



Maori Real Estate Management Act 1888 Amendment Act 1893

1893

- Citation:** 57 V. No 40
Date of Assent: 6 October, 1893
Commencement: Date of Assent
- Repeal:** Repealed 24 December, 1909 by 1909, No 15
Amendments: –
- Type of Legislation:** Public
Subject: Alienation of Maori Land
Public/Native/Maori Trustee
Maori Land Court: Structures & Jurisdiction
Validation
- Relevant Sections:**
- s2:* Amends *s5* Maori Real Estate Management Act 1888, Judge of the NLCT to endorse deeds, rather than Supreme Court Judge. Limitation of lease term not to apply to lease to the Crown for mining and other purposes.
 - s3:* Amends *s6* Maori Real Estate Management Act 1888, money paid to the Public Trustee may only be paid out as directed by a Judge of the NLCT.
 - s4:* Amounts under £10 may be paid directly to the trustee.
 - s5:* Chief Judge to make rules.
 - s6:* For the purposes of *s9(5)* Maori Real Estate Management Act 1888, the definition of hereditaments shall be deemed to have included Native land held under a Memorial of Ownership or Certificate of Title.
 - s7:* Declaration of age, as certified by a Judge, to be registered.
- Commentary:** The Debates say nothing about this amendment, which extends the Native Land Court jurisdiction over land held by trustees.
- Cross Reference:** –