



Native Land Amendment and Native Land Claims Adjustment Act 1924

- Citation:** 15 Geo. V, No 45
Date of Assent: 6 November, 1924
Commencement: Date of Assent
- Repeal:** Repealed 1956, No 43
Amendments: **1925, No 40:** s7 amends s5.
1926, No 64: s17 repeals s29.
1927, No 67: See separate record.
s24 amends s5.
1928, No 49: See separate record.
s10 amends s5(1)
s11 amends s5(9)
s38(3) repeals s24.
1929, No 19: See separate record.
s19 amends s13.
1931 No 31: See separate record.
repeals all except ss1, 2, 15, 16, 18 - 21, 30, 32, 36, 40 & *First Schedule*.
1931, No 32: See separate record.
repeals all except ss1 & 40.
- Type of Legislation:** Public
Subject: Maori Land Court: Structures & Jurisdiction
Incorporations
Fisheries
Wahi Tapu & Non Tangible Resources
Forestry
Consolidation/Exchange Schemes
Mining
Maori Land Development Schemes
- Relevant Sections:** s3: Authorising establishment of Maori Purposes Fund Account.
s5: Further powers to NLCT on consolidation (1) cancel or amend succession or exchange order (2) authorise survey (3) apportion liabilities (5) deem a lease to be surrendered with the consent of the lessee (6) grant new lease (7) exercise powers of incorporation (9) with consent of Native concerned the court may order that the interest of such Native may vest in some other person and Court shall determine payment.
s6: European land acquired by the Crown may be proclaimed under Native Land Amendment and Native Land Claims Adjustment Act 1923.

Relevant Sections, Commentary and Cross Reference continued over page



Native Land Amendment and Native Land Claims Adjustment Act 1924 *continued*

s7: Lease or other interest not affected by Consolidation order.

s8: Permitting non-adjacent areas to be incorporated.

s9: Authorising inclusion of other areas in incorporation.

s10: Bodies corporate may be amalgamated.

s12: Provision for reviving former title on winding-up of corporate body.

s13: Authorising reversion of burial-grounds on Crown land in Natives.

s14: Permitting modification of timber or flax contracts.

s18: Provision for prospecting and mining for mineral oils on West Coast Settlement Reserves.

s19: Permitting Native Trustee to pay beneficial owners all funds arising from (a) Mineral or timber royalties (b) compensation under Public Works Act.

s38: Enabling the ascertainment of other persons entitled to inclusion in the title to Tarawera and Tatarakina Blocks, re petitions 101, and 37 of 1924.

Commentary: In regard to *s38* the 1951 Royal Commission on the Tarawera and Tatarakina Blocks found that “the rights of the original owners should be restored as far as possible” with provisions for compensation for those who were made newcomers to the title.

Cross Reference: NZPD vol 205 (1924) 1047 - 1050
 AJHR (1951) G - 7
 (*Royal Commission on the Tarawera and Tatarakina Blocks*).