Vesting a Reserve in the Waitemata County Council.

BLEDISLOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 7th day of August, 1933.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto Whereas the land described in the Schedule hereto has been duly set apart as a reserve for a public-hall site: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Waitemata: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon

and in exercise of the powers and authorities conferred upon him by section nine of the Public Reserves, Domains, and National Parks Act, 1928, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Waitemata, in trust, for a public-hall site.

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 1 acre 0 roods 4 perches, more or less, being Lot 24, shown on Land Transfer Plan No. 15956, deposited in the office of the District Land Registrar, at Auckland. As the same is more particularly delineated on plan marked L. and S. 22/3630/1, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

F. D. THOMSON,

Clerk of the Executive Council.

(L. and S. 22/3630/1.)

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

BLEDISLOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 7th day of August, 1933.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by section one hundred and sixty-two of the HEREAS 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 part

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that part of the Hohoura Kauri-gum Reserve Extension No. 2, as described in the Schedule hereto, be excepted from the operation 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 and accung by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that part of the Hohoura Kauri-gum Reserve Extension No. 2, as described in the Schedule hereto shall, from the fourth day of August, one thousand nine hundred and thirty-three, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

ALL that area in the North Auckland Land District, Mangonui County, containing by admeasurement 4 acres 2 roods 19 perches, more or less, being portion Hohoura Kauri-gum Extension No. 2, as described in New Zealand Gazette, 1899, page 1303, situate in Block XI, Hohoura East Survey District, and now known as Section 10, Block XI, Hohoura East Survey District, and now known as Section 10, Block XI, Hohoura East Survey District, and now known as Section 10, Block XI, Hohoura East Survey District Republic towards the Section 20 now known as Section 10, Block AI, Honoura East Survey District: Bounded towards the north-east by Section 3, Block XI, Hohoura East Survey District, 1379.5 links; towards the south and west generally by public roads 177.5, 241.6, 476.8, and 1159.5 links; be all the aforesaid linkages more or less.

As the same is more particularly delineated on the plan marked L. and S. 6/4/57, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan S.O. 27305.)

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

Opening Land in Southland Land District for Sale or Selection.

BLEDISLOE, Governor-General.

N pursuance and exercise of the powers and authorities L conferred upon me by the Land Act, 1924, and the amendments thereof, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby declare

and provide as follows, that is to say:—

1. The rural land enumerated in the Schedule hereto is

1. The rural land enumerated in the Schedule hereto is hereby set apart for disposal by way of sale or selection on Tuesday, the nineteenth day of September, one thousand nine hundred and thirty-three, at the price specified in the said Schedule, and for the purposes of section one hundred and thirty-three of the Land Act, 1924, the said land shall be deemed to be "light bush" land.

2. The said land may be purchased for cash, or on deferred payments, or be selected on renewable lease.

3. After the first half-year's rent (or the deposit on deferred payments, as the case may be) has been paid by the selector, the further installments of rent (or such parts of the installments on deferred payments as consist of interest), payable by him for the period specified in the Schedule hereto, shall not be demanded: Provided that if at any time during the first five years of his occupancy the selector disposes of his not be demanded: Provided that if at any time during the first five years of his occupancy the selector disposes of his interest in the land the rent or interest so conceded shall be paid by him in full, and thereupon the Land Board may remit such instalments of rent or interest payable by the incoming tenant, not exceeding in the aggregate the amount previously conceded to the selector, as the Board shall think fit.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—OTARA SURVEY DISTRICT.

SECOND-CLASS LAND.

(Exempt from the payment of rent or interest for three years.) SECTION 52, Block VI: Area, 420 acres. Capital value, £420. Deposit on deferred payments, £20; half-yearly instalment on deferred payments, £13. Renewable lease: Half-yearly rent, £8 8s.

As witness the hand of His Excellency the Governor-General, this 3rd day of August, 1933.

E. A. RANSOM, Minister of Lands.

(L. and S. 9/2674.)

Setting apart Crown Land under Section 161 of the Land Act, 1924.

BLEDISLOE, Governor-General.

N pursuance and exercise of the powers and authorities conferred upon me by scaling one of the Land Act, 1924, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby set apart the land described in the Schedule hereto for disposal under the section of the Act mentioned.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 71, Block V, Opoe Survey District: Area, 41 acres

As witness the hand of His Excellency the Governor-General, this 7th day of August, 1933.

E. A. RANSOM, Minister of Lands.

(L. and S. 6/4/4.)

Associates of Children's Courts reappointed under the Child Welfare Act, 1925.

BLEDISLOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by the Child Welfare Act, 1925, I, Charles, Baron Bledisloe, Governor-General of the Dominion of New Zealand, do hereby reappoint the several persons whose names and addresses are set out in the First and Second Columns respectively of the Schedule hereto as persons Second Columns respectively of the Schedule hereto as persons to be associated with the respective Children's Courts named in the Third Column of the said Schedule. And I declare that the said respective reappointments are made generally in relation to all matters that may be dealt with by such respective Courts. And I further declare that the said respective reappointments shall be for one year ending on the thirtieth day of June, one thousand nine hundred and thirty-