

## **Urewera District Native Reserve Act** Amendment Act 1900

Citation: Date of Assent: 20 August, 1900 **Commencement:** 

64 V. No 66 Date of Assent

Repeal: Amendments:

Subject:

Repealed 1921, No 55 1908, No 253: See separate record. s22 amends s5. Public Reserved Land Leased Land

**Relevant Sections:** 

Type of Legislation:

*s***2**: The working of the Act is extended to the Ruatoki block. *s*3: Powers of partition conferred on Commissioners may be exercised either on or after original investigation of ownership. *s4:* In proceedings where one of the Native Commissioners has an interest in the outcome, that Commissioner is to abstain from sitting or voting and European Commissioners may decide on ownership by themselves or by appointing non-Tuhoe Natives to sit with them. s5: Land for village-sites may be set aside and subdivided. s6: Native Minister may set aside lands to be leased for grazing areas. Leases to be for 21 years with perpetual right of renewal and adjustment of rent every 21 years.

*s***7**: Application of rents.

*s8:* All orders subject to revision until the whole of the lands investigated.

**Commentary:** The Ruatoki Block had been through the Native Land Court before it was brought under the Principal Act but an appeal had been lodged since and so this Act extends the powers conferred on the Commissioners for them to be able to hear the appeal.

**Cross Reference:** NZPD vol 115 (1900) 424 - 427

> AJHR (1902) G - 6 (Report of Commissioners)

AJHR (1903) G - 6 pp.232 - 260 (Commissioners' Orders).