Native Land Court to readjust the ownership of the said blocks. I am directed to report that, as the Government has already taken action in the matter of this petition, your Committee has no recommendation to make.

2nd July, 1891.

No. 236, 1889.—Petition of Riria Tini Rongoa (No. 2).

Petitioner states that the rent on a portion of her land leased by the Public Trustee is very low. She prays that the matter may be inquired into. I am directed to report that, in the opinion of this Committee, the above petition should be referred to Government to make inquiries of the Public Trustee.

2nd July, 1891.
No. 179, 1889.—Petition of WHANGA WETINI and 62 Others.

PETITIONERS pray that compensation be given for land taken to make a road for the use of Europeans between Raglan and Ruapuke.

I am directed to report that, in the opinion of the Committee, the above petition should be referred to Government to make inquiries of the local bodies.

2nd July, 1891.

[Translation.]No. 179, 1889.—Pukapuka-inoi a WHANGA WETINI me etahi atu e 62.

E INOI ana nga kai-pitihana kia tukuna tetahi ritenga kia ratou mo te whenua i tangohia hei hanga huarahi mo te Pakelia i waenganui o Rakarana me Ruapuke.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuiia nga tikanga e nga Ropu Takiwa.

2 o Hurae, 1891.

No. 232, 1889.—Petition of HIRINI KAHOTEA and 101 Others.

PETITIONERS state that the remuneration received by three of their people who were appointed Assessors to the Resident Magistrate’s Court at Waiapu was insufficient. They therefore pray that some further assistance be given.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to the Government.

2nd July, 1891.

[Translation.]No, 232, 1889.—Pukapuka-inoi a HIRINI KAHOTEA me etahi atu 101.

E KI ana nga kai-pitihana kahore e ranea nga moni e riro ana i nga Ateha tokotoru i whakaturia mo te Kooti Whakawa Tuturu i Waiapu. Heoi e inoi ana ratou kia whakanukuhia ake o ratou utu.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.
No. 234, 1889.—Petition of RIRIA TINI RONGOA (No. 1).

PETITIONER states that a portion of her land at Opunake was leased to a Mr. Caverhill for a term of twenty-one years; that the rent has not been paid; and that Mr. Caverhill has sold his lease. She is therefore desirous of upsetting the lease.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to Government for the purpose of making inquiries of the Public Trustee.

2nd July, 1891.

[Translation.]No. 234, 1889.—Pukapuka-inoi a RIRIA TINI RONGOA (No. 1.)

E KI ana te kai-pitihana i riihitia tetahi wahi o tona whenua i Opunake ki a te Kakira mo nga tau e 21, a kahore ano i utua nga moni reti, a kua hokona e te Kakira tana riihi. Heoi e hiahia ana te kai-pitihana kia whakakorea taua riihi.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uuiua nga tikanga i te Kaitiaki o te katoa.

2 o Hurae, 1891.

No. 235, 1889.—Petition of HORI KARAKA and Another.

PETITIONERS pray that a rehearing be granted on a block of land at Maketu, known as Rauotehuia.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to the Government for consideration of the Chief Judge of the Native Land Court.

2nd July, 1891.

[Translation.]No. 235, 1889.—Pukapuka-inoi a HORI KARAKA me tetahi atu.

E INOI ana nga kai-pitihana kia whakahetia te whakawau tuarua mo tetahi Poraka Whenua i Maketu ko tona ingoa nei ko te Rauotehuia.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e te Tiati Tumuaki o te Kooti Whenua Maori.

2 o Hurae, 1891.

No. 286, 1888.—Petition of EPENIHA RATAPU and
Others.

**PETITIONERS** pray that the purchase by Major Porter of certain portions of the Tauwhareparae Block may be declared invalid.

I am directed to report that your Committee is of opinion this petition should be referred to Government for inquiry and consideration.

2nd July, 1891.

[Translation.]No. 286, 1888.—Pukapuka-inoi a EPENIHA RATAPU me etahi atu.

E INOI ana to kai-pitihana kia whakakore te hoko o etahi wahi o te Tauwhareparae Poraka. Kua whakahaua ahau kia ki penei: E whakaaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiua e ratoa nga tikanga.

2 o Hurae, 1891.

No. 311, 1889.—Petition of Te AROA HAEREITI and 9 Others.

**PETITIONERS** state that they were not properly represented at the Native Land Court when the case relating to the Kinohaku-Hauamu Block was heard, and that the Chief Judge wrongfully refused a rehearing. They pray that a rehearing may be granted.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to the Government for consideration by the Chief Judge, Native Land Court.

8th July, 1891.

[Translation.]No. 311, 1889.—Pukapuka-inoi a AROA HAEREITI me etahi atu tokoiwa.

E KI ana te kai-pitihana kihai i whakahaerea tikatia ta ratou keehi ki te aroaro o te Kooti Whenua Maori mo to Kinohaku-Hauamu Poraka a kihai i tika te whakaehe a te Tiati Tumuaki ki ta ratou tono kia whakawakia tuaruatia. E inoi ana ratou kia whakaaetia te whakawa tuarua. Kua whakahaua ahau kia ki penei: Ki te whakaaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiua nga tikanga e te Tiati Tumuaki o te Kooti Whenua Maori.

8 o Hurae, 1891.

Nos. 410, 411, and 412, 1889,—Petitions of TOHA RAHURAHU, and 200 Others, HOANI RURU and 32 Others, and HOANI RURU and 24 Others.
PETITIONERS state that certain lands in Hawke’s Bay were dealt with by special Act, called "The Mohaka-Waikare Act, 1870." They pray that the lands may be now treated as held under Native title in order that the claims of the real owners may be investigated.

I am directed to report that, as the above-mentioned questions have already been inquired into by Government, this Committee has no recommendation to make.

8th July, 1891.

[Translation.]Nos. 410, 411, and 412, 1889.—Pukapuka-inoi a TOHA RAHURAHU me etahi atu e 200, a HOANI RURU me etahi atu e 32, a HOANI RURU me etahi atu e 24.

E KI ana nga kai-pitihana i whakahaere etahi whenua i Haaki Pei i raro i tetahi Ture Motuhake, ko tona ingoa ko te Ture o Mohaka me Waikare, 1870. A e inoi ana ratou i naianei kia whakahaere aua whenua, ano he whenua papatipu kia ahei te whakawa kia kitea nga tangata e tino whai take ana.

Kua whakahaua ahau kia ki penei: Kua oti noa ake enei take to uiui e te Kawanatanga, no reira kahore he kupu a te Komiti.

8 o Hurae 1891.

No. 507, 1889.—Petition of POROU WIREMU and 40 Others.

PRAYING that a road may be constructed from Muriwai to Te Mahia.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government.

8th July, 1891.

[Translation.]No. 507, 1889.—Pukapuka-inoi a POROU WIREMU me etahi atu e 40.

E INOI ana nga kai-pitihana kia hanga to huarahi timata mai i Muriwai a tae noa Ki te Mahia.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou nga tikanga.

8 o Hurae, 1891.

No. 465, 1889.—Petition of KARAITIANA TE RANGO, and 6 Others.

PETITIONERS pray for the subdivision of the Rangipo-Waiu Block.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be
referred to Government.

8th July, 1891.

[Translation.] No 465, 1889.—Pukapuka-inoi a Karaitiana Te Rango me etahi atu toko-ono.

E Inoi ana kai-pitihana kia wehewehea te Rangipo-Waiu Poraka.
Kua whakahaua ahau kia ki penei: Kua tau te whakaaro o te Komiti me tuku tenei pitihana ki te Kawanatanga kia whiririhiria e ratou.

8th July, 1891.

No. 479, 1889.—Petition of Taniora Love.

Petitioner prays that an order may be made for the repayment of survey expenses on the Ngarara-Waikanae Block.
I am directed to report that the Committee is of opinion that the above-mentioned matter should be referred to Government.

8th July, 1891.

[Translation.] No. 479, 1889.—Pukapuka-inoi a Taniora Love.

E Inoi ana te kai-pitihana kia whakahokia ki aia ana moni i pau i te ruritanga o te Ngarara Poraka.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiririhiria e ratou.

8th July, 1891.

No. 361, 1889.—Petition of H. T. Whatahoro and 10 Others.

Petitioners pray that a Commission may be appointed to inquire into the long-standing disputes over the rights on the Wairarapa Lake, with a view to settlement of same.
I am directed to report that, a Commission having already inquired into the above matter, this Committee has no recommendation to make.

8th July, 1891.

[Translation.] No. 361, 1889.—Pukapuka-inoi a H. T. Whatahoro me etahi atu kotahi te kau.
No. 315, 1889.—Kahui Kararehe (No. 5).

Petitioner states that his name appears on a certain Crown grant as Wiremu Kahui, and that objections have been raised as to his being the person meant. He inquires if any proceedings at law can affect him.

I am directed to report that, this Committee being of opinion that no difficulties can arise through petitioner’s name appearing as mentioned, they have no recommendation to make.

8th July, 1891.

[Translation.] No. 315, 1889.—Pukapuka-inoi a Kahui Kararehe (No. 5).

E Kī ana te kai-pitihana kei te penei te tuhi o tona ingoa i roto i tetahi Karuna karauti ko Wiremu Kahui a kei te kiia ehara ia i te tangata e mau ana i roto i tua karauti, a e patai ana ia mehe mea ka taea ia te whakataka ina kawea taua keehi ki te Kooti.

Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti kahore he raruraru e tau ki te kai-pitihana i runga i te tuhinga peratanga o tona ingoa ki roto i te karauti, no reira kahore he kupu a te Komiti.

8 o Hurae, 1891.

No. 255, 1889.—Petition of Enoka Hohepa.

Petitioner prays that compensation may be given him for certain land which has been wrongfully included in the Crown grants of the Kohutara, Maramama, and Apori Blocks.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to the Government.

8th July, 1891.

[Translation.] No. 255, 1889.—Pukupuka-inoi a Enoka Hohepa.

E Inoi ana te kai-pitihana kia tukua tetahi ritenga ki aia mo etahi whenua i whakaurua hetia ki roto i te karauti mo nga Poraka o Kohutara, Maramama, me Apori.

Kua whakahaua ahau kia ki penei: E penei ana te whakaaro o te Komiti me tuku tenei pitihana ki te Kawanatanga kia uiua e ratou nga tikanga.

8 o Hurae, 1891.
No. 256, 1889.—Petition of TE WHATAHOorro.

PETITIONER states that a portion of his land, known as the Kokoti Block, was wrongfully included in the Crown grant to C. R. Bidwill for the Pihautea Block, and prays that the same may be restored to him.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government.

8th July, 1891.

[Translation.] No. 256, 1889.—Pukapuka-inoi a TE WHATAHOorro.

E KI ana te kai-pitihana i whakaurua hetia tetahi wahi o tona whenua e mohiotia nei ko te Kokoti Poraka ki roto i te Karauna karaati kia C. R. Bidwill mo te Pihautea Poraka, a e inoi ana Ha whakahokia taua whenua ki aia.

Kua whakahaua ahau kia ki penei: E penei ana te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

8 o Hurae, 1891.

No. 99, 1889.—Petition of A. MCKAY, of GISBORNE.

PETITIONER prays that certain confiscated lands which belonged to his mother may be restored to him, or that other relief may be afforded.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to Government for inquiry.

8th July, 1891.

[Translation.] No. 99, 1889.—Pukapuka-inoi a A. MCKAY, o KIHIPANE.

E INOI ana te kai-pitihana kia whakahokia ki aia etahi whenua i raupatutia, he whenua no tona whaea i mua, ki te kore me tuku i tetahi atu ora ki aia.

Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

8 o Hurae, 1891.

No. 100, 1889.—Petition of HORI ROPIHA and 75 Others.

PETITIONERS pray that a competent Committee of men experienced in Maori custom and usage be
appointed to draw up rules on questions of Maori title for the guidance of Native Land Court Judges.

I am directed to report that, in the opinion of this Committee, the above petition should be referred to Government for consideration.

8th July, 1891.

[Translation.] No. 100, 1889.—Pukapuka-inoi a HORI ROPIHA me etahi atu e 75.

E NOI ana nga kai-pitihana kia whakaturia tetahi Komiti hanga tikanga whakahaere mo nga take Whenua Maori, a hei tauira ma te Kooti Whenua Maori. Ko nga tangata mo taua Komiti hei nga tangata e mohio ana ki nga tikanga me nga ritenga Maori.

Kua whakahaua ahatu kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

8 o Hurae, 1891.

No. 285, 1889.—Petition of PETERA PUKUATUA.

PETITIONER prays that a rehearing may he granted on the Whakarewarewa Block.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government for inquiry.

8th July, 1891.

[Translation.] No. 285, 1889.—Pukupuka-inoi a PETERA PUKUATUA.

E NOI ana te kai-pitihana kia whakaaetia he whakawa tuarua mo te Whakarewarewa Poraka.

Kua whakahaua ahatu kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuiia e ratou nga tikanga.

8 o Hurae, 1891.

No. 164, 1889.—Petition of MARY A. F. ENSOR.

PETITIONER states that she was wrongfully induced to sign a paper which deprived her and her brothers and sisters of certain land at Tepapa, Tauranga, which was given them by Government. She prays that inquiries be made into the matter.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government for inquiries.

8th July, 1891.

[Translation.] No. 164, 1889.—Pukapuka-inoi a
MERE A. F. ENSOR.

E KI ana te kai-pitihana i whakahaua hetia ia kia haina i tetahi pukapuka na reira i riro ai te whenua o tona tungaue me tona tuahine. Ko taua whenua kei Tepapa i Tauranga a he whenua i homai kia ratou e te Kawanatanga. E inoi ana ia kia uiuia nga tikanga.

Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

8 o Hurae, 1891.

No. 160, 1889.—Petition of TIAHUIA TAWHIAO.

PETITIONER states that the Government is receiving rents and profits on a block of land called Mangere, near Onehunga, of which she is the rightful owner under the will of Tamati Ngapora. She prays for investigation and relief.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government.

8th July, 1891.

[Translation.]No. 160, 1889.—Pukapuka-inoi a TIAHUIA TAWHIAO.

E KI ana te kai-pitihana kei te tango te Kawanatanga i nga moni reti mo tetahi whenua i_tau ki aia i raro i te wira a Tamati Ngapora ko Mangere te ingoa a e tata ana ki Onehunga. E inoi ana ia kia uiuia aua tikanga me te tuku i tetahi ora kia aia.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia e ratou nga tikanga.

8 o Hurae, 1891.

No. 312, 1889.—Petition of METE KINGI and 6 Others.

PETITIONERS pray for a rehearing in the Pungahuruhuru Block No. 3.

I am directed to report that, in the opinion of your Committee, this petition should be referred to Government for inquiry.

8th July, 1891.

[Translation.]No. 312, 1889.—Pukapuka-inoi a METE KINGI me etahi atu toko-ono.

E INOI ana nga kai-pitihaua kia whakawakia tuaruatia te Pungahuruhuru Poraka No. 3.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia nga take.
No. 70, 1891, Sess. II.—Petition of Rewi Maniapoto.

PETITIONER prays that the trusts of Crown grant No. 20782, of 26th March, 1881, under which he holds Allotment 112, in Township of Kihihiki, Auckland District, be altered, so that after his death a home may be provided for his wife (Te Rohu) and her children.

I am directed to report that, the petitioner having been one of the most prominent figures in the history of New Zealand, and that during his later years he used his influence in promoting the administration of the country, the Government would, in the opinion of this Committee, be doing an act of justice, and will pay a just tribute to Rewi Maniapoto, if they give effect to the prayer of the petition. The Committee therefore recommend this petition to the consideration of the Government.

9th July, 1891.

[Translation.] No. 70, 1891, Sess. II.—Pukapuka-inoi a Rewi Maniapoto.

E inoi ana te kai-pitihana kia whakarereketia nga tikanga o te tiaki o te Karaunakaraati No. 20782 o te 26 o nga ra o Maehe, 1881, mo te rota 112 i roto i te taone o Kihikihi i te Takiwa o Akarana. E hiahia ana ia kia whakarereketia kia ahei ai te hanga he whare mo tona wahine mo te Rohu me ana tamariki i muri iho i tona matenga.

Kua whakahaua ahau kia penei: No te mea he tangata rongo nui no Niu Tireni te kaipitihana, a no te mea i tahuri ia i roto i enei tau ki te tuku i tona mana hei whakahare i nga mahi o te koroni. E whakaaro ana te Komiti ka tika rawa te Kawanatanga mehemea ka whakaaetia te tono a te kai-pitihana a hei mea mihi ma te Kawanatanga ki aia. No reira ka tono te Komiti kia tukua tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

9 o Hurae, 1891.

No. 80, 1891, Sess. II.—Petition of Mrs. Ann Robertson.

PETITIONER complains of losses sustained by her at Rotorua through the action of the Government, and prays for redress.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to the Public Petitions Committee M to Z.

10th July, 1891.

[Translation.] No. 80, 1891, Sess. II.—Pukapuka-inoi a Ani Ropitini.

E WHAI kupu ana te kai-pitihana mo nga mate i pa ki aia i runga i nga mahi a te Kawanatanga, me te inoi kia tukua tetahi ora ki aia.
Kua whakahaua ahau kia ki penei: E penei ana nga whakaaro o te Komiti me tuku tenei pitihana ki Komiti Whiriwhiri Pitihana a te Tini M. to Z.

10 o Hurae, 1891.

**No. 433, 1889.—Petition of Teoti Ohoa.**

PETITIONER prays that power be given to District Courts to deal with succession orders.

I am directed to report that the Committee has no recommendation to make in regard to the above petition.

14th July, 1891.

[Translation.]**No. 433, 1889.—Pukapuka-inoi a Teoti Ohoa.**

E INOI ana te kai-pitihana kia tukuna he mana ki nga Kooti Takiwa hei whakahaere i nga ota riwhi mo nga tangata kua mate.

Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runea i tenei tono.

14 o Hurae, 1891.

**No. 452, 1889.—Petition of Karoro and 6 Others.**

PETITIONERS pray that the Native Meetings Bill may not become law.

I am directed to report that the Committee has no recommendation to make in regard to the above-mentioned petition.

14th July, 1891.

[Translation.]**No. 452, 1889.—Pukapuka-inoi a Karoro me etahi atu toko-ono.**

E INOI ana nga kai-pitihana, kia kaua, e paahitia hei ture te Pice Huinga Maori.

Kua whakahana ahau kia ki penei: Kahore he kupu a te Komiti mo ranga i tenei pitihana.

14 o Hurae, 1891.

**No. 451, 1889.—Petition of S. D. Taiwhanga, M.H.R.**

PETITIONER prays that the balance of rents on the Rotorua Township may be paid to him.

I am directed to report that the Committee has no recommendation to make in regard to the above-mentioned petition.
14th July, 1891.

[Translation.] No. 451, 1889.—Pakapuka-inoi a S. D. TAIWHANGA, M.H.R.

E INOI te kai-pitihana kia utua ki aia nga moni reti toenga o te taone o Rotorua.
Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei tono.

14 o Hurae, 1891.

No. 7, 1891, Sees. II.—Petition of TE OTENE TAKOTO and Others (No. 1).

PETITIONERS pray that instructions be given to have the boundary-line of the Temapahore Block cut in accordance with the judgment of the Native Land Court held at Opotiki in 1885.
I am directed to report that, as there are at present two applications pending for a rehearing on the block in question, the Committee has no recommendation to make in respect to this petition.

14th July, 1891.

[Translation.] No. 7, 1891, Sess. II.—Pakapuka-inoi a TE OTENE TAKOTO me etahi atu (No. 1).

E INOI ana nga kai-pitihana kia whakahana kia raritia te raina rohe o te Temapahore Poraka kia rite ki te Whakataunga a te Kooti Whenua Maori i noho ki Opotiki i te tau, 1886.
Kua whakahaua ahau kia ki penei: E rua nga tono mo taua poraka e taria nei ki whakawakia tauruatia no reira kahore he kupu a te Komiti mo runga i tenei pitihana.

14 o Hurae, 1891.

No. 172, 1889.—Petition of HORI KEREI TAIAROA.

PETITIONER prays for the payment of an amount of £400, with interest added, which amount, he alleges, was wrongfully withheld when payment was finally made on certain reserves in Dunedin.
I am directed to report that, in the opinion of this Committee, the above matter should be referred to the Government.

14th July, 1891.

[Translation.] No. 172, 1889.—Pukapuka-inoi a HORI KEREI TAIAROA.
E INOI ana te kai-pitihana kia utua ki aia nga moni e £400 me nga hua o ana moni, e ki ana hoki ia i puritia hetia aua moni i te utunga o nga moni whakamutu nga mo te Rahui i Tanitini.

Kua whakahana ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia e ratou nga take.

14 o Hurae, 1891.

No. 478, 1889.—Petition of WATENE NEHU and Others.

PETITIONERS object to certain clauses of the Ngarara and Waipiro Further Investigation Bill on the grounds that they are likely to suffer injustice from same. They pray for relief.

I am directed to report that the Committee has no recommendation to make with respect to this petition.

14th July, 1891.

[Translation.] No. 478, 1889.—Pukapuka-inoi a WATENE NEHU me etahi atu.

E KI ana nga kai-pitihana o whakahe ana ratou ki etahi rarangi o te Pire Whakawa Haere i te Ngarara me te Waipiro Poraka, a tera e tau he mate ki runga i a ratou i ronga i aua rarangi, e tono ana ratou ki tetahi ora.

Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei tono.

14 o Hurae, 1891.

No. 153, 1889.—Petition of RAWINIA O TE MOKORORE.

PETITIONER prays that 300 acres of land may be granted to her in the Wata Wata Block, as promised by Sir George Grey and the Native Minister (Mr. Sheehan).

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to the Government for consideration.

14th July, 1891.

[Translation.] No. 153, 1889.—Pukapuka-inoi a RAWINIA O TE MOKORORE.

E INOI ana te kai-pitihana kia whakaaetia kia 300 eka whenua mana i roto i te Wata Wata Poraka pera ano me te whakaaetanga a Ta Hori Kerei me te Minita Maori e te Hiiana.

Kua whakahaua ahau kia ki penei: E whakaaro ano tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

14 o Hurae, 1891.
No. 136, 1890.—Petition of WIREMU POAKATAHI.

PETITIONER prays that a rehearing may be granted in reference to a block of land known as Ninihi, and situated in the Otaua district, on the ground that he was absent when adjudication took place in 1886.

I am directed to report that, in the opinion of this Committee, the above-mentioned petition should be referred to Government for consideration.

15th July, 1891.

[Translation.] No. 136, 1890.—Pukupuka-inoi a WIREMU POAKATAHI.

E INOI ana te kai-pitihana kia whakaaetia te whakawa tuarua mo tetahi Poraka ko te Ninihi te ingoa a e takoto ana i te Takiwa o Otaua no te mea i te ngaro atu ia i te wa i whakawakia ai taua whenua i te tau 1886. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

15 o Hurae, 1891.

No. 197, 1890.—Petition of TE AROA HAEREITI.

PETITIONER prays for a rehearing of a block of land known as Maroakapa or Kinokahu Rato Block. I am directed to report that the Committee has no recommendation to make in respect to this petition.

15th July, 1891.

[Translation.] No. 197, 1890.—Pukapuka-inoi a TE AROA HAEREITI.

E INOI ana te kai-pitihana kia whakawakia tuaruatia tetahi poraka whenua e kiia nei ko te Maroakapa ara ko te Kinokahu Rato Poraka. Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei pitihana.

15 o Hurae, 1891.

No. 427, 1889.—Petition of ARIHI TE NAHU and 6 Others.

PETITIONERS lay claim to the Hauke-Poukawa Reserve, and pray that they be put in full possession of same. I am directed to report that, the matter of this petition being now before the Courts, the Committee has no recommendation to make.

16th July, 1891.
No. 427, 1889.—Pukapuka-inoi a ARHI TE NAHU me etahi atu toko-ono.

E Ki ana nga kai-pitihana e whai take ana ratou ki te Hauke Poukawa Rahui a e inoi ana kia tukua taua whenua ki a ratou.
Kua whakahaua ahau kia ki penei: No te mea kei te aroaro o te Kooti nga take o tenei pitihana, kahore he kupu a te Komiti.

16 o Hurae, 1891.

No. 7, 1891, Sess. I.—WI PARATA, and 22 Others.

PETITIONERS pray that inquiries, by Commission or Committee, be made into the circumstances under which judgment was given in favour of Inia Tuhata in the Ngarara Block, and that their claims should be reheard by a competent tribunal.
I have the honour to report that, as the matter referred to in this petition has already been dealt with under special legislation, the Committee has no recommendation to make.

16th July, 1891.

No. 264, 1890.—REWAI RANGIMATAEAO, and 165 Others.

PETITIONERS pray that a rehearing may be granted in connection with Te Tahora Block No. 2.
I am directed to report that the Committee has no recommendation to make in connection with this petition.

16th July, 1891.

[Translation.]No. 264, 1890—Pukapuka-inoi a REWAI RANGIMATAEAO me etahi atu 165.
E INOI ana nga kai-pitihana kia whakaaetia he whakawa tuarua mo runga i te Tahora Poraka No. 2. Kua whakahaua ahuia ki penei-Kahore e kupu a te Komiti mo runga i tenei pitihana.

16 o Hurae, 1891.

No. 301, 1890.—ARANI PAREKAWA and Others
(No. 2).

PETITIONERS explain how judgment was given in connection with Paeroa South Block.
I am directed to report that the Committee has no recommendation to make in connection with this petition.

16th July, 1891.

[Translation.]No. 301, 1890.—Pukapuka-inoi a ARANI PAREKAWA me etahi atu (No. 2).

E WHAKAATU ana te kai-pitihana i te ahua o te whakataunga i runga i te Poraka o Paeroa ki te Tonga. Kua whakahaua ahuia ki penei: Kahore he kupu a te Komiti mo runga i tenei rungana.

16 o Hurae, 1891.

No. 115, 1890.—Petition of MATIU TAUHARA and 110 Others.

PETITIONERS pray that certain regulations be made relating to lawyers, the issue of Crown grants to Natives, and to the circulation of the laws of New Zealand. Also, that certain alterations be made in polling-places at the Bay of Islands.
I am directed to report that the Committee has no recommendation to make in connection with this petition.

16th July, 1891.

[Translation.]No. 115, 1890.—Pukapuka-inoi a MATIU TAUHARA me etahi atu 110.

E INOI ana nga kai-pitihana kia whakataktoriora etahi tikanga whakahaere i nga mahi a nga roia, me te tuku i nga karauna Karaati ki nga Maori, me te tuhatuha i nga ture e pa ana ki Niu Tireni kia whakarereketia hoki nga tikanga mo nga wahi pooti i Pewhairangi.
Kua whakahaua ahuia ki penei: Kahore he kupu a te Komiti mo runga i tenei rungana.

16 o Hurae, 1891.

No. 497, 1889.—Petition of TE POHE WHAKATARA.
PETITIONER alleges that he is entitled to 815 acres of the Aoroa Block, and prays that this area may be handed over to him in place of the 200 acres awarded by the Native Land Court.

I am directed to report that the Committee has no recommendation to make in connection with this petition.

16th July, 1891.

[Translation.] No. 497, 1889.—Pukapuka-inoi a Te Pohe Whakatara.

E Kt ana te kai-pitihana e tika ana kia riro i aia nga eka e 815 o te Aoroa Poraka a e inoi ana ia kia tukuna mana auia eka hei riwhi mo te 200 eka i whakataua e te Kooti Whenua Maori.

Kua whakahaua ahuia kia ki penei: Kahore he kupu a te Komiti mo runga i tenei pitihana.

16 o Hurae, 1891.

No. 189, 1890.—Petition of Rewiri Manuariki
and 72 Others.

PETITIONERS pray that a rehearing may be granted on the Taheke (Rotoiti) Block.

I am directed to report that, in the opinion of the Committee, this petition should be referred to Government.

16th July, 1891.

[Translation.] No. 189, 1890.—Pukapuka-inoi a Rewiri Manuariki me etahi atu e 72.

E INOI ana nga Kaipitihana kia whakawakia tuaruatia te Taheke (Rotoiti) Poraka.

Kua whakahaua ahuia kia ki penei: E whakaaro ana tenei Komiti ma tuku tenei pitihana ki te Kawanatanga kia uiuia nga tikanga.

16 o Hurae, 1891.

Nos. 110, 174, 277, 316, 384, 414, 425, 432, and 480, 1889.—Petition of Manu Karioi, Nakora and Others, Nga Pawa, Kahui Kararehe (No. 6), Mania Hukanui, Mere Pataka Tuhai, Kahui Kararehe (No. 8), Eruera Rotoia and Others, Pou Eratuha and Others. Nos. 6, 76, and 161, 1890.—Petition of Te Whareaitu and Others,
Ngarangikatitia and Others, Nga Pawa. No. 130, 1891, Sess. II.—Petition of Inuwaitai de Thierry. (Report No. 1.)

I am directed to report that this Committee is of opinion that the above-mentioned petitions should be referred to the Joint West Coast Settlements Reserves Committee.

17th July, 1891

[Translation.]

1889.—Nos. 110, 174, 277, 316, 384, 414, 425, 432, 480 a Te Whareaitu me etahi atu. He pukapuka-inoi enei na Manu Karioi, me Nakora me etahi atu, na Nga Pawa, na Kahui Kararehe (No. 6), na Mania Hukanui, na Mere Pataka Tuhai, na Kahui Kararehe (No. 8), na Eruera Rotoia me etahi atu. 1890.—6, 76, 161 na Pou Eratuha me etahi atu, na Ngarangikatitia me etahi atu, na Nga Pawa. 1891, Sess. II.—130 na Inuwaitai de Thierry. (Ripoata No. 1.)

Kua whakahaua ahau kia ki penei: E penei ana nga whakaaro o te Komiti me tuku nga pitihana kua whakahuatia i runga ake nei ki te Komiti Honohono mo nga Rahui Whakataunga o Te Tai Hauauru.

17 o Hurae, 1891.

No. 205, 1890.—Petition of RANGIPITO and Another.

PETITIONERS pray that Crown grants may be issued in their favour for pieces of land near Wellington, known as Raurimu, Paekaka, and Raekaihau, which they state were awarded to them in 1889 by Judge Mackay.

I am directed to report that this Committee is of opinion that the above-mentioned petition should be referred to Government.

21st July, 1891.
No. 205, 1890.—Pupapuka-inoi a RANGIPITO me tetahi atu.

E I NOI ana nga kai-pitihana kia whakaputaina nga Karaua karaati mo etahi pihi whenua e tata ana ki Poneke a e mohiotia ana ko Raurimu, Paekaka, me Raekaihau e kia nei e ratou i whakataua ki a ratou i te tau 1889 e Tiati Make.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

21 o Hurae, 1891.

No. 11, 1891, Sess. I.—Petition of JOHN CLARK and Others.

PETITIONERS pray that the laws and regulations relating to the dealing with Native lands may be placed on a more satisfactory footing.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be referred to Government.

21st July, 1891.

No. 79, 1890.—Petition of TE AHIRAU WAITAI and Others.

PETITIONERS pray that a rehearing may be granted in connection with certain lands included in the Pirongia Block, Kawhia district.

I am directed to report that the Committee has no recommendation to make in connection with this petition.

21st July, 1891.

[Translation.]No. 79, 1890.—Pukapuka-inoi a TE AHIRAU WAITAI me etahi atu.
No. 303, 1890.—Petition of MIHIEKA TATANA.

PETITIONER explains why she is entitled to certain lands referred to in a petition which she hears is presented by Nikorima Haunga.

I am directed to report that the Committee has no recommendation to make in connection with this matter.

21st July, 1891.

[Translation.] No. 303, 1890.—Pukapuka-inoi a MIHIEKA TATANA.

E Whakaatu ana i te take i tika ai kia riro i aia tetahi whenua e whakahuatia ana i roto i tetahi pitihana i tukuna ki te Whare Paremete e Nikorima Haunga.

Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei tono.

21 o Hurae, 1891.

No. 227, 1890.—Petition of HIKAKA TAONUI and 50 Others.

PETITIONERS pray that the law relating to Native lands may be so amended as to allow of the removal of restrictions in connection with alienation.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be referred to Government.

21st July, 1891.

[Translation.] No. 227, 1890.—Pukapuka-inoi a HIKAKA TAONUI me etahi atu e 50.

E INOI ana nga kaip-itihana kia whakatikatikaia te ture e pa ana ki nga whenua Maori a kia unuhia nga here kia ahe i ai te hoko.

Kua whakahaua ahau kia ki penei: Kua tau te whakaaro o te Komiti me tuku tenei pitihana ki te Kawanatanga kia uuiua nga tikanga.

21 o Hurae, 1891.

No. 271, 1890.—Petition of RAWHARITUA.
PETITIONER prays that certain land belonging to the late Oriwai te Ahu may be awarded to him as nephew of the deceased.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be referred to Government for inquiry.

21st July, 1891.

[Translation.]No. 271, 1890.—Pukapuka-inoi a Rawharitua.

E INOI ana te kai-pitihana kia whakataua ki aia nga whenua o Oriwai te Ahu no te mea he iramutu ia ki taua wahine.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiui e ratou nga tikanga.

21 o Hurae. 1891.

No. 304, 1890.—Petition of Te Rina Mete Kingi and Others.

PETITIONERS pray for a rehearing in connection with the Mangaohane Block.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be referred to Government.

21st July, 1891.

[Translation.]No. 304, 1890.—Pukapuka-inoi a Rina Mete Kingi me tetahi atu.

E INOI ana nga kai-pitihana kia whakaaetia te whakawarua o te Mangaohane Poraka.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiua e ratou nga tikanga.

21 o Hurae, 1891.

No. 281, 1890.—Petition of Hauauru Poutama Taonui and 77 Others.

PETITIONERS pray that Mr. W. H. Grace, Interpreter to the Native Land Court at Otorohanga, may be removed.

I am directed to report that the Committee is of opinion that the above-mentioned petition should be referred to the Government.

21st July, 1891.
No. 281, 1890.—Pukapuka-inoi a HAUARU POUTAMA TAONUI me etahi atu e 77.

E INOI ana nga kai-pitihana kia pana a W. H. Kerehi kaiwhakamaori i te Kooti Whenua Maori i Otorohanga.

Kua whakahaua ahu aki ki penei. E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia nga tikanga.

21 o Hurae, 1891.

No. 172, 1891, Seas. II.—Petition of WAATA TOHU.

PETITIONER prays that authority may be granted for the sale to him of Section 11, Mangatainoka Block, in order that he may have a compact block of 100 acres for himself and people at their pa.

I am directed to report that this Committee is of opinion that the above-mentioned petition should be referred to the Government, with the recommendation that Section 11 of the Mangatainoka Block be put up to auction loaded with the value of the improvements which are stated to have been made thereon by the petitioner, in order that he may have an opportunity of purchasing what has been his ancestral land. The Committee further consider that it would not be desirable to include this section in any special settlement so as to prevent the acquisition of the land by the petitioner should he be prepared to pay the auction price for it.

21st July, 1891.

[Translation.]No. 172, 1891, Sess. II.—Pukapuka-inoi a WAATA TOHU.

E KI ana te kai-pitihana kahore ia e ahei te whakaoti i tana take kia rite ai hoki te rahi o tana piihi ki te 100 eka mona ake me tona iwi i to ratou pa.

Kua whakahaua ahu aki ki penei: E whakaaro ana te Komiti me tuku tenei pitihana kia te Kawanatanga me te tono kia tukuna te tekiona 11 o te Mangatainoka Poraka kia akihanatia me te whakaeke ano hoki i nga utu o nga whakapainga e kiia nei kua mahia e te kai-pitihana ki runga i taua tekiona, kia ahei ai ia te hoko i te whenua o tona tupuna. E whakaaro ana hoki te Komiti e kore e tika kia whakaurua tenei tekiona ki roto i etahi kainga motuhake hei arai i te kai-pitihana kei hokona e ia taua whenua, ara mehemea e pai ana ki te utu i nga utu e karangrangatanga ana i te akihanatanga.

21 o Hurae, 1891.

No. 17, 1891, Sess. I.—Petition of G. P. MUTU and 5 Others.

PETITIONERS pray that compensation may be granted to the amount of £404 to cover the expense of removing their houses beyond the reach of floods caused by mining operations on the west coast Middle Island.

I am directed to report that this Committee is of opinion that the above-mentioned petition should be referred to Government.

E I NOI ana nga kai-pitihana kia whakaaetia kia hoatu nga moni e £404 pauna hei utu mo ta ratou mahi hiki o ratou whare kei ngaro i te waipuke i puke mai i runga i nga mahi maina o te Tai Hauauru o te Waipounamu. Kua whakahaua ahau kia ki penei: Kua tuturu nga whakaaro o te Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia nga take.

21 o Hurae, 1891.

No. 300, 1890.—Petition of Amihana Huata and 203 Others.

PETITIONERS pray that litigation may be stopped in connection with Tahora, No. 2 Block, ownership having already been decided twice in favour of petitioners. I am directed to report that the Committee has no recommendation to make in connection with the above-mentioned petition.

21st July, 1891.

No. 92, 1891, Sess. II.—Petition of Michael Mullooly.

PETITIONER alleges that, through the action of the Government, he is unable to complete his title to land known as Mangarara No. 2, Uawa Block, and, in consequence, is likely to suffer heavy losses. He now prays for relief. I am directed to report that the Committee has no recommendation to make in connection with this petition.

21st July, 1891.
No. 198, 1890.—Petition of Arani Parekawa and Others (No. 1).

Petitioners pray that inquiries may be made into alleged errors in connection with the sale of the Tatua Rato Block, Taupo.

I am directed to report that the Committee has no recommendation to make in connection with this petition.

21st July, 1891.

[Translation.]No. 198, 1890.—Pukapuka-inoi a Arani Parekawa me etahi atu (No. 1).

E Ianoi ana nga kai-pitihana kia uiuia nga he e korerotia ana mo runga i te hoko o te Tatua Rato Poraka i Taupo.

Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei pitihana.

21 o Hurae, 1891.

No. 278, 1890.—Petition of W. H. Tucker.

Petitioner prays that certain sections of the Poututu Jurisdiction Act may be repealed.

I am directed to report that the Committee is of opinion that this petition should be referred to Government.

28th July, 1891.

[Translation.]No. 278, 1890.—Pukapuka-inoi a W. H. Tucker.

E Ianoi ana nga kai-pitihana kia whakakorea etahi tekiona o te Ture Whakahaere o Poututu.

Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

28 o Hurae, 1891.

No. 67, 1891, Sess. II.—Petition of John W. Matthews.
PETITIONER alleges that, owing to the state of the law relating to the purchase of Native lands, he and others have suffered heavy loss in the purchase of a block of land known as Kaitai, and he prays for relief.

I am directed to report as follows: It appears that petitioner has suffered considerable loss through being compelled to pay twice for his property, by acting on what was believed to be a decision of the Supreme Court in the Kotariapia case. When that decision was given petitioner entered upon the purchase of his land with perfect good faith and every intention of complying with the requirements of the law, which was rendered abortive; and up to the present time the attempts made by the Legislature in the Acts of 1886, 1888, and 1889, to provide a remedy have proved inoperative, inasmuch as the technical requirements of the said Acts have shut petitioner out from any relief whatever, notwithstanding such relief has been extended to others. The Committee therefore recommend the matter to the favourable consideration of the Government.

28th July, 1891.

[Translation.]No. 67, 1891, Sess. II.—Pukapuka-inoi a HONE W. MATIU.

E Ki ana te kai-pitihana he nui tona mate me etahi atu i runga i nga tikanga o te ture hoko whenua Maori i roto i tetahi poraka whenua e mohiotia ana ko Kaitai a e inoi ana ia ki tetahi ora.

Kua whakahau aha kia ki penei: E ahua marama ana i nui te mate kua tau ki runga i te kai-pitihana i runga i te tononga kia utua tuaruatia he utu mo tona whenua i runga i tana mahara e whakahaere ana ia i nga tikanga o runga i te whakataunga a te Kooti Hupirimi mo runga i te keehi o te Poraka o Kotariapia. Akuanei i te wa i whakataua ai tana keehi whakahaerea ano e te kai-pitihana tana hoko i tana whenua i runga i te tika me te pono me te whakawhirimaki ki nga tikanga o te ture i whakarereketi a taea noatia tenei wa ahakoa nga whakamatauranga a te Paremete ki te whakarereke i nga tikanga i runga i nga ture o te tau 1886, 1888, me tau 1889 hei whakaoara i aua mate, kihai i taea i runga i nga rereketanga o aua Ture, me te kore e tau te ora ki te kai-pitihana, ahakoa kua tau to ora ki etahi atu. Heoi ka tono te Komiti kia ata whirihiria tenei take e te Kawanatanga.

28 o Hurae, 1891.

No. 20, 1891, Sess. I.—Petition of GEORGE JAY and 22 Others. (Report No. 1.)

PETITIONERS pray that the tenure of lands held under West Coast Native Settlements Reserves Acts may be placed on a more satisfactory footing.

I am directed to report that the Committee are of opinion that this petition should be referred to the Joint West Coast Settlements and Reserves Committee.

28th July, 1891.

[Translation.]No. 20, 1891, Sess. I.—Pukapuka-inoi a HORI JAY me etahi atu e 22. (Ripoata Nama 1.)

E INOI ana nga kai-pitihana kia whakatakotoria tetahi tikanga kia takoto pai ai nga rihi i raro i te Ture Whakataunga Rahui o te Tai Hauauru.

Kua whakahau aha kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Komiti honohono mo nga Rahui Whakataunga o te Tai Hauauru.
No. 217, 1891, Sess. II.—Petition of Witi Naihira Teihoka and Others.

Petitioners, who are residents of Kaiapoi, pray that a sitting of the Native Land Court may be held to inquire into all succession claims.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government for inquiry.

29th July, 1891.

[Translation.] No. 217, 1891, Sess. II.—Pukapuka-inoi a Witi Naihira Teihoka me etahi atu.

Ko nga kai-pitihana he hunga no Kaiapoi a e inoi ana kia turia tetahi nohoanga o te Kooti Whenua Maori ki reira he i whakawha i nga take a nga kaitono riwhi mo nga tangata mate.

Kua whakahaua ahau kia ki penei: E whakaaro ana te Komiti me tuku tenei pitihana ki te Kawana kia uiuia nga tikanga.

29 o Hurae, 1891.

No. 214, 1891, Sess. II.—Petition of Hoani Kerei Kawakura.

Petitioner prays that certain lands in the Whakatane district, which were confiscated during his father’s time, may be restored to him.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

29th July, 1891.

[Translation.] No. 214, 1891, Sess. II.—Pukapuka-inoi a Hoani Kerei Kawakura.

E Inoi ana te kai-pitihana kia whakahokia etahi whenua ki aia i raupatutia i Whakatane i nga wa e ora ana tona matua.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

29 o Hurae, 1891.
No. 16, 1891, Sess. I.—Petition of PETERA PUKUATUA, and 4 Others.

PETITIONERS pray that a rehearing may be granted for the Te Koutou Block.
I am directed to report that the Committee has no recommendation to make in connection with this petition.

29th July, 1891.

[Translation.]No. 16, 1891, Sess. I.—Pukapuku-inoi a PETERA PUKUATUA me etahi atu tokowha.

E INOI ana nga kai-pitihana kia whakaaetia te whakawa tuarua mo Te Kotuku Poraka.
Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei pitihana.

29 o Hurae, 1891.

No. 87, 1891, Sess. II.—Petition of MEREHIRA PAERAU.

PETITIONER complains that an injustice has been done in allotting her only 180 acres of the Rau-katawa Block, at Wangaehu, and prays that inquiry may be made, with a view to readjustment.
I am directed to report as follows: The Committee is of opinion that the land should not have been brought under the provisions of the Equitable Owners Act of 1886, and that the Government should be requested to make inquiries into the case, and if it is considered the petitioner has suffered an injustice, to take such action as will afford speedy relief.

13th August, 1891.

[Translation.]No. 87 1891, Sess. II.—Pukapuka-inoi a MEREHIRA PAERAU.

E WAI kupu ana te kai-pitihana mo tetahi he i tau ki runga i aia no te mea 180 anake nga eka i whakataua mana i roto i te Raukatawa Poraka i Wangaehu a e inoi ana ia kia uuiua nga tikanga kia ahei te whakatika i taua he.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti kahorei i tika te tukunga mai o taua whenua ki raro i nga tikanga o te Ture Whakapumau Take Tika 1886 erangi me tono i te Kawanatanga kia uuiua nga tikanga o taua keehi a mehemea kua tau he mate ki runga i te kai-piti-hana, me whakakaere tetahi tikanga kia hohoro ai te tuku i tetahi ora ki te kai-pitihana.

13 o Akuhata, 1891.

No. 200, 1891, Sess. II. Petition of Mrs.
PETITIONERS allege that they have been wrongfully excluded from their share of the Ngarara Block. They pray that the law may be amended in order that their claim may be heard, and that compensation or other relief may be afforded them.

It appears from the evidence of petitioners and other witnesses that they are left without any land whatever. The Committee is of opinion that the matter should be referred to Government for inquiry.

13th August, 1891.

[Translation.]No. 200, 1891, Sess. II.—Pukapuka-inoi a Mrs. CLEMENTS and Another.

E Kī ana nga kai-pitihana i he te whakarerenga o ratou ingoa i roto i te Ngarara Poraka a e inoi ana raua kia whakatikatika ia te Ture kia ahei ai te tuku i tetahi ora ki a raua.

Kua whakahaua ahau kia ki penei: I runga i nga korero a te kai-pitihana me etahi atu kai whaaki korero kei te noho whenua kore nga kai-pitihana, a e whakaaro ana te Komiti ko te mea tika me tuku tenei pitihana ki te Kawanatanga kia uia nga tikanga.

13 o Akuhata, 1891.

No. 227, 1891, Sess. II.—Petition of H. MATEROA and 46 Others.

PETITIONERS pray that a certain Government road which runs through their land may be closed.

I have the honour to report that, as the petitioners do not give sufficient particulars, the Committee is unable to make any recommendation.

18th August, 1891.

[Translation.]No. 227, 1891, Sess. II.—Pukapuka-inoi a H. MATEROA me etahi atu e 46.

E INOI ana nga kai-pitihana kia whakakapia tetahi huarahi e haere ana ra runga i o ratou whenua.

Kua whakahaua ahau kia ki penei: I te mea kahore i marama mai i nga kai-pitihana te take o tenei tono a ratou kahore he kupu a te Komiti.

18 o Akuhata, 1891.

No. 171, 1891, Sess. II.—Petition of HIRINI TE RUAPA and two Others.
PETITIONERS pray that their mud-banks in Tauranga Harbour may be adjudicated upon without survey. I have the honour to report that the Committee is of opinion that this petition should be referred to Government for consideration.

18th August, 1891.

[Translation.] No. 171, 1891, Sess. II.—Pukupuka-inoi a RUAPA me etahi tokorua.

E INOI ana nga kai-pitihana kia whakawakia a ratou paru moana i te mea kahore ano i ruritia. Kua whakahana ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

18 o Akuhata, 1891.

No. 157, 1891, Sess. II.—Petition of TOA RANGATIRA and 27 Others.

PETITIONERS pray that careful consideration may be given to their protests against certain laws relating to Native affairs. I have the honour to report that the Committee is of opinion that this petition should be referred to Government.

18th August, 1891.

[Translation.] No. 157, 1891, Sess. II.—Pukapuka-inoi a TOA RANGATIRA me etahi atu e 27.

E INOI ana nga kai-pitihana kia ata whirihiria ta ratou whakahe ki nga ture e pa ana ki nga take Maori. Kua whakahaua ahau kia ki peuei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

18 o Akuhata, 1891.

No. 113, 1891, Sess. II.—Petition of TE OTENE TAKOTO and Others (No. 2).

PETITIONERS pray for a grant of land in the Waiapu and Papanoa Blocks. I am directed to report that the Committee has no recommendation to make in connection with this petition.

20th August, 1891.
No. 113, 1891, Sess. II.—Pukapuka-inoi a TE OTENE TAKOTO me etahi atu (No. 2).

E INOI ana nga kai-pitihana kia tukuna tetahi whenua mo ratou i roto i te Waiapu me te Papanoa Poraka. Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i tenei pitihana.

20 o Akuhata, 1891.

No. 199, 1891, Sess. II.—Petition of RAKO ERUERA WIREMU KINGI. (Report No. 1.)

PETITIONER prays, on behalf of self and hapu, that the law may be amended to admit of their claim on the Ngarara Block being heard as an original application; that a special Commission be appointed to investigate, or that compensation be granted for loss of the land through the action of the Native Land Court.

I am directed to report that the Committee has no recommendation to make in connection with this petition.

20th August, 1891.

No. 447, 1891, Sess. II.—Petition of REWI KARUARUA and 6 Others.

PETITIONERS pray that the Bill relating to the taking of flounders may not be brought into force. I am directed to report that in the opinion of the Committee this petition should be referred to the Government.

21st August, 1891.
II.—Pukapuka-inoi a REWI KARUARUA me etahi atu toko-ono.

E INOI ana nga kai-pitihana kia kaua e whakamana te Pire e pa ana ki nga ika e karangatia nei he pataki.
Kua whakahaua ahau kia ki peuei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

21 o Akuhata, 1891.

No. 130, 1891, Sess. II.—Petition of INUWAITAI DE THIERRY. (Report No. 2.)

PETITIONER prays that she may be allowed to have control of her land at Taranaki in order that she may deal with it to greater advantage to herself and family.

I am directed to report as follows: That, so far as Mrs. de Thierry is concerned, she ought to be competent to deal with her own land and collect her own rents. The Committee therefore recommend that the restrictions should be removed, and, if found necessary, that legislation be passed in order that the prayer of petitioner may be satisfied.

21st August, 1891.

[Translation.]No. 130, 1891, Sess. II.—Pukapuka-inoi a INUWAITAI TI TERE. (RipoataNama 2.)

E INOI ana te kai-pitihana kia tukuna atu ki aia te whakahaere o tona whenua i Taranaki kia nui ake ai tona ora me tona whanau.
Kua whakahaua ahau kia penei: Mo runga i te taha ki te wahine a Titere e whakaarohia ana he wahine ia e ahei ana te whakahaere i tona whenua me te tango i nga moni reti no reira ka tono te Komiti kia unuhia nga here a ki te mea e kitea ana he mea tika kia hanga me hanga he ture hei whakamana i te inoi a te kai-pitihana.

21 o Akuhata, 1891.

No. 230, 1891, Sess. II.—Petition of WAAKA RANGAUNU and 41 Others.

PETITIONERS pray that there may be more Magistrates appointed for the districts north of Auckland.

I am directed to report that, in the opinion of the Committee, the above-mentioned petition should be referred to the Government for favourable consideration.

21st August, 1891.

[Translation.]No. 230, 1891, Sess.
II.—Pukapuka-inoi a WAAKA RANGAUNU me etahi atu e 41.

E INOI ana nga kai-pitihana kia whakaturiangai ano etahi Kaiwhakawa mo te Takiwa Whakararo o Akarana. Kua whakahaua ahu kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria a e ratou.

21 o Akuhata, 1891.

No. 420, 1891, Sess. II.—Petition of WIREMU POAKATAHI.

PETITIONER prays that a rehearing may be granted in connection with the Ninih Block (Otaua district). I am directed to report that, in the opinion of the Committee, this petition should be referred to the Government for inquiry.

21st August, 1891.

[Translation.] No. 420, 1891, Sess. II.—Pukapuka-inoi a WIREMU POAKATAHI.

E INOI ana te kai-pitihana kia whakaaetia he whakawa tuarua mo te Niniihi Poraka Takiwa o Otaua. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki Kawanatanga kia whiriwhiria e ratou.

21 o Akuhata, 1891.

No. 431, 1891, Sess. II.—Petition of W. H. TAIPARI.

PETITIONER prays that a rehearing may be granted in connection with the Kauaeranga Block. I am directed to report that the Committee is of opinion that this petition should be referred to the Government. At the same time, they would call attention to the report on Petition No. 134 of 1888, of the same petitioner (I.-3, 1888, p. 12).

21st August, 1891.

[Translation.] No. 431, 1891, Sess. II.—Pukapuka-inoi a W. H. TAIPARI.

E INOI ana te kai-pitihana kia whakaaetia he whakawa tuarua mo te Kauaeranga Poraka. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga me te whakamaharahara atu ki te ripoata mo runga i te Pitihana No. 134 o te tau 1888 o taua pitihana ano (I-3,1888, p. 12).
21st August, 1891.

No. 391, 1891, Sess. II.—Petition of TIMOTI KARETAI and Others (No. 1).

Petitioners pray that a certain road in the Karitu Block may be proclaimed a public road and opened up at once.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government to take immediate steps to comply with the prayer of the petition.

21st August, 1891.

[Translation.] No. 391, 1891, Sess. II.—Pukapuka-inoi a TIMOTI KARETAI me etahi atu (No. 1).

E INOI ana te kai-pitihana kia panuitia tetahi huarahi i runga i te Karitu Poraka he huarahi mo te katoa a kia whakapuaretia tonutia inaianei. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia tahuri tonu ai ratou ki te whakamana i te inoi a te kai-pitihana.

21 o Akuhata, 1891.

No. 84, 1891, Sess. II.—Petition of E RUERA WHAKAAHU.

Petitioner prays that the Crown grant for the Okirae Block be amended in order to free a piece of land wrongfully included, and that the said piece of land may be adjudicated upon by the Native Land Court.

I am directed to report as follows: The petitioner states that a piece of land to the south-west of the Okirae Block, between the Whangaehu and Turakina Rivers, containing about 120 acres, has not been adjudicated upon by the Native Land Court; that the said piece of land has been included in a Crown grant issued for the Okirae Block, although it was part of another block called Kiato. As there appears to be some irregularity or mistake made by exempting this piece of land from the operations of the Native Land Court, the Committee refer the petition to the Government for inquiry, and, if found to be as stated, recommend that immediate steps be taken to rectify the error.

21st August, 1891.

[Translation.] No. 84, 1891, Sess. II.—Pukapuka-inoi a E RUERA WHAKAAHU.

E INOI ana te kai-pitihana kia whakatikatikaia te karauna Karati mo te Okirae Poraka kia wetekia ai tetahi piihi whenua i whakaurua hetia, a kia ahei ai te whakawa taua piihi whenua e te Kooti Whenua Maori. Kua whakahaua ahau kia ki penei: E ki ana te kai-pitihana kahore i whakawakia tetahi piihi whenua e te
Kooti Whenua Maori e takoto ana ki te Tonga ma Hauauru o te Okirae Poraka i waenganui o nga awa o Whangaehu me Turakina ko te rahi e tae ana pea ki te 120 eka, a kua whakaurua taua whenua ki roto i te karauna Karati i tukuna mo te Okirae Poraka ahakoa he wahi taua whenua no te Poraka e mohiotia nei ko te Kiato, a i te mea tera pea tetahi rereketanga tetahi pohehe ranei i meatia i te whakawakanga o taua whenua e te Kooti Whenua Maori heoi e tuku ana e tuku ana te Komiti i tenei pitihana ki te Kawanatanga kia uia a ki te mea ka kitea e tika ana nga korero a te kai-pitihana me hohoro tonu te whakatika i taua he.

21 o Akuhata, 1891.

No. 97, 1891, Sess. II.—Petition of Rutu Peehi.

Petitioner prays that the Land Transfer Act may be amended, in order that losses she has sustained through the working of the same may be made good, and that she may receive further relief.

I am directed to report as follows: The petitioner states that a certificate of title was issued to her by the Native Land Court in 1881; that in 1882 she transferred a portion of her interest to Henare Herekau by memorandum of transfer, dated 14th September, 1882; that in July, 1883, Henare Herekau applied to the Native Land Court for an order of freehold tenure; that such an order was issued, but included the whole of the section instead of a portion, as stated in the petition. The Committee, after reading Mr. Bridson’s letter of the 23rd ultimo, are of opinion that, as the mistake emanated through Judge Puckey making the order and Mr. Bridson engrossing the enrolment without discovering the error, the Government should take the necessary steps to have justice done to the petitioner.

21st August, 1891.

[Translation.] No. 97, 1891, Sess. II.—Pukapuka-inoi a Rutu Peehi.

E noi ana te kai-pitihana kia whakatikatikaia te Ture Whakawhiti Whenua kia ahei te whakaora i tona mate i tau nei ki runga i aia i runga i taua Ture a kia tau mai ai tetahi atu ora ki aia.

Kua whakahaua ahau kia ki penei: E ki ana te kai-pitihana i whakaputaina ki aia tetahi tiwhikete take e te Kooti Whenua Maori i te tau 1881, a i tukuna tetahi wahi o tona whenua i te tau, 1882, kia Henare Herekau i runga i tetahi whakamaharatanga tuku o te 14 o nga ra o Hepetema, 1882; a i a Hurae, 1883, ka todo a Henare Herekau ki te Kooti Whenua Maori mo tetahi ota kia riro tonu ake taua whenua i aia, a whakaputaina ana taua ota erangi kihai i whakaurua ko tetahi wahi o taua tekiona erangi ko te tekiona katoa pera ano me te whakaatu mai a te pitihana. Akuanei e whakaaro ana te Komiti i runga i te korerotanga o te pukapuka a te Pirihona o te 23 o nga ra i te mea i puta mai taua he i a Tiatia Paki i runga i tana hanga nga i te ota a i runga hoki i te tuhituhinga a te Pirihona i tau a i te mea kahore ia i kite i te he me tahuri te Kawanatanga ki te tuku i te ora ki te kai-pitihana.

20 o Akuhata, 1891.

No. 307, 1891, Sess. II.—Petition of Pererika Ngahuruuru and 11 Others.

Petitioners pray that certain debts of their tribe may be cleared off by Government, as was promised when the Township of Ohinemutu was purchased.

I have the honour to report that the Committee is of opinion that this petition should be referred to Government for consideration.

25th August, 1891.
No. 307, 1891, Sess. II.—Pukapuka-inoi a PERERIKA NGAHURUHURU me etahi atu 11.

E INOI ana nga kai-pitihana Ma utua e te Kawanatanga nga nama a to ratou iwi pera ano me te whakaaetanga i te hokonga o te toone i Ohinemutu.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

25 o Akuhata, 1891.

No. 243, 1891, Sess. II.—Petition of TAMIHANA TE KARU and Others (No. 1).

PETITIONERS pray that the Native Land Court may be empowered by law to rehear the claims in the Ngarara Block.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government for inquiry.

28th August, 1891.

No. 20, 1891, Sess. I.—Petition of GEORGE JAY and Others. (Report No. 2.)

PETITIONERS pray that legislation may be passed to place them on a more satisfactory footing as regards their leases of the West Coast (North Island) Settlements Reserves.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government for consideration.

28th August, 1891.
[Translation.] No. 20, 1891, Sess. I.—Pukapuka-inoi a HORI JAY me etahi atu. (Ripoata Nama 2.)

E INOI ana nga kai-pitihana kia hanga he ture kia tau pai ai to ratou mana i runga i a ratou rihi o nga Rahui o te Tai Hauauru o Aotearoa.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

28 o Akuhata, 1891.

No. 383, 1891, Sess. II.—Petition of HOANI MEIHANA and Others.

PETITIONERS allege that the Crown has taken possession of 7,625 acres in excess of the area intended when the Pahiatua Block was purchased. They pray for compensation or other relief.

I am directed to report that, as the Government have received an area of land largely in excess of the 125,000 acres mentioned in the deed of conveyance in connection with the purchase of the blocks of land known as the Wairarapa end of the Seventy-mile Bush, as agreed upon by petitioners, this Committee is of opinion that the above petition should be referred to the Government, with the recommendation that the petitioners should be paid at the rate of 10s. per acre for the 7,625 acres said by them to be the excess.

28th August, 1891.

[Translation.] No. 383, 1891, Sess. II.—Pukapuka-inoi a HOANI MEIHANA me etahi atu.

E KI ana te kai-pitihana kua tangohia e te Kawanatanga nga eka e 7,625 i runga ake o nga eka i meatia kia tangohia i te hokonga o te Pahiatua Poraka, a e inoi ana ratou ki tetahi ora.

Kua whakahaua ahau kia ki penei: I te mea kua neke ake i te 125,000 nga eka i riro mai i te Kawanatanga e whakahuatia ana i roto i tetahi Titi Tuku i runga i te hokonga o te poraka whenua e mohiotia ana ko te pito whakamutunga mai i Wairarapa a e mohiotia ana hoki ko te Seventy-mile Bush pera ano me te whakaaetanga a nga kai-pitihana. Heoi e whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga me te tono kia utua ki nga kai-pitihana kia tekau hereni i te eka mo taua 7,625 eka e kiia nei e nga kai-pitihana i neke ake i nga eka i hokona.

28 o Akuhata, 1891.

No. 429, 1891, Sess. II.—Petition of TAMIHANA te Karu and Others (No. 2).

PETITIONERS pray that a rehearing may be granted in connection with the Ngarara Block.

I am directed to report that the Committee is of opinion that this petition should be referred to the
Government.

28th August, 1891.

*[Translation.]*

**No. 429, 1891, Sess. II.—Pukapuka-inoi a TAMIHANA te Karu me atahi atu (No. 2).**

E INOI ana nga kai-pitihana kia whakaaetia he whakawa tuarua mo te Ngarara Poraka. Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

28 o Akuhata, 1891.

**No. 37, 1891, Sess. II.—Petition of JOHN ROCHFORT.**

PETITIONER prays for compensation for an alleged injustice done him in connection with the contract for surveying the Ohura South Block, Taranaki and Auckland Districts. I am directed to report that the Committee is of opinion that this petition should not have come before them. They therefore recommend that the same should be referred back to the Petitions Classification Committee.

1st September, 1891.

*[Translation.]*

**No. 37, 1891, Sess. II.—Pukupuka-inoi a HONE RAKAPOATA.**

E INOI ana te kai-pitihana kia whakaritea tetahi tikanga ki aia mo tetahi mate i whakaekea ki runga i aia mo runga i te Ruritanga o te Ohura ki te tonga Poraka i te Takiwa o Taranaki me Akarana. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti ehara i te mea tika kia tukuna tenei pitihana kia ratou no reira ka tono tenei Komiti kia whakahokia tenei pitihana ki te Komiti whiriwhiri pitihana.

1 o Hepetema, 1891.

**No. 428, 1891, Sess. II.—Petition of REWIRI TE WAKAITI.**

PETITIONER prays that the boundary-line of the Hikutaia Block may be decided at once. I have the honour to report that the Committee is of opinion this petition should be referred to the Government for consideration.

1st September, 1891.
No. 428, 1891, Sess. II.—Pukapuka-inoi a Rewiri Te Wakaiti.

E Inoi ana te kai-pitihana kia whakataua tonutia iaianei te rohe o te Hikutaia Poraka.
E whai honore ana ahau ki te ripoata e penei ana nga whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

1 o Hepetema, 1891.

No. 392, 1891, Sess. II.—Petition of Timoti Kareta and Others (No. 2).

Petitioners pray that the money now in the hands of the Government in connection with land called Otepoti may be handed over to them.

I am directed to report that, as the matter referred to in this petition has been repeatedly reported on, and as no further information is now brought forward, this Committee has no recommendation to make.

1st September, 1891.

[Translation.]No. 392, 1891, Sess. II.—Pukapuka-inoi a Timoti Kareta me etahi atu (No. 2).

E Inoi ana nga kai-pitihana kia homai nga moni e takoto mai nei i nga ringaringa o te Kawanatanga mo runga i te whenua e karangatia nei ko Otepoti.

Kua whakahaua ahau kia ki penei: No te mea kua maha nga ripoata kua tukuna mo runga i nga take e whakahuatia ana i roto i tenei pitihana, a i te mea kahore he take hou i whakamaramatia mai kahore he kupu a tenei Komiti.

1 o Hepetema, 1891.

No. 213, 1891, Sess. II.—Petition of Tanguru Tuhua and 61 Others.

Petitioners pray that their claim on the Waikopiro Block may be investigated and relief afforded.

I am directed to report as follows: That, when passing the 24th clause of "The Native Land Court Act 1886 Amendment Act, 1888," it was clearly the intention of the Legislature that, after the passing of the Act above mentioned, all applications for rehearing should be determined by the Chief Judge of the Native Land Court in open Court, and, as the Chief Judge has, in accordance with the provision above named, already heard the application for a rehearing in open Court of the case referred to in the petition, and granted such application, the Committee considers no action should be taken upon this petition, but, in order that the petitioners may have the case properly inquired into, the petition, together with the evidence taken thereon, should be referred to the Government for consideration.

1st September, 1891.
[Translation.] No. 213, 1891, Sess. II.—Pukapuka-inoi a Tanguru Tuhua me etahi atu e 61.

INOI ana nga kai-pitihana whakawakia a ratou tono mo te Waikopiro Poraka me te tuku tetahi ora ki a ratou.

Kua whakahaua ahau kia ki penei: I te paahitanga o te Tekiona 24 o te "Ture Kooti Whenua Maori i te tau 1886 me te Ture Whakatikatika, 1888," ko te tino tikanga i meinga ai e te hunga hanga Ture ka nga tono whakawa tuarua katoa i muri iho o te paahitanga o tenei Ture me pare atu ma te Tumuaki o te Kooti Whenua Maori me whiriwhiri i roto i te Kooti i te wa e puare ana, i runga ano i nga tikanga kua whakahuatia i runga ake nei a e whakaaro ana tenei Komiti me kaua e whai tikanga te Komiti i runga i tenei pitihana erangi kia ahei te ata uiui i te keehi a nga kai-pitihana me tuku tenei pitihana me nga korero i korerotia ki te aroaro o te Komiti ki te Kawanatanga kia whiriwhiria e ratou.

1 o Hepetema, 1891.

No. 212, 1891, Sess. II.—Petition of Matiu Meke and Others.

PETITIONERS pray that a rehearing may be granted in connection with the Waikopiro Block.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

8th September, 1891.

[Translation.] No. 212, 1891, Sess. II.—Pukapuka-inoi a Matiu Meke me etahi atu.

INOI ana nga kai-pitihana whakaaetia he whakawa tuarua mo te Waikopiro Poraka.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

8 o Hepetema, 1891.

No. 205, 1891, Sess. II.—Petition of Hone Peti and 4 Others.

PETITIONERS put forward their claim to a block of land called Puketotara, otherwise known as Te Mata, No. 3169, and state that the same has been wrongfully taken by Government. They pray that it may now be restored to them.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

8th September, 1891.
No. 205, 1891, Sess. II.—Pukapuka-inoi a HONE PETI me etahi atu tokowha.

E Whakaatu ana nga kai-pitihana i a ratou take ki tetahi Poraka whenua e mohiotia nei ko Paketotara ko tetahi nei o ona ingoa ko Te Mata, No. 3169, me ta ratou ki i tangohia hetia e te Kawanatanga. A e iuoi ana i naianei kia whakahokia kia ratou taua whenua.
Kua whakahaua ahau kia kia pe nei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

8 o Hepetema, 1891.

No. 242, 1890.—Petition of TERETIU MAHUTONGA and 6 Others.

Petitioners state that a piece of land known as the Kaipo Reserve (Section 80, Waitotara Block) was repurchased from the Government for the use of their tribe, and granted in trust to certain individuals, the successors of whom now claim the land as their own. They therefore pray for relief.

I am directed to report that, as it appears from the papers submitted by the Native Department, and from the evidence of Horopapere Pukeke, the only original grantee now alive, that a trust was implied when the land was granted, the Committee recommend that this petition be referred to the Government, in order that the necessary legislation may be introduced to place the petitioners in the position they pray for.

8th September, 1891.

[Translation.]No. 242, 1890.—Pukapuka-inoi a TERETIU MAHUTONGA me etahi tokoona.

E Korero ana te kai-pitihana mo tetahi whenua Rahui ko Kaipo te ingoa (Tekiona 80, Poraka o Waitotara) i hokona i te Kawanatanga he i pai ngaro mo to ratou Iwi, a i tukuna i runga i te tiaki ki etahi tangata a ko nga kai-riwhi o au a tangata e mea ana no ratou taua whenua inaianei, a e inoi ana nga kai-pitihana ki setahi ora.
Kua whakahaua ahau kia kia pe nei: I runga i te whinwhiringa i nga pukapuka i tukuna ki te Tari Maori, a i runga hoki i nga korero a Horopapera Pukeke koia nei anake te tangata e ora ana i karaatitia ai taua whenua i te tuatahi e whakaarohia ana he tikanga ano te tukungia o taua whenua i runga i te tiaki a e tino ana tenei Komiti kia tukuna tenei pitihana ki te Kawanatanga kia ahei ai te hanga ture hei whakatuturu i te take e tonoa nei e nga kai-pitihana.

8 o Hepetema, 1891.

No. 131, 1891, Sess. II.—Petition of RERE ARAMA.

Petitioner prays that a rehearing may be ordered on the Orakei Block, in order that she may be recognised as the successor to certain of her late relatives.
I am directed to report that the Committee are of opinion that the petitioner has a just claim, and that the Government be requested to take such steps as will place her in the proper position with regard to the land in question.

8th September, 1891.

[Translation.]No. 131, 1891, Sess. II.—Pukapuka-inoi a RERE ARAMA.

E INOI ana te kai-pitihana kia whakahaua he whakawa tuarua mo te Orakei Poraka kia ahei ai ia te ki he kai riwihi ia no ona huanga kua hemo.
Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti he taka tika ta te kai-pitihana a me tona te Kawanatanga kia whakahaerea tetahi tikanga e tika ai te kai-pitihana ki taua whenua e pitihanatia nei.

8 o Hepetema, 1891.

No. 573, 1891, Sess. II.—Petition of KIRIHIPINA PATEORO and Another.

PETITIONERS claim to be the true successors to the interests of the late Apihai te Kawau in the Orakei Block, and pray that a rehearing may take place in order that they may receive their rights.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

11th September, 1891.

[Translation]No. 573, 1891, Sess. II.—Pukapuka-inoi a KIRIHIPINA PATEORO me tetahi atu.

E KI ana nga kai-pitihana ko ia te kairiwhi tika ki nga whenua o Apihai Te Kawau i roto i te Orakei Poraka a e inoi ana kia whakaaetia he whakawa tuarua kia tau tika ai a ratou take ki a ratou.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

11 o Hepetema, 1891.

No. 514, 1891, Sess. II.—Petition of WI NAIHIRA and 14 Others.

PETITIONERS pray that "The Fisheries Conservation Act 1884 Amendment Act, 1891," may not be brought into operation.
I am directed to report that, as the above-mentioned Bill is not before the House, your Committee has no recommendation to make.
[Translation.] No. 514, 1891, Sess. II.—Pukapuka-inoi a W.I NAIHIRA me etahi atu tekau ma wha.

E INOI ana nga kai-pitihana kia kaua e whakamana "Te Ture Whakatikatika 1884 i te Ture Tiaki Ika, 1891." Kua whakahaua ahau kia ki penei: No te mea kahore te Pire e whakahuatia nei i te aroaro o te Whare kahore he kupu a te Komiti.

11 o Hepetema, 1891.

Nos. 604 and 605 1891, Sess. II.—Petitions of H. E. JOHNSTON and Others (No. 2), and J. TOWNLEY and Others.

PETITIONERS pray that legislation may be enacted in order that the dealings with Native lands may be on a more satisfactory footing.

I am directed to report that the Committee is of opinion that these petitions should be referred to the Government.

11th September, 1891.

[Translation.] No. 604 and 605, 1891, Bess. II.—Pukapuka-inoi a H. E. JOHNSTON me etahi atu (No. 2) me J. TOWNLEY me etahi atu.

E INOI ana nga kai-pitihana kia hanga he ture kia pai ai te whakahaere i nga whenua Maori. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia nga tikanga.

11 o Hepetema, 1891.

No. 626, 1891, Sess. II.—Petition of MATIU TAUHARA and 204 Others.

PETITIONERS protest against the proposed Native Land Bill.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

11th September, 1891.
[Translation.] No. 626, 1891, Sess. II.—Pukapuka-inoi a MATIU TAUHARA me etahi atu e 204.

E WHAKAHE ana nga kai-pitihana ki nga Pire a te Kawanatanga me te inoi kia whakore a atu.
Kua whakahaua ahau kia ki penei: Ki te whakaaro o tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

11 o Hepetema, 1891.

No. 638, 1891, Sess. II.—Petition of Mrs. GRAHAM.

PETITIONER prays that legislation may be passed to confirm her position as owner of certain land at Ohinemutu, which came to her under the will of the late Neramona Pini.
I am directed to report that the Committee is of opinion that the petition should be referred to the Government for favourable consideration.

11th September, 1891.

[Translation.] No. 638, 1891, Sess. II.—Pukapuka-inoi a Mrs. GRAHAM.

E INOI ana te kai-pitihana kia hanga he Ture hei whakatuturu i tana take ki etahi whenua i Ohinemutu i tau nei ki aia i runga i te wira a Niramona Pini.
Kua whakahaua ahau kia ki penei: Me tuku tenei pitihana ki te Kawanatanga nga kia whiriwhiria e ratou.

11 o Hepetema, 1891.

No. 603, 1891, Sess. II.—Petition of RETIMANA TE RANGO and 2 Others.

PETITIONERS pray that inquiry may be made into this application of 1884 for a rehearing on the Kapua Block.
I am directed to report that the Committee has no recommendation to make with regard to this petition.

11th September, 1891.

[Translation.] No. 603, 1891, Sees. II.—Pukapuka-inoi a RETIMANA TE RANGO me etahi atu.
No. 204, 1891, Sess. II.—Petition of HOHEPA POKIKI and 6 Others.

Petitioners state that they are reduced to a state of penury through the non-receipt of rent on certain reserves set aside for their benefit in Nelson, and pray for relief.

I am directed to report that, as the matter of reserves is about to come before the Court, the Committee has no recommendation to make.

11th September, 1891.

[Translation.] No. 204, 1891, Sess. II.—Pukapuka-inoi a HOHEPA POKIKI me etahi atu.

E I noi ana nga kai-pitihana kia powhara rawa ratou no te mea kahore a ratou moni rati i utua ki a ratou mo runga i etahi Rahui i wehea hei oranga mo ratou i Whakatu, a e inoi ana ratou ki tetahi ora.

Kua whakahaua ahau kia ki penei: No te mea kei te tukuna aua Rahui kia whakahaerea e te Kooti kahore he kupu a te Komiti.

11 o Hepetema, 1891.

No. 515, 1891, Sess. II.—Petition of TIMOTI KARETAI and Others (No. 3).

Petitioners pray that a certain road in the Karitu Block may be proclaimed a public road, and opened up at once.

I am directed to report that, as this petition is identical with No. 391 of this session, the Committee has no recommendation to make.

11th September, 1891.

[Translation.] No. 515, 1891, Sess. II.—Pukapuka-inoi a TIMOTI KARETAI me etahi atu (No. 3).

E I noi ana nga kai-pitihana kia panuitia tetahi huarahi i roto te Karitu Poraka hei huarahi mo te katoa a me whakatuwhera tonu inaianei.

Kua whakahaua ahau kia ki penei: Kei te rite tonu tenei pitihana ki te Nama 391 o tenei Paremete, no reira
kahore he kupu a te Komiti.

11 o Hepetema, 1891.

**No. 619, 1891, Sess. II.—Petition of HIRINI WHANGA and 50 Others.**

PETITIONERS pray that a Court or some other judicial body may be established to shorten the method of dealing with lauds between Europeans and Natives. I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

14th September, 1891.

[Translation.]No. 619, 1891, Sess. II.—Pukapuka-inoi a HIRINI WHANGA me etahi atu e 50.

E INOI ana nga kai-pitihana kia whakaturia tetahi Kooti tetahi hunga whakawa ranei hei whakapoto i te huarahi whakahaere whenua Maori.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiua nga tikanga.

14 o Hepetema, 1891.

**No. 612, 1891, Sess. II.—Petition of RONGOWHITIAO and Others.**

PETITIONERS protest against the proposed Native Land Bill. I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

14th September 1891.

[Translation.]No. 612, 1891, Sess. II.—Pukapuka-inoi a RONGOWHITIAO me etahi atu.

E WHAKAHE ana nga kai-pitihana ki te Pire Whenua Maori.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

14 o Hepetema, 1891.
No. 430, 1891, Sess II.—Petition of W. H. TAIPARI and 8 Others.

PETITIONERS pray that a rehearing may be granted in connection with Tamati Waka Te Puhi’s land.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

14th September, 1891.

[Translation.] No. 430, 1891, Sess. II.—Pupapuka-inoi a W. H. TAIPARI me etahi atu.

E INOI ana nga kai-pitihana kia whakaaetia he whakawa tuarua mo te whenua o Tamati Waka Te Puhi. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uuiua e ratou nga tikanga.

14 o Hepetema, 1891.

No. 579, 1891, Sess. II.—Petition of OTENE WIRIHANA and 66 Others.

PETITIONERS, who represent the hapu of Ngati te Upokoiri and Ngati Hinemanu, protest against the proposed Native Land Bill.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

14th September, 1891.

[Translation.] No. 579, 1891, Sess. II.—Pukapuka-inoi a OTENE WIRIHANA me etahi atu e 66.

KO NGA kai-pitihana e whakahaere nei i te take o Ngati te Upokoiri me Ngati Hinemanu e whakahe ana ki te Pire Whenua Maori. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uuiua nga tikanga.

14 o Hepetema, 1891.

No. 588, 1891, Sess. II.—Petition of HIRAKA TE RANGO and 55 Others.
PETITIONERS protest against the proposed Native Land Bill.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

14th September, 1891.

[Translation.]No. 588, 1891, Sess. II.—Pukapuka-inoi a HIRAKA TE RANGO me etahi atu e 55.

E WHAKAAITU ana nga kai-pitihana i a ratou whakahe ki nga Ture Whenua Maori a te Kawanatanga
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga
kia whiriwhiria e ratou.

14 o Hepetema, 1891.

No. 611, 1891, Sess. II.—Petition of EMILY M. FULLOON (Mrs. Buckworth).

PETITIONER prays for compensation to the extent of £500 for losses sustained through the confiscation of her father’s land and his murder at Whakatane whilst he was in the Government service.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government for favourable consideration.

15th September, 1891.

[Translation.]No. 611, 1891, Sess. II.—Pukapuka-inoi a EMIRI M. FULLOON, or Mrs. Buckworth.

E INOI ana te kai-pitihana kia whakaritea tetahi tikanga ki aia kia tae ki te £500 mo tona mate i runga i te raupatutanga o nga whenua o tona matua me tona kohurutanga hoki i Whakatane i aia e mahi ana mo te taha ki te Kawanatanga.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whakaarohia paitia taua tona.

15 o Hepetema, 1891.

Nos. 490, 491, and 492, 1891, Sess. II.—Petitions of HUE TE HURI and 14 Others, KINGI HEREKIEKIE and Others (No. 1), HIKUNGARARA and 29 Others.
PETITIONERS object to the boundaries of the Tauponuiatia Block.
I am directed to report that the Committee has no recommendation to make with regard to these petitions.

15th September, 1891.

[Translation.]Nos. 490, 491, and 492, 1891, Sess. II.—Pukapuka-inoi a te HUE TE HURI me etahi atu 14, me KINGH HEREKIEKIE me etahi atu (No. 1), me HIKUNGAARARA me tahi atu e 29.

E WHAKAHE ana nga kai-pitihana ki nga rohe o te Tauponuiatia Poraka.
Kua whakahaua ahau kia ki penei: Kahore he kupu a te Komiti mo runga i enei pitihana.

15 o Hepetema, 1891.

No. 469, 1891, Sess. II.—Petition of WEPIHA TE WAINOHU and Another.

PETITIONERS allege that certain portions of land were promised to be returned to their people by Sir Donald McLean out of a block of land situated between Mohaka and Waikari, which was purchased in the year 1852 on behalf of the Government.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government, and if the promises were made, as stated therein, steps should be taken to keep faith with the Natives.

15th September, 1891.

[Translation.]No. 469, 1891, Sess. II.—Pukapuka-inoi a WEPIHA TE WAINOHU me tetahi atu.

E KI ana nga kai-pitihana i whakaaetia kia whakahokia ki to ratou iwi etahi piihi whenua e Ta Tanara Makarini i roto i tetahi Poraka whenua e takoto ana ki waenganui o Mohaka me Waikari a i hokona i te tau 1852 mo te taha ki te Kawanatanga.
Kua whakataua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga a mehemea he tika taua whakaaetanga i kiia nei i roto i te pitihana he mea tika kia whakaponohia nga whakaaetanga ki nga Maori.

15 o Hepetema, 1891.

No. 525, 1891, Sess. II.—Petition of TAKEREI RUHA and Others (No. 1).
PETITIONERS pray that the payments for the Paeroa Rawhiti (No. 4440) Block may be completed. I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

15th September, 1891.

[Translation.]No 525, 1891, Sess. II.—Pukapuka-inoi a TAKEREI RUHA me etahi atu (No. 1).

E I NOI ana nga kai-pitihana kia whakaoitia nga utu o te Paeroa Rawhiti Poraka (No. 4440). Kua whakahaua ahua kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

15 o Hepetema, 1891.

No. 575, 1891, Sess. II.—Petition of TAKEREI RUHA and Others (No. 2).

PETITIONERS pray that a rehearing may be granted for Paeroa East, No. 4, B 2. I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

15th September, 1891.

[Translation.]No. 575, 1891, Sess. II.—Pukapuka-inoi a TAKEREI RUHA me etahi atu (No. 2).

E INOI ana nga kai-pitihana kia whakaaetia he whakawaua tuarua mo te Paeroa Rawhiti Poraka, No. 4, B2. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

15 o Hepetema, 1891.

No. 62, 1891, Sess. II.—Petition of WI PERE (No. 1).

PETITIONER prays that the claim of Pita te Huhu and 42 others (he being one of the number) to the Waingaromia Block, No. 3, may be inquired into. I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

15th September, 1891.
[Translation.]No. 62, 1891, Sess. II.—Pupapuka-inoi a Wi PERE (No. 1).

E INOI ana te kai-pitihana kia uiuia nga tono a Pita Te Huhu me etahi atu e 42 notemea ko ia tetahi o nga tangata o te Waingaromia Poraka, No. 3.
Kua whakahaua ahau kia ki penei: Me tuku tenei pitihana ki te Kawanatanga kia uiuia nga tikanga.

15 o Hepetema, 1891.

No. 271, 1889.—Petition of HIRAKA TE RANGO and Another.

PETITIONERS complain that they lost their land known as Tekapua through the wrongful action of the Native Land Court, and pray for investigation and relief.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

16th September, 1891.

[Translation.]No. 271, 1889.—Pukapuka-inoi a HIRAKA TE RANGO me tetahi atu.

E WHAI kupu ana nga kai-pitihana e mea ana kua riro o ratou whenua e mohiotia nei ko te Kapua te ingoa i runga i nga mahi a te Kooti Whenua Maori.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

16 o Hepetema, 1891.

No. 384, 1891, Sess. II.—Petition of H. K. TAIAROA.

PETITIONER prays that his claim to certain islets and land in the Otago Harbour may be inquired into and decided as early as possible.
I am directed to report that the Committee is of opinion that this petition should be referred to the Government, with a view to having the matter brought before the Court, in order that the ownership of the islets and land in question may be decided as soon as possible.

16th September, 1891.

[Translation.]No. 384, 1891, Sess. II.—Pukapuka-inoi a H. K. TAIAROA.
No. 527, 1891.—Petition of HARE RAKENA TE AWEAWE and Others (No. 2).

PETITIONERS pray that a road from Matahi to the Oroua Bridge may be put in repair.
I am directed to report that, as this petition is identical with No. 496, the Committee has no recommendation to make.

16th September, 1891.

[Translation.]No. 527, 1891.—Pukapuka-inoi a HARE RAKENA TE AWEAWE me etahi atu (No. 2).

E INOI ana nga kai-pitihana kia hanga te huarahi timata mai i Matahi tae noa ki te Oroua Piriti.
Kua whakahaua ahau kia ki penei: No te mea e rite tonu ana tenei pitihana ki te No. 496, kahore he kupu a te Komiti.

16 o Hepetema, 1891.

No. 41, 1891, Sess. II.—Petition of WIREMU KATENE and 22 Others.

PETITIONERS allege that a piece of land called Hororoa, which was set apart for them as a fishing-station on the Kerikeri River, Bay of Islands, has been wrongfully taken possession of by Europeans.
I am directed to report that the Committee is of opinion that the petition should be referred to the Government.

16th September, 1891.

[Translation.]No. 41, 1891, Sess. II.—Pukapuka-inoi a WIREMU KATENE me etahi atu a 22.

E KI ana nga kai-pitihana kua tangohia hetia tetahi piihi whenua i wehea mo ratou hei whenua mahinga ika i te awa o te Kerikeri e nga Pakeha.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

16 o Hepetema, 1891.
No. 543, 1891, Sess. II.—Petition of HEPERI PIKIRANGI and Others.

PETITIONERS object to the Rohe Potae or outer boundary of the Tauponuiatia Block. I am directed to report that the Committee is of opinion that the petition should be referred to the Government.

16th September, 1891.

[Translation.]No. 543, 1891, Sess. II.—Pukapuka-inoi a HEPERI PIKIRANGI me etahi atu.

E WHAKAHE ana nga kai-pitihana ki te Rohe potae o Tauponuiatia Poraka. Kua whakahaua ahau kia ki penei: E whakaaro ana tenei komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

16 o Hepetema, 1891.

No. 470. 1891, Sess. II.—Petition of MANUERA MOTU and Others.

PETITIONERS allege that the Trustees who hold certain lands for them in the Bay of Plenty (confiscated lands returned) are dealing with the same as their own property, and appropriating the proceeds. They pray for relief.

I am directed to report as follows: This petition refers to a class of cases known as the "Whakatane Trust Grants," which the Legislature has dealt with on more than one occasion, but some how or other all special enactments in reference thereto failed to give the Native Land Court sufficient jurisdiction whereby relief could have been secured to the beneficiary owners. Under the present circumstances the beneficiaries cannot participate in the proceeds arising from such lands, nor can they compel the trustees to distribute the same among them. The Committee recommends that the Government will, at the earliest opportunity, bring in such legislation as will absolutely set the matter at rest.

16th September, 1891.

[Translation.]No. 470, 1891, Sess. II.—Pukapuka-inoi a MANUERA MOTU me etahi atu.

E KI ana nga kai-pitihana ko nga kai-tiaki e pupuri nei i etahi whenua raupatu mo ratou i te Pei o Pereti kei te whakahaere i aua whenua ano he whenua no ratou ake a kei te kainga e ratou nga hua a e inoi ana nga kai-pitihana ki tetahi ora. Kua whakahaua ahau kia ki penei: E pa ana nga korero o tenei pitihana ki etahi whenua e mohiotia ana ko
nga whenua Karaati Tiaki o Whakatane kua maha nei nga whakamatauranga e te Paremete ki te hanga ture erangi kihai aua ture i whai mana ki te tuku mana ki te Kooti Whenua Maori e ahei ai te tuku i te ora ki te hunga whai take. A i runga i te ahua o aua whenua i naianei kahore e ahei te hunga whai take te tango i nga hua e puta mai ana i aua whenua kahore ano hoki e kaha ratou ki te tono ki nga kai tiaki kia whewehewa nga hua ki waenga i a ratou a e tono ana te Komiti kia tere tonu te hanga e te Kawanatanga i tetahi ture hei tino whakaoti taua raruraru.

16 o Hepetema, 1891.

**No. 496, 1891, Sess. II.—Petition of HARE RAKENA TE AWEAWE and Others (No. 1).**

Petitioners pray that the road from Matahi to the Oroua Bridge may be put in repair.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

16th September, 1891.

[Translation.]**No. 496, 1891, Sess. II.—Pukapuka-inoi a HARE RAKENA te Aweawe me etahi atu (No. 1).**

E INOI ana kia hanga nga wahi kino o te huarahi timata mai i Matahi tae atu ki te Oroua Piriti.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

16 o Hepetema, 1891.

**No. 664, 1891, Sess. II.—Petition of KEEPAPOMARE and 66 Others.**

Petitioners pray that a Court or other judicial body may be established to shorten the process of dealing with lands between Europeans and Natives.

I am directed to report that this petition should be referred to the Government.

16th September, 1891.

[Translation.]**No. 664, 1891, Sess. II.—Pukapuka-inoi a KEEPAPOMARE me etahi atu e 66.**

E INOI ana nga kai-pitihana kia whakaturia tetahi Kooti tetahi atu hunga whakawa ranei hei whakapoto i te huarahi whakahaere i nga whenua ki waenga i nga Pakeha me nga Maori.

Kua whakahaua ahau kia ki penei: Me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.
Nos. 656 and 665, 1891, Sess. II.—Petitions of THOMAS BIRRELL and 46 Others, HIRINI NEI and Another.

PETITIONERS pray that a competent tribunal may be constituted for the purpose of settling the numerous disputes and difficulties which surround all dealings with Native lands.

I am directed to report that the Committee is of opinion that these petitions should be referred to the Government.

17th September, 1891.

[Translation.]Nos. 656 and 665, 1891, Sess. II.—Pukapuka-inoi a THOMAS BIRREL me etahi atu e 46 me HIRINI NEI me etahi atu.

E INOI ana nga kai-pitihana kia whakaturia etahi kaiwhakawa hei whakawa i nga tini raruraru me nga tautohe i runga i nga whenua Maori.

Kua whakahaua ahau ki penei: E whakaaro ana tenei Komiti me tuku tenei pithana ki te Kawanatanga kia uiuia nga tikanga.

17 o Hepetema, 1891.

No. 486, 1889.—Petition of KIPA TE WHATANUI.

PETITIONER prays for a fresh investigation in the matter of Tekaroro, No. 2 F., in order that his claim to the portion called Te Waka may be recognised.

I am directed to report as follows: That the petitioner through the action of the Native Land Court has an undoubted grievance. The facts elicited are as follows—viz.: that on the 1st day of April, 1874, the Ngakaroro Block No. 2 was adjudicated on by the Native Land Court. The petitioner was admitted to be the owner of the portion of the block called Te Waka. He was led to believe that all he had to do was to get a survey made of the said portion, and bring the matter again before the Native Land Court when a title would be conferred on him. On the 22nd April, 1874, the list of owners for the block was handed in for the purpose of being placed on the records of the Court; the name of Kipa te Whatanui was, however, omitted therefrom. Subsequently, the matter was—more than once—brought before the Court by the petitioner, but, his name not being on the list of owners, his particular case could not be dealt with. All the official correspondence and memoranda on the subject admits the petitioner s case, and, in some instances, redress is promised. Taking these facts into consideration, the Committee is of opinion that the matter should be referred to the Government for inquiry and favourable consideration.

17th September, 1891.

[Translation.]No. 486, 1889.—Pukapuka-inoi a
**KIPA TE WHATANUI.**

E inoi ana te kai-pitihana kia whakawakia ano Te Karoro, No. 2 F Poraka, kia tau tika ai ana take ki te wahi e kia nei ko te Waka te ingoa.

Kua whakahaua ahau kia ki penei: Kahore i ruarua te whakaaro i tau ano tetahi mate ki runga i te kai-pitihana i runga i nga mahi a te Kooti Whenua Maori. Na ko nga take tenei. No te tahi o nga ra o Aperira, 1874, ka whakawakia te Ngakaroro Poraka No. 2 e te Kooti Whenua Maori a i whakaaetia ano te tika o te take a te kai-pitihana ki te Waka. A i runga i tana i rongo ai heoi te mahi mana he whakahau kia rurutia taua wahi a ka mau mai ano i tana keehi ki te aroaro o te Kooti kei reira ka whakatuturutia tana take ki aia. No te 2 o nga o Aperira, 1874, ka tukuna te rarangi ingoa o nga tangata whai take ki te Poraka kia tuhituhia ki roto i nga pukapuka o te Kooti, heoi mahue ake te ingoa o Kipa te Whatanui i roto i taua rarangi ingoa. I muri iho he maha nga mauranga mai e te kai-pitihana i tana keehi ki te aroaro o te Kooti erangi kihai i whakahaere a e te Kooti no te mea kihai tona ingoa i uru ki te rarangi ingoa o nga tangata whai take. Kotahi nei ia te mea e whakaaetia ana te keehi a te kai-pitihana i nga pukapuka o nga mahi i whai e kua tino te kai pahia te kai-pitihana. Heoi e whakapiri he mea tino kahore ki te awhina ki nga korero kei reira ka whakawhitinga e nga tari. Kotahi nei ia te mea e whakaaetia ana tenei keehi a te kai-pitihana e nga pukapuka o tana tari e whakaaetia kia tukuna tetahi oru ki aia. Akuanei i runga i te whiriwhiringa i enei take katoa e te Komiti e whakahao ana ratou me tuku tenei pitihana ki te Kawanatanga kia uuiia nga tikanga me te ata whiriwhiri hoki e ratou i enei take.

17 o Hepetema, 1891.

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**No. 274, 1890.—Petition of HEMI WAAKA and 30 Others.**

**PETITIONERS** pray that the Government will cause an investigation into their grievances said to have been caused through the actions of Mr. Rees and Wi Pere in connection with the Pakowhai Block and other lands in Muriwai, Gisborne.

I am directed to report as follows: The Committee, having gone fully into the particulars of this case, and having taken the evidence of Hemi Waaka (the principal petitioner), Wi Pere, and W. L. Rees, M.H.R. (the trustees complained of in the petition), and the Hon. Captain Russell, the Hon. G. F. Richardson, and the Hon. J. D. Ormond (printed copy attached, Paper I.–3a), is of opinion that it is absolutely necessary that the Government, considering the position of affairs, should, in the interests of the Natives and others who have just and equitable rights, step in and take, or assist in taking, some action by which relief can be given to the injured parties.

18th September, 1891.

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**[Translation.]No. 274, 1890.—Pukapuka-inoi a HEMI WAAKA me etahi atu e 30.**

E INOI ana nga kai-pitihana kia whakaturia tetahi whakawa mo a ratou mate e ki ana i puta mai i runga i nga mahi a te Riihi raua ko Wi Pere mo runga i te Pakowhai Poraka me etahi atu whenua i Muriwai i Khihipane.

Kua whakahaua ahau kia ki penei: I runga i te mea kua tino whiriwhiri nga take o tenei keehi a i te mea hoki kua tuhituhia nga korero a Hemi Waaka koia nei tetahi o nga tino kaipitihana me Wi Pere me W. L. Riihi (nga kaitiaki) e whakahuatia nei i roto i te pitihana me Kapene Rahera, M.H.R., me G. F. Retihana, me J. D. Omana, me te whakapiri mai ano i te kape mea perehi o ana korero, Heoi e whakaaaro ana ratou i runga i te ahua raruram o aua take he mea tino tika mo te tah a ki nga Maori me etahi atu e whai take tika ana kia tahuri te Kawanatanga ki te awhina i taua hunga i runga i tetahi huarahi e tau ai te ora ki te hunga kua panga e te mate.

18 o Hepetema, 1891.
Petitioners, who are shareholders in the New Zealand Native Land Settlement Company, pray that facilities may be given to enable them to carry out the objects of their company.

I am directed to report as follows: It appears that the Native owners of lands on the East Coast and in other places desired to have their lands cut up for settlement. After some unsuccessful and costly attempts they formed a company with Europeans, the Maoris giving land and the Europeans money for the necessary expenses. The company was formed, but owing to many impediments arising from the state of the Native land laws and their numerous changes, the delay of the Native Land Courts, the want of assistance, both from the Legislature and Government, together with the heavy expenses attendant upon the conduct of the business, the Company failed. The European shareholders have lost enormous sums of money, and now the lands of the Natives are in serious danger. The former Native owners are in many cases still in occupation, and it seems probable that to eject them would lead to very serious difficulties. They have not received anything like the value of their land. The inhabitants of the district, both Europeans and Maoris, have for a long time wished Government to pay off the mortgages at proper valuation, and cut the properties up for settlement, after making proper reservations for the Natives. Wi Pere, in his evidence, asserts that Natives interested in other lands will allow them to go as security for the money to be paid. It also appears that there are claims which the Government could recoup which cannot be recovered by any private individual or company.

The Committee recommends that power should be given to the Government to take over these lands on behalf of the Maori owners, on terms to be arranged between the Government, the Maoris, and the assets company; the land to be taken at a valuation to be made under the Public Works Act, additional security to be given to the Government, not only over the claims above mentioned, but also over the Native land to be agreed upon between the Government and the Maoris interested. (For evidence, vide I.–3a.)

18th September, 1891.

[Translation.] Nos. 53 and 63, 1891, Sess. II.—Pukapuka-inoi a Mr. H. E. JOHNSTON me etahi atu (No. 1), me HENARE KIRINI me etahi atu.

KO NGA kai-pitihana e whai hea nei i roto i Niu Tireni Kamupam Whakanohonoho Whenua Maori e inoi ana kia whakahae re a tetahi huarahi kia ahei ai te whakaotii i nga tihanga o taua Kamupani.

Kua whakahaua ahau kia kenei: E whakaaorohia ana i te hiahia nga Maori whai take o etahi whenua i te Tai Rawhi te etahi atu wahi kia rohe rohe a ratou whenua hei whakano ho i te tangata ki runga i au whenua a i runga i te whakamatauranga ki te pera me te nui o nga utu i te mahinga ka hanga e ratou he Kamupani ki waenganui i a ratou me etahi Pakeha, ko nga Maori ki te homai i te whenua ko nga Pakeha ki te whakaputa moni he i utu i nga tini utu. Heoi hanga ana taua Kamupani, otira i runga i te maha o nga raruraru i runga i te ahua o nga Ture Whenua Maori me te nui o nga utu i tonoa e ratou me te whakaroa o nga Koooti Whenua Maori me te kore awhina mai e te ture me te Kawanatanga me te nui o nga utu i tonoa kia utua i runga i nga mahinga hinga ana taua Kamupani. He hira rawa nga moni a te hunga whai hea i roto i taua Kamupani kua ngoro, a he nui rawa te mate me te raruraru kua tau ki runga i nga whenua Maori, a kai te nohia ano aua whenua e nga Maori whai take ki aia whenua, a tera pe a tipu mai tetahi raruraru nui mehemea e pana ana nga Maori i runga i au whenua. Kahore hoki i riro i a ratou nga moni kia rite ki te utu o au whenua. Kua roa te wa e hiahia ana nga Maori me nga Pakeha kia utua e te Kawanatanga nga Mokete i runga ano i te utu tika me te roherohe i au whenua kia nohia e te tangata. I ki ano hoki Wi Pere i roto i ana korero tera nga Maori e whai take ana ki etahi atu whenua e whakaae ki te tuku i o ratou whenua hei punga mo nga moni o whakaputaina e te Kawanatanga. E
whakaarohia ana hohi terahi tono e ahei e te Kwanatanga te whakaoti ekore nei e taea e nga Pakeha e tetahi Kamupani ranei. A a tono ana te Komiti kia tukuna tetahi mana ki te Kawanatanga ki te tango mai i aua whenua mo te taha ki nga Maori whai take i runga i tetahi huarahi e whakaritea ki waenga i te Kawanatanga me nga Maori me te Kamupani. Me tango e te whenua i runga i te utu whiriwirihirangi i raro i te Ture o nga mahi Nunnui me te tuku i tetahi punga ki te Kawanatanga haunga i runga i nga tono kua whakahuatia i runga ake nei erangi i runga hoki i nga whenua Maori e whakaaetia ki waenga i te Kawanatanga me nga Maori e whai take ana.

18 o Hepetema, 1891.

No. 288, 1891, Sess. II.—Petition of WERE (No. 2).

PETITIONER alleges that certain sums of money awarded him by arbitrators, as interest or mesne profits of the Kohe Bush Reserve have been wrongfully withheld from him through the passing of "The Wi Pere Land Act, 1889," and prays for relief.

I am directed to report as follows: That some years ago the Government took certain land, afterwards known as the Kohe Bush Reserve, belonging to Wi Pere and disposed of it. That, upon complaint being made, the Government agreed to pay the petitioner for the land taken, partly in land and partly in money, the amount and terms to be fixed by arbitrators. The arbitrates found that Wi Pere was entitled to a certain sum of money, representing the capital value of the said Kohe Bush Reserve, with interest thereon. It was finally decided that the petitioner should receive a block of land in the Motu Survey District, containing 1,752 acres, and certain moneys in lieu of what he was entitled to for the Kohe Bush Reserve. That to carry into effect this award an Act was passed called "The Wi Pere Land Act, 1889," but the Government did not pay the interest awarded. That "The Wi Pere Land Act, 1889," provided that Wi Pere should take the land and money in full discharge of all his claims, but Wi Pere was no party to the passing of the Act, and did not consent thereto. That Wi Pere had dealt with the land awarded by the said Act prior to seeing the Act, and was obliged to accept the land or suffer heavy loss, but he protested against the wrong done to him by depriving him of a part of the award. This Committee, having taken all these facts into consideration, is of opinion that, in all good faith, the Government should have carried out their agreement with the petitioner, and that he is justly entitled to the interest awarded.

21st September, 1891.

[Translation.]No. 288, 1891, Sess. II.—Pukapuka-inoi a WERE (No. 2).

E Ki ana te kai-pitihana i puritia he tia etahi moni inatareti i runga i te paahitanga o "Te Ture Whenua o Wi Pere, 1889," a i whakataua e etahi kaiapitireita kia utua ki aia i runga i tetahi piihi whenua ko te Kohe te ingoa a e inoi ana ia ki tetahi ora.

Kua whakahaua ahau kia ki penei: He maha nga tau i muri iho i te tangoanga a te Kawanatanga i tetahi piihi whenua e mohiotea ana ko te Kohe te ingoa, he whenua no Wi Pere a hokona ana e ratou, a i runga i nga korero o te kai-pitihana whakaae ana te Kawanatanga ki te utu i te kai-pitihana mo taua whenua a ko nga utu ma etahi kaiapitireita e whakatua. Heoi kitea ana e aua kaiapitiretea e tika ana kia utua nga moni mana e tika kia Wi Pere mo runga i taua rahui me nga inatareti mo runga i aua moni a whakataua ana kia riro tetahi Poraka whenua i te Takiwa Ruri o te Motu 1,752 nga eka me etahi moni ano hoki e tika ana kia riro i aia hei whakaaea mo te kohe. A hei whakamana i taua whakataunga paahitia ana tetahi ture ko tona ingoa nei ko "Te Ture Whenua o Wi Pere, 1889," erangi kihai i utua e te Kawanatanga nga moni inatareti i whakataua kia utua. A i meara taua "Te Ture Whenua o Wi Pere, 1889," me tango e Wi Pere te whenua me nga moni hei tino whakaaea i taua ture. Otiia kihai a Wi Pere i utu ki te hanganga o tana Ture a kihai ano hoki i a iwhakaae ki taua ture erangi kia oti e ia te whakahaere tetahi tikanga mo te whenua i whakataua ki aia i runga i tana Ture i mua hoki o tona kitenga i taua Ture, heoi tango ana ia i te whenua kei tau tetahi mate ki aia, erangi i whakahaia ka ki te puritanga o etahi o nga moni i whakataua mana. Akuanei i runga i te whiririhiranga a te Komiti i enei take katoa e whakaaro ana ratou mehe me te kohe.
PETITIONERS protest against the proposed new Government Native land laws.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

21st September, 1891.

[Translation.] No. 681, 1891, Sess. II.—Pukapuka-inoi a NGATAI TE MAMAKU me etahi atu 121.

E WHAKAHE ana nga kai-pitihana ki nga Ture Whenua Maori a te Kawanatanga.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whirihiria e ratou.

21 o Hepetema, 1891.

PETITIONERS set forth their troubles in connection with a block of land called Pukawa, situated within the external boundary of the Tauponuiatia Block, and pray for relief.

I am directed to report that the Committee is of opinion that the Government should institute inquiries into the whole question of the Tauponuiatia Block, and if it is found that the merits of the cases warrant such a course, a special Commission should be appointed. This, the Committee think, would be the best mode of finally settling all the difficulties in connection with the block in question.

21st September, 1891.

[Translation.] No. 544, 1891, Sess. II.—Pukapuka-inoi a KINGI HEREKIEKIE me etahi atu (No. 2).

E WHAKAHUA ana nga kai-pitihana i o ratou raruraru mo runga i te tahi poraka whenua e mohiotia nei ko Pukawa te ingoa e takoto ana i roto i te rohe potae o te Tauponuiatia Poraka, a e inoi ana ratou ki tetahi ora.
Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me uiui e te Kawanatanga nga take katoa mo runga i te Tauponuiatia Poraka a ki te kitea he tika aua raruraru me whakatu i tetahi Komihana. E whakaaro
No. 199, 1891, Seas. II.—Petition of RAKO ERUERA WIREMU KING (second report).

PETITIONERS pray, on behalf of self and hapu, that the law may be amended to admit of their claim on the Ngarara Block being heard as an original application; that a special Commission be appointed to investigate, or that compensation may be granted for loss of the land through the action of the Native Land Court.

I am directed to report that the Committee has resolved to adhere to their report of the 20th August, 1891—viz., that they have no recommendation to make in regard to this petition.

21st September, 1891.

[Translation.]No. 199, 1891, Sess. II.—Pukapuka-inoi a RAKO ERUERA WIREMU KINGI (ripoata tuarua.)

E INOI ana nga kai-pitihana mo te taha ki a ratou me te ratou hapu kia whakatikatikaia te ture kia ahei ai te whakawa i a ratou take ki te Ngarara Poraka ano he tono no mua, a kia whakaturia tetahi Komihana motuhake me whakaae ranei kia utua ratou mo te rironga o te ratou whenua.

Kua whakahaua ahau kia ki peni: Kua tuturu te whakaaro o tenei Komiti me pera ano te whakataungha me te ratou mo tenei pitihana ripoata o te 20 o Akuhata, 1891, ara kahore a ratou kupu mo runga i tenei pitihana.

21 o Hepetema, 1891.

No. 599, 1891, Sess. II.—Petition of ERUERA RANGITAKAIWAHO and Others.

PETITIONERS pray that a rehearing may be granted on the Ngawakaakupe Block.

I am directed to report as follows: The Committee finds that every means provided by the law in reference to rehearings have been exercised by the petitioners. If upon the evidence, as alleged, the Court in each case gave judgment that could not be borne out, and disregarded palpable facts in support of the claims of the petitioners, then it would appear that a wrong has been done which certainly requires some looking into; but as the case is only before the Committee ex parte, it will refrain from determining the question in any way beyond referring it to the Government for inquiry into the special points raised by the petitioners.

21st September, 1891.

[Translation.]No. 599, 1891, Sess. II.—Pukapuka-inoi a ERUERA RANGITAKAIWAHO me etahi atu.
PETITIONERS allege that their land, called Motukaraka, 200 acres, was sold to Captain MacDonald in an illegal manner, and they pray that it may be restored to them.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

21st September, 1891.

[Translation.]No. 694, 1891, Sess. II.—Pukapuka-inoi a NUI HAERE me etahi atu e 48.

E KI ana nga kai-pitihana i hokona tinhangatia to ratou whenua e 200 eka e kiia nei ko Motukaraka ki a Kapene Maketanara, a e inoi ana ratou kia whakahokia ki a ratoa.

Kua whakahaua ahau kia ki penei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou.

21 o Hepetema, 1891.

No. 690, 1891, Sess. II.—Petition of HANITA TE AWEAWE and 40 Others.

PETITIONERS pray that some law may be passed to deal more effectually with the crime of adultery.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

21st September, 1891.

[Translation.]No. 690, 1891, Sess. II.—Pukapuka-inoi a HANITA TE AWEAWE me etahi atu e 40.
No. 628, 1891, Sess. II.—Petition of WIREMU KINGI MATAKATEA and 2 Others.

PETITIONERS pray that their burial ground (5 acres), which is included in a block of land called Ngatikahumate, leased by the Public Trustee, may be returned to them without restrictions.

I am directed to report that the Committee is of opinion that this petition should be referred to the Government.

21st September, 1891.

[Translation.]No. 628, 1891, Sess. II.—Pukapuka-inoi a WIREMU KINGI MATAKATEA me etahi atu tokorua.

E INOI ana nga kai-pitihana whakahokia here koretia to ratou urupa e 5 eka kia ratou i whakaurua e te Kaitiaki o te katoa ki roto ki tetahi whenua i rihiitia e ia ko tono ingoa nei ko Ngatikahumate.

Kua whakahaua ahau kia kinei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia uiuia e ratou nga tikanga.

21 o Hepetema, 1891.

No. 693, 1891, Sess. II.—Petition of Tuta Nihoniho and 45 Others.

PETITIONERS pray that a rehearing may be granted in connection with the Waipiro Block.

I am directed to report that the Committee are of opinion that the petition should be referred to the Government for consideration and further inquiry.

21st September, 1891.

[Translation.]No. 693, 1891, Sess. II.—Pukapuka-inoi a TUTA NIHONIHO me etahi atu e 45.

E INOI ana nga kai-pitihana whakahoe etwhakawaetia mo te Waipiro Poraka.

Kua whakahaua ahau kia kinei: E whakaaro ana tenei Komiti me tuku tenei pitihana ki te Kawanatanga kia whiriwhiria e ratou me te uiui i nga tikanga.
Nos. 610, 672, and 675, 1891, Sess. II.—Petitions of HONE WAAKA and Others, MATE NGA TAUA and 31 Others (Nos. 1 and 2).

PETITIONERS pray that they may be relieved from taxation.

I am directed to report that, as under the existing laws Natives are exempted from paying rates, the Committee has no recommendation to make in connection with these petitions.

21st September, 1891.

[Translation.]Nos. 610, 672, and 675, 1891, Sess. II. — Pukapuka-inoi a HONE WAAKA me etahi atu me MATE NGA TAUA me etahi atu e 31 (No. 1) me te (No. 2).

E INOI ana nga kai-pitihana kia whakawatea ratou i ruuga i te utu Taake.
Kua whakahaua ahau kia ki penei: I te mea e watea ana nga Maori i te utu taake i runga i nga ture e mana nei inianahei kahore he kupu a te Komiti mo runga i enei pitihana.

21 o Hepetema 1891.

No. 691, 1891, Sess. II.—Petition of WI MAHUI MATAITAUA and Others.

PETITIONERS allege that their land, called Aorangi No. 3 G., has been wrongfully awarded to Hoani Meihana. They pray that a fresh investigation may be made into the matter, and their lands restored to them.

I am directed to report that, as this seems to be a case of great hardship, the Committee recommends that the petition should be referred to the Government for favourable consideration, and, as there are proceedings in connection with the land in question coming before the Native Land Court at a very early date, action should be taken without delay.

22nd September, 1891.

[Translation.]No. 691, 1891, Sess. II.—Pukapuka-inoi a WI MAHUI MATAITAUA me etahi atu.

E KI ana nga kai-pitihana kua whakataua hetia te ratou whenua e mohiotia nei ko Aorangi, No. 3g, kia Hoani Meihana a e inoi ana ratou kia whakawakia ano taua whenua me te whakahoki ano ki a ratou.
Kua whakahaua ahau kia ki penei: No te mea e whakaarohia ana he mate nui tenei e tono ana te Komiti kia tukua tenei pithiana ki te Kawanatanga kia ata whiriririe e ratou, a no te mea meake nei whakawakia ai taua whenua e te Kooti Whenua Maori me hohoro tonu te whakahaere i tetahi tikanga i naianei ano.

22 o Hepetema, 1891.

**No. 705, 1891, Sess. II.—Petition of NIKORIMA TE HAUNGA.**

PETITIONER prays that a rehearing may be granted in connection with the share of the late Tamara Teretiu in the blocks of land called Maukuku 7d. and Te Takapau No. 1.

I am directed to report that, as the Committee understands that the matter has been decided by the Native Land Court, they have no recommendation to make.

22nd September, 1891.

**[Translation.]No. 705, 1891, Sess. II.—Pukapuka-inoi a NIKORIMA TE HAUNGA.**

E INOI ana te kai-pitihana kia whakaaetia he whakawa tuarua mo nga hea a Tamara Teretiu kua mate nei i roto i te Poraka whenua e karangatia nei ko Maukuku, No. 7d me te Takapau, No 1.

Kua whakahaua ahau kia ki penei: I te mea kua rongo te Komiti kua oti taua keehi te whakatau e te Kooti Whenua Maori heoi kahore a ratou kupu.

22 o Hepetema, 1891.

**No. 598, 1891, Sess. II.—Petition of TOHA RAHURAHU and Others.**

PETITIONERS state that they have heard that Donnelly and Airini Donnelly have applied for a survey of the Kaiwaka Block, and pray that their application may not be granted.

I am directed to report as follows: The block referred to in the petition is one of those subject to "The Mohaka Waikari Act, 1870." It has been before the Committee on a previous occasion and reported upon. In consequence of that report the Government took steps to have that and other blocks gazetted by order of the Governor in Council, for the purpose of empowering the Native Land Court to ascertain and include such of the owners as were left out of the title. It was found, however, that the said Order in Council could not give the jurisdiction intended to the Native Land Court, consequently things remain as they were and can only be altered by special legislation, but, pending further steps, the petitioners pray that no survey of the land be allowed, lest such survey should have the effect of determining the title as it at present stands beyond recall, and thus shutting out from relief a number of just and equitable owners. The Committee therefore recommend this petition to the consideration of the Government.

22nd September, 1891.

**[Translation.]No. 598, 1890, Sess. II.—Pukapuka-inoi a TOHA RAHURAHU me etahi**
PETITIONERS state that they have been wrongfully deprived of their land. They detail at length the circumstances under which certain blocks passed from them into the hands of The New Zealand Native Land Settlement Company (Limited). They question the legality of the proceedings of the Native Land Court which confirmed the alienation. They impute improper and fraudulent conduct to the agents and managing director of the said company. They allege that they have never received the whole of the consideration money mentioned in the deeds, and that a certain deed of covenant executed by the said company with the Native owners, in which they undertake not to sell, mortgage, or lease without the consent of the Native owners, was set aside and ignored. The said company, notwithstanding the aforesaid covenant, mortgaged the lands of the petitioners to the Bank of New Zealand. The said Bank of New Zealand has foreclosed and bought in those properties, and now claims to be the absolute owner. They now advertise the said properties for sale in different lots. The petitioners pray the Government to intercept such sale till the whole question is inquired into as to the rights and equities to which the Natives and shareholders in the company may be entitled; that their lands, illegally acquired by the said company, may be restored to them, or other relief given which Parliament may deem just.

The Committee is of opinion that the Government should give attention to the case submitted by the petitioners, and, if possible, intercept further proceedings in relation to those lands, with the view that some properly constituted tribunal may be established to which such cases should be referred for settlement on lines of arbitration.

22nd September, 1891.
I have the honour to report that the Committee had their final meeting this morning, having held forty-seven: sittings during the Session. There were 198 petitions received for consideration; of this number the Committee has dealt with 177, the remaining twenty-one, as per the appended list, being unavoidably left over.

22nd September, 1891.

[Translation.] Ripoata Whakamutunga.

E Whai honore ana ahau ki te whakaatu i turia te huanga whakamutunga a te Komiti i te ata nei, a hui katoa nga nohoanga o te Komiti i tenei Paremete e 47. 189 nga pitihana i tae mai he whiriwhiringa ma te Komiti a 177 nga mea i whiriwhiria, toe iho e 21 koia nei ano e whakararangi nei i raro iho nei kihai hoki i taea te mahi.

[See English report above.]  
22 o Hepetema 1891.