

*Timi Kara.*

Ture Whakatikatika I Te Ture Whakawa Take Rohe Potae. Whakawhaititanga.

# He Pire I Huaina

HE TURE hei Whakatikatika i "Te Ture Whakawa Take Rohe Potae, 1892."

Na Ka Meinga hei Ture e te Runanga Nui o Niu Tirenī e noho huihui ana i roto i te Paremete i runga ano hoki i tona mana nga whakaritenga i raro iho nei:—

- Ko te Ingoa Poto o tenei Ture ko "Te Ture Whakatikatika I Te Ture Whakawa Take Rohe Potae, 1893."
- Ko nga tini ota i hanga e te Kooti Whenua Maori i tetahi nohoanga o te Kooti i Otorohanga i waenga nui i te ra i paahitia ai "Te Ture Whakawa Take Rohe Potae, 1892," me te ruatekau ma toru o nga ra o Nowema, tahi mano waru rau iwa tekau ma rua penei ano me te whakaaturanga mai e te Apiti ki tenei Ture ka kiia ko etahi atu ota i runga i nga tikanga o taua Ture a ka mana tonu hei whakaritenga mo nga tikanga katoa ano kua hanga aua ota a i tuhia i te ra i mua o te timatanga o te mana o tenei Ture: Ka ahei ano hoki tetahi tangata e whakaaro ana he mate tona i runga i te hanganga o tetahi ota pera te tono i tetahi wa i roto i nga marama e toru i muri iho i te paahitanga o tenei Ture kia whakawakia tuaruatia taua whenua ano kua hanga taua ota a i tuhia i runga i te ra i paahitia ai tenei Ture.

*Hon. Mr. Carroll.*

Rohe Potae Investigation of Title Act Amendment.

## Analysis.

Title.

- Short Title.
- Orders specified in Schedule to be deemed further orders under the said Act. Schedule.

## A Bill Intituled

Title. AN ACT to amend "The Rohe Potae Investigation of Title Act, 1892."

Be it Enacted by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows:—

- Short Title. The Short Title of this Act is "The Rohe Potae Investigation of Title Act Amendment Act, 1893."
- Orders specified in Schedule to be deemed further orders under the said Act. The several orders of the Native Land Court, made at a sitting of the Court at Otorohanga between the date of the passing of "The Rohe Potae Investigation of Title Act, 1892," and the twenty-third day of November, one thousand eight hundred and ninety-two, as the same are particularly specified in the Schedule hereto, shall be deemed to have been "further orders" within the meaning of the said Act, and shall be as valid and effectual for all intents and purposes as if such orders had been made and dated prior to the coming into operation of the said Act: Provided that any person who shall consider himself aggrieved by the making of any such order may, at any time within three months from the passing of this Act, apply for a rehearing as if such order had been made and dated on the day of the passing of this Act.