of appeal as required by the Chief Judge under the provisions of Rule 123, of the Rules of Court made under the said Act.

It is ordered that the said appeal be and the same is hereby dismissed on the ground of the failure to deposit the required security, or of the failure to lodge a more explicit statement of the grounds of appeal, as aforesaid.

As witness the hand of the Judge and the seal of the Court.

Form No. 62. ORDER DISMISSING APPEAL.

(Rule 132.)

"The Native Land Act, 1909."

IN THE NATIVE LAND COURT, \ NEW ZEALAND.

In the matter of the appeal of from the decision of the Native Land Court on [State nature of decision appealed from].

UPON the application of the Registrar of the Native Land Upon the application of the Registrar of the Native Land Court for the District, and upon proof to my satisfaction that the appellant has failed to deposit with the Registrar the sum required to be deposited as security for the costs of the said appeal under the provisions of Rule 122, or to lodge with the Registrar a more explicit statement of the grounds of appeal as required by the Chief Judge under the provisions of Rule 123, of the Rules of Court made under the said Act, I do order that the said appeal be and the same is hereby dismissed on the ground of the failure to deposit the required security or of the failure to lodge a more explicit statement of the grounds of appeal.

As witness the hand of Esquire, Judge, this

As witness the hand of day of , 1 , Esquire, Judge, this , 191

, Judge.

Form No. 63. ORDER FOR COSTS. (Rule 166.)

"The Native Land Act, 1909."

IN THE NATIVE LAND COURT,) NEW ZEALAND.

In the matter of

AT a sitting of the Court at , before Esquire, Judge.

It is ordered that day of , to , of , do pay, on or day of , to , of , as and for his costs of and incidental , do pay, on or before the the sum of £ to the said matter.

And it is further ordered that all that charged, and the same is hereby charged, with the payment to the said , his executors, administrators, or assigns, of the said sum of \pounds

As witness the hand of the Judge and the seal of the Court, day of , 191 , Judge.

Form No. 64.

Appointment of Receiver under Section 31 of "The Native Land Act, 1909."

(Rule 169.)

IN THE NATIVE LAND COURT, NEW ZEALAND.

In the matter of [Here set out the land or interest in land or property charged] and .—In the matter or property charged and .—In the of the sum of £, being a charge thereon for under order of the Court dated the day of

AT a sitting of the Court held at

day of , 191 , before , Esquire, Judge.

Whereas the said sum of £ is still due and owing

[Strike out if not required]: And whereas security for the
proper performance of the duties of a Receiver has been duly

given by , of .

Now, therefore, for the purpose of enforcing the charge above referred to, the Court doth hereby appoint of [Residence and calling], a Receiver in respect of the property of

of [Residence and calling], a Receiver in respect of the property so charged as aforesaid, to receive the rents, income, revenues, and profits arising therefrom, and the proceeds of any alienation thereof.

And the Court doth order the lessees of the said land or interest in land to pay all rents due or accruing due in respect thereof to the said as such Receiver. And he, the said , in addition to any powers specially conferred upon Receivers by the said Act, shall, as such Receiver, have the same rights, powers, duties, and liabilities as a Receiver appointed by the Supreme Court in the exercise of its irrisdiction in that hehalf, save and except exercise of its jurisdiction in that behalf, save and except the following—that is to say, [Here state the powers, &c., to be negatived or varied].

As witness the hand of the Judge and seal of the Court.

Form No. 65.

CERTIFICATE OF CHIEF SURVEYOR.

(Rule 173.)

"The Native Land Act, 1909."

In the matter of a survey or subdivisional survey of There matter of a survey or substitutional survey of the Native Land Court that the survey above mentioned has been properly performed, and the plan thereof numbered has been duly approved; that the date of completion of the said survey was the day of , 191; and that the sum of is a fair and reasonable charge for such survey or is according to the authorized scale of charges for the work performed.

Dated this day of , 191 . , Chief Surveyor, District.

Form No. 66.

CHARGING-ORDER FOR COST OF SURVEY.

(Rule 174.)

IN THE NATIVE LAND COURT,) NEW ZEALAND.

In the matter of "The Native Land Act, 1909," and of an application by , under section 398 of the Act, in respect of the cost of survey of [Describe land in respect of which costs incurred].

AT a sitting of the Native Land Court held at the day of , 191 , before a Judge of the said Court. , Esquire,

Whereas it has been certified to the Court, in terms of section 397 of the said Act, and the Court is satisfied, that the sum of \pounds is now due and owing for the costs incurred by the Crown in respect of the said survey:

Now, therefore, it is hereby ordered that all that parcel of land containing [Describe land with sufficient certainty] do stand charged and the same is hereby charged with the payment to the Surveyor-General on behalf of His Majesty of the said sum of £, together with interest thereon as in the said Act provided. as in the said Act provided.

As witness the hand of the Judge and the seal of the Court, is day of , 191 .

Fees charged: