

Native Land Claims Adjustment Act 1911

Citation:

2 Geo. V, No 35

Date of Assent:

28 October, 1911

Commencement:

Date of Assent

Repeal:

Repealed 1931, No 32

Amendments:

1921, No 55: Repeals part relating to Urewera district.

1914, **No 64:** *s*7 amends *s*15.

1922, No 48: See separate record.

s43 revives part relating to Urewera district, except ss12, 17.

1929, No 19: See separate record.

s53 repeals s15.

Type of Legislation:

Public

Subject:

Public/Native/Maori Trustee

Maori Land Boards Reserved Land Leased Land Validation

Maori Land Court: Structures & Jurisdiction Gifts/Alienations for Schools, Churches etc.

Relevant Sections:

s2: Amends Native Land Claims Adjustment Act 1910 *s7* by empowering the NLCt to determine persons beneficially entitled

to purchase moneys.

s7: Power to revoke Orders in Council vesting land in Maori Land Board provided that (a) the Native owners desire the land to be revested, (b) the land is not subject to any lease or contract, (c) there is

no charge against the land.

s8: Amends Maori Land Laws Amendment Act 1908 s40.

s9: Power for the Public Trustee to reduce rents to a peppercorn rental for lands leased under Westland and Nelson Native Reserves

Act 1887 for religious or educational purposes.

s17: Terms "lessee" and "sublessee" as used in Part XII Native Land

Act 1909 explained.

Commentary:

Cross Reference:

NZPD vol 156 (1911) 964 - 979, 1153 - 1165, 1179, 1186.