SCHEDULE A. WILLS TO BE VALIDATED SO FAR AS THEY AFFECT CERTAIN SECTIONS.

Date of Will.		Testato	Number of Section affected.			
July 16, 1879 Mar. 16, 1897 Nov. 12, 1890	••	Manahi Iri Henare te Whakaawhi, a Hareti Toko Hohaia, <i>alia</i>		re Mahuik		Sections 1, 86B. Section 10. Sections 16, 106.
Oct. 5, 1897		Ani Pi Manahi				Section 16.
Aug. 23, 1897		Hoani Uru	• •			Sections 58, 72.
Sept. 21, 1883 May 21, 1893	• •	Ihaka Pohawaiki Mata Kara	• •	• •	• •	Section 60.
Jan. 22, 1880		Hohaia te Kotuku		• •		,, 106.
Mar. 18, 1889		Ramari Tau, alias Rama	ari Puku			,, 95.
Sept. 15, 1895		Natanahira Waruwaruti				,, 134g.

SCHEDULE B. SUCCESSION ORDERS TO BE CONFIRMED SO FAR AS THEY AFFECT CERTAIN SECTIONS.

	Date of Order.		Deceased's Name.				Lands affected.		
Sept.	26, 1893		Teoti Paipa				Section	13.	
,,	14, 1883		Te Hacana Huri				,,	23.	
Jan.	8, 1887		Horopapera Momo				,,	28.	
Oct.	17, 1885		Te Teira Turakina				,,	32.	
Jan.	8, 1887		Te Meihana Tawha				,,	49.	
Oct.	15, 1885		Harawira Tarakou				,,	50.	
,,	2, 1893		Heremaia Taunoa				,,	54.	
,,	14, 1885		Hori te Maiwhekarea					63.	
,,	30, 1886		Irihapeti te Rato				,,	63.	
	16, 1897		Te Kooti te Rato				,,	63.	
	15, 1885		Paora Tua				,,	80.	
Nov.	2, 1885		Te Manihera Te Apehu				,,	86.	
Oct.	15, 1886		TT 1 3371 TT				•••	88.	
Dec.	24, 1886		Pita te Hori				,,	98.	
Oct.	16, 1885		Monika				. ,,	106.	
	14, 1883		Hoani Korako				,,	116.	
	15, 1886		Te Koro Matai				,,	41.	

[Note.—Most of these orders are protected by section 432, Native Land Act, 1909.]

APPENDICES.

APPENDIX A.

COPY OF COMMISSIONER'S NOTES OF ADDRESSES OF COUNSEL AND EVIDENCE. INQUIRY opened.

Commission read in Maori and English.

Mr. Wright: I appear for Natives claiming under wills. I understand there are about seventyseven or eighty wills. I am prepared to go on with main issue, but Mr. Bishop, for other side, desires adjournment till to-morrow. I would suggest I open now.

Mr. Bishop: I consent to that, and I will reply to Mr. Wright to-morrow on behalf of those

opposing wills.

Mr. Wright: Most important question for local Natives; must go back prior to Crown grants. This 2,640 acres was part of Kemp's purchase. This specially reserved from purchase, and held by Natives in common. Afterwards those lands were individualized by Commissioner Buller. Commissioner Buller, in his report, stated that lands should be inalienable to others than the Maori race-