[TRANSLATION.]

No. 260, Sess. II., 1884.—Pukapuka-inoi a Raniera Turoa me etahi atu e 596.

E кі ana nga kai pitihana kahore ratou e pai ki te Pire e takoto nei i te aroaro o te Paramete hei whakahaere i o ratou whenua e tono ana kia hanga he ture tuku mana atu ki nga Komiti, kia whakakorea te mana whakahaere a te tangata ki nga whenua.

Kua whakahaua ahau kia ki penei. Me tuku tenei pitihana ki te kawana-tanga kia whaka-

arohia e ratou.

8 o Hurae, 1885.

No. 60.—Petitition of EPIHA KARORO (No. 3).

Praying that certain lands belonging to Ngatirahiri may be held over from sale by the Government, pending an inquiry into the justice of their case. They ask that an inquiry may now be made.

I am directed to report as follows: That this petition is merely a lawyer's copy of Petition No. 5, which has been already dealt with.

8th July, 1885.

[Translation.]

No. 60.—Pukapuka-inoi a Epiha Karoro (Nama 3).

E inoi ana kia kaua e hokona e te Kawanatanga tetahi whenua o Ngatirahiri kia pataia nga tikanga o ta ratou kehi. E tono ana ia kia pataia ana tikanga inaianei.

Kua whakahaua ahau kia ki penei: Ko tenei pitihana he kape kau na te roia no te Pitihana No. 5 kua oti noake nei te whakatau e te Komiti.

8 o Hurae, 1885.

No. 89, Sess. II., 1884.—Petition of Robert Studholme Thompson.

Petitioner states that his wife is a tribal owner in lands set aside by the Royal Commission for the Ngatimanuhiakai hapu of Ngaruahine, on the Waimate Plains, and that he petitioned in the year 1881 for a separate reserve, and in 1882 also, representing that it was not fair for his wife to share alike in a reserve for reclaimed rebels. This second petition was recognized, and he was promised that individualization should take place as soon as possible. He now prays for relief.

that individualization should take place as soon as possible. He now prays for relief.

I am directed to report as follows: That the Committee understand that petitioner's claim has been dealt with under section 5 of "The West Coast Settlements Reserves Act 1881 Amendment

Act, 1884." It has therefore no recommendation to make.

9th July, 1885.

[Translation.]

No. 89, Sess. II., 1884.—Pupapuka-inoi a Ropata Tutahomu Tamihana.

E ki ana te kai-pitihana e whai take ana tana wahine ki etahi whenua i wehea e nga Komihana o te tai Hauamu ma Ngatimanuhiakai Hapu o Ngaruahine i Waimate, a i tukua mai ano e ia tetahi pitihana i te tau 1881, me te tau 1882, me te ki mai kahore i tika kia whakaritea te hea ma tona wahine kia rite ki nga hea ma te hunga rau patu. I whakaarohia ano te pitihana tuarua, a i whakaaetia kia wehewehea te whenua kia tau ai te hea a ia tangata a ia tangata e tono ana ia inaianei ki tetahi ora mona.

Kua whakahaua ahau kia ki penei: Ki te mohio o te Komiti kua oti te whakarite te kereme i raro i te tekiona 5 o "Te Ture Rahui whakanohonoho Kainga 1881 Ture Whakatikatika 1884." No reira kahore he kupu a te Komiti mo runga i tenei tono.

9 o Hurae, 1885.

No. 116, Sess. II., 1884.—Petition of TE RAUHEA PARAONE and 13 Others.

Petitioners pray that certain land at Judea, Tauranga, called Rangipani, may be given to them, as they reside there, and say their dead are buried there.

I am directed to report as follows: That, the petitioners having no claim to the land, the Committee has no recommendation to make.

9th July, 1885.

[Translation.]

No. 116, Sess. II., 1884.—Pukapuka-inoi a TE Rauhea Paraone me etahi atu 13.

E inoi ana nga kai-pitiana kia hoatu kia ratou etahi whenua i Huria, Tauranga, e karangatia nei ko Rangipani, no te mea kei reira ratou e noho ana, kei reira hoki o ratou tupapaku e nehu ana.

Kua whakahaua ahau kia ki penei: No te mea kahore he take a te kai-pitihana ki te whenua, kahore he kupu a te Komiti mo runga i tenei tono.

9 o Hurae, 1885.

No. 172, Sess. II., 1884.—Petition of Arama Karaka Haututu.

PETITIONER prays for an opportunity of examining the signatures attached to two deeds purporting to be the sale of the Takapuna Block, North Island.

I am directed to report as follows: That this petition was fully inquired into in 1883, and reported on to the following effect: "The petitioner has no just claim to the lands named in the petition;" the Committee has, therefore, no recommendation to make.

9th July, 1885.