

## **Native Land Acts Amendment Act 1881**

Citation: 45 V. No 18

Date of Assent: 24 September, 1881

**Commencement:** Date of Assent

Repeal:

Repealed 24 December, 1909 by 1909, No 15

Amendments:

1886, No 24: See separate record.

repeals ss1 - 6.

Type of Legislation:

**Public** 

Subject:

Maori Land Court: Structures & Jurisdiction

**Confiscated Lands** 

Validation

Relevant Sections:

s2: Rehearings may be ordered by Chief Judge for part of a case

or for title to a part of land.

s3: Evidence of contracts with the Crown in respect of Native land to have their full effect notwithstanding the Native Land Act 1873. s4: For the purpose of executing instruments any half-caste certified

as an English speaker shall be deemed to be a European.

s5: Validation of orders signed by retired Judge Rogan.

s6: Lawful for the Chief Judge to sign papers on behalf of retired

or deceased Judges.

Commentary:

The Debates contain no discussion of these sections other than to say

they make "technical" improvements to the NLCt.

**Cross Reference:** 

Reported Court Case:

Teira Te Paea v. Roera Tareha (1896): 15 N.Z.L.R. 91.