Form No. 78.	SECOND SCHEDULE—continued.
RECOMMENDATION OF COURT.	
	FEES—continued.
(Rule 202.)	£ s. d.
IN THE NATIVE LAND COURT,	Order granting probate or letters of administration— Where property to be administered exceeds £200 1 0 0
NEW ZEALAND.	In any other case 0 10 0
In the matter of section 17 of "The Native Land Amendment	Order determining succession to property other
Act, 1912"; and in the matter of an application thereunder	than Native land 0 5 0
by , of .	Order under section 24 $\dots$ 1 0 0
Whereas at a sitting of the Court held at , on the day of , 191 , before , Esquire, a	Order under section 68 of "The Native Land
day of , 191 , before , Esquire, a	Amendment Act, 1913 " 3 0 0
Judge of the said Court, upon the hearing of an application of	Order of adoption 0 10 0
to be declared a European, the Court was satisfied	Order under section 208 1 0 0
as to the several matters of which by the said Act it is required to be satisfied, and that all the conditions and requirements	Order appointing trustee          Nil.           Order of incorporation or of winding-up          1         0         0           Any other order not provided for          0         5         0           Search of any record          0         2         0           General search of any records in one matter, per day         0         5         0
of the said Act and Rules of Court made thereunder had been	Order of incorporation or of winding-up $1  0  0$ Any other order not provided for $0  5  0$
duly complied with and fulfilled:	Search of any record
Now, therefore, the Court doth recommend the issue of	General search of any records in one matter, per day 0 5 0
an Order in Council under section 17 of "The Native Land	Special notification 0 10 0
Amendment Act, 1912," declaring the said to be a	Special notification 0 10 0 Sealing duplicate of any document 0 5 0
European.	Office-copy, per folio (but not less than 2s. 6d.) 0 0 6
As witness the hand of the Judge and the seal of the Court,	Certificate of Judge or Registrar 0 2 6 On lodging notice of appeal 0 10 0
the day of , 191 .	On lodging notice of appeal 0 10 0
, Judge.	On application under subsection (1), section 17, of
Fees charged:	"The Native Land Amendment Act, 1912" 3 3 0
	Court's recommendation 2 2 0
www.co.co.co.co.co.co.co.co.co.co.co.co.co.	All fees herein payable by cash.
	Note.—The fee payable on lodging any application or notice shall be paid by stamp affixed to such application.
	notice shall be paid by stamp affixed to such application.
SECOND SCHEDULE.	W
TI	WITNESSES' EXPENSES.
Fees. ${\mathfrak L}$ s. d.	Professional men when their evidence as experts
On application for appointment of trustee Nil.	is required, per diem 1 1 0
On application under Rule 46 Nil.	to
On application for succession order 0 2 0	2 2 0
On application under section 24 0 10 0	Bankers, merchants, auctioneers, land agents,
On application for succession order	masters of ships, and other gentlemen not spe-
On any other application 0 5 0	cially mentioned, per diem 0 12 0
Sealing subporta (not more than three names) 0 5 0	to
Swearing witness 0 2 0	1 1 0
Hearing in Court (at discretion of Judge), each	Farmers, clerks, shopkeepers, storekeepers, me-
party per diem, not exceeding 1 0 0	chanics, and journeymen, per diem 0 8 0
Succession order (where fee paid on application) . 0 3 0	to 0 12 0
Succession order (where no fee paid on application) 0 5 0 Order defining relative interests	1
Order defining relative interests 1 0 0 Order of exchange—	Seamen and unskilled labourers, per diem 0 8 0 Female witnesses, two-thirds of the allowances of
If value of either property exceeds £200 1 0 0	male witnesses, two-onlines of the allowances of
In any other case 0 10 0	Supreme Court schedule provision for witnesses' travelling-
In any other case $\begin{array}{cccccccccccccccccccccccccccccccccccc$	

F. D. THOMSON, Acting Clerk of the Executive Council.