interest.

(4) In giving a certificate under clause (3) of this rule the Registrar may act on the faith of an affidavit made pursuant to clause (1) of this rule and setting out or having annexed thereto the matters and documents presented by clause (2)

28. In all proceedings under these rules the costs allowable and fees payable shall be those prescribed for the like matters respectively in Table C and Table D of the Third Schedule to the Code of Civil Procedure.

J. A. MITCHELL, Acting Clerk of the Executive Council.

Validating Loans Conversion Proceedings of the Christchurch City Council.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 3rd day of December, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by an Order in Council known as the Christ-church City Loans Conversion Order, 1935, dated the twenty-second day of June, one thousand nine hundred and thirty-five, and published in the New Zealand Gazette of the twenty-seventh day of June, one thousand nine hundred and thirty-five, at page 1800 thereof (hereinafter called "the said Order"), 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 pursuance the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the Local Authorities Interest Reduction and Loans Conversion Act, 1932–33 (hereinafter called "the said Act"), did consent to the issue by the Christchurch City Council (hereinafter called "the said local body") of new securities in conversion of any existing securities to which the said Order applies, and did thereby make the provisions contained in the said Order:

And whereas in pursuance of section nine of the said Act the said local body, at a special meeting held on the fifteenth day of July, one thousand nine hundred and thirty-five, passed a resolution to issue new securities in conversion of

held on the twenty-ninth day of July, one thousand nine hundred and thirty-five, passed a resolution above referred to as required by section nine had resolution above referred to as required by section nine of the said Act, but such confirming resolution purported to be passed as a special order under section sixty-two of the Municipal Corporations Act, 1933, instead of as a resolution as required by the provisions of section nine of the said Act

And whereas subclause two of clause four of the said Order

And whereas subclause two of clause four of the said Order provided that the following provisions of the said Order should come into force if the resolution required by section nine of the said Act was passed and confirmed as provided by the said section nine but not otherwise:

And whereas the said local body has already taken all proceedings and complied with all the provisions of the said Order as if such resolution as required by section nine of the said Act had been validly passed and confirmed, and it is now desirable to validate the proceedings aforesaid:

Now, therefore, in pursuance and exercise of the powers and authorities conferred on him by section two of the Local Authorities Interest Reduction and Loans Conversion Amendment Act, 1934, and of all other powers and authorities

ment Act, 1934, and of all other powers and authorities enabling him in that behalf, 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, doth hereby order and declare that the proceedings of the said local body in connection with and in pursuance of the said resolution and of the terms of the said Order shall be valid to all intents and purposes as though-

(a) The resolution required by section nine of the said Act had been validly passed and confirmed by the said local body; and

(b) The said Order was in force under subclause two of clause four thereof prior to all proceedings taken by the said local body in purported compliance with the provisions thereof:

And neither the said proceedings nor any new securities issued by the said local body shall hereinafter be questioned in any Court on the ground of any such irregularity, defect, invalidity, or omission aforesaid.

C. A. JEFFERY, Clerk of the Executive Council.

(b) A certificate stating the rate at which judgment carries | Withdrawing Land from the Operation of the Kauri-gum interest. | Industry Act, 1908.

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 3rd day of December, 1935.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL 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, made 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 be subject to the provisions of the Land Act, 1924:

And whereas the Land Board of the North Auckland Land

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that the land described in the Schedule hereto, being portion of the Matakohe Kauri-gum Reserve, be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is

operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation:

Now, therefore, I, George Vere Arundell, Viscount Galway, 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 the land described in the Schedule hereto, being portion of the Matakohe Kauri-gum Reserve, shall, from the twentieth day of December, one thousand nine hundred and thirty-five, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

ALL that area containing by admeasurement 50 acres 3 roods 19 perches, more or less, bounded towards the north-east by Allotment N.E. 116, Matakohe Parish; towards the south-east by a public road; towards the south-west by Allotment 115, Matakohe Parish; and towards the north-west by Allotments S.W. 109, part S.W. 116 and 108, Matakohe Parish. As the same is more particularly delineated on the plan marked L. and S. 9/3064, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (North Auckland plan S.O. 26269.)

C. A. JEFFERY, Clerk of the Executive Council.

(L. and S. 9/3064.)

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

GALWAY, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 3rd day of December, 1935.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 made 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 be subject to the provisions of the Land Act, 1924. Land Act, 1924:

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

to give effect to such recommendation:
Now, therefore, I, George Vere Arundell, Viscount Galway,
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 the lands described in the Schedule hereto, being
cortions of the Kairara Kaurigum Reserve shall from the portions of the Kairara Kauri-gum Reserve, shall, from the twentieth day of December, one thousand nine hundred and thirty-five, cease to be subject to the Kauri-gum Industry Act, 1908.

(T. 49/268/37.)