

Mohaka River Report 1992

Contents

Contents

CONTENTS

1 Introduction

1.1 Te Tono a te Iwi (The Claim) 01

1.2 The History of the Claim 01

1.3 Planning Tribunal Inquiry 03

1.4 Waitangi Tribunal Hearings 04

1.5 Notice to Crown 04

2 Mohaka te Awa, Ngati Pahauwera te Iwi

2.1 Te Whakaeke 07

2.2 The Oral Traditions 07

2.3 Te Iwi o Ngati Pahauwera

(The Ngati Pahauwera People) 08

2.3.1 Nga Hapu o Ngati Pahauwera 08

2.4 Te Rohe (The Place) 08

2.5 Te Awa o Mohaka (The Mohaka River) 09

2.6 The River as Their Taonga 010

2.6.1 Mahinga kai 011

2.6.2 Hangi stones 10

2.6.3 Water 12

2.7 Archaeological Sites on the River 13

2.8 The River as a Highway 14

2.9 Rights to the River	14
2.10 Rangatiratanga: Ngati Pahauwera and Other Tribes	16
2.11 Mana and Rangatiratanga Over the River	17
2.12 Ngati Pahauwera's Relationship With the Mohaka	19
2.13 Treaty Protection for Ngati Pahauwera	19
3 The Mohaka Purchase and the Crown's Assumption of Riparian Rights	
3.1 Ngati Pahauwera's Customary and Treaty Rights Over the River	23
3.2 Crown Land Purchase Policy	23
3.3 Waikare and Mohaka Chiefs Offer Land to McLean	24
3.4 McLean Procures a Survey	25
3.5 Deed of Sale	27
3.6 Was Any Part of the Mohaka River Sold?	30
3.7 Ad Medium Filum Aquae Presumption	34
4 Sales of Land on the North Bank of the River	
4.1 Introduction	41
4.2 The Native Land Court System	41
4.3 Native Land Court Investigation of Titles	42
4.4 Subdivision and Sale of Rotokakarangu	43
4.5 Other Subdivisions and Sales of Land on the North Bank	44
4.5.1 Mohaka block	44
4.5.2 Subdivision and sale of the Wharerauraku block	45
4.5.3 Subdivisions and sales in Waipapa	46

4.6 The Social and Economic Consequences of Subdivision and Sale	47
4.7 Summary	49
5 The Erosion of Ngati Pahauwera Rights Over the River	
5.1 Sharing the River With the Settlers	51
5.2 Co-operating With Government in the Exercise of Rangatiratanga	54
5.3 Soil Erosion, River Pollution and the Imposition of a River-Use Regime	58
5.3.1 The Water and Soil Conservation Act	59
5.4 Rangatiratanga and Kawanatanga and the Mohaka River	60
5.4.1 The claimants' stance	60
5.4.2 The Crown's stance	61
5.4.3 Claimant's response	62
5.5 Treaty Findings	63
5.5.1 The words of the Treaty	63
5.5.2 Rangatiratanga and kawanatanga	63
5.5.3 Our conclusions	66
5.6 Recognition of Treaty Principles by the Planning Tribunal	66
5.7 The Role of the Hawke's Bay Regional Council and the Resource Management Act 1991	67
5.7.1 The Resource Management Act	67
5.8 Public Works, Gravel Extraction and the Crown	

Assumption of Control Over the River 69

5.8.1 Public works 69

5.8.2 Gravel extraction 70

5.9 Recreational Activities and the Draft

Water Conservation Order 71

6 Conclusions and Recommendations

6.1 Principles of the Treaty 75

6.2 The Costs of Bringing the Claim 77

6.3 Conclusions 78

6.4 Recommendations 79

6.5 Concluding Comments 79

Appendices

1 The Claim 83

2 Record of Inquiry 91

3 Record of Documents 93

4 Sales and Partitions 103

Glossary 113

Waitangi Tribunal, Department of Justice, Wellington