being portion of the Kairara Kauri-gum Reserve, as described in the New Zealand Gazette, 1909, No. 84, page 2534, bounded as follows: Commencing at a point on a public road, being the north-eastern corner of Section 13, Block IV, Kaihu Survey north-eastern corner of Section 13, Block IV, Kanin Survey District; thence on the south generally by Section 13 aforementioned and Crown land in Block XVI, Tutamoe Survey District, bearing 221° 57′ distance 146.9 links, bearing 338° 27′ 15″ distance 4623.2 links, bearing 308° 34′ 10″ distance 2707.5 links, bearing 251° 49′ 30″ distance 2065.9 links, bearing 212° 20′ 30″ distance 2180.7 links, bearing 281° 57′ 30″ distance 3148.0 links to the north-eastern corner of Section 14 Block XV. Tutamoe Survey District, thouse on the north generally by other portion Kairara Kauri-gum Reserve as described in the New Zealand Gazette, 1909, No. 84, page 2534, bearing 93° 24′ distance 1305.5 links, bearing 62° 3′ 40″ distance 3108.4 links, bearing 51° 29′ distance 2105.3 links, bearing 125° 53′ distance 2671.6 links, bearing 136° 2′ distance 2201 links, bearing 136° 2′ distance 2201 links, bearing 136° 2′ distance 2301 links, bearing 136° 2′ distance 2501 links, bearing 136° 2′ distan links, bearing 125° 53' distance 2671.6 links, bearing 136° 2' distance 838·1 links, bearing 102° 3' 30" distance 3521·0 links to a public road; thence on the east generally by the said public road bearing 190° 28' distance 509·9 links, bearing 214° 3' 40" distance 2626·0 links, bearing 188° 42' distance 764·2 links, bearing 191° 55' distance 406·7 links to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. 27/107, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plans 15121, 26053.)

A. w. MULLIGAN, Acting Clerk of the Executive Council. (L. and S. 27/107.) A. W. MULLIGAN,

Withdrawing Lands from the Operation of the Kauri-gum Industry Act, 1908.

BLEDISLOE, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 18th day of November, 1930.

Present:

THE HON. SIR APIRANA NGATA, PRESIDING IN COUNCIL.

WHEREAS by section one hundred and sixty-two of the Land Act, 1924, it is enacted that the Governor-General may, by Order in Council gazetted, on the recommendation of the Land Board, declare that any land comprised in a kauri-gum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified, the land to which the Order relates shall become subject to the provisions of the Land Act, 1924:

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that portions of the Uretiti Kauri-gum Reserve, as described in the Schedule hereto, be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation:

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section one hundred and sixty-two of the Land Act, 1924, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that portions of the Uretiti Kauri-gum Reserve, as described in the Schedule hereto, shall, from the twenty-fifth day of November, one thousand nine hundred and thirty, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

ALL that area in the North Auckland Land District, Whangarei County, situate in Block XIV, Ruakaka Survey District, containing by admeasurement 24 acres, more or less, being portion of the Uretiti Kauri-gum Reserve, as described in New Zealand Gazette, 1900, No. 23, page 592, bounded as follows: Commencing at the westernmost corner of Section 5.

Block XIV, Ruakaka Survey District; thence on the west by Allotment 324, Waipu Parish, bearing 323° 57' distance 1617.2 links; thence on the north by Allotment 313a (Crown land), Waipu Parish, bearing 78° 00′ distance 2400.0 links; thence on the east by a public road bearing 151° 20' distance 620-0 links; thence on the south by Sections 1 and 5, Block XIV, Ruakaka Survey District, bearing 233° 58′ distance 2155-8 links, to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. 9/2543, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Augkland 1829 26021) (North Auckland plan 26029.)
Also all that area in the North Auckland Land District.

Whangarei County, situate in Block XIV, Ruakaka Survey District, containing by admeasurement 16 acres, more or less, being portion of the Uretiti Kauri-gum Reserve, as described in *New Zealand Gazette*, 1900, No. 23, page 592, described in New Zealand Gazette, 1900, No. 23, page 592, bounded as follows: Commencing at the north-eastern corner of Allotment 304, Waipu Parish; thence on the west by Allotments 82 and 34, Waipu Parish, bearing 345° 46′ distance 1394·8 links, bearing 345° 38′ 30″ distance 628·2 links; thence on the north by portion of the Uretiti Kauri-gum Reserve, as described in New Zealand Gazette, 1900, No. 23, page 592, bearing 60° 04′ 30″ distance 775·0 links; thence on the east by Allotment 313A (Crown land), Waipu Parish, bearing 165° 38′ 30″ distance 2235·0 links; thence on the south by Allotment 324, Waipu Parish, bearing 225° 40′ distance 754·6 links to the point of commencement. As the same is more links to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. 9/2543A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan 26029.)

A. W. MULLIGAN, Acting Clerk of the Executive Council.

(L. and S. 9/2543.)

Declaring Road-lines intersecting Land in Fernhill Settlement, Southland Land District, to be closed, and the Land com-prised therein to be subject to the Land for Settlements Act,

BLEDISLOE, Governor-General.

W HEREAS a report has been received from the Surveyor-VV General, from which it appears that the roads described in the Schedule hereto are unformed and unused, and scribed in the Schedule nereto are unformed and uniform, that the said roads intersect land acquired under the Land for Settlements Act, 1925 (hereinafter referred to as "the said Act"), and is not suitable to the subdivision of such

Now, therefore, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section one hundred and six of the said Act, and of all other powers and authorities in anywise enabling me in this behalf, do hereby close the roads hereinafter described; and I do hereby declare that the land comprised in the said roads shall thereupon become subject to the Land for Settlements Act, 1925.

SCHEDULE.

APPROXIMATE area of the pieces of road to be closed:-

A. R. P. Passing 5 0 35 Section 63. 0 3 2 Section 62. Passing through

Situated in Block XLI, Taringatura Survey District.

In the Southland Land District; as the same are more particularly delineated on the plan marked L. and S. 21/149/296, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2434, and thereon coloured green.

witness the hand of His Excellency the Governor-General, this 22nd day of November, 1930.

JOHN G. COBBE, for Minister of Lands. (L. and S. 21/149/296.)

Lands permanently reserved.

BLEDISLOE, Governor-General.

HEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, it is enacted that the Governor W General may from time to time, set apart temporarily as reserves, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

And whereas by the three-hundred-and-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette: