

# **Kauri-gum Industry Amendment Act 1903**

Public Act      1903 No 71  
Date of assent    23 November 1903

## **Contents**

	Page
Title	1
1    Short Title.	1
2    Kauri-gum reserves may be leased for coal or gold mining.	1
3    Section 10 of principal Act limited.	2
4    Licensee must possess qualifications under section 6 of principal Act.	2

### **An Act to provide for Mining under Kauri-gum Reserves.**

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

**1    Short Title.**

The Short Title of this Act is “The Kauri gum Industry Amendment Act, 1903”; and it shall form part of and be read together with “The Kauri-gum Industry Act, 1898” (hereinafter referred to as “the principal Act”).

**2    Kauri-gum reserves may be leased for coal or gold mining.**

Notwithstanding anything in the principal Act, it is hereby declared that leases under “The Coal-mines Act, 1891,” and leases or licenses under “The Mining Act, 1898,” may be issued in respect of any kauri-gum reserve, subject to such conditions for the protection of the kauri-gum industry as the Warden, where the land is within a mining district, or the Commissioner of Crown Lands, where it is outside a mining district, thinks fit: Provided that before such lease

is granted the local authority of the district in which the land proposed to be leased is situated shall first have been consulted.

**3 Section 10 of principal Act limited.**

The application to take up and occupy land as a residence or business site under paragraph two of section ten of the principal Act shall, where the land so taken up and occupied is within a mining district, be submitted to the Warden, and shall not be granted except with his consent.

**4 Licensee must possess qualifications under section 6 of principal Act.**

No person shall be entitled to receive or hold a license under section two of "The Kauri-gum Industry Amendment Act, 1902," unless at the time of his application for the same he possesses one or more of the qualifications prescribed for a special license by section six of the principal Act.