## SCHEDULE B.—continued. Class C. 1.—Grants with Limitations.

NATURE OF TRUSH, LIMITATION, &C.	Certificate of Title ordered by the Court for Sections 401, 403 and 404 in favor of Horomona Pohio, Hoani Wetere Korako, Hori Kerei Taiaroa and Hone Tope Patuki and their successors appointed under the Native Lands Act 1865, in trust for all those members of the Tribe Ngaitahu who are now or may be hereafter resident south of and including Kaiapoi, in the Province of Canterbury; the estate granted to be absolutely inalianable for ever, except by lease for a term not exceeding fifteen years, or for the purpose of sattlement for the benefit of the persons interested; or their euccessors appointed as aforesaid	Certificate of Title ordered by the Court 22nd May, 1868, in favor of the undermentioned Natives, in trust for themselves and others named in the list produced to the Court; land to be inalienable, viz.: Taieri A.—Rawiri te Urauru and seven others "B.—Hori Kerei Taiaroa and nine others "C.—Alfred Kihau and eight others
REMARKS.		In three Grants. A, 1173 acres; B, 365 acres; and C, 365 acres
AREA.	inted 2	1850 0 0
NAME OF RESERVE.	halmers	Taieri
DATE OF GRANT.	31st March, 1870	31st March, 1870
DATE OF CERTIFICATE,	: :	16th October, 1868
No.		o .
DISTRICT.	Port Chalmers	: