

Public Reserves Act 1881

Citation: 45 V. No 15

Date of Assent: 19 September, 1881

Commencement: Date of Assent

Repeal: Repealed and re-enacted 1908, No 156

Amendments:

1885, No 29: Confers additional powers on the trustees of recreation

grounds and racecourses.

1889, No 24: See s3. Governor may exchange any portion of a Public

Reserve with other land of equal value and "more suitable"

for the reserve.

Type of Legislation:

Public

Subject:

Reserved Land

Leased Land

Mining Forestry

Relevant Sections:

s2: Definition of public reserve includes Native reserves – any land which had been granted or set apart for any such purposes as set out

in first schedule.

s8: Class III reserves may have no change in dedication except by

special Act.

s20: Reserves, in some cases, may be leased for 21 years.

s22: Governor may grant mineral leases of public reserves in certain

cases.

s25: "Licenses" may be granted to occupy reserved land temporarily

for the purpose of cutting, felling and removing timber or flax.

First Schedule: Native education reserves listed in Class III reserves.

Commentary:

Cross Reference: -