NATIVE LAND COURT ACT, 1894." WHEREAS the sum of £ O: O is claimed to be now due and owing to Her Majesty the Queen by the Native owners of the land Jahosa Nº 3AE 3, Sec 3 being the cost incurred by the Crown on behalf of the said Native owners in the survey of the said land, as appears by the certificate of the Surveyor-General, hereto annexed. Now, therefore, I hereby, on behalf of Her Majesty, apply to the Native Land Court under the provisions of The Native Land Court Act, 1894," for an order charging the said land with the payment to 5 0: 0 by way of mortgage, the Crown of the said sun of with such additional of interest as to the Court shall seem fair and reasonable esting in Her Majesty a defined portion of the said land in fee-simple, in satisfaction and discharge of such cost of survey]. As witness my hand, this

Certificate under Section 65.

**	
In the matter of "The Native Land	and to amurchum be
in the matter of "The Native Land	Court Act, 1894," and of a survey
ler subdivisional aurent f	Sale 10 and
[or subdivisional survey] of	Name of block or 'subdivision.
" (Aughland	hand bistriot)
Talescander Barrow.	Anistond Surveyor-General,
hereby certify to the Court that the sa	
Andrequeut to previous to for was in progress at the time	Cold and the mentioned was made
I was in progress as the tim	ie of the passing of the said Act,
and that the same has been completed,	and the plan though number 1
	ind the plan thereof, numbered
1232 les key, duly approved; and t	that the sum of £ 5 · 0 · 0
being the reasonable cost $[or$ a portion of	the reasonable cost of such plan
and survey, is now due and owing by the	e Native owners of the said land
to such person as the Court shall decide t	to be entitled thereto.
Dated this 23 day of	· 0
day of	Lugues 1900, 189.

Chrostony Surveyor-General.

1,000/11/96—5665]