

## **Rating Amendment Act 1913**

Citation:

4 Geo. V, No 54

Date of Assent:

11 December, 1913

Commencement:

Date of Assent

Repeal:

Repealed 1925, No 30

Amendments:

**1915**, **No 80**: Repeals *s*2.

Type of Legislation:

Public

Subject:

Rating

**Relevant Sections:** 

s9: Any number of areas of Native freehold land within the district of one local authority which has the same group of beneficial owners shall be collectively liable for all rates levied by the local authority. s15: No alienation of land which is subject to a charge shall be

registered until the charge has been cancelled pursuant to the section.

s17: Native freehold land held in severalty to be subject to the

principal Act.

s18: Where any owner of Native freehold land owned in common has obtained a partition order in respect of his share, any registered

lien or charge shall be registered as discharged.

Commentary:

An attempt to make the collection of rates on Maori land easier than

was provided for in the 1910 Act.

**Cross Reference:** 

NZPD vol 167 (1913) 557, 562, 571, 576.