

Native Purposes Act 1941

Citation:

5 Geo. VI, No 22

Date of Assent:

13 October, 1941

Commencement:

Date of Assent

Repeal:

Still in Force

Amendments:

1946, **No 37**: *s6* amends *s12*.

1948, No 69: See separate record.

s20 repeals s12.

1950, No 98: See separate record.

s3 amends s7

s61 amends ss25 and 26.

1956, No 43: See separate record.

s6 repeals ss8, 10, 11, 13, 17, 18 & Schedule.

Type of Legislation:

Public

Subject:

Reserved Land

Gifts/Alienations for Schools, Churches etc.

Wahi Tapu & Non Tangible Resources

Validation

Maori Land Development Schemes

Relevant Sections:

s3: Adoption order in favour of husband and wife

where one spouse is a European.

s4: NLCt may report for the guidance of the Board of Native Affairs on land proposed for development under Native Land Amendment

Act 1936.

s6: NLCt may appoint successors to interests of descendants

of Natives in Native reserves.

s7: NLCt may vest dwelling sites of not more than 5 acres for any one Native. For purposes of this section, any descendant of a Native

is deemed a Native.

Commentary:

The Debates discuss the Ratana Pa and Ratana movement in general.

Cross Reference:

NZPD vol 260 (1941) 1060 - 1066.