

Maori Trust Boards Amendment Bill

Government Bill

As reported from the committee of the whole
House

This bill was formerly part of the Māori Purposes Bill (No 2) as reported from the Māori Affairs Committee. The committee of the whole House divided it into the following bills:

- The Maniapoto Maori Trust Board Amendment Bill, comprising Part 1
 - This bill, comprising Part 2 and Schedule 1
 - The Treaty of Waitangi Amendment Bill (No 2), comprising Part 3 and Schedules 2 and 3
 - Te Ture Whenua Maori Amendment Bill (No 3), comprising Part 4
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Hon Parekura Horomia

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The Parliament of New Zealand enacts as follows:

1 Title

This Act is the Maori Trust Boards Amendment Act **2008**.

2 Commencement

This Act comes into force on the day after the date on which it receives the Royal assent.

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9 Principal Act amended

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This Part amends the Maori Trust Boards Act 1955.

10 Interpretation

(1) Section 2 is amended by inserting the following definition in its appropriate alphabetical order:

“**adult beneficiary** means a beneficiary who is 18 years of age or over”.

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(2) Section 2 is amended by adding the following subsection as subsection (2):

“(2) The definition of **adult beneficiary** applies to a Maori Trust Board in relation to the first election conducted under Part 3 after the commencement of this subsection.”

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11 Tuwharetoa Maori Trust Board

(1) Section 10(1) is amended by adding “(the **Board**)”.

(2) Section 10 is amended by repealing subsections (2) and (3) and substituting the following subsections:

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“(2) Without further appropriation than this section, the sum of \$1,500,000, or a greater or lesser sum that is agreed between the Crown and the Board, in accordance with the deed defined in **subsection (3)**, must be paid out of public money to the Board on the first day of July in each year.

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“(3) In **subsection (2)**, **deed** means the deed entered into on 10 September 2007 by Her Majesty the Queen in right of New Zealand acting by and through the Minister of Conservation (the **Crown**) and the Board established under subsection (1).”

12 Validation

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The election of any member of a Maori Trust Board before the commencement of **this Part** is not invalid by reason only that

a person who voted was, or may have been, over the age of 18 years but under the age of 20 years at the time of the election.

13 Consequential and other amendments

The Maori Trust Boards Regulations 1985 are amended in the manner set out in **Schedule 1**.

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Schedule 1 Regulations amended

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Maori Trust Boards Regulations 1985 (SR 1985/258)

The item relating to the Tuhua/Hikurangi Regional Management Committee in the item relating to the Maniapoto Maori Trust Board in Schedule 2: omit “Tuwhenua.” and substitute the following items: 5

Tuwhenua

Peetania

Wharauora.

The item relating to the Hauaru Ki Uta Regional Management Committee in the item relating to the Maniapoto Maori Trust Board in Schedule 2: omit “Hauaru” and substitute “Hauauru”.

The item relating to the Hauaru Ki Uta Regional Management Committee in the item relating to the Maniapoto Maori Trust Board in Schedule 2: omit “Rakaunui”. 10

The item relating to the Nehenehenui Regional Management Committee in the item relating to the Maniapoto Maori Trust Board in Schedule 2: omit “Te Whakaaro Kotahi Hiona.” and substitute the following items: 15

Te Whakaaro Kotahi Hiona

Kakepuku Papakainga.

The item relating to the Tokanganui a Noho Regional Management Committee in the item relating to the Maniapoto Maori Trust Board in Schedule 2: omit “Parekaitini” and substitute “Tomotuki”.

The item relating to the Maniapoto Maori Trust Board in Schedule 2: insert the following item after the item relating to Te Tokanganui a Noho Regional Management Committee: 20

1 Ngā Tai o Kawhia Regional Management Committee, comprising the following marae:

Te Mahoe

Tokopiko

Mokoroa

Mokai Kainga

Rakaunui.

Schedule 4: omit “the age of 20 years” and substitute “the age of 18 years”.

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Legislative history

17 April 2008

Divided from Māori Purposes Bill (No 2)
(Bill 178-1) by committee of the whole House
(Bill 178-2B)
