

DUPLICATE

IN THE HIGH COURT OF NEW ZEALAND
WELLINGTON REGISTRY

I TE KŌTI MATUA O AOTEAROA
TE WHANGANUI-Ā-TARA ROHE

CIV-2019-485-545

BETWEEN

LIANA HUIA POUTU, WHAREHOKA
CRAIG ROBERT WANO, TANYA KIM
SKELTON, SHELLEY JANE KOPU,
AMOKURA HUIA ANGELINE
PANOHO, DAMON PAUL RITAI,
HOWARD KEVIN TAMATI

Plaintiffs

AND

ATTORNEY-GENERAL

Defendant

SEALED JUDGMENT

11 May 2021



CROWN LAW
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1. This proceeding was heard on 14 and 15 September 2020 at Wellington before the Honourable Justice Clark, who having heard from R J B Fowler QC, counsel for the plaintiffs, and C Tyson and A Goosen, counsel for the defendant, and having heard the evidence adduced, gives judgment as follows:

1.1 The Crown's application to rectify the settlement deed by amending the definition of "Ministry of Justice property" in Part 7 of the Property Redress Schedule by adding "(Courts)", is granted.

1.2 Accordingly, the Court orders that the definition of "Ministry of Justice property" in clause 7.2 of the Property Redress Schedule is replaced with the following definition:

Ministry of Justice property means a deferred selection property in respect of which the landholding agency is the Ministry of Justice (Courts).

1.3 There is a declaration that the plaintiffs acquired the properties listed in paragraph 7 of their statement of claim at the correct price in accordance with the agreement reached between the parties as recorded in the rectified settlement deed.

1.4 Costs are to lie where they fall.

Date:

11 May 2021

Signature:

Matthew Large

(Registrar/Deputy Registrar)

