Revoking the Reservation over Portion of a Scenic Reserve in
the Wellington District.

[LS] GALWAY, Governor-General.

PROCLAMATION.

WHEREAS the land described in the Schedule hereto
is a portion of a reserve duly set apart for scenic
purposes; and whereas the said land is no longer suitable for scenic
purposes by reason of the absence of bush of scenic value
thereon:

Now, therefore, I, George Vere Arnall, Viscount Galway,
Governor-General of the Dominion of New Zealand, in
pursuance and exercise of the powers conferred upon me by
section eight of the Scenery Preservation Amendment Act,
1910, do hereby revoke the reservation for scenic purposes
over the land described in the Schedule hereto.

SCHEDULE.

WELLINGTON LAND DISTRICT.

All that area containing by admeasurement 36 acres 3 roods,
more or less, being part of Section 17, Block IX, Ruahine
Survey District. As the same is more particularly delineated
on plan No. 244/30, deposited in the office of the Chief
Surveyor at Wellington, and thence bordered red.

Given under the hand of His Excellency the Governor-Gener-
als of the Dominion of New Zealand, and issued
under the Seal of that Dominion, this 16th day of
October, 1939.

FRANK LANGSTONE,
Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

(L. and S. 248.)

ALTERING AND REDEFINING THE BOUNDARIES OF THE KIWITahi RABBIT
DISTRICT.—(Notice No. Ag. 3697.)

GALWAY, Governor-General.

ORDER IN COUNCIL.

at the Government House at Wellington, this 18th day of
October, 1939.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section thirty-one of the Rabbit Nuisance
Act, 1928, it is enacted that the Governor-General,
at the request of the Board of any Rabbit District, may by
Order in Council alter and redefine the boundaries of its
district:

And whereas the district known as the Kiwitahi Rabbit
District has been constituted under and for the purposes of
the said Act:

And whereas the Board of the said district has, pursuant
to the said section thirty-one of the said Act, requested that
the boundaries of its district be altered and redefined by
including an additional area therein:

And whereas the consent of a majority of the persons in
such additional area qualified to be enrolled on the rate-
payers list for the said district has been given to the inclusion
of such additional area in the said district:

And whereas it is deemed expedient to alter and redefine
the boundaries of the said district accordingly:

Now, therefore, in pursuance and exercise of the powers
and authorities conferred upon him by the said Act, His
Excellency the Governor-General, acting by and with the
advice and consent of the Executive Council, doth hereby—
1. Alter and redefine the boundaries of the said district
so constituted as aforesaid;
2. Declare that the boundaries of the said district shall be
those set forth in the Schedule hereto; and further,—
3. Declare that this Order in Council shall come into force
on the day following publication hereof in the Gazette.

SCHEDULE.

BOUNDARIES OF THE KIWITahi RABBIT DISTRICT.

All that area in the Auckland Land District, Piako and
Waiakatuki Counties, situated in Blocks V to XVI, Maungakawa
Survey District, Blocks I and X, Cambridge Survey District,
and Block XII, Komakorua Survey District, bounded:
Commencing at the Pukenemoreo Trig. Station, situated in
Block I, Cambridge Survey District, being the north-western
corner of Section 35s, Te Miro Settlement; thence in a
northerly direction generally along the confiscation boundary-
line to and across Griffin's Road; thence in a westerly
direction along Griffin's Road to the Waitakaru Stream;
thence in a northerly direction generally along the right bank
of the Waitakaru Stream to its confluence with the Topa-
haeae River in Block VI, Maungakawa Survey District;
thence in a southerly direction along the left bank of the
Topahaeae River to its junction with the Topohaeae Stream,
across the Topahaeae River and along the Topohaeae Stream
to and across Starky's Road; thence in a north-easterly
direction generally along the southern side of Starky's Road
to and across the Kiwitahi Road; thence to and along the
south-eastern boundary of Lot 4, D.P. 10051, being portion
of the Te Au-O-Waiakatuki Maungatapu Block to the
Morrinsville-Rotorua Railway and along the south-
eastern boundary of Lot 5, D.P. 16051, aforesaid, to the
Piako River; thence in an easterly direction generally
along the left bank of the Piako River to a point in line with
the eastern side of the Maungatapu Road; thence in a
northerly direction generally across the Piako River and
along the eastern side of the Maungatapu Road to its junction
with the Morrinsville-Ngarua Main Highway; thence along
the southern side of the Morrinsville-Ngarua Main Highway
to its intersection with the Kiwitahi Station Road; thence
in a southerly direction along the western side of Kiwitahi
Station Road and its production to the southern side of
Hutchinson's Road; thence in a south-westerly direction
generally along the northern side of the said railway
to a point in line with the south-eastern boundary of Section
18s, Pakarus Settlement, across the railway and along the
south-eastern boundary of Section 18s aforesaid, to the right
bank of the Pukemore Station; thence along the right bank of
the Pukemore Station to its junction with the Pakomani
Road; thence in a southerly direction generally to and along
the left bank of the Pakomani Stream, to and along the
western boundary of Te Pao O Tu Rawaro No. 2 No. 2a
Block, across a public road and again along the western boundary
of Te Pao O Tu Rawaro No. 2 No. 2a Block and
along the western boundary of part Lot 3, D.P. 5151, being
portion of Te Pao O Tu Rawaro No. 2 No. 2a Block, to the
northern boundary of Kiwitahi No. 1 to 2 Block aforesaid;
thence in a westerly direction generally along the northern and
western boundaries of the Kiwitahi No. 1 to 2 Block aforesaid,
to a point in line with the northern boundary of Kiwitahi 2s
Block, across a public road and along the northern boundary
of Kiwitahi 2s Block to the north-eastern corner of Section
24s, Tae Miro Settlement; thence again in a westerly
direction generally along the northern boundary of Te Miro Settlement
to the Tutanemui Trig. Station situated in Block XIV, Maunga-
kwai Survey District; thence in a south-westerly direction
generally along a right line through Section 72s, Te Miro
Settlement, to the northern corner of Section 72s, Te Miro
Settlement; thence along the northern boundary of Section
92s aforesaid, the abutment of a public road, the
northern boundary of Section 92s, the northern side of the
north-western boundaries of Section 93s, to and along the
north-western boundaries of part Section 33s, part Section 34s, Lot 1
of Section 34s, and Section 35s, all of Te Miro Settlement, to the
Pukenemoreo Trig. Station at the north-western corner of
Section 35s, Te Miro Settlement, the point of commence-
ment.

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

Crown Land set apart for the Purpose of promoting the
Systematic Recovery of Kauri-gum and other Valuable
Products contained therein.

GALWAY, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 18th day of
October, 1939.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

By virtue and in exercise of the powers and authorities
conferred upon me by section three of the Kauri-gum
Industry Amendment Act, 1915, I, George Vere Arnall, Viscount
Galway, Governor-General of the Dominion of New
Zealand, acting by and with the advice and consent of the
Executive Council of the said Dominion, do hereby set apart
the Crown land described in the Schedule hereto, and situated
within the Hobson County Kauri-gum District, for the
purpose of promoting the systematic recovery of kauri-gum
and other valuable products contained therein.