This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives.

1st November, 1910.

Hon. Mr. Millar.

KAURI-GUM INDUSTRY AMENDMENT.

ANALYSIS.

Title.

1. Short Title.

2. Interpretation. 3. Commissioner of Crown Lands to issue

Application of license fees.

5. Provisions as to special licenses. Repeal.

6. Residence-site may be extended and leased.

7. Additional right of holder of special license.

Additional right of holder of special fleense.
 Rangers.
 Section 33 of principal Act amended.
 Consequential amendments of principal Act.
 Saving of existing licenses.

Schedule.

A BILL INTITULED

An Act to amend the Kauri-gum Industry Act, 1908.

Title.

BE IT ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as 5 follows:—

1. (1.) This Act may be cited as the Kauri-gum Industry Short Title. Amendment Act, 1910, and it shall form part of and be read together with the Kauri-gum Industry Act, 1908 (hereinafter referred to as the principal Act).

(2.) This Act shall commence on the first day of January,

nineteen hundred and eleven.

2. In the principal Act and this Act "Minister" means the Interpretation. Minister of Lands.

3. On and after the commencement of this Act every license Commissioner of 15 which may be issued or renewed under the principal Act shall be crown Lands to issue licenses. issued or renewed by the Commissioner of Crown Lands for the land district within which the license is to apply (hereinafter referred to as the Commissioner) and not by any local authority.

4. All license fees received under the principal Act shall (after Application of 20 deducting such proportion of the cost of administering that Act license fees. as may be prescribed by the Governor in Council or, in the absence of such prescription, as may be fixed in each case by the Commissioner) be paid to the local authority of the district in which the holder of the license resides.

5. (1.) No person shall be entitled to receive or hold a special Provisions as to license unless he satisfies the Commissioner that he is a British special licenses. subject by birth or by naturalisation in New Zealand.

persons residing in the county in which the reserves are situated.

(2.) A special license may, if the Commissioner thinks fit, be limited in its operation to any one or more kauri-gum reserves 30 specified in the license, preference being given in every case to

(3.) This section is in substitution for section six of the Repeal. principal Act, and that section and also section eight of the same Act are hereby repealed.

No. 82-4.

Residence-site may be extended and leased.

6. Where any licensee has taken up land under the authority of section ten of the principal Act, and has resided thereon for not less than one year, and has otherwise fulfilled the conditions prescribed by regulations with respect thereto, he may apply to the Commissioner to extend the area that he may occupy to not exceeding ten acres, and to grant him a lease of such extended area; and the Commissioner may grant such lease for such term, at such rent, and on such conditions as to the effecting of improvements and otherwise as are prescribed by regulations.

Additional right of holder of special license.

7. In addition to the rights conferred by section ten of the 10 principal Act on holders of licenses, the holder of a special license shall, while it continues in force (but no longer), be entitled to employ his wife or any member of his family whose age does not exceed sixteen years to dig gum for him without taking out a license for that member.

Rangers.

8. The Minister administering this Act may from time to time appoint such Rangers for the purposes of this Act as he thinks fit.

Section 33 of principal Act 9. (1.) Section thirty-three of the principal Act is hereby

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amended by adding thereto the following subsection:—

"(2.) On receipt of any such resolution the Governor in Council 20 shall cause notice of the same to be gazetted, and to be twice publicly notified in some newspaper circulating in the district to which it relates, and such notice shall state that any objection to the proposal must be sent to the Governor within two months after the date of such notice. Any objection sent to the Governor within the time so 25 limited shall be considered before an Order is made under the last preceding subsection."

Consequential amendments of principal Act. Saving of existing licenses.

10. The principal Act is hereby further amended to the extent mentioned in the Schedule hereto.

11. Nothing in this Act shall affect any license in force on the 30 commencement of this Act until the expiration of such license.

SCHEDULE.

Schedule.

No. of Section amended.		Nature of Amendment.
Section 2		By omitting the words "and also" in paragraph (b), and by repealing paragraph (c).
Section 3 Section 4		By repealing the section. By omitting the words "Such licenses," and substituting the words "Licenses issued under this Act."
Section 5		By omitting subparagraph (i) of paragraph (b); and also by omitting from subparagraph (ii) of paragraph (b) the words "which on its face is expressed to extend to such reserve."
Section 7		By omitting the words "authorised local authority to which," and substituting therefor the words "Commissioner to whom"; by omitting the word "three," and substituting the word "twelve"; and by adding, after the word "naturalisation," the words "in New Zealand."
Section 9		By omitting from paragraph (c) the words "and one pound per year in the case of an ordinary license or," and substituting the words "two pounds in the case of an ordinary license, and one pound in the case of."
		By omitting from paragraph (d) the words "some person appointed in that behalf by the authorised local authority by which the license was issued," and substituting therefor the words "the Commissioner or of some person duly authorised by him." By omitting from paragraph (e) the words "authorised local authority by which it was issued," and substituting therefor the word "Commissioner."
Section 10	•••	By omitting from paragraph (b) the words "(other than land comprised in any kauri-gum reserve)."
Section 13		By omitting the words "Each authorised local authority," and substituting therefor the words "The Commissioner"; and by omitting the word "it," and substituting therefor the word "him."
Section 14		By adding to paragraph (a) the words "nor unless in any case the licensee produces his license to the seller"; and by adding to paragraph (b) the words "or the name and title of the Commissioner by whom it was issued (as the case may be)."
Section 17	• • •	By adding to paragraph (a) the words "For the purposes of this section 'owner' or 'occupier' shall include the wife and family of such 'owner' or 'occupier'"; and also by omitting paragraph (b).
Section 18		By repealing the section.
Section 19	•••	By omitting the words "the authorised local authority and its Rangers," and substituting therefor the words "the Commissioner and the Rangers."
Section 20	•••	By omitting the words "authorised local authority," and substituting the word "Commissioner."
Section 24	•••	By adding at the end thereof the words "or brings other satisfactory proof of his having been licensed at the time at which the breach was committed."
Section 26		By omitting from paragraph (a) all words after the word "thereof," and substituting therefor the words "and also the cancelled license to the Commissioner." By omitting from paragraph (b) the words "Each authorised local authority," and substituting therefor the words "The Commissioner"; and by substituting the word "the" for the word "its."
Sections 27 and Section 30	28	By repealing the sections. By inserting after paragraph (b) the following paragraph:— "(bb.) The grading of kauri-gum."
Section 32		By inserting, after the word "leases" where that word first occurs, the words "or licenses"; and by omitting the proviso.