New South Wales.



ANNO NONO

GEORGII VI REGIS.

Act No. 4, 1945.

An Act to extend certain provisions of the Mines Inspection Act, 1901, to quarries and dredges; to amend the Mines Inspection Act, 1901, and certain other Acts; and for purposes connected therewith. [Assented to, 14th March, 1945.]

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. (1) This Act may be cited as the "Mines Inspection Short title, (Amendment) Act, 1945."

(2) This Act shall be read and construed with the and com-Mines Inspection Act, 1901, as amended by subsequent Acts and by the Governor in pursuance of the powers

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Short title, construction, citation and commencement.

conferred

conferred by section fifty-six of the Mines Inspection Act, 1901, which Act, as so amended, is in this Act referred to as the Principal Act.

(3) The Mines Inspection Act, 1901, as amended by subsequent Acts and by this Act and by the Governor as aforesaid, may be cited as the Mines Inspection Act, 1901-1945.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 75, 1901. Sec. 4.

(Definitions.)

- 2. The Principal Act is amended-
 - (a) by inserting in subsection one of section four next after the definition of "Boy" the following new definition :—
 - "Check inspector" means a person appointed under paragraph (b) of general rule six of section fifty-five of this Act.
 - (b) by inserting in the same subsection next after the definition of "Division" the following new definition :—
 - "Dredge" means dredge, barge, pontoon, or other structure used in carrying on mining operations by means of dredging, pumping, sluicing, or similar method.
 - (c) by inserting in the same subsection in the definition of "Machinery" after the word "engines" the words "electric motors";
 - (d) by omitting from the definition of "Manager" in the same subsection the word "mining";
 - (e) by inserting in the same subsection next after the definition of "Manager" the following new definition:

"Metal" and "mineral" includes gold, sandstone, basalt, andesite, trachyte, porphyry and any substance which is

for

Mines Inspection (Amendment).

for the time being a mineral within the meaning of the Mining Act, 1906-1935, but does not include coal or shale.

- (f) (i) by omitting from the definition of "Mine" in the same subsection the word "quarry";
 - (ii) by inserting at the end of the same definition the words "and also includes any quarry".
- (g) by inserting in the same subsection next after the definition of "Plan" and "sections" the following new definition :--
 - "Quarry" includes any place, open cut, or excavation wherein or whereby any operation is carried on above ground for or in connection with the purpose of obtaining any metal or mineral other than coal or shale and any place adjoining thereto on which any product of the quarry is stacked, stored or crushed.

3. The Principal Act is further amended by inserting Further next after section four the following new section :---

amendment of Act No. 75, 1901. New sec. 4A.

4A. (1) The Governor may by proclamation Applicapublished in the Gazette declare that the provisions tion of of-

Division 2 of Part II of this Act,

Division 3 of Part II of this Act, so far as such Division relates to engine-drivers.

Sections thirty-six, thirty-seven, thirty-nine, forty-three, forty-six and forty-eight of this Act, and

Part VI of this Act,

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or such of them as may be specified in such proclamation, shall apply, mutatis mutandis, to and in respect of dredges.

(2) The proclamation shall set out the provisions, declared to apply as aforesaid, with such modifications and adaptations as the Governor may deem necessary for the purposes of the application of such provisions to dredges.

certain provisions to dredges.

The provisions so set out shall-

- (a) be in the form of a Schedule to be inserted in this Act;
- (b) be thereafter printed by the Government Printer as a Schedule to this Act in any reprint thereof; and
- (c) have the same force and effect as if originally inserted in this Act.

(3) Any proclamation under this section may from time to time be amended, rescinded or substituted by a like proclamation.

4. (1) The Principal Act is further amended—

(a) by omitting subsection four of section five and by inserting in lieu thereof the following subsection:—

(4) Provided that where the total number of persons employed below ground in a mine does not exceed twenty, it shall be sufficient for the manager to hold a permit. The Minister is hereby authorised to grant such permit to any person who, in the opinion of the board of examiners of managers, has had sufficient experience to manage the mine in question. In the event of any person, who is the holder of such a permit to manage a mine, ceasing at any time to have charge of such mine he shall deliver up such permit to the Under Secretary within one month for cancellation.

(b) by inserting next after subsection five of the same section the following new subsection:-

(5A) Provided also that where a manager is absent from a mine for purposes of recreation or other cause for any period not exceeding two months in any one year the owner, subject to the approval of the Chief Inspector, may appoint a competent person to be manager during the period of such absence. The person so appointed shall have had not less than three years' practical experience in a mine.

Further amendment of Act No. 75, 1901. Sec. 5.

(Appointment of manager of mine.)

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Mines Inspection (Amendment).

(2) The amendment made by paragraph (a) of subsection one of this section shall not affect the validity of any permit granted by the Minister under subsection four of section five of the Principal Act before the commencement of this Act and having force or effect immediately before such commencement; and any such permit shall, notwithstanding the enactment of paragraph (a) of subsection one of this section, continue to have force and effect until the expiration of the period of twelve months for which it was granted.

5. The Principal Act is further amended—

- Further amendment of Act No. 75, 1901. 12.
- (a) by omitting section twelve and by inserting in Subst. sec. lieu thereof the following section:-
 - 12. (1) Any person-
 - (a) who is not registered as the holder of a certificate of competency or of service as an engine-driver granted under this machinery. Act or of a certificate approved by the board of examiners of engine-drivers; or
 - (b) who (whether or not the holder of a certificate as aforesaid) by reason of deafness, total or partial, or defective sight or being subject to fits, giddiness or any other infirmity is unable to discharge his duties efficiently,

and who is in charge of machinery in use at any mine in which steam, water, electricity, gas, oil, or air, or any two or more of them are used as motive power (except water power used for pumping) and any other person who, knowing that such person is not registered as the holder of such certificate, or that he is subject to such defect or infirmity, employs any such person as aforesaid, shall be guilty of an offence against this Act.

(2) Any person who being registered as the holder of a certificate as aforesaid is in charge of any machinery in use at any mine and such

Penalty on unqualified person taking charge of

such machinery is not of the class or description of machinery of which he may be in charge or have the management under the authority of such certificate shall be guilty of an offence against this Act.

(3) This section shall not extend to persons in charge of—

- (a) electric motors, other than those used for operating winding engines, in which the starting, stopping and acceleration are effected by contactor switches operated either automatically or by push buttons, and which are so used that in the opinion of an inspector there exists no risk to life or limb by such method of control, and provided the person who performs the duties of periodic inspection and servicing of such motors is registered as the holder of an electric motor certificate of competency driver's granted under this Act;
- (b) boring machines, sinking pumps, electric motors not exceeding five horse power, air motors not exceeding ten horse power, and air winches not exceeding ten horse power when installed for hauling stope supplies.
- (b) by inserting next after paragraph (f) of subsection two of section thirteen the following new paragraph:—
 - (g) prescribing the classes of certificates of competency or service as enginedrivers to be granted under this Act, and prescribing in respect of each class of certificate the class or description of machinery of which the holder shall be authorised to be in charge or have the management.

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(c)

Sec. 13. (Board of examiners for enginedrivers.)

Mines Inspection (Amendment).

(c) (i) by omitting from section fourteen all sec. 14. words after the word "engine-drivers" and (Grant of by inserting in lieu thereof the words "to certificates to applihave complied with the provisions of the cants.) rules made under paragraphs (d), (e) and (f) of subsection two of section thirteen of this Act and to have produced evidence satisfactory to the said board of his physical fitness and that his sight, hearing and other faculties are unimpaired";

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(ii) by inserting at the end of the same section the following new subsections :---

(2) Every such certificate shall specify the class or description of machinery of which the holder is thereby authorised to be in charge or have the management. Every certificate, granted under this Division of this Part of this Act either before or after the commencement of the Mines Inspection (Amendment) Act, 1945, shall be valid and effectual only in respect of the class or description of machinery to which such certificate relates.

(3) Where the holder of a certificate granted under this Division of this Part of this Act authorising him to be in charge or have the management of a particular class of machinery makes application for a certificate of a higher grade in the same class the Minister may, before issuing the higher grade certificate, require the applicant to deliver up for cancellation the certificate held by him and upon the issue of the certificate of a higher grade, the Minister may cancel the certificate so delivered up.

(4) If any applicant fails or refuses to deliver up any certificate in accordance with the requirement of the Minister under subsection three of this section the Minister

may

may withhold the issue of a certificate of a higher grade until such requirement has been complied with.

- (d) by inserting at the end of subsection one of section sixteen the words "and of his physical fitness and that his sight, hearing and other faculties are unimpaired."
- 6. The Principal Act is further amended-
 - (a) by omitting from subsection four of section twenty-six the words "not now";
 - (b) by omitting section twenty-seven.

7. The Principal Act is further amended-

- (a) by inserting at the end of section thirty-five the words "Any person accompanying an inspector pursuant to section thirty-six of this Act who, without the consent of the owner of the mine, divulges or makes known to any person other than the Chief Inspector, Under Secretary, Minister, or inspector whom he so accompanies, except as a witness in a court of justice, any information obtained by him whilst so accompanying such inspector, shall be liable to a penalty not exceeding fifty pounds."
- (b) (i) by inserting next after paragraph (b) of section thirty-six the following new paragraph:—
 - (bi) enter upon any private land in the performance of his duties;
 - (ii) by inserting next after paragraph (c) of the same section the words—

"The Minister may authorise any surveyor, engineer, electrician, medical practitioner, or other competent person to accompany an inspector above or below ground

Sec. 16. (Certificate granted outside of New South Wales.) Further amendment of

amendment of Act No. 75, 1901. Sec. 26. (Who shall not be employed in min(s.)

Sec. 27. (Temporary saving for employment of minors.)

Further amendment of Act No. 75, 1901. Sec. 35. (Penalty on inspector divulging information.)

Sec. 36. (Powers of inspector.)

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Mines Inspection (Amendment).

ground for the purpose of assisting him in making investigations or in carrying out his duties or the exercise of his powers under this Act."

- (iii) by inserting in the same section after the words "duty under this Act" the words "or any person so authorised to accompany him";
- (iv) by inserting in the same section after the words "the inspector" the words "or person so authorised to accompany him";
- (c) (i) by inserting at the end of subsection one of sec. 41. section forty-one the words— (Plans

(Plans to be furnished.)

"The owner or manager of a mine, on being ordered to do so by the Minister by notice in writing, shall supply to an inspector a copy or tracing of the plan and sections deposited in the office at the mine in accordance with the foregoing provisions of this subsection and if such owner or manager fails within the time specified in such notice to supply such copy or tracing as aforesaid he shall be guilty of an offence against this Act. Such copy or tracing shall be filed by the inspector to whom it is supplied in the records of the Department of Mines."

(ii) by inserting in subsection four of the same section after the word "owner" where secondly occurring the words—

"The Minister may by notice in writing direct the owner or manager of any mine whether any men are employed below ground or not to supply to an inspector an accurate plan and sections of the mine workings."

(iii) by omitting from the same subsection the words "to make and deposit" and by inserting in lieu thereof the words "or direction of the Minister, as the case may be, to make and deposit or supply":

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(iv) by inserting next after the same subsection the following new subsection:—

(5) The owner or manager of any mine shall, on the request of a check inspector, produce to the check inspector at the office of the mine during an inspection of the mine the plan and sections deposited therein pursuant to the requirements of this section.

The check inspector shall be entitled to examine such plan and sections but shall not take away from the mine any copy thereof or divulge any information derived therefrom without the authority of the owner or manager.

Any owner, manager or check inspector who contravenes the provisions of this subsection shall be guilty of an offence against this Act.

8. The Principal Act is further amended by inserting next after section forty-two the following new sections:—

42A. (1) The owner of every mine, quarry, or dredge shall, not later than the fifteenth day of February in each year, furnish to the Under Secretary a full return showing—

- (a) the quantity and value of the metal or mineral won from such mine or quarry, or from mining operations conducted by means of such dredge, during the year ending the thirty-first day of December next preceding;
- (b) the average number of men employed in or about such mine, quarry, or dredge during such year; and
- (c) such further particulars relating to the working and operations of the mine, quarry or dredge (other than those relating to working costs or costs of production) as the Under Secretary may from time to time require.

Further amendment of Act No. 75, 1901. New secs. 42A, 42B. Returns to be furnished.

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(2) Every such return shall be in the form prescribed by the Minister, and if the owner of any such mine, quarry, or dredge is a public company, such return shall be furnished by the manager or person acting in the management, or by the secretary of the company.

(3) Any such owner, manager, person, or secretary who fails to furnish a return within the prescribed time or in the prescribed form, or makes any return which is to his knowledge false in any particular, shall be guilty of an offence against this Act.

(4) The Minister may cause to be published the results of the returns made under this section with respect to the whole of New South Wales, or to any particular mining district, or mining division, or any large portion thereof.

(5) Every ore buyer shall keep a record of all metals, minerals, ore or concentrates purchased by him. Such record shall state the quantity and value of the metals, minerals, ore or concentrates, the name of the seller, the mine, quarry or dredge from which the metals, minerals, ore or concentrates were obtained and the title under which such mine, quarry or dredge is held. Such record shall be open to inspection by an inspector of mines or any person authorised in writing for that purpose by the Minister, and a copy thereof shall be furnished to the Under Secretary at such times as he may require. Such record shall be regarded as confidential and shall not be published in detail except with the consent of the ore buyer.

42B. (1) The owner or manager of any mine, Boreholes. quarry or dredge who proposes to drill a borehole or to extend an existing borehole to a depth exceeding forty feet shall, before commencing the work, notify the Chief Inspector of his intention, and furnish to him particulars of the location of the borehole, and shall also either before or after commencing the work, furnish such additional particulars in relation . (C

relation to the borehole as the Chief Inspector may require.

(2) Where, in the course of drilling any such borehole, a core is obtained, such core (other than material therefrom required for purposes of assay) or if no core is so obtained, samples of the material obtained, shall be labelled and preserved by the owner or manager of the mine, quarry or dredge for at least one year after the completion of the borehole in such manner as the Chief Inspector may direct:

Provided that no samples need be kept where the borehole is sunk in surface gravel or alluvial ground:

Provided further that before disposing of any core or samples after the expiry of a year at least two weeks notice thereof shall be given by the owner or manager to the Chief Inspector.

(3) Cores and samples preserved as aforesaid shall at all times be available for examination by the Government Geologist, Geological Surveyor or inspector of mines, or any other officer authorised in that behalf by the Minister, and specimens may be taken for purposes of assay or other treatment, but no information obtained as a result of such examination or treatment shall be published without the consent of the owner or manager unless the Minister sees fit to direct otherwise.

(4) The owner or manager of any mine, quarry or dredge who fails to act in compliance with this section or with any direction given thereunder shall be guilty of an offence against this Act.

9. The Principal Act is further amended—

(a) by inserting next after subsection two of section forty-three the following new subsection:---

(2A) After an explosion or accident in or about any mine, whether above or below ground, the manager shall permit a representative of the persons employed in or about the

Further amendment of Act No. 75, 1901. Sec. 43. (Notice to be given of accidents in mines.) :

the mine, who shall be one of the persons so employed, and a check inspector to make an inspection of the place where the explosion or accident occurred as soon as such inspection can safely be made. Such inspection shall be made in company with an inspector, if one is available. Such representative and check inspector shall, before leaving the mine, report in a book to be kept at the mine for the purpose the result of their inspection.

- (b) (i) by omitting from section forty-four the Sec. 44. words "not less than twenty" and by (Notice to inserting in lieu thereof the words "a total be given of opening of not less than ten";
 - (ii) by inserting in paragraph (a) of the mine.) same section after the word "shaft" the words "or driving a tunnel":
- (c) (i) by omitting from subsection one of section Sec. 45. forty-five the words "and every side (Abandoned surface" and by mine to be entrance from the inserting in lieu thereof the words "and any other opening considered to be a source of danger by an inspector";
 - (ii) by omitting from subsection five of the same section the words "or side entrance" and by inserting in lieu thereof the words "or opening";
- (d) (i) by inserting in subsections one and two of Sec. 46. section forty-six after the word "boiler" (Board of wherever occurring the words "or air examiners receiver";
 - (ii) by omitting from subsection two of the same inspect section the words "an inspector of mines boilers and or'';
 - (iii) by inserting at the end of the same section the following new subsections :---

(4) Whenever any person to whom a license has been granted under this section proves to the satisfaction of the Minister

and abandonment of

protected.)

may grant licenses to engineers to give certificates.)

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Mines Inspection (Amendment).

that he has, without fault on his part, lost or been deprived of such license, the Minister may cause a statement containing such particulars as the records of the Department of Mines may disclose with regard to the grant of such license to be made out and certified by the Chief Inspector and delivered to the applicant. Any such statement shall have the same effect as the original license, and for the purposes of this Act shall be deemed to be a license of the same nature as the original license.

(5) The Minister may make rules—

- (a) prescribing the qualifications of applicants for licenses under this section;
- (b) prescribing the places and times of holding examinations;
- (c) prescribing the fee to be paid by an applicant desiring to be examined;
- (d) prescribing the fees to be charged for the examination and testing of boilers and/or air receivers under this section.

10. The Principal Act is further amended by inserting at the end of subsection one of section fifty-six the following new sub-paragraph:—

(vii) the working of machinery on dredges and making provision for the safety of life and property in connection with dredges.

11. The Coroners Act, 1912, as amended by subsequent Acts, is amended by inserting at the end of section seventeen the following new subsection:—

(5) The provisions of this section shall apply, mutatis mutandis, to and in respect of coroner's inquests on the bodies of persons whose death may have been caused by explosions or accidents on dredges within the meaning of the Mines Inspection Act, 1901-1945.

THOMAS HENRY TENNANT, Government Printer, Sydney, 1945. [6d.]

Further amendment of Act No. 75, 1901. Sec. 56.

(Power to make new general rules.)

Amendment of Act No. 36, 1912. Sec. 17. (Accidents in coal and other mines.)

By Authority:

I certify that this PUBLIC BILL, which originated in the LEGIS-LATIVE ASSEMBLY, has finally passed the LEGISLATIVE COUNCIL and the LEGISLATIVE ASSEMBLY of NEW SOUTH WALES.

> W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 7 March, 1945.

New South Wales.



ANNO NONO

GEORGII VI REGIS.

Act No. 4, 1945.

An Act to extend certain provisions of the Mines Inspection Act, 1901, to quarries and dredges; to amend the Mines Inspection Act, 1901, and certain other Acts; and for purposes connected therewith. [Assented to, 14th March, 1945.]

B^E it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of the same, as follows :—

1. (1) This Act may be cited as the "Mines Inspection short title, (Amendment) Act, 1945."

construction, citation and commencement.

(2) This Act shall be read and construed with the and com-Mines Inspection Act, 1901, as amended by subsequent menceme Acts and by the Governor in pursuance of the powers

conferred

I have examined this Bill, and find it to correspond in all respects with the Bill as finally passed by both Houses.

> G. BOOTH, Chairman of Committees of the Legislative Assembly.

conferred by section fifty-six of the Mines Inspection Act, 1901, which Act, as so amended, is in this Act referred to as the Principal Act.

(3) The Mines Inspection Act, 1901, as amended by subsequent Acts and by this Act and by the Governor as aforesaid, may be cited as the Mines Inspection Act, 1901-1945.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

Amendment of Act No. 75, 1901. Sec. 4. (Definitions.)

2. The Principal Act is amended—

- (a) by inserting in subsection one of section four next after the definition of "Boy" the following new definition:—
 - "Check inspector" means a person appointed under paragraph (b) of general rule six of section fifty-five of this Act.
- - "Dredge" means dredge, barge, pontoon, or other structure used in carrying on mining operations by means of dredging, pumping, sluicing, or similar method.
- (c) by inserting in the same subsection in the definition of "Machinery" after the word "engines" the words "electric motors";
- (d) by omitting from the definition of "Manager" in the same subsection the word "mining";
- (e) by inserting in the same subsection next after the definition of "Manager" the following new definition:—
 - "Metal" and "mineral" includes gold, sandstone, basalt, andesite, trachyte, porphyry and any substance which is for

for the time being a mineral within the meaning of the Mining Act, 1906-1935, but does not include coal or shale.

- (f) (i) by omitting from the definition of "Mine" in the same subsection the word "quarry";
 - (ii) by inserting at the end of the same definition the words "and also includes any
- quarry".(g) by inserting in the same subsection next after the definition of "Plan" and "sections" the
 - the definition of "Plan" and "sections" th following new definition:—
 - "Quarry" includes any place, open cut, or excavation wherein or whereby any operation is carried on above ground for or in connection with the purpose of obtaining any metal or mineral other than coal or shale and any place adjoining thereto on which any product of the quarry is stacked, stored or crushed.

3. The Principal Act is further amended by inserting Further amended by inserting Further and the following new section:

amendment of Act No. 75, 1901.

Sec. 4 . 17

4A. (1) The Governor may by proclamation Applica published in the Gazette declare that the provisions tion of of—

Division 2 of Part II of this Act,

Division 3 of Part II of this Act, so far as such Division relates to engine-drivers,

Sections thirty-six, thirty-seven, thirty-nine, forty-three, forty-six and forty-eight of this

Act, and

Part VI of this Act,

or such of them as may be specified in such proclamation, shall apply, mutatis mutandis, to and in respect of dredges.

(2) The proclamation shall set out the provisions, declared to apply as aforesaid, with such modifications and adaptations as the Governor may deem necessary for the purposes of the application of such provisions to dredges.

New sec. 4A. Application of certain provisions to dredges.

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The provisions so set out shall-

- (a) be in the form of a Schedule to be inserted in this Act;
- (b) be thereafter printed by the Government Printer as a Schedule to this Act in any reprint thereof; and
- (c) have the same force and effect as if originally inserted in this Act.

(3) Any proclamation under this section may. from time to time be amended, rescinded or substituted by a like proclamation.

4. (1) The Principal Act is further amended—

Further amendment of Act No. 75, 1901: Sec. 5. (Appointment of manager of mine.)

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(a) by omitting subsection four of section five and by inserting in lieu thereof the following subsection:—

(4) Provided that where the total number of persons employed below ground in a mine does not exceed twenty, it shall be sufficient for the manager to hold a permit. The Minister is hereby authorised to grant such permit to any person who, in the opinion of the board of examiners of managers, has had sufficient experience to manage the mine in question. In the event of any person, who is the holder of such a permit to manage a mine, ceasing at any time to have charge of such mine he shall deliver up such permit to the Under Secretary within one month for cancellation.

(b) by inserting next after subsection five of the same section the following new subsection:-

(5A) Provided also that where a manager is absent from a mine for purposes of recreation or other cause for any period not exceeding two months in any one year the owner, subject to the approval of the Chief Inspector, may appoint a competent person to be manager during the period of such absence. The person so appointed shall have had not less than three years' practical experience in a mine.

(2)

Mines Inspection (Amendment).

(2) The amendment made by paragraph (a) of subsection one of this section shall not affect the validity of any permit granted by the Minister under subsection four of section five of the Principal Act before the commencement of this Act and having force or effect immediately before such commencement; and any such permit shall, notwithstanding the enactment of paragraph (a) of subsection one of this section, continue to have force and effect until the expiration of the period of twelve months for which it was granted.

5. The Principal Act is further amended—

(a) by omitting section twelve and by inserting in Subst. sec. lieu thereof the following section:— 12.

12. (1) Any person—

- (a) who is not registered as the holder of a certificate of competency or of service as an engine-driver granted under this Act or of a certificate approved by the board of examiners of engine-drivers; or
- (b) who (whether or not the holder of a certificate as aforesaid) by reason of deafness, total or partial, or defective sight or being subject to fits, giddiness or any other infirmity is unable to discharge his duties efficiently,

and who is in charge of machinery in use at any mine in which steam, water, electricity, gas, oil, or air, or any two or more of them are used as motive power (except water power used for pumping) and any other person who, knowing that such person is not registered as the holder of such certificate, or that he is subject to such defect or infirmity, employs any such person as aforesaid, shall be guilty of an offence against this Act.

(2) Any person who being registered as the holder of a certificate as aforesaid is in charge of any machinery in use at any mine and such

Penalty on unqualified person taking charge of

Further amendment of Act No. 75, 1901.

such machinery is not of the class or description of machinery of which he may be in charge or have the management under the authority of such certificate shall be guilty of an offence against this Act.

(3) This section shall not extend to persons in charge of—

- (a) electric motors, other than those used for operating winding engines, in which the starting, stopping and acceleration are effected by contactor switches operated either automatically or by push buttons, and which are so used that in the opinion of an inspector there exists no risk to life or limb by such method of control, and provided the person who performs the duties of periodic inspection and servicing of such motors is registered as the holder of an electric motor driver's certificate of competency granted under this Act;
- (b) boring machines, sinking pumps, electric motors not exceeding five horse power, air motors not exceeding ten horse power, and air winches not exceeding ten horse power when installed for hauling stope supplies.

(b) by inserting next after paragraph (f) of subsection two of section thirteen the following new paragraph:—

> (g) prescribing the classes of certificates of competency or service as enginedrivers to be granted under this Act, and prescribing in respect of each class of certificate the class or description of machinery of which the holder shall be authorised to be in charge or have the management.

Sec. 13. (Board of examiners for enginedrivers.)

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Mines Inspection (Amendment).

(c) (i) by omitting from section fourteen all Sec. 14. words after the word "engine-drivers" and (Grant of by inserting in lieu thereof the words "to to applihave complied with the provisions of the cants.) rules made under paragraphs (d), (e) and (f) of subsection two of section thirteen of this Act and to have produced evidence satisfactory to the said board of his physical fitness and that his sight, hearing and other faculties are unimpaired";

(ii) by inserting at the end of the same section the following new subsections :--

(2) Every such certificate shall specify the class or description of machinery of which the holder is thereby authorised to be in charge or have the management. Every certificate, granted under this Division of this Part of this Act either before or after the commencement of the Mines Inspection (Amendment) Act, 1945, shall be valid and effectual only in respect of the class or description of machinery to which such certificate relates.

(3) Where the holder of a certificate granted under this Division of this Part of this Act authorising him to be in charge or have the management of a particular class of machinery makes application for a certificate of a higher grade in the same class the Minister may, before issuing the higher grade certificate, require the applicant to deliver up for cancellation the certificate held by him and upon the issue of the certificate of a higher grade, the Minister may cancel the certificate so delivered up.

(4) If any applicant fails or refuses to deliver up any certificate in accordance with the requirement of the Minister under subsection three of this section the Minister

certificates

may withhold the issue of a certificate of a higher grade until such requirement has been complied with.

(d) by inserting at the end of subsection one of section sixteen the words "and of his physical fitness and that his sight, hearing and other faculties are unimpaired."

6. The Principal Act is further amended—

- (a) by omitting from subsection four of section twenty-six the words "not now";
- (b) by omitting section twenty-seven.

7. The Principal Act is further amended—

- (a) by inserting at the end of section thirty-five the words "Any person accompanying an inspector pursuant to section thirty-six of this Act who, without the consent of the owner of the mine, divulges or makes known to any person other than the Chief Inspector, Under Secretary, Minister, or inspector whom he so accompanies, except as a witness in a court of justice, any information obtained by him whilst so accompanying such inspector, shall be liable to a penalty not exceeding fifty pounds."
- (Powers of inspector.)

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- (b) (i) by inserting next after paragraph (b) of section thirty-six the following new paragraph:-
 - (bi) enter upon any private land in the performance of his duties:
 - (ii) by inserting next after paragraph (c) of the same section the words-

"The Minister may authorise any surveyor, engineer, electrician, medical practitioner, or other competent person to accompany an inspector above or below ground

Sec. 16. (Certificate granted outside of New South Wales.) Further amendment of Act No. 75, 1901.

Sec. 26. (Who shall not be employed in mines.)

Sec. 27. (Temporary saving for employment of minors.)

Further amendment of Act No. 75, 1901. Sec. 35. (Penalty on inspector

divulging information.)

Sec. 36.

ground for the purpose of assisting him in making investigations or in carrying out his duties or the exercise of his powers under this Act."

- (iii) by inserting in the same section after the words "duty under this Act" the words "or any person so authorised to accompany him";
- (iv) by inserting in the same section after the words "the inspector" the words "or person so authorised to accompany him";
- (c) (i) by inserting at the end of subsection one of Sec. 41. section forty-one the words— (Plans

(Plans to be furnished.)

"The owner or manager of a mine, on being ordered to do so by the Minister by notice in writing, shall supply to an inspector a copy or tracing of the plan and sections deposited in the office at the mine in accordance with the foregoing provisions of this subsection and if such owner or manager fails within the time specified in such notice to supply such copy or tracing as aforesaid he shall be guilty of an offence against this Act. Such copy or tracing shall be filed by the inspector to whom it is supplied in the records of the Department of Mines."

 (ii) by inserting in subsection four of the same section after the word "owner" where secondly occurring the words—

"The Minister may by notice in writing direct the owner or manager of any mine whether any men are employed below ground or not to supply to an inspector an accurate plan and sections of the mine workings."

(iii) by omitting from the same subsection the words "to make and deposit" and by inserting in lieu thereof the words "or direction of the Minister, as the case may be, to make and deposit or supply";

(iv)

(iv) by inserting next after the same subsection the following new subsection:---

> (5) The owner or manager of any mine shall, on the request of a check inspector, produce to the check inspector at the office of the mine during an inspection of the mine the plan and sections deposited therein pursuant to the requirements of this section.

> The check inspector shall be entitled to examine such plan and sections but shall not take away from the mine any copy thereof or divulge any information derived therefrom without the authority of the owner or manager.

> Any owner, manager or check inspector who contravenes the provisions of this subsection shall be guilty of an offence against this Act.

8. The Principal Act is further amended by inserting next after section forty-two the following new sections :—

42A. (1) The owner of every mine, quarry, or dredge shall, not later than the fifteenth day of February in each year, furnish to the Under Secretary a full return showing—

- (a) the quantity and value of the metal or mineral won from such mine or quarry, or from mining operations conducted by means of such dredge, during the year ending the thirty-first day of December next preceding;
- (b) the average number of men employed in or about such mine, quarry, or dredge during such year; and
- (c) such further particulars relating to the working and operations of the mine, quarry or dredge (other than those relating to working costs or costs of production) as the Under Secretary may from time to time require.

Further amendment of Act No. 75, 1901. New secs. 42A, 42B. Returns to be furnished.

(2) Every such return shall be in the form prescribed by the Minister, and if the owner of any such mine, quarry, or dredge is a public company, such return shall be furnished by the manager or person acting in the management, or by the secretary of the company.

(3) Any such owner, manager, person, or secretary who fails to furnish a return within the prescribed time or in the prescribed form, or makes any return which is to his knowledge false in any particular, shall be guilty of an offence against this Act.

(4) The Minister may cause to be published the results of the returns made under this section with respect to the whole of New South Wales, or to any particular mining district, or mining division, or any large portion thereof.

(5) Every ore buyer shall keep a record of all metals, minerals, ore or concentrates purchased by him. Such record shall state the quantity and value of the metals, minerals, ore or concentrates, the name of the seller, the mine, quarry or dredge from which the metals, minerals, ore or concentrates were obtained and the title under which such mine, quarry or dredge is held. Such record shall be open to inspection by an inspector of mines or any person authorised in writing for that purpose by the Minister, and a copy thereof shall be furnished to the Under Secretary at such times as he may require. Such record shall be regarded as confidential and shall not be published in detail except with the consent of the ore buyer.

42B. (1) The owner or manager of any mine, Boreholes. quarry or dredge who proposes to drill a borehole or to extend an existing borehole to a depth exceeding forty feet shall, before commencing the work, notify the Chief Inspector of his intention, and furnish to him particulars of the location of the borehole, and shall also either before or after commencing the work, furnish such additional particulars in relation

relation to the borehole as the Chief Inspector may require.

(2) Where, in the course of drilling any such borehole, a core is obtained, such core (other than material therefrom required for purposes of assay) or if no core is so obtained, samples of the material obtained, shall be labelled and preserved by the owner or manager of the mine, quarry or dredge for at least one year after the completion of the borehole in such manner as the Chief Inspector may direct:

Provided that no samples need be kept where the borehole is sunk in surface gravel or alluvial ground:

Provided further that before disposing of any core or samples after the expiry of a year at least two weeks notice thereof shall be given by the owner or manager to the Chief Inspector.

(3) Cores and samples preserved as aforesaid shall at all times be available for examination by the Government Geologist, Geological Surveyor or inspector of mines, or any other officer authorised in that behalf by the Minister, and specimens may be taken for purposes of assay or other treatment, but no information obtained as a result of such examination or treatment shall be published without the consent of the owner or manager unless the Minister sees fit to direct otherwise.

(4) The owner or manager of any mine, quarry or dredge who fails to act in compliance with this section or with any direction given thereunder shall be guilty of an offence against this Act.

9. The Principal Act is further amended—

(a) by inserting next after subsection two of section forty-three the following new subsection:—

(2A) After an explosion or accident in or about any mine, whether above or below ground, the manager shall permit a representative of the persons employed in or about the

Further amendment of Act No. 75, 1901. Sec. 43. (Notice to be given of accidents in mines.)

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the mine, who shall be one of the persons so employed, and a check inspector to make an inspection of the place where the explosion or accident occurred as soon as such inspection can safely be made. Such inspection shall be made in company with an inspector, if one is available. Such representative and check inspector shall, before leaving the mine, report in a book to be kept at the mine for the purpose the result of their inspection.

- (b) (i) by omitting from section forty-four the Sec. 44. words "not less than twenty" and by (Notice to inserting in lieu thereof the words "a total be given of opening of not less than ten''; and abandonment of
 - (ii) by inserting in paragraph (a) of the mine.) same section after the word "shaft" the words "or driving a tunnel";
- (c) (i) by omitting from subsection one of section Sec. 45. forty-five the words "and every side (Abandoned entrance from the surface' and by mine to be protected.) inserting in lieu thereof the words "and any other opening considered to be a source of danger by an inspector";
 - (ii) by omitting from subsection five of the same section the words "or side entrance" and by inserting in lieu thereof the words "or opening";
- (d) (i) by inserting in subsections one and two of sec. 46. section forty-six after the word "boiler" (Board of wherever occurring the words "or air examiners receiver";
 - (ii) by omitting from subsection two of the same inspect section the words "an inspector of mines boilers and or'';
 - (iii) by inserting at the end of the same section the following new subsections :--

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(4) Whenever any person to whom a license has been granted under this section proves to the satisfaction of the Minister that

may grant licenses to engineers to give certificates.)

that he has, without fault on his part, lost or been deprived of such license, the Minister may cause a statement containing such particulars as the records of the Department of Mines may disclose with regard to the grant of such license to be made out and certified by the Chief Inspector and delivered to the applicant. Any such statement shall have the same effect as the original license, and for the purposes of this Act shall be deemed to be a license of the same nature as the original license.

(5) The Minister may make rules—

- (a) prescribing the qualifications of applicants for licenses under this section;
- (b) prescribing the places and times of holding examinations;
- (c) prescribing the fee to be paid by an applicant desiring to be examined;
- (d) prescribing the fees to be charged for the examination and testing of boilers and/or air receivers under this section.

10. The Principal Act is further amended by inserting at the end of subsection one of section fifty-six the following new sub-paragraph:—

(vii) the working of machinery on dredges and making provision for the safety of life and property in connection with dredges.

11. The Coroners Act, 1912, as amended by subsequent Acts, is amended by inserting at the end of section seventeen the following new subsection:—

(5) The provisions of this section shall apply, mutatis mutandis, to and in respect of coroner's inquests on the bodies of persons whose death may have been caused by explosions or accidents on dredges within the meaning of the Mines Inspection Act, 1901-1945.

In the name and on behalf of His Majesty I assent to this Act.

F. R. JORDAN, By Deputation from His Excellency the Governor.

Government House,

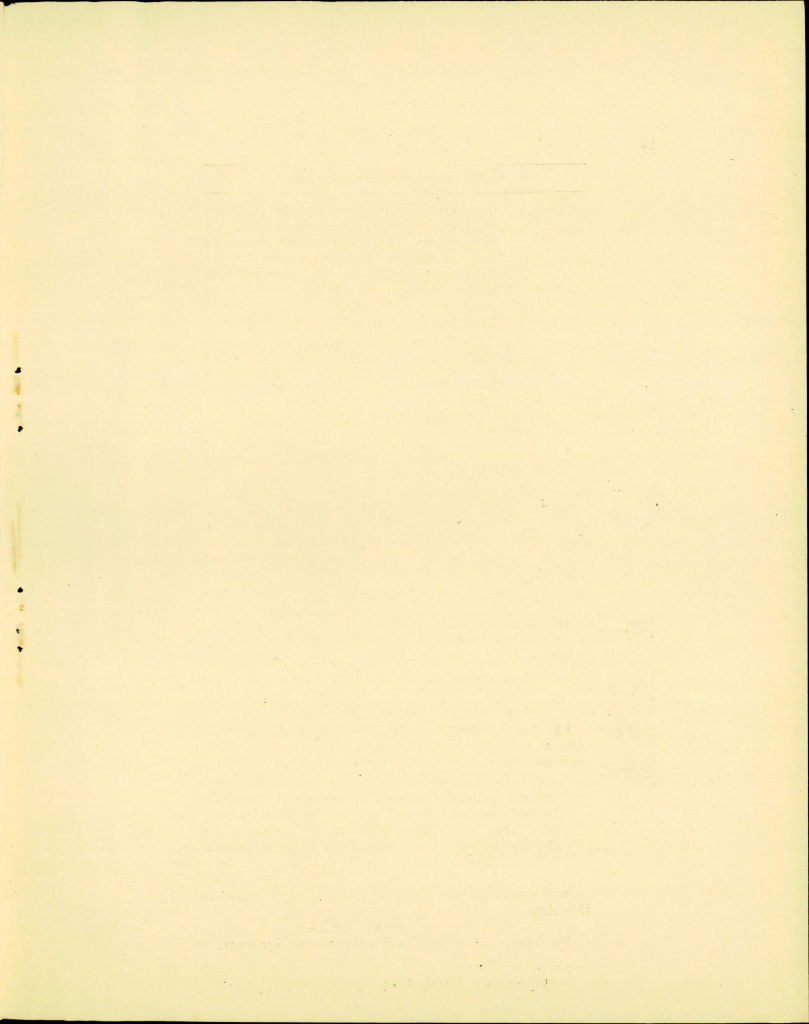
Sydney, 14th March, 1945.

Further amendment of Act No. 75, 1901. Sec. 56. (Power to make new general rules.)

Amendment of Act No. 36, 1912. Sec. 17. (Accidents in coal and other mines.)

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MINES INSPECTION (AMENDMENT) BILL.

Legislative Council's Message of 28th February, 1945.

No. 1.-Page 3, clause 2. After line 3 insert-

- (f) (i) by omitting from the definition of "Mine" in the same subsection the word "quarry";
 - (ii) by inserting at the end of the same definition the words "and also includes any quarry".

No. 2.—Page 10, clause 8, line 22. Omit "during the month of January" insert "not later than the fifteenth day of February".

No. 3.-Pages 14 and 15; clause 10. Omit paragraph (b).

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

W. R. McCOURT.

Clerk of the Legislative Assembly. Legislative Assembly Chamber, Sydney, 14 February, 1945.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

> W. K. CHARLTON, Clerk of the Parliaments.

Legislative Council Chamber, Sydney, 28th February, 1945.



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Act No. . 1945.

An Act to extend certain provisions of the Mines Inspection Act, 1901, to quarries and dredges; to amend the Mines Inspection Act, 1901, and certain other Acts; and for purposes connected therewith.

) E it enacted by the King's Most Excellent Majesty. B by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Mines Inspection short title, (Amendment) Act, 1945,"

(2) This Act shall be read and construed with the and com-Mines Inspection Act, 1901, as amended by subsequent 10 Acts and by the Governor in pursuance of the powers

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Note. - The words to be omitted are ruled through ; those to be inserted are printed in black letter.

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conferred by section fifty-six of the Mines Inspection Act, 1901, which Act, as so amended, is in this Act referred to as the Principal Act.

(3) The Mines Inspection Act, 1901, as amended by 5 subsequent Acts and by this Act and by the Governor as aforesaid, may be cited as the Mines Inspection Act, 1901-1945.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation 10 published in the Gazette.

2. The Principal Act is amended-

- Amendment of Act No. 75, 1901. (a) by inserting in subsection one of section four Sec. 4. next after the definition of "Boy" the following (Definitions.) new definition :---
 - "Check inspector" means a person appointed under paragraph (b) of general rule six of section fifty-five of this Act.
- (b) by inserting in the same subsection next after the definition of "Division" the following new definition :---
 - "Dredge" means dredge, barge, pontoon, or other structure used in carrying on mining operations by means of dredging, pumping, sluicing, or similar method.
- (c) by inserting in the same subsection in the definition of "Machinery" after the word "engines" the words "electric motors";
- (d) by omitting from the definition of "Manager" in the same subsection the word "mining";
 - (e) by inserting in the same subsection next after the definition of "Manager" the following new definition :---

"Metal" and "mineral" includes gold, sandstone, basalt, andesite, trachyte, porphyry and any substance which is for

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for the time being a mineral within the meaning of the Mining Act, 1906-1935, but does not include coal or shale.

- (f) (i) by omitting from the definition of "Mine" in the same subsection the word "quarry";
 - (ii) by inserting at the end of the same definition the words "and also includes any quarry".
- (g) (f) by inserting in the same subsection next after the definition of "Plan" and "sections" the following new definition:—
 - "Quarry" includes any place, open cut, or excavation wherein or whereby any operation is carried on above ground for or in connection with the purpose of obtaining any metal or mineral other than coal or shale and any place adjoining thereto on which any product of the quarry is stacked, stored or crushed.
- 20 3. The Principal Act is further amended by inserting next after section four the following new section :--

amendment of Act No. 75, 1901. New sec. 4A. Application of certain provisions

to dredges.

4A. (1) The Governor may by proclamation Applied published in the Gazette declare that the provisions tion of of—

Division 2 of Part II of this Act,

Division 3 of Part II of this Act, so far as such Division relates to engine-drivers,

Sections thirty-six, thirty-seven, thirty-nine, forty-three, forty-six and forty-eight of this Act, and

Part VI of this Act,

or such of them as may be specified in such proclamation, shall apply, mutatis mutandis, to and in respect of dredges.

(2) The proclamation shall set out the provisions, declared to apply as aforesaid, with such modifications and adaptations as the Governor may deem necessary for the purposes of the application of such provisions to dredges.

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	Mines Inspection (Amendment).	
	The provisions so set out shall—	
	(a) be in the form of a Schedule to be inserted in this Act;	
5	(b) be thereafter printed by the Government Printer as a Schedule to this Act in any reprint thereof; and	1
	(c) have the same force and effect as if origin- ally inserted in this Act.	
10	(3) Any proclamation under this section may from time to time be amended, rescinded or substi-	
10	tuted by a like proclamation.	
	4. (1) The Principal Act is further amended—	Further amendment of Act No. 75,
	(a) by omitting subsection four of section five and	1901. Sec. 5.
15	by inserting in lieu thereof the following subsection :	(Appoint- ment of
	(4) Provided that where the total number of	manager of mine.)
	persons employed below ground in a mine does	
	not exceed twenty, it shall be sufficient for the manager to hold a permit. The Minister is	
20	hereby authorised to grant such permit to any	12 12
	person who, in the opinion of the board of	
	examiners of managers, has had sufficient experi- ence to manage the mine in question. In the	
~	event of any person, who is the holder of such	
25	a permit to manage a mine, ceasing at any time to have charge of such mine he shall deliver up	
1	such permit to the Under Secretary within one	
	month for cancellation.	
30	(b) by inserting next after subsection five of the same section the following new subsection :	
	(5A) Provided also that where a manager is	06

(5A) Frovided also that where a manager is absent from a mine for purposes of recreation or other cause for any period not exceeding two months in any one year the owner, subject to the approval of the Chief Inspector, may appoint a competent person to be manager during the period of such absence. The person so appointed shall have had not less than three years' practical experience in a mine,

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(2) The amendment made by paragraph (a) of subsection one of this section shall not affect the validity of any permit granted by the Minister under subsection four of section five of the Principal Act before the commence-5 ment of this Act and having force or effect immediately before such commencement; and any such permit shall, notwithstanding the enactment of paragraph (a) of subsection one of this section, continue to have force and effect until the expiration of the period of twelve months 10 for which it was granted. 5. The Principal Act is further amended-Further amendment of Act No. 75, 1901. (a) by omitting section twelve and by inserting in Subst. sec. 12. lieu thereof the following section:-12. (1) Any person— (a) who is not registered as the holder of a person certificate of competency or of service taking as an engine-driver granted under this machinery. Act or of a certificate approved by the board of examiners of engine-drivers; or (b) who (whether or not the holder of a certificate as aforesaid) by reason of deafness, total or partial, or defective sight or being subject to fits, giddiness or any other infirmity is unable to discharge his duties efficiently, and who is in charge of machinery in use at any mine in which steam, water, electricity, gas, oil. or air, or any two or more of them are used as motive power (except water power used for pumping) and any other person who, knowing that such person is not registered as the holder of such certificate, or that he is subject to such defect or infirmity, employs any such person as aforesaid, shall be guilty of an offence against this Act.

> (2) Any person who being registered as the holder of a certificate as aforesaid is in charge of any machinery in use at any mine and such

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Mines Inspection (Amendment). such machinery is not of the class or description of machinery of which he may be in charge or have the management under the authority of such certificate shall be guilty of an offence against this Act. (3) This section shall not extend to persons in charge of-(a) electric motors, other than those used for operating winding engines, in which the starting, stopping and acceleration are effected by contactor switches operated either automatically or by push buttons, and which are so used that in the opinion of an inspector there exists no risk to life or limb by such method of control, and provided the person who performs the duties of periodic inspection and servicing of such motors is registered as the holder of an electric motor driver's certificate of competency granted under this Act; (b) boring machines, sinking pumps,

electric motors not exceeding five horse power, air motors not exceeding ten horse power, and air winches not exceeding ten horse power when installed for hauling stope supplies.

(b) by inserting next after paragraph (f) of sub- sec. 13. section two of section thirteen the following (Board of new paragraph:-

examiners for engine-

(g) prescribing the classes of certificates drivers.) of competency or service as enginedrivers to be granted under this Act, and prescribing in respect of each class of certificate the class or description of machinery of which the holder shall be authorised to be in charge or have the management.

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Mines Inspection (Amendment).

(c) (i) by omitting from section fourteen all Sec. 14. words after the word "engine-drivers" and (Grant of by inserting in lieu thereof the words "to to applihave complied with the provisions of the cants.) rules made under paragraphs (d), (e) and (f) of subsection two of section thirteen of this Act and to have produced evidence satisfactory to the said board of his physical fitness and that his sight, hearing and other faculties are unimpaired"; (ii) by inserting at the end of the same section the following new subsections :---(2) Every such certificate shall specify the class or description of machinery of which the holder is thereby authorised to be in charge or have the management. Every certificate, granted under this Division of this Part of this Act either before or after the commencement of the Mines Inspection (Amendment) Act, 1945, shall be valid and effectual only in respect of the class or description of machinery to which such certificate relates. (3) Where the holder of a certificate granted under this Division of this Part of this Act authorising him to be in charge or have the management of a particular class of machinery makes application for a certificate of a higher grade in the same class the Minister may, before issuing the higher grade certificate, require the applicant to deliver up for cancellation the certificate held by him and upon the issue of the certificate of a higher grade, the Minister may cancel the certificate so delivered up.

> (4) If any applicant fails or refuses to deliver up any certificate in accordance with the requirement of the Minister under subsection three of this section the Minister may

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	Mines Inspection (Amendment).	
<u>ı</u> ,	may withhold the issue of a certificate of a higher grade until such requirement has been complied with.	
5	(d) by inserting at the end of subsection one of section sixteen the words "and of his physical fitness and that his sight, hearing and other faculties are unimpaired."	
	6. The Principal Act is further amended—	Further amendment of Act No. 75, 1901.
10	(a) by omitting from subsection four of section twenty-six the words "not now";	
		Sec. 27. (Temporary saving for employment of minors.)
	7. The Principal Act is further amended—	Further amendment of Act No. 75,
15	 (a) by inserting at the end of section thirty-five the words "Any person accompanying an inspector pursuant to section thirty-six of this Act who, without the consent of the owner of the mine, divulces on welkes known to ever of the mine, 	(Penalty on
20	divulges or makes known to any person other than the Chief Inspector, Under Secretary, Minister, or inspector whom he so accompanies, except as a witness in a court of justice, any information obtained by him whilst so accom- panying such inspector, shall be liable to a penalty not exceeding fifty pounds."	
25	(b) (i) by inserting next after paragraph (b) of section thirty-six the following new para- graph:—	Sec. 36. (Powers of inspector.)
	(bi) enter upon any private land in the performance of his duties;	
30	 (ii) by inserting next after paragraph (c) of the same section the words— "The Minister may authorise any sur- 	
	veyor, engineer, electrician, medical prac- titioner, or other competent person to accompany an inspector above or below ground	

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ground for the purpose of assisting him in making investigations or in carrying out his duties or the exercise of his powers under this Act."

- (iii) by inserting in the same section after the words "duty under this Act" the words
 "or any person so authorised to accompany him";
- (iv) by inserting in the same section after the words "the inspector" the words "or person so authorised to accompany him";
- (c) (i) by inserting at the end of subsection one of Sec. 41, section forty-one the words— (Plans

(Plans to be furnished.)

"The owner or manager of a mine, on being ordered to do so by the Minister by notice in writing, shall supply to an inspector a copy or tracing of the plan and sections deposited in the office at the mine in accordance with the foregoing provisions of this subsection and if such owner or manager fails within the time specified in such notice to supply such copy or tracing as aforesaid he shall be guilty of an offence against this Act. Such copy or tracing shall be filed by the inspector to whom it is supplied in the records of the Department of Mines."

 (ii) by inserting in subsection four of the same section after the word "owner" where secondly occurring the words—

"The Minister may by notice in writing direct the owner or manager of any mine whether any men are employed below ground or not to supply to an inspector an accurate plan and sections of the mine workings."

(iii) by omitting from the same subsection the words "to make and deposit" and by inserting in lieu thereof the words "or direction of the Minister, as the case may be, to make and deposit or supply";

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(iv) by inserting next after the same subsection the following new subsection :---

> (5) The owner or manager of any mine shall, on the request of a check inspector, produce to the check inspector at the office of the mine during an inspection of the mine the plan and sections deposited therein pursuant to the requirements of this section.

> The check inspector shall be entitled to examine such plan and sections but shall not take away from the mine any copy thereof or divulge any information derived therefrom without the authority of the owner or manager.

Any owner, manager or check inspector who contravenes the provisions of this subsection shall be guilty of an offence against this Act.

8. The Principal Act is further amended by inserting Further 20 next after section forty-two the following new sections :- Act No. 75, 1901.

New secs. 42A, 42B.

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42A. (1) The owner of every mine, quarry, or Returns dredge shall, during the month of January not later to be furnished. than the fifteenth day of February in each year, furnish to the Under Secretary a full return showing-

- (a) the quantity and value of the metal or mineral won from such mine or quarry, or from mining operations conducted by means of such dredge, during the year ending the thirty-first day of December next preceding;
- (b) the average number of men employed in or about such mine, quarry, or dredge during such year; and
- (c) such further particulars relating to the working and operations of the mine, quarry or dredge (other than those relating to working costs or costs of production) as the Under Secretary may from time to time (2)require.

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(2) Every such return shall be in the form prescribed by the Minister, and if the owner of any such mine, quarry, or dredge is a public company, such return shall be furnished by the manager or person acting in the management, or by the secretary

of the company.

(3) Any such owner, manager, person, or secretary who fails to furnish a return within the prescribed time or in the prescribed form, or makes any return which is to his knowledge false in any particular, shall be guilty of an offence against this Act.

(4) The Minister may cause to be published the results of the returns made under this section with respect to the whole of New South Wales, or to any particular mining district, or mining division, or any large portion thereof.

(5) Every ore buyer shall keep a record of all metals, minerals, ore or concentrates purchased by him. Such record shall state the quantity and value of the metals, minerals, ore or concentrates, the name of the seller, the mine, quarry or dredge from which the metals, minerals, ore or concentrates were obtained and the title under which such mine, quarry or dredge is held. Such record shall be open to inspection by an inspector of mines or any person authorised in writing for that purpose by the Minister, and a copy thereof shall be furnished to the Under Secretary at such times as he may require. Such record shall be regarded as confidential and shall not be published in detail except with the consent of the ore buyer.

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42B. (1) The owner or manager of any mine, Boreholes. quarry or dredge who proposes to drill a borehole or to extend an existing borehole to a depth exceeding forty feet shall, before commencing the work, notify the Chief Inspector of his intention, and furnish to him particulars of the location of the borehole, and shall also either before or after commencing the work, furnish such additional particulars in relation

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relation to the borehole as the Chief Inspector may require.

(2) Where, in the course of drilling any such borehole, a core is obtained, such core (other than material therefrom required for purposes of assay) or if no core is so obtained, samples of the material obtained, shall be labelled and preserved by the owner or manager of the mine, quarry or dredge for at least one year after the completion of the borehole in such manner as the Chief Inspector may direct:

Provided that no samples need be kept where the borehole is sunk in surface gravel or alluvial ground:

Provided further that before disposing of any core or samples after the expiry of a year at least two weeks notice thereof shall be given by the owner or manager to the Chief Inspector.

(3) Cores and samples preserved as aforesaid shall at all times be available for examination by the Government Geologist, Geological Surveyor or inspector of mines, or any other officer authorised in that behalf by the Minister, and specimens may be taken for purposes of assay or other treatment, but no information obtained as a result of such examination or treatment shall be published without the consent of the owner or manager unless the Minister sees fit to direct otherwise.

(4) The owner or manager of any mine, quarry or dredge who fails to act in compliance with this section or with any direction given thereunder shall be guilty of an offence against this Act.

9. The Principal Act is further amended—

Further amendment of Act No. 75, 1901. Sec. 43. (Notice to be given of accidents , in mines.)

(2A) After an explosion or accident in or of accidents about any mine, whether above or below in mines.) ground, the manager shall permit a representative of the persons employed in or about

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the mine, who shall be one of the persons so employed, and a check inspector to make an inspection of the place where the explosion or accident occurred as soon as such inspection can safely be made. Such inspection shall be made in company with an inspector, if one is available. Such representative and check inspector shall, before leaving the mine, report in a book to be kept at the mine for the purpose the result of their inspection.

- (b) (i) by omitting from section forty-four the Sec. 44. words "not less than twenty" and by (Notice to inserting in lieu thereof the words "a total be given of opening of not less than ten"; and aban-
 - (ii) by inserting in paragraph (a) of the mine.) same section after the word "shaft" the words "or driving a tunnel";
- (e) (i) by omitting from subsection one of section Sec. 45. forty-five the words "and every side (Abandoned entrance from the surface" and by mine to be inserting in lieu thereof the words "and any other opening considered to be a source of danger by an inspector";
 - (ii) by omitting from subsection five of the same section the words "or side entrance" and by inserting in lieu thereof the words "or opening";
- (d) (i) by inserting in subsections one and two of sec. 46. section forty-six after the word "boiler" wherever occurring the words "or air examiners receiver":
 - (ii) by omitting from subsection two of the same inspect section the words "an inspector of mines boilers and or"; cates.)
 - (iii) by inserting at the end of the same section the following new subsections :---

(4) Whenever any person to whom a license has been granted under this section proves to the satisfaction of the Minister that

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(Board of may grant licenses to engineers to give certifi-

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that he has, without fault on his part, lost or been deprived of such license, the Minister may cause a statement containing such particulars as the records of the Department of Mines may disclose with regard to the grant of such license to be made out and certified by the Chief Inspector and delivered to the applicant. Any such statement shall have the same effect as the original license, and for the purposes of this Act shall be deemed to be a license of the same nature as the original license.

(5) The Minister may make rules—

- (a) prescribing the qualifications of applicants for licenses under this section:
- (b) prescribing the places and times of holding examinations;

(c) prescribing the fee to be paid by an applicant desiring to be examined;

(d) prescribing the fees to be charged for the examination and testing of boilers and/or air receivers under this section.

10. The Principal Act is further amended-

Further amendment of Act No. 75, 1901.

- (a) by inserting at the end of subsection one of Sec. 56. section fifty-six the following new sub- (Power to make new paragraph:general
 - on rules.) (vii) the working of machinery dredges and making provision for the safety of life and property in connection with dredges.
- (b) by inserting next after paragraph (b) of section Sec. 65. sixty-five the following proviso:-(Publ ica-

Provided that any employee shall, on request, or abstract be entitled to be supplied gratis with a printed of Act and copy of copy of this Act and the special rules (if any) in special lieu rules.)

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lieu of the printed copy of the abstract and the special rules as provided for in paragraph (b) of this section.

11. The Coroners Act, 1912, as amended by subsequent Amendment of Act No. 36, 5 Acts, is amended by inserting at the end of section seven-Sec. 17. teen the following new subsection:-

(5) The provisions of this section shall apply, collard other mines.) mutatis mutandis, to and in respect of coroner's inquests on the bodies of persons whose death may

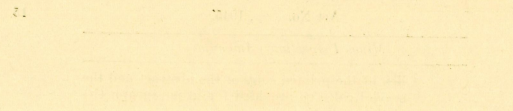
have been caused by explosions or accidents on dredges within the meaning of the Mines Inspection Act, 1901-1945.

Sydney: Thomas Henry Tennant, Government Printer-1945

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This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

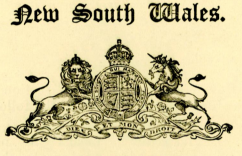
> W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 14 February, 1945.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with Amendments.

Clerk of the Parliaments.

Legislative Council Chamber, Sydney, February, 1945.



ANNO NONO

GEORGII VI REGIS.

Act No. , 1945.

An Act to extend certain provisions of the Mines Inspection Act, 1901, to quarries and dredges; to amend the Mines Inspection Act, 1901, and certain other Acts; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :--

1. (1) This Act may be cited as the "Mines Inspection Short title, (Amendment) Act, 1945."

construction, citation and commencement.

(2) This Act shall be read and construed with the and commenceme
 Mines Inspection Act, 1901, as amended by subsequent
 10 Acts and by the Governor in pursuance of the powers

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conferred

Note.—The words to be *omitted* are *ruled through*; those to be *inserted* are printed in **black letter**.

conferred by section fifty-six of the Mines Inspection Act, 1901, which Act, as so amended, is in this Act referred to as the Principal Act.

(3) The Mines Inspection Act, 1901, as amended by5 subsequent Acts and by this Act and by the Governor as aforesaid, may be cited as the Mines Inspection Act, 1901-1945.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation10 published in the Gazette.

2. The Principal Act is amended-

- (a) by inserting in subsection one of section four Sec. 4. next after the definition of "Boy" the following (Defininew definition :—
 - "Check inspector" means a person appointed under paragraph (b) of general rule six of section fifty-five of this Act.
- (b) by inserting in the same subsection next after the definition of "Division" the following new definition:—
 - "Dredge" means dredge, barge, pontoon, or other structure used in carrying on mining operations by means of dredging, pumping, sluicing, or similar method.
- (c) by inserting in the same subsection in the definition of "Machinery" after the word "engines" the words "electric motors";
- 30 (d) by omitting from the definition of "Manager" in the same subsection the word "mining";
 - (e) by inserting in the same subsection next after the definition of "Manager" the following new definition:—
 - "Metal" and "mineral" includes gold, sandstone, basalt, andesite, trachyte, porphyry and any substance which is for

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Amendment of Act No. 75, 1901.

for the time being a mineral within the meaning of the Mining Act, 1906-1935, but does not include coal or shale.

- (f) (i) by omitting from the definition of "Mine"
 - in the same subsection the word "quarry";
 - (ii) by inserting at the end of the same definition the words "and also includes any quarry".
- (g) (f) by inserting in the same subsection next after the definition of "Plan" and "sections" the following new definition:—
 - "Quarry" includes any place, open cut, or excavation wherein or whereby any operation is carried on above ground for or in connection with the purpose of obtaining any metal or mineral other than coal or shale and any place adjoining thereto on which any product of the quarry is stacked, stored or crushed.
- 20 3. The Principal Act is further amended by inserting next after section four the following new section :--

amendment of Act No. 75, 1901. New sec. 4A. Application of certain provisions to dredges.

The

4A. (1) The Governor may by proclamation published in the Gazette declare that the provisions of—

Division 2 of Part II of this Act,

Division 3 of Part II of this Act, so far as such Division relates to engine-drivers,

Sections thirty-six, thirty-seven, thirty-nine, forty-three, forty-six and forty-eight of this Act, and

Part VI of this Act,

or such of them as may be specified in such proclamation, shall apply, mutatis mutandis, to and in respect of dredges.

(2) The proclamation shall set out the provisions, declared to apply as aforesaid, with such modifications and adaptations as the Governor may deem necessary for the purposes of the application of such provisions to dredges.

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	Act No. , 1945.	•
	Mines Inspection (Amendment).	
	The provisions so set out shall—	
	(a) be in the form of a Schedule to be inserted	
	in this Act; (b) be thereafter printed by the Government	3
5	Printer as a Schedule to this Act in any	· ·
	reprint thereof; and	
	(c) have the same force and effect as if origin-	
	ally inserted in this Act. (3) Any proclamation under this section may	
10	from time to time be amended, rescinded or substi-	
	tuted by a like proclamation.	
	4. (1) The Principal Act is further amended—	Further amendment of
		Act No. 75, 1901.
	(a) by omitting subsection four of section five and	
15	by inserting in lieu thereof the following subsection :	ment of
10	(4) Provided that where the total number of	manager of mine.)
	persons employed below ground in a mine does	
	not exceed twenty, it shall be sufficient for the	-
	manager to hold a permit. The Minister is	
20	hereby authorised to grant such permit to any person who, in the opinion of the board of	
	examiners of managers, has had sufficient experi-	
	ence to manage the mine in question. In the	
	event of any person, who is the holder of such	
25	a permit to manage a mine, ceasing at any time to have charge of such mine he shall deliver up	
	such permit to the Under Secretary within one	
	month for cancellation.	
-	(b) by inserting next after subsection five of the	
30	same section the following new subsection:	
	(5A) Provided also that where a manager is absent from a mine for purposes of recreation	
	or other cause for any period not exceeding two	
	months in any one year the owner, subject to	
35	the approval of the Chief Inspector, may	
	appoint a competent person to be manager during the period of such absence. The person	
	so appointed shall have had not less than three	
	vears' practical experience in a mine	

years' practical experience in a mine.

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(2)

(2) The amendment made by paragraph (a) of subsection one of this section shall not affect the validity of any permit granted by the Minister under subsection four of section five of the Principal Act before the commence-**5** ment of this Act and having force or effect immediately before such commencement; and any such permit shall, notwithstanding the enactment of paragraph (a) of subsection one of this section, continue to have force and effect until the expiration of the period of twelve months 10 for which it was granted. Further 5. The Principal Act is further amended— (a) by omitting section twelve and by inserting in Subst. sec. 12. lieu thereof the following section:-Penalty on 12. (1) Any person unqualified (a) who is not registered as the holder of a person certificate of competency or of service taking charge of as an engine-driver granted under this machinery. Act or of a certificate approved by the board of examiners of engine-drivers; or (b) who (whether or not the holder of a certificate as aforesaid) by reason of deafness, total or partial, or defective sight or being subject to fits, giddiness or any other infirmity is unable to discharge his duties efficiently, and who is in charge of machinery in use at any mine in which steam, water, electricity, gas, oil, or air, or any two or more of them are used as motive power (except water power used for pumping) and any other person who, knowing : : that such person is not registered as the holder of such certificate, or that he is subject to such defect or infirmity, employs any such person as aforesaid, shall be guilty of an offence against this Act.

(2) Any person who being registered as the holder of a certificate as aforesaid is in charge of any machinery in use at any mine and such

amendment of Act No. 75, 1901.

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such machinery is not of the class or description of machinery of which he may be in charge or have the management under the authority of such certificate shall be guilty of an offence against this Act.

(3) This section shall not extend to persons in charge of-

- (a) electric motors, other than those used for operating winding engines, in which the starting, stopping and acceleration are effected by contactor switches operated either automatically or by push buttons, and which are so used that in the opinion of an inspector there exists no risk to life or limb by such method of control, and provided the person who performs the duties of periodic inspection and servicing of such motors is registered as the holder of an electric motor driver's certificate of competency granted under this Act;
- machines, sinking pumps, (b) boring electric motors not exceeding five horse power, air motors not exceeding ten horse power, and air winches not exceeding ten horse power when installed for hauling stope supplies.
- (b) by inserting next after paragraph (f) of sub- sec. 13. section two of section thirteen the following (Board of new paragraph:-

11:00 ...

examiners for engine-

(g) prescribing the classes of certificates drivers.) of competency or service as enginedrivers to be granted under this Act, and prescribing in respect of each class of certificate the class or description of machinery of which the holder shall be authorised to be in charge or have the management.

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Act No. , 1945.

		and the state of t	
		Mines Inspection (Amendment).	
5	(c) (by inserting in lieu thereof the words "to the have complied with the provisions of the or rules made under paragraphs (d), (e) and (f) of subsection two of section thirteen of	certificates
10		this Act and to have produced evidence satisfactory to the said board of his physical fitness and that his sight, hearing and other faculties are unimpaired";(ii) by inserting at the end of the same section	
15		the following new subsections: (2) Every such certificate shall specify the class or description of machinery of which the holder is thereby authorised to be in charge or have the management. Every certificate, granted under this	
20		Division of this Part of this Act either before or after the commencement of the Mines Inspection (Amendment) Act, 1945, shall be valid and effectual only in respect of the class or description of machinery to which such certificate relates.	
25		(3) Where the holder of a certificate granted under this Division of this Part of this Act authorising him to be in charge or have the management of a particular class of machinery makes application for a	
30		certificate of a higher grade in the same class the Minister may, before issuing the higher grade certificate, require the appli- cant to deliver up for cancellation the certificate held by him and upon the issue	
35		of the certificate of a higher grade, the Minister may cancel the certificate so delivered up. (4) If any applicant fails or refuses to	/
4 0		deliver up any certificate in accordance with the requirement of the Minister under sub- section three of this section the Minister may	

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may

	Mines Inspection (Amendment).	
	may withhold the issue of a certificate of a higher grade until such requirement has been complied with.	
5	(d) by inserting at the end of subsection one of section sixteen the words "and of his physical fitness and that his sight, hearing and other faculties are unimpaired."	(Certificate
	6. The Principal Act is further amended—	Further amendment of Act No. 75, 1901.
10	(a) by omitting from subsection four of section twenty-six the words "not now";	Sec. 26. (Who shall not be employed in mines.)
	(b) by omitting section twenty-seven.	Sec. 27. (Temporary saving for employment of minors.)
	7. The Principal Act is further amended—	Further amendment of Act No. 75, 1901.
15	(a) by inserting at the end of section thirty-five the words "Any person accompanying an inspector pursuant to section thirty-six of this Act who,	Sec. 35. (Penalty on inspector
	without the consent of the owner of the mine, divulges or makes known to any person other than the Chief Inspector, Under Secretary,	
20	Minister, or inspector whom he so accompanies, except as a witness in a court of justice, any information obtained by him whilst so accom- panying such inspector, shall be liable to a	1
	penalty not exceeding fifty pounds."	Sec . 26
25	(b) (i) by inserting next after paragraph (b) of section thirty-six the following new para- graph:—	(Powers of inspector.)
	(bi) enter upon any private land in the performance of his duties;	
30	(ii) by inserting next after paragraph (c) of the same section the words—	
	"The Minister may authorise any sur- veyor, engineer, electrician, medical prac- titioner, or other competent person to	ap (\$
	accompany an inspector above or below ground	

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		Mines Inspection (Amendment).	
		ground for the purpose of assisting him in	
		making investigations or in carrying out his	
		duties or the exercise of his powers under	
		this Act."	
5	(iii)	by inserting in the same section after the	
		words "duty under this Act" the words	
		"or any person so authorised to accompany	
		him'';	
	(iv)	by inserting in the same section after the	
10		words "the inspector" the words "or per-	1
		son so authorised to accompany him";	
	(e) (i)	by inserting at the end of subsection one of	Sec. 41.
		section forty-one the words-	(Plans to be furnished.)
		"The owner or manager of a mine, on	Luinishen.)
15		being ordered to do so by the Minister by	
		notice in writing, shall supply to an inspec-	
		tor a copy or tracing of the plan and sec-	
		tions deposited in the office at the mine in	
		accordance with the foregoing provisions of	
20		this subsection and if such owner or mana-	
		ger fails within the time specified in such	
		notice to supply such copy or tracing as	
		aforesaid he shall be guilty of an offence	
		against this Act. Such copy or tracing shall	
25		be filed by the inspector to whom it is sup-	
		plied in the records of the Department of	
		Mines."	
	(11)	by inserting in subsection four of the same	
		section after the word "owner" where	
30		secondly occurring the words-	
		"The Minister may by notice in writing	
		direct the owner or manager of any mine	
		whether any men are employed below	
		ground or not to supply to an inspector an	
35		accurate plan and sections of the mine workings."	
	(;;;)	0	
	(11)	by omitting from the same subsection the words "to make and deposit" and by insert-	
		ing in lieu thereof the words "or direction	
40		of the Minister, as the case may be, to make	
-		and deposit or supply";	
		and deposit of supply ; (iv)	

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(iv) by inserting next after the same subsection the following new subsection :---

> (5) The owner or manager of any mine shall, on the request of a check inspector, produce to the check inspector at the office of the mine during an inspection of the mine the plan and sections deposited therein pursuant to the requirements of this section.

> The check inspector shall be entitled to examine such plan and sections but shall not take away from the mine any copy thereof or divulge any information derived therefrom without the authority of the owner or manager.

> Any owner, manager or check inspector who contravenes the provisions of this subsection shall be guilty of an offence against this Act.

8. The Principal Act is further amended by inserting Further amendment of ext after section forty-two the following new sections :- Act No. 75, 1901. 20 next after section forty-two the following new sections :--

New secs. 421, 428.

42A. (1) The owner of every mine, quarry, or Returns dredge shall, during the month of January not later to be furnished. than the fifteenth day of February in each year, furnish to the Under Secretary a full return showing-

- (a) the quantity and value of the metal or mineral won from such mine or quarry, or from mining operations conducted by means of such dredge, during the year ending the thirty-first day of December next preceding;
- (b) the average number of men employed in or about such mine, quarry, or dredge during such year; and
- (c) such further particulars relating to the working and operations of the mine, quarry or dredge (other than those relating to working costs or costs of production) as the Under Secretary may from time to time (2)require.

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(2) Every such return shall be in the form prescribed by the Minister, and if the owner of any such mine, quarry, or dredge is a public company, such return shall be furnished by the manager or person acting in the management, or by the secretary of the company.

(3) Any such owner, manager, person, or secretary who fails to furnish a return within the prescribed time or in the prescribed form, or makes any return which is to his knowledge false in any particular, shall be guilty of an offence against this Act.

(4) The Minister may cause to be published the results of the returns made under this section with respect to the whole of New South Wales, or to any particular mining district, or mining division, or any large portion thereof.

(5) Every ore buyer shall keep a record of all metals, minerals, ore or concentrates purchased by him. Such record shall state the quantity and value of the metals, minerals, ore or concentrates, the name of the seller, the mine, quarry or dredge from which the metals, minerals, ore or concentrates were obtained and the title under which such mine, quarry or dredge is held. Such record shall be open to inspection by an inspector of mines or any person authorised in writing for that purpose by the Minister, and a copy thereof shall be furnished to the Under Secretary at such times as he may require. Such record shall be regarded as confidential and shall not be published in detail except with the consent of the ore buyer.

42B. (1) The owner or manager of any mine, Boreholes. quarry or dredge who proposes to drill a borehole or to extend an existing borehole to a depth exceeding forty feet shall, before commencing the work, notify the Chief Inspector of his intention, and furnish to him particulars of the location of the borehole, and shall also either before or after commencing the work, furnish such additional particulars in relation

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relation to the borehole as the Chief Inspector may require.

(2) Where, in the course of drilling any such borehole, a core is obtained, such core (other than material therefrom required for purposes of assay) or if no core is so obtained, samples of the material obtained, shall be labelled and preserved by the owner or manager of the mine, quarry or dredge for at least one year after the completion of the borehole in such manner as the Chief Inspector may direct:

Provided that no samples need be kept where the borehole is sunk in surface gravel or alluvial ground:

Provided further that before disposing of any core or samples after the expiry of a year at least two weeks notice thereof shall be given by the owner or manager to the Chief Inspector.

(3) Cores and samples preserved as aforesaid shall at all times be available for examination by the Government Geologist, Geological Surveyor or inspector of mines, or any other officer authorised in that behalf by the Minister, and specimens may be taken for purposes of assay or other treatment, but no information obtained as a result of such examination or treatment shall be published without the consent of the owner or manager unless the Minister sees fit to direct otherwise.

(4) The owner or manager of any mine, quarry or dredge who fails to act in compliance with this section or with any direction given thereunder shall be guilty of an offence against this Act.

9. The Principal Act is further amended-

(2A) After an explosion or accident in or about any mine, whether above or below ground, the manager shall permit a representative of the persons employed in or about the

Further amendment of Act No. 75, 1901. Sec. 43. (Notice to

be given of accidents in mines.)

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the mine, who shall be one of the persons so employed, and a check inspector to make an inspection of the place where the explosion or accident occurred as soon as such inspection can safely be made. Such inspection shall be made in company with an inspector, if one is available. Such representative and check inspector shall, before leaving the mine, report in a book to be kept at the mine for the purpose the result of their inspection.

- (b) (i) by omitting from section forty-four the sec. 44. words "not less than twenty" and by (Notice te inserting in lieu thereof the words "a total of opening of not less than ten";
 - (ii) by inserting in paragraph (a) of the mine.) same section after the word "shaft" the words "or driving a tunnel";
- (c) (i) by omitting from subsection one of section Sec. 45. forty-five the words "and every side (Abandoned entrance from the surface" and by mine to be inserting in lieu thereof the words "and any other opening considered to be a source of danger by an inspector":
 - (ii) by omitting from subsection five of the same section the words "or side entrance" and by inserting in lieu thereof the words "or opening'';
- (d) (i) by inserting in subsections one and two of sec. 46. section forty-six after the word "boiler" (Board of wherever occurring the words "or air examiners receiver":
 - (ii) by omitting from subsection two of the same inspect section the words "an inspector of mines boilers and or'': cates.)
 - (iii) by inserting at the end of the same section the following new subsections :--

(4) Whenever any person to whom a license has been granted under this section proves to the satisfaction of the Minister that

and abandonment of

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may grant licenses to engineers to give certifi-

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that he has, without fault on his part, lost or been deprived of such license, the Minister may cause a statement containing such particulars as the records of the Department of Mines may disclose with regard to the grant of such license to be made out and certified by the Chief Inspector and delivered to the applicant. Any such statement shall have the same effect as the original license, and for the purposes of this Act shall be deemed to be a license of the same nature as the original license.

- (5) The Minister may make rules—
 - (a) prescribing the qualifications of applicants for licenses under this section:
 - (b) prescribing the places and times of holding examinations;
 - (c) prescribing the fee to be paid by an applicant desiring to be examined;
 - (d) prescribing the fees to be charged for the examination and testing of boilers and/or air receivers under this section.

10. The Principal Act is further amended—

paragraph:-

section fifty-six the following new

Further amendment of Act No. 75, 1901.

(a) by inserting at the end of subsection one of sec. 56. sub- (Power to make new general

on rules.) (vii) the working of machinery dredges and making provision for the safety of life and property in connection with dredges.

(b) by inserting next after paragraph (b) of section Sec. 65. (Publ icasixty-five the following proviso:tion of copy

Provided that any employee shall, on request, or ab tract be entitled to be supplied gratis with a printed of Act and copy of copy of this Act and the special rules (if any) in special lieu rules.)

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lieu of the printed copy of the abstract and the special rules as provided for in paragraph (b) of this section.

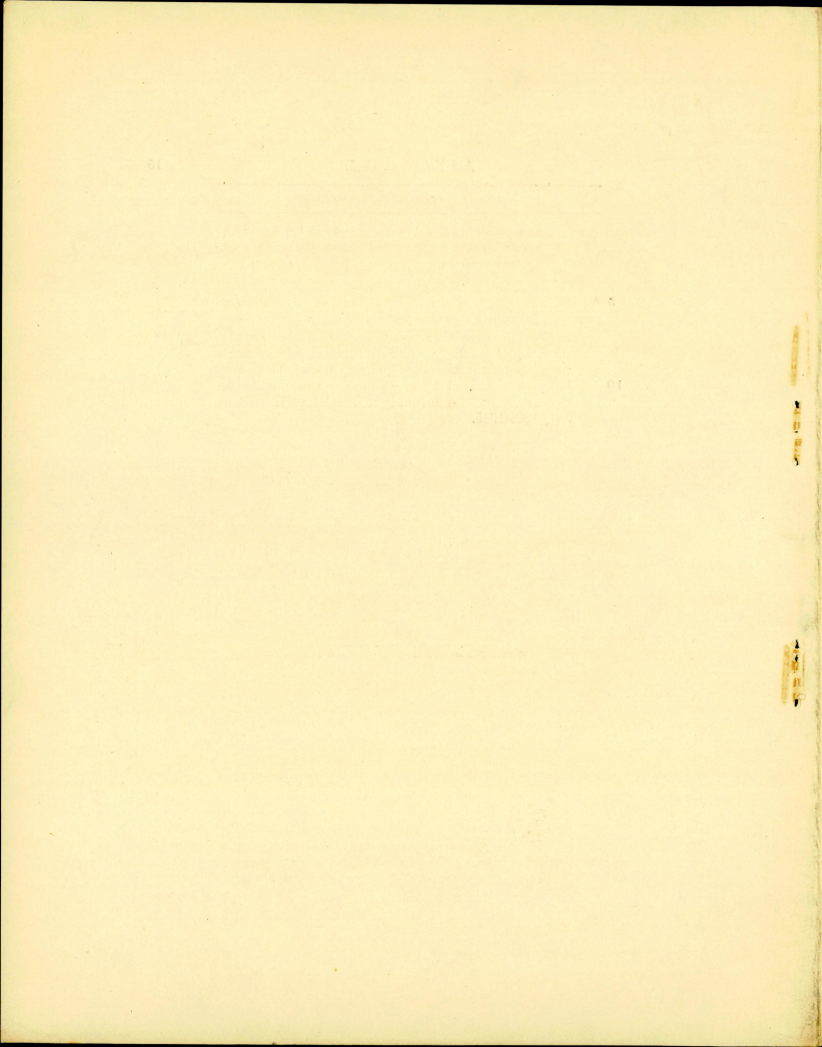
11. The Coroners Act, 1912, as amended by subsequent Amendment of Act No. 36, 5 Acts, is amended by inserting at the end of section seven-1912. teen the following new subsection:-

Sec. 17.

(5) The provisions of this section shall apply, coal and other mines.) mutatis mutandis, to and in respect of coroner's inquests on the bodies of persons whose death may have been caused by explosions or accidents on dredges within the meaning of the Mines Inspection Act, 1901-1945.

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Sydney: Thomas Henry Tennant, Government Printer-1945



This PUBLIC BILL originated in the LEGISLATIVE ASSEMBLY, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

> W. R. McCOURT, Clerk of the Legislative Assembly.

Legislative Assembly Chamber, Sydney, 14 February, 1945.

New South Wales.



ANNO NONO

GEORGII VI REGIS.

Act No. , 1945.

An Act to extend certain provisions of the Mines Inspection Act, 1901, to quarries and dredges; to amend the Mines Inspection Act, 1901, and certain other Acts; and for purposes connected therewith.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Legislative Assembly of New South Wales in Parliament assembled, and by the authority of 5 the same, as follows :---

1. (1) This Act may be cited as the "Mines Inspection Short title, (Amendment) Act, 1945."

Short title, construction, citation and commencement,

 (2) This Act shall be read and construed with the and commenceme
 Mines Inspection Act, 1901, as amended by subsequent
 10 Acts and by the Governor in pursuance of the powers

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conferred

conferred by section fifty-six of the Mines Inspection Act, 1901, which Act, as so amended, is in this Act referred to as the Principal Act.

(3) The Mines Inspection Act, 1901, as amended by5 subsequent Acts and by this Act and by the Governor as aforesaid, may be cited as the Mines Inspection Act, 1901-1945.

(4) This Act shall commence upon a day to be appointed by the Governor and notified by proclamation10 published in the Gazette.

2. The Principal Act is amended—

Amendment of Act No. 75, 1901.

- (a) by inserting in subsection one of section four Sec. 4. next after the definition of "Boy" the following (Defininew definition:—
 - "Check inspector" means a person appointed under paragraph (b) of general rule six of section fifty-five of this Act.
- (b) by inserting in the same subsection next after the definition of "Division" the following new definition:—
 - "Dredge" means dredge, barge, pontoon, or other structure used in carrying on mining operations by means of dredging, pumping, sluicing, or similar method.
- (c) by inserting in the same subsection in the definition of "Machinery" after the word "engines" the words "electric motors";

(d) by omitting from the definition of "Manager" in the same subsection the word "mining";

- (e) by inserting in the same subsection next after the definition of "Manager" the following new definition:
 - "Metal" and "mineral" includes gold, sandstone, basalt, andesite, trachyte, porphyry and any substance which is

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for the time being a mineral within the meaning of the Mining Act, 1906-1935, but does not include coal or shale.

- (f) by inserting in the same subsection next after the definition of "Plan" and "sections" the following new definition :--
 - "Quarry" includes any place, open cut, or excavation wherein or whereby any operation is carried on above ground for or in connection with the purpose of obtaining any metal or mineral other than coal or shale and any place adjoining thereto on which any product of the quarry is stacked, stored or crushed.
- 3. The Principal Act is further amended by inserting Further 15 next after section four the following new section :---

amendment of Act No. 75, 1901.

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New sec. 4A. tion of certain provisions to dredges.

4A. (1) The Governor may by proclamation Applicapublished in the Gazette declare that the provisions of- all in bo

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Division 2 of Part II of this Act,

Division 3 of Part II of this Act, so far as such Division relates to engine-drivers,

Sections thirty-six, thirty-seven, thirty-nine, forty-three, forty-six and forty-eight of this Act, and

Part VI of this Act,

or such of them as may be specified in such proclamation, shall apply, mutatis mutandis, to and in respect of dredges.

(2) The proclamation shall set out the provisions, declared to apply as aforesaid, with such modifications and adaptations as the Governor may deem necessary for the purposes of the application of such provisions to dredges.

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The provisions so set out shall-

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(a) be in the form of a Schedule to be inserted in this Act; by deved dead is about

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Mines Inspection (Amendment). (b) be thereafter printed by the Government Printer as a Schedule to this Act in any reprint thereof; and (c) have the same force and effect as if origin-5 ally inserted in this Act. (3) Any proclamation under this section may from time to time be amended, rescinded or substituted by a like proclamation. 4. (1) The Principal Act is further amended— (a) by omitting subsection four of section five and 10 Sec. 5. by inserting in lieu thereof the following (Appointment of subsection :--manager of mine.) (4) Provided that where the total number of persons employed below ground in a mine does 15 not exceed twenty, it shall be sufficient for the manager to hold a permit. The Minister is hereby authorised to grant such permit to any person who, in the opinion of the board of examiners of managers, has had sufficient experience to manage the mine in question. In the 20 event of any person, who is the holder of such a permit to manage a mine, ceasing at any time to have charge of such mine he shall deliver up such permit to the Under Secretary within one month for cancellation. 25

(b) by inserting next after subsection five of the same section the following new subsection :---

(5A) Provided also that where a manager is absent from a mine for purposes of recreation or other cause for any period not exceeding two months in any one year the owner, subject to the approval of the Chief Inspector, may appoint a competent person to be manager during the period of such absence. The person so appointed shall have had not less than three years' practical experience in a mine.

Further amendment of Act No. 75, 1901.

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(2)

(2) The amendment made by paragraph (a) of subsection one of this section shall not affect the validity of any permit granted by the Minister under subsection four of section five of the Principal Act before the commence-5 ment of this Act and having force or effect immediately before such commencement; and any such permit shall, notwithstanding the enactment of paragraph (a) of subsection one of this section, continue to have force and effect until the expiration of the period of twelve months 10 for which it was granted.

5. The Principal Act is further amended—

(a) by omitting section twelve and by inserting in Subst. sec. lieu thereof the following section:-

board of examiners of engine-drivers;

or any other infirmity is unable to

(b) who (whether or not the holder of a certificate as aforesaid) by reason of deafness, total or partial, or defective sight or being subject to fits, giddiness

discharge his duties efficiently, and who is in charge of machinery in use at any mine in which steam, water, electricity, gas, oil, or air, or any two or more of them are used as motive power (except water power used for

pumping) and any other person who, knowing that such person is not registered as the holder of such certificate, or that he is subject to such defect or infirmity, employs any such person as aforesaid, shall be guilty of an offence against

(2) Any person who being registered as the holder of a certificate as aforesaid is in charge of any machinery in use at any mine and

or

this Act.

Further amendment of Act No. 75, 1901. 12.

12. (1) Any person—

Penalty on unqualified (a) who is not registered as the holder of a person certificate of competency or of service taking charge of as an engine-driver granted under this machinery. Act or of a certificate approved by the

such

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such machinery is not of the class or description of machinery of which he may be in charge or have the management under the authority of such certificate shall be guilty of an offence against this Act. (3) This section shall not extend to persons in charge of— (a) electric motors, other than those used for operating winding engines, in which the starting, stopping and acceleration are effected by contactor switches operated either automatically or by push buttons, and which are so used that in the opinion of an inspector there exists no risk to life or limb by such method of control, and provided the person who performs the duties of periodic inspection and servicing of such motors is registered as the holder of an electric motor driver's certificate of competency granted under this Act; (b) boring machines, sinking pumps, electric motors not exceeding five horse power, air motors not exceeding ten horse power, and air winches not exceeding ten horse power when installed for hauling stope supplies. (b) by inserting next after paragraph (f) of sub- sec. 13. section two of section thirteen the following (Board of new paragraph:-(g) prescribing the classes of certificates drivers.) of competency or service as enginedrivers to be granted under this Act, and prescribing in respect of each class of certificate the class or description of machinery of which the holder shall be authorised to be in charge or have the

management.

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examiners for engine-

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Act No. , 1945.

Mines Inspection (Amendment).

- (c) (i) by omitting from section fourteen all Sec. 14. words after the word "engine-drivers" and (Grant of by inserting in lieu thereof the words "to to applihave complied with the provisions of the cants.) rules made under paragraphs (d), (e) and (f) of subsection two of section thirteen of this Act and to have produced evidence satisfactory to the said board of his physical fitness and that his sight, hearing and other faculties are unimpaired";
 - (ii) by inserting at the end of the same section the following new subsections :--

(2) Every such certificate shall specify the class or description of machinery of which the holder is thereby authorised to be in charge or have the management. Every certificate, granted under this Division of this Part of this Act either before or after the commencement of the Mines Inspection (Amendment) Act, 1945, shall be valid and effectual only in respect of the class or description of machinery to which such certificate relates.

(3) Where the holder of a certificate granted under this Division of this Part of this Act authorising him to be in charge or have the management of a particular class of machinery makes application for a certificate of a higher grade in the same class the Minister may, before issuing the higher grade certificate, require the applicant to deliver up for cancellation the certificate held by him and upon the issue of the certificate of a higher grade, the Minister may cancel the certificate so delivered up. riter and bouldt

(4) If any applicant fails or refuses to deliver up any certificate in accordance with the requirement of the Minister under subsection three of this section the Minister may

certificates

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-	Mines Inspection (Amendment).	
-	may withhold the issue of a certificate of a higher grade until such requirement has been complied with.	
5	(d) by inserting at the end of subsection one of section sixteen the words "and of his physical fitness and that his sight, hearing and other faculties are unimpaired."	Sec. 16. (Certificate granted outside of New South Wales.)
	6. The Principal Act is further amended—	Further amendment of Act No. 75, 1901.
10	(a) by omitting from subsection four of section twenty-six the words "not now";	Sec. 26. (Who shall not be employed in mines.)
	(b) by omitting section twenty-seven.	Sec. 27. (Temporary saving for employment of minors.)
	7. The Principal Act is further amended—	Further amendment of Act No. 75, 1901.
20	(a) by inserting at the end of section thirty-five the words "Any person accompanying an inspector pursuant to section thirty-six of this Act who, without the consent of the owner of the mine, divulges or makes known to any person other than the Chief Inspector, Under Secretary, Minister, or inspector whom he so accompanies, except as a witness in a court of justice, any	Sec. 35. (Penalty on inspector
	information obtained by him whilst so accom- panying such inspector, shall be liable to a penalty not exceeding fifty pounds."	
25	 (b) (i) by inserting next after paragraph (b) of section thirty-six the following new paragraph:— (bi) enter upon any private land in the 	Sec. 36. (Powers of inspector.)
•	performance of his duties;	
30	 (ii) by inserting next after paragraph (c) of the same section the words— "The Minister may authorise any surveyor, engineer, electrician, medical practitioner, or other competent person to accompany an inspector above or below 	
	accompany an inspector above of below ground	UT

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Mines Inspection (Amendment).	
ground for the purpose of assisting him in making investigations or in carrying out his duties or the exercise of his powers under	
 this Act." (iii) by inserting in the same section after the words "duty under this Act" the words "or any person so authorised to accompany him ". 	
him'';(iv) by inserting in the same section after the words "the inspector" the words "or person so authorised to accompany him";	
 (c) (i) by inserting at the end of subsection one of section forty-one the words— "The owner or manager of a mine, on being ordered to do so by the Minister by notice in writing, shall supply to an inspector a copy or tracing of the plan and sec- 	Sec. 41. (Plans to be furnished.)
tions deposited in the office at the mine in accordance with the foregoing provisions of this subsection and if such owner or mana- ger fails within the time specified in such notice to supply such copy or tracing as	
aforesaid he shall be guilty of an offence against this Act. Such copy or tracing shall be filed by the inspector to whom it is sup- plied in the records of the Department of Mines."	
 (ii) by inserting in subsection four of the same section after the word "owner" where secondly occurring the words— "The Minister may by notice in writing direct the owner or manager of any mine 	

direct the owner or manager of any mine whether any men are employed below ground or not to supply to an inspector an accurate plan and sections of the mine workings."

(iii) by omitting from the same subsection the words "to make and deposit" and by inserting in lieu thereof the words "or direction of the Minister, as the case may be, to make and deposit or supply";

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(iv) by inserting next after the same subsection the following new subsection:—

> (5) The owner or manager of any mine shall, on the request of a check inspector, produce to the check inspector at the office of the mine during an inspection of the mine the plan and sections deposited therein pursuant to the requirements of this section.

> The check inspector shall be entitled to examine such plan and sections but shall not take away from the mine any copy thereof or divulge any information derived therefrom without the authority of the owner or manager.

Any owner, manager or check inspector who contravenes the provisions of this subsection shall be guilty of an offence against this Act.

8. The Principal Act is further amended by inserting Further amended by inserting Further amendmended by inserting Act No.

amendment of Act No. 75, 1901. New secs. 42A, 42B.

(2)

42A. (1) The owner of every mine, quarry, or Returns dredge shall, during the month of January in each to be year, furnish to the Under Secretary a full return showing—

(a) the quantity and value of the metal or mineral won from such mine or quarry, or from mining operations conducted by means of such dredge, during the year ending the thirty-first day of December next preceding;

(b) the average number of men employed in or about such mine, quarry, or dredge during such year; and

(c) such further particulars relating to the working and operations of the mine, quarry or dredge (other than those relating to working costs or costs of production) as the Under Secretary may from time to time require.

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(2) Every such return shall be in the form prescribed by the Minister, and if the owner of any such mine, quarry, or dredge is a public company, such return shall be furnished by the manager or person acting in the management, or by the secretary of the company.

(3) Any such owner, manager, person, or secretary who fails to furnish a return within the prescribed time or in the prescribed form, or makes any return which is to his knowledge false in any particular, shall be guilty of an offence against this Act.

(4) The Minister may cause to be published the results of the returns made under this section with respect to the whole of New South Wales, or to any particular mining district, or mining division, or any large portion thereof.

(5) Every ore buyer shall keep a record of all metals, minerals, ore or concentrates, purchased by him. Such record shall state the quantity and value of the metals, minerals, ore or concentrates, the name of the seller, the mine, quarry or dredge from which the metals, minerals, ore or concentrates were obtained and the title under which such mine, quarry or dredge is held. Such record shall be open to inspection by an inspector of mines or any person authorised in writing for that purpose by the Minister, and a copy thereof shall be furnished to the Under Secretary at such times as he may require. Such record shall be regarded as confidential and shall not be published in detail except with the consent of the ore buyer.

42B. (1) The owner or manager of any mine, Boreholes. quarry or dredge who proposes to drill a borehole or to extend an existing borehole to a depth exceeding forty feet shall, before commencing the work, notify the Chief Inspector of his intention, and furnish to him particulars of the location of the borehole, and shall also either before or after commencing the work, furnish such additional particulars in relation

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relation to the borehole as the Chief Inspector may require.

(2) Where, in the course of drilling any such borehole, a core is obtained, such core (other than material therefrom required for purposes of assay) or if no core is so obtained, samples of the material obtained, shall be labelled and preserved by the owner or manager of the mine, quarry or dredge for at least one year after the completion of the borehole in such manner as the Chief Inspector may direct:

Provided that no samples need be kept where the borehole is sunk in surface gravel or alluvial ground:

Provided further that before disposing of any core or samples after the expiry of a year at least two weeks notice thereof shall be given by the owner or manager to the Chief Inspector.

(3) Cores and samples preserved as aforesaid shall at all times be available for examination by the Government Geologist, Geological Surveyor or inspector of mines, or any other officer authorised in that behalf by the Minister, and specimens may be taken for purposes of assay or other treatment, but no information obtained as a result of such examination or treatment shall be published without the consent of the owner or manager unless the Minister sees fit to direct otherwise.

(4) The owner or manager of any mine, quarry or dredge who fails to act in compliance with this section or with any direction given thereunder shall be guilty of an offence against this Act.

9. The Principal Act is further amended-

Further amendment of Act No. 75, 1901. Sec. 43. (Notice to be given of accidents in mines.)

(a) by inserting next after subsection two of section Sec. 43. forty-three the following new subsection :--- (Notice

(2A) After an explosion or accident in or about any mine, whether above or below ground, the manager shall permit a representative of the persons employed in or about the 12

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the mine, who shall be one of the persons so employed, and a check inspector to make an inspection of the place where the explosion or accident occurred as soon as such inspection can safely be made. Such inspection shall be made in company with an inspector, if one is available. Such representative and check inspector shall, before leaving the mine, report in a book to be kept at the mine for the purpose the result of their inspection.

- (b) (i) by omitting from section forty-four the Sec. 44. words "not less than twenty" and by (Notice to inserting in lieu thereof the words "a total be given of opening of not less than ten";
 - (ii) by inserting in paragraph (a) of the mine.) same section after the word "shaft" the words "or driving a tunnel":
- (c) (i) by omitting from subsection one of section Sec. 45. forty-five the words "and every side (Abandoned entrance from the surface" and by mine to be inserting in lieu thereof the words "and any other opening considered to be a source of danger by an inspector';
 - (ii) by omitting from subsection five of the same section the words "or side entrance" and by inserting in lieu thereof the words "or opening'';
- (d) (i) by inserting in subsections one and two of sec. 46. section forty-six after the word "boiler" (Board of wherever occurring the words "or air examiners receiver":
 - (ii) by omitting from subsection two of the same inspect section the words "an inspector of mines boilers and or";
 - (iii) by inserting at the end of the same section the following new subsections:---

(4) Whenever any person to whom a license has been granted under this section proves to the satisfaction of the Minister that

and abandonment of

protected.)

may grant licenses to engineers to give certificates.)

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Mines Inspection (Amendment).

that he has, without fault on his part, lost or been deprived of such license, the Minister may cause a statement containing such particulars as the records of the Department of Mines may disclose- with regard to the grant of such license to be made out and certified by the Chief Inspector and delivered to the applicant. Any such statement shall have the same effect as the original license, and for the purposes of this Act shall be deemed to be a license of the same nature as the original license.

(5) The Minister may make rules-

- (a) prescribing the qualifications of applicants for licenses under this section; ann i cordin of a
- (b) prescribing the places and times of holding examinations;

(c) prescribing the fee to be paid by an applicant desiring to be examined;

(d) prescribing the fees to be charged for the examination and testing of boilers and/or air receivers under this section.

10. The Principal Act is further amended-

- amendment of Act No. 75, 1901. (a) by inserting at the end of subsection one of Sec. 56. section fifty-six the following new sub- (Power to paragraph :--make new general
 - (vii) the working of machinery on rules.) dredges and making provision for the safety of life and property in connection with dredges.
- (b) by inserting next after paragraph (b) of section Sec. 65. sixty-five the following proviso:-

Provided that any employee shall, on request, or abstract be entitled to be supplied gratis with a printed of Act and copy of this Act and the special rules (if any) in special lieu with all to under the sector por

(Publica-. tion of copy copy of rules.)

Further

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lieu of the printed copy of the abstract and the special rules as provided for in paragraph (b) of this section.

11. The Coroners Act, 1912, as amended by subsequent Amendment of Act No. 36, 5 Acts, is amended by inserting at the end of section seven- 1912. teen the following new subsection:-

(5) The provisions of this section shall apply, ^{coal and other} mines.) mutatis mutandis, to and in respect of coroner's inquests on the bodies of persons whose death may have been caused by explosions or accidents on dredges within the meaning of the Mines Inspection Act, 1901-1945.

Sydney: Thomas Henry Tennant, Government Printer-1945

Sec. 17.

[1s. 1d.]

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