



Maori Land Claims Adjustment and Laws Amendment Act 1906

1906

Citation: 6 Edw. VII, No 51
Date of Assent: 29 October, 1906
Commencement: Date of Assent

Repeal: Repealed 1 January, 1932 by 1931, No 32
Amendments: 1907, No 76: See separate record.

s11 amends s22.

1908, No 218: Repeals s32 relating to Taupo No 2 Block. ss5 - 10 of the Native Reserves Act Amendment Act 1896 which had been repealed by that section are revived and deemed to have remained continuously in force.

1910, No 82: Repeals ss3, 29.

1911, No 35: See separate record.

s14 amends s22.

1931, No 31: See separate record.

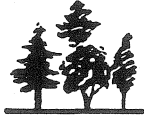
Repeals all except s22.

Type of Legislation: Public

Subject: Govt Admin Specific to Maori/Maori Land
Reserved Land
Maori Land Court: Structures & Jurisdiction
Incorporations
Maori Land Boards

Relevant Sections: s10: Amends s8(7) Maori Lands Administration Amendment Act 1901, allowing a Land Board President to issue a certificate stating the holder has sufficient land.
s16: Minister may appoint public servant or European member to act in absence of the Land Board President.
s17: Board may refer investigation of title to Native Land Court if Papatupu Block Committee fails to report.
s18: On request of Minister, Court to have power to determine beneficial owners in Native Townships constituted under the Native and Maori Land Laws Amendment Act 1902.
s19: Chief Judge may nominate presiding Judge at Appellate Court sitting, or else senior Judge shall preside.
s23: (1) Committee of incorporated blocks to have power to mortgage land, stock or chattels with the consent of the Board. Money may be borrowed only from Government lending departments,
(2) restrictions may be removed for the purposes of such mortgage,

Relevant Sections, Commentary and Cross Reference continued over page



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continued

- (3) s29(b), (c), (d), (e) Maori Land Laws Amendment Act 1903 to apply to all lands incorporated under any Act,
- (4) Commissioner of Crown Lands, Public Trustee, or Native Lands Administration Officer shall not exercise any control over such land, however every lease must be approved by the Board.

s24: On application of the beneficial owners the Governor may remove and replace trustees appointed under the Native Land Laws Amendment Act 1897.

s25: Certificate by President that lease has been annulled to be registered.

Commentary: Debates concern Native Land Claims Adjustment sections.

Cross Reference: NZPD vol 137 (1906) 289 - 294

NZPD vol 138 (1906) 572 - 573

AJHR (1907) I - 3 p.6

(Native Affairs Committee)

Reported Court Cases:

Rikirangi v. East Coast Commissioner (s.22(1)): 10 G.L.R. 469.

In re Foster's Caveat (1907) (s.24): 26 N.Z.L.R. 890, 9 G.L.R. 420

In re Te Akau Block; Manu Paekau v. Mair (1907) (s.26): 27 N.Z.L.R. 1

Rangitaniwha v. Public Trustee (1907) (s.30): 10 G.L.R. 227

Public Trustee v. Palmer (1908) (s.32): 10 G.L.R. 452.