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.

Legislative Assembly Chamber, Sydney, 4 September, 1862.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act for the better Regulation of Coal Fields and Collieries.

HEREAS it is expedient to make better provision for the Regu-Preamble. lation and Inspection of the Coal Fields and Collieries of the Colony Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

1. The Act eighteenth Victoria number thirty-two for the Regis-Repeal of 18th Vic. tration and Inspection of Coal Mines is hereby repealed Provided No. 32 saving penalties that all penalties incurred thereunder may be proceeded for and recovered ties thereunder.

10 and applied as if the said Act were still in force.

2. For the purposes of this Act the following terms in inverted Interpretation. commas shall unless the context otherwise indicate bear the meanings set against them respectively-

"Minister"—The Minister for Lands.
"Colliery"—Every Colliery and Coal Mine whether in actual work or discontinued or exhausted or abandoned 15 and every shaft level and inclined plane in course of being made or driven for commencing or opening any such Colliery or Coal Mine and all works belonging thereto respectively. 20

"Owner"—The immediate proprietor lessee or occupier of any

Colliery or any part thereof. "Agent"-Any person having for the time being on behalf of the owner the care and direction of any Colliery. " District" 22_

"District" -The Coal Districts respectively into which the Colony may be divided under this Act.

"Examiner"—Examiner of Coal Fields for the District and where no such Examiner the Inspector or if more than one the Senior Inspector of the District.

"Inspector"—Inspector of Collieries for the purposes of this Act.

3. The Governor with the advice of the Executive Council may Governor in Council for the purposes of this Act proclaim Coal Districts and may appoint to Fields and appoint such Districts respectively Examiners and Inspectors and also a Keeper officers.

10 of Mining Records for any district or one only for the Colony and such other officers as may be deemed necessary and every such District and appoint-

ment shall be notified in the Gazette.

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4. It shall be the duty of the Examiners of the respective Duties of Examiners. Districts with the aid of the Inspectors and such other officers as

15 aforesaid to ascertain the state and condition of all Collieries and to obtain plans of all workings thereof and reports of all accidents therein and other matters of importance connected therewith and especially of every breach of any of the provisions of this Act in relation thereto and also touching every discovery relating to the existence of coal or other

20 minerals on any Crown Lands and from time to time as they may deem needful or be required by the Minister for Lands to report to him all such matters And such Examiners shall furnish owners or agents requiring the same with a certified copy or tracing of any such plan

on payment of a fee sufficient to cover the cost of the same.

5. On the occasion of any examination or inspection of a Colliery owners or agents to the owner or agent shall produce to the Examiner or Inspector or to any produce plans. other person duly authorized by the Examiner an accurate plan of the workings thereof and in default of such production or if the Examiner Inspector or such other authorized person finds that any part of any plan 30 is withheld or any part of the workings of the Colliery is concealed from his inspection or that any plan produced is imperfect or inaccurate he may require an accurate plan of the actual workings of such Colliery to be made within a reasonable time by and at the expense

of the owner on a scale of not less than two chains to the inch 35 or on such other scale as the plan then in use in the Colliery is constructed on And every such plan as aforesaid shall shew the workings of the Colliery up to within six months of the time of the inspection and the owner or agent shall if required by such Examiner Inspector or other authorized person cause to be marked on such plan the progress of the 40 workings of the Colliery up to the time of such inspection and shall also

permit the Examiner or Inspector to take a copy or tracing thereof.

6. When any Colliery is abandoned or the working thereof Notice to be given discontinued or when after any abandonment or discontinuance for more and opening of than two months the working thereof is recommenced or when any workings mines.

45 are commenced for opening a new Colliery the owner or agent shall give notice thereof to the Examiner of the District by letter delivered or sent through the Post within one month after such abandonment discontinuance recommencement or commencement And in every such case of abandonment or discontinuance the Colliery shall be and be

50 kept securely fenced by the owner or agent.

7. After the thirty-first day of December next no person under Persons under Per the age of thirteen years shall work under ground in any Colliery And thirteen years old not every owner or agent or other person who shall employ or knowingly permit to work in Colliery. any person under that age to work under ground in any Colliery shall 55 for every such offence be liable to a penalty not exceeding twenty pounds.

8. Wherever any entrance to any Colliery or any communication None but persons within any part of any Colliery to any other part thereof shall be by eighteen years old to work engine &c. means of a vertical shaft or pit or inclined plane no person other than a properly competent person of the full age of eighteen years shall have

charge of any steam engine or other engine windlass or gin (whether driven or worked by manual labor or any other power) or of any part of the machinery ropes chains or other tackle by or by means of which engine machinery ropes chains or other tackle persons are brought up or 5 passed down any such vertical shaft or pit or inclined plane. And every owner or agent or other person who shall employ or knowingly permit any person other than as aforesaid to have any such charge shall for every such offence be liable to a penalty not exceeding fifty pounds.

9. The following General Rules shall be observed in every General Rules.

10 Colliery—

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(1.) Before commencing the working of any boards stalls or longwall workings in any Colliery there shall be made and completed at least two separate and distinct openings to the day or surface from such Colliery intercommunicating with each other by means of either of which openings all persons employed in the Colliery may at all times whatsoever pass in or out Provided that if in any Colliery such boards stalls or longwall workings shall have been commenced before the passing of this Act and without a second such opening as aforesaid the same shall be completed at or before the termination of the year one thousand eight hundred and sixty-three And the owner of every Colliery wherein such two openings shall not be completed as aforesaid shall be liable to a penalty not exceeding one hundred pounds.

(2.) Ventilation shall be constantly produced of adequate amount to dilute and render harmless all noxious gases and to such an extent that all working places of the pits levels and workings of the Colliery and the travelling roads to and from such working places shall be so ventilated except in the case of such Colliery being abandoned as hereinbefore

referred to.

(3.) All entrances to any place not in actual course of working and extension and suspected to contain or be liable to engender dangerous gas of any kind shall be properly walled off so as to prevent access thereto.

(4.) Whenever any safety-lamp is required to be used it shall be first examined and securely locked by some person duly authorized for that purpose who shall keep the only key

thereof.

(5.) Every shaft or pit which is out of use or used only as an air pit shall be securely fenced.

(6.) Every working or pumping pit or shaft shall be properly fenced when operations shall have ceased or been suspended.

(7.) Every working and pumping pit or shaft where the natural strata are not safe shall be securely cased or lined or otherwise made secure.

(8.) Every working pit or shaft shall be provided with some proper means of communicating distinct and definite signals from the bottom of the shaft to the surface and from the surface of the shaft to the bottom.

(9.) All underground self-acting and engine planes on which persons travel shall be provided with some proper means of signalling between the stopping places and the ends of the planes and with sufficient places of refuge at the sides of such planes at intervals of not more than twenty yards.

(10.) A sufficient cover over head shall be used when lowering or raising persons in every working pit or shaft.

(11.)

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(11.) No single-linked chain shall be used for lowering or raising persons in any working pit or shaft and no material shall be lowered or raised in the same cage with any person.

(12.) Flanges or horns of sufficient length or diameter shall be attached to the drum of every machine used for lowering

or raising persons.

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(13.) A proper indicator to shew the position of the load in the pit or shaft and also an adequate break shall be attached to every machine worked by steam or water power used for lowering or raising persons.

(14.) Every steam boiler shall be provided with a proper steam-gauge water-gauge and safety-valve.

(15.) The fly-wheel of every engine shall be securely fenced.
(16.) Sufficient boreholes shall be kept in advance and on both sides to prevent inundations in every working approaching a place likely to contain a dangerous accumulation of water.

(17.) Every Examiner and Inspector taking any copy or transcript of any plan of a Colliery as aforesaid and of the workings thereof accompanied or not by any observations and documents explanatory thereof or applicable thereto shall from time to time hand over the same to the Keeper of Mining Records by whom they shall be kept as of record at some office or place accessible to the public where they may be inspected by any person at reasonable hours on all business days on payment of a fee of one shilling which fee may be retained by such Keeper for his own use and benefit.

10. There shall also be established and observed in every special Rules. 30 Colliery such Special Rules for the conduct and guidance of the persons acting in the management thereof and of all persons employed in or about the same as under the particular state and circumstances of such Colliery may appear best calculated to ensure the health and safety of the persons employed therein.

Rules to all persons employed in or about each Colliery the owner or Rules. agent thereof shall cause the General Rules aforesaid and also all Special Rules applicable to each Colliery to be painted on a board or printed upon paper and pasted on a board to be hung up or affixed on some 40 conspicuous part of the principal office or place of business at such Colliery and at the place where the workmen thereof are paid And all rules so painted or printed and hung up shall be renewed and restored with all reasonable dispatch as often as the same or any part thereof may be defaced obliterated or destroyed And a printed copy of such General and

45 Special Rules shall be supplied to every person before he shall be employed in or about the Colliery.

12. With a view to determining the proper Special Rules to be Mode of determining established the owner of every Colliery shall frame and transmit new Special Rules. to the Minister Special Rules for such Colliery Provided always 50 that such Special Rules shall be hung up in the manner directed by the next preceding section for fourteen days before the same are so transmitted and such Special Rules shall be so transmitted for every Colliery in work at the commencement of this Act within three months after such commencement and for every such Colliery not 55 then in work within three months after the working thereof shall be commenced or renewed and such rules when approved by the Governor with the advice aforesaid shall be published in the Gazette Provided that if not so approved the Minister shall within forty days after the receipt thereof propose and transmit to the owner any altera-60 tions in or additions to the same or the substitution of any other rules

therefor or for any of them And if such owner object to any such alteration or addition or substituted rules he may within fourteen days after his receipt of the same give notice thereof to the Minister and thereupon the Minister shall appoint one or more persons not interested 5 or employed in such Colliery to be arbitrator or arbitrators to determine the matters in difference and to decide what Special Rules shall be established in such Colliery And the determination of such arbitrator or of such arbitrators or the majority of them if more than two shall be final and the Special Rules as approved by him or them shall be established

10 accordingly and be published as aforesaid.

13. It shall be lawful for the Examiner or any Inspector of Powers and duties of the District to enter inspect and examine any Colliery at all reason-Inspectors. able times by day or night but so as not to impede or obstruct the working of such Colliery and to make inquiry into the state and 15 condition thereof or the works and machinery and the ventilation or drainage thereof and the mode of lighting or using lights therein and

drainage thereof and the mode of lighting or using lights therein and into all matters connected with or relating to the safety of the persons employed in or about the same and especially to make inquiry whether the provisions of this Act are complied with in relation to such Colliery 20 And the owner or agent of such Colliery is hereby required to furnish

all means necessary for such entry inspection examination and inquiry.

14. If any Inspector find on any such inspection examination or Inspectors to give inquiry any Colliery or the works or machinery thereof or any matter notice of matters not provided for by or practice in or connected therewith to be dangerous or defective so rules.

25 as in his opinion to threaten or tend to the bodily injury of any person he shall give notice in writing to the owner or agent of the particular grounds on which such Inspector is of opinion that such Colliery or any part thereof or any other of the particulars aforesaid is dangerous or defective and shall also report the same to the Examiner of the 30 District And if the owner or agent object to remove or remedy

the danger or defect which is the subject of such notice within twenty days such owner or agent may after the receipt of such notice give notice thereof to the Minister and thereupon the Minister shall appoint one or more persons not interested or employed in such Colliery to be an

35 arbitrator or arbitrators and thereupon further proceedings shall be had for the final determination of the matters in difference as provided in the case of Special Rules and if the said owner or agent after having been furnished with a copy of the award shall neglect forthwith to take measures for removing or remedying any danger or defect which 40 according thereto ought to be removed or remedied such owner shall

o according thereto ought to be removed or remedied such owner shall be liable to a penalty of one pound for every day during which such owner or agent so neglect.

15. The costs of every arbitration under this Act shall be defrayed Costs of arbitrations and paid by the parties against whom the award shall be given by such to be paid by unsuccessful party.

employed in or about any Colliery occurs by reason of any explosion or in mines. other accident whatever within such Colliery or any pit or shaft thereof or any works or machinery connected therewith the owner or 50 agent shall within twenty-four hours next after such accident give notice in writing thereof and of the loss of life or serious personal injury occasioned thereby to the Minister and to the Examiner of the District within which such accident shall have occurred and shall specify in such notice the probable cause thereof and such notice may be 55 delivered or transmitted through the Post And every owner or agent who neglects to send or cause to be sent such notice within the time aforesaid shall for every such offence be liable to a penalty not exceeding twenty pounds.

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17. Every Coroner holding an inquest upon the body of any Adjournments of inquests on deaths person whose death may have been caused by any such accident from accidents. shall unless the Examiner or Inspector of the District or some person on behalf of the Minister be present to watch the proceedings at 5 such inquest adjourn the same and by letter delivered or sent through the Post four days at the least before holding the adjourned inquest give notice of the time and place of holding the same Provided that such Coroner may before such adjournment take evidence to identify the body and order the interment thereof Provided also that if the 10 accident has not occasioned more than one death and notice of the inquest has been given by the Coroner not less than forty-eight hours before the time of holding the same it shall not be imperative on the Coroner to adjourn such inquest if the majority of the jury think it unnecessary And the Examiner Inspector or other person authorized in that behalf 15 shall be at liberty to examine or cross-examine any witness at any such

inquest. 18. If any Colliery be worked and through the default of the Penalties for offences owner or agent thereof Special Rules have not been established for the same according to the provisions of this Act or the General or Special 20 Rules have not been hung up or affixed or have not after obliteration or destruction been renewed or restored or if any of such General or Special Rules which ought to have been observed by the owner or agent of such Colliery be neglected or wilfully violated by any such owner or agent such person shall be liable to a penalty not exceeding twenty 25 pounds and also in case the default or neglect be not remedied with all reasonable dispatch after notice in writing thereof given by the Examiner or Inspector to the owner or agent of such Colliery to a further

penalty of one pound for every day during which the offence continues after such notice or to be imprisoned for any period not 30 exceeding one month And every person other than as aforesaid employed in or about any Colliery who neglects or wilfully violates any of the Special Rules established for such Colliery shall for every such offence be liable to a penalty not exceeding five pounds or to be imprisoned for any period not exceeding one month.

19. Every person who wilfully obstructs any Examiner or Penalty for obstruct. Inspector in the execution of this Act and every owner or agent of any ing Inspectors. Colliery who refuses or neglects to make or produce as hereinbefore required a plan of the workings of the Colliery or to furnish the means necessary for making any entry inspection examination or inquiry under 40 this Act shall for every such offence be liable to a penalty not exceeding

fifty pounds.

20. Every person who pulls down injures or defaces any notice Penalty for defacing hung up or affixed as required by this Act shall for every such offence be notices

liable to a penalty not exceeding forty shillings. 21. Every person who wilfully violates or neglects any provision Penalty for offences of this Act for the violation or neglect of which no penalty is hereby not expressly pro-expressly imposed or any general or special rule established hereby or vided for. hereunder shall for every such offence be liable to a penalty not exceeding ten pounds.

22. All penalties imposed by this Act may be recovered Penalties how 50 summarily before two or more Justices of the Peace Provided that every recoverable and to information be laid within three months after the commission of the be applied. information be laid within three months after the commission of the offence And all penalties imposed by this Act shall when recovered be paid to the Colonial Treasurer and shall be carried to and form part 55 of the Consolidated Revenue Fund Provided also that it shall be lawful for the Governor with the advice aforesaid to direct that any penalty imposed for neglecting to send or cause to be sent notice of any accident as required by this Act or for any offence against this Act which may have occasioned loss of life or personal injury shall be

paid

paid to any relative or among any relatives of the deceased person or to the injured person not being a person who occasioned or contributed to the accident or committed the offence.

23. A copy of the Special Rules for the time being established in Certified copy of 5 any Colliery certified under the hand of the Examiner of the District to be Special Rules to a copy of the Special Rules established in such Colliery shall without further proof be evidence of such Special Rules and of their being duly established under this Act.

24. Every Inspector shall on or before the thirty-first day of Reports of 10 January and the thirty-first day of July in every year make a report in writing of his proceedings during the respective half years ending on the next preceding thirty-first day of December and thirtieth day of June and transmit the same to the Examiner of the District.

25. Every person employed in any Colliery who is paid according Where payment is 15 to the weight measure or gauge of coal or other material gotten by him by weight &c. an may at his own cost station any other person employed in such account may be taken. Colliery at the place appointed for weighing measuring or gauging in order to take an account of the weight measure or gauge used therein on behalf of his employer Provided that the person taking such account 20 shall not in any way impede or interrupt the working of the Colliery or interfere with the weighing measuring or gauging and that his absence

interfere with the weighing measuring or gauging and that his absence shall not be a reason for delaying or interrupting the same.

26. No person who shall act or practice as a land agent or as a No person who shall manager viewer or agent or mining engineer or a valuer of lands or act as a land agent &c. shall act as an 25 arbitrator in any matter of dispute arising between owners of mines or Inspector or be otherwise employed in any way in any mine shall act as an Inspector Examiner of Mines. or Examiner of Mines under this Act.

27. This Act shall commence and come into operation on the Commencement and thirty-first day of December next And shall be styled and may be cited short title.

30 as the "Coal Fields Regulation Act of 1862."

Sydney: Thomas Richards, Government Printer,—1862.

[Price, 2d.]



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New South Wales.



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No.

An Act for the better Regulation of Coal Fields and Collieries.

(As amended and agreed to in Select Committee.)

HEREAS it is expedient to make better provision for the Regu-Preamble. lation and Inspection of the Coal Fields and Collieries of the Colony Be it therefore enacted by the Queen'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. The Act eighteenth Victoria number thirty-two for the Regis-Repeal of 18th Vic. tration and Inspection of Coal Mines is hereby repealed Provided ties thereunder. that all penalties incurred thereunder may be proceeded for and recovered

10 and applied as if the said Act were still in force. 2. For the purposes of this Act the following terms in inverted Interpretation. commas shall unless the context otherwise indicate bear the meanings set against them respectively-

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"Agent"—Any person having for the time being on behalf of the owner the care and direction of any Colliery. 22-" District "

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3. The Governor with the advice of the Executive Council may Governor in Council for the purposes of this Act proclaim Coal Districts and may appoint to Fields and appoint such Districts respectively Examiners and Inspectors and also a Keeper of officers.

10 Mining Records for any district or one only for the Colony and such other officers as may be deemed necessary and every such District and appointment shall be notified in the Gazette.

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10. There shall also be established and observed in every special Rules. Colliery such Special Rules for the conduct and guidance of the persons 35 acting in the management thereof and of all persons employed in or about the same as under the particular state and circumstances of such Colliery may appear best calculated to ensure the health and safety of the persons employed therein.

11. For the purpose of making known the General and Special Promulgation of 40 Rules to all persons employed in or about each Colliery the owner or agent thereof shall cause the General Rules aforesaid and also all Special Rules applicable to each Colliery to be painted on a board or printed upon paper and pasted on a board to be hung up or affixed on some conspicuous part of the principal office or place of business at such Colliery 45 and at the place where the workmen thereof are paid And all rules so painted or printed and hung up shall be renewed and restored with all reasonable dispatch as often as the same or any part thereof may be defaced obliterated or destroyed And a printed copy of such General and Special Rules shall be supplied to every person before he shall be employed 50 in or about the Colliery.

12. With a view to determining the proper Special Rules to be Mode of determining established the owner of every Colliery shall frame and transmit new Special Rules. to the Minister Special Rules for such Colliery Provided always that such Special Rules shall be hung up in the manner directed 55 by the next preceding section for fourteen days before the same are so transmitted and such Special Rules shall be so transmitted for every Colliery in work at the commencement of this Act within three months after such commencement and for every such Colliery not then in work within three months after the working thereof

shall be commenced or renewed and such rules when approved by the Governor with the advice aforesaid shall be published in the Gazette Provided that if not so approved the Minister shall within forty days after the receipt thereof propose and transmit to the owner any altera-5 tions in or additions to the same or the substitution of any other rules therefor or for any of them And if such owner object to any such alteration or addition or substituted rules he may within fourteen days after his receipt of the same give notice thereof to the Minister and thereupon the Minister shall appoint one or more persons not interested or 10 employed-in-such-Colliery-to-be arbitrator-or-arbitrators and the owner may concur in the appointment of a single arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrator not being interested or employed in such Colliery) and such arbitrator shall before they enter upon the reference 15 appoint by writing under their hands an umpire to determine the matters in difference and to decide what Special Rules shall be established And the determination of such arbitrator or of such in such Colliery arbitrators or the majority of them if more than two shall be final and the Special Rules as approved by him or them shall be established accordingly

20 and be published as aforesaid. 13. It shall be lawful for the Examiner or any Inspector of Powers and duties of Inspectors.

the District to enter inspect and examine any Colliery at all reasonable times by day or night but so as not to impede or obstruct the working of such Colliery and to make inquiry into the state and 25 condition thereof or the works and machinery and the ventilation or drainage thereof and the mode of lighting or using lights therein and into all matters connected with or relating to the safety of the persons employed in or about the same and especially to make inquiry whether the provisions of this Act are complied with in relation to such Colliery 30 And the owner or agent of such Colliery is hereby required to furnish

all means necessary for such entry inspection examination and inquiry. 14. If any Inspector find on any such inspection examination or Inspectors to give inquiry any Colliery or the works or machinery thereof or any matter notice of matters or practice in or connected therewith to be dangerous or defective so rules. 35 as in his opinion to threaten or tend to the bodily injury of any person

he shall give notice in writing to the owner or agent of the particular grounds on which such Inspector is of opinion that such Colliery or any part thereof or any other of the particulars aforesaid is dangerous or defective and shall also report the same to the Examiner of the And if the owner or agent object to remove or remedy the danger or defect which is the subject of such notice within twenty

days such owner or agent may after the receipt of such notice give notice thereof to the Minister and thereupon the Minister shall appoint one or more persons not interested or employed in such Colliery to be an arbitrator 45 or arbitrators and the owner may concur in the appointment of a single

arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrators not being interested or employed in such Colliery) and such arbitrators shall before they enter upon the reference appoint by writing under their hands an

50 umpire and thereupon further proceedings shall be had for the final determination of the matters in difference as provided in the case of Special Rules and if the said owner or agent after having been furnished with a copy of the award shall neglect forthwith to take measures for removing or remedying any danger or defect which according thereto 55 ought to be removed or remedied such owner shall be liable to a penalty

of one pound for every day during which such owner or agent so neglect. 15. The costs of every arbitration under this Act shall be defrayed Costs of arbitrations and paid by the parties against whom the award shall be given by such cessful party.

16. Whenever loss of life or serious personal injury to any person Notice of accidents employed in or about any Colliery occurs by reason of any explosion or other accident whatever within such Colliery or any pit or shaft thereof or any works or machinery connected therewith the owner or 5 agent shall within twenty-four hours next after such accident give notice in writing thereof and of the loss of life or serious personal injury occasioned thereby to the Minister and to the Examiner of the District within which such accident shall have occurred and shall specify in such notice the probable cause thereof and such notice may be 10 delivered or transmitted through the Post And every owner or agent who neglects to send or cause to be sent such notice within the time aforesaid shall for every such offence be liable to a penalty not exceeding twenty

pounds.

17. Every Coroner holding an inquest upon the body of any Adjournments of 15 person whose death may have been caused by any such accident inquests on deaths from accidents. shall unless the Examiner or Inspector of the District or some person on behalf of the Minister be present to watch the proceedings at such inquest adjourn the same and by letter delivered or sent through the Post four days at the least before holding the adjourned inquest 20 give notice of the time and place of holding the same Provided that

such Coroner may before such adjournment take evidence to identify the body and order the interment thereof Provided also that if the accident has not occasioned more than one death and notice of the inquest has been given by the Coroner not less than forty-eight hours before the

25 time of holding the same it shall not be imperative on the Coroner to adjourn such inquest if the majority of the jury think it unnecessary And the Examiner Inspector or other person authorized in that behalf shall be at liberty to examine or cross-examine any witness at any such inquest.

18. If any Colliery be worked and through the default of the Penalties for offences owner or agent thereof Special Rules have not been established for the against this Act. same according to the provisions of this Act or the General or Special Rules have not been hung up or affixed or have not after obliteration or

destruction been renewed or restored or if any of such General or Special 35 Rules which ought to have been observed by the owner or agent of such Colliery be neglected or wilfully violated by any such owner or agent such person shall be liable to a penalty not exceeding twenty pounds and also in case the default or neglect be not remedied with all reasonable dispatch after notice in writing thereof given by the Examiner

40 or Inspector to the owner or agent of such Colliery to a further penalty of one pound for every day during which the offence continues after such notice or in default of payment of any such penalty to be imprisoned for any period not exceeding one month And every person other than as aforesaid employed in or about any Colliery who

45 neglects or wilfully violates any of the Special Rules established for such Colliery shall for every such offence be liable to a penalty not exceeding five pounds or in default of payment to be imprisoned for any period not exceeding one month.

19. Every person who wilfully obstructs any Examiner or Penalty for obstruct 50 Inspector in the execution of this Act and every owner or agent of any ing Inspectors. Colliery who refuses or neglects to make or produce as hereinbefore required a plan of the workings of the Colliery or to furnish the means necessary for making any entry inspection examination or inquiry under this Act shall for every such offence be liable to a penalty not exceeding

55 fifty pounds. 20. Every person who pulls down injures or defaces any notice Penalty for defacing hung up or affixed as required by this Act shall for every such offence be notices liable to a penalty not exceeding forty shillings.

21. Every person who wilfully violates or neglects any provision Penalty for offences of this Act for the violation or neglect of which no penalty is hereby not expressly imposed or any general or special rule established hereby or hereunder shall for every such offence be liable to a penalty not exceed-

5 ing ten pounds.

22. All penalties imposed by this Act may be recovered Penalties how summarily before two or more Justices of the Peace provided that every be applied. information be laid within three months after the commission of the offence And all penalties imposed by this Act shall when recovered be 10 paid to the Colonial Treasurer and shall be carried to and form part of the Consolidated Revenue Fund Provided also that it shall be lawful for the Governor with the advice aforesaid to direct that any penalty imposed for neglecting to send or cause to be sent notice of any accident as required by this Act or for any offence against this 15 Act which may have occasioned loss of life or personal injury shall be

paid to any relative or among any relatives of the deceased person or to the injured person not being a person who occasioned or contributed

to the accident or committed the offence.

23. A copy of the Special Rules for the time being established in Certified copy of 20 any Colliery certified under the hand of the Examiner of the District to be Special Rules to a copy of the Special Rules established in such Colliery shall without further proof be evidence of such Special Rules and of their being duly established under this Act.

24. Every Inspector shall on or before the thirty-first day of Reports of 25 January and the thirty-first day of July in every year make a report Inspectors. in writing of his proceedings during the respective half years ending on the next preceding thirty-first day of December and thirtieth day of June and transmit the same to the Examiner of the District.

25. Every person employed in any Colliery who is paid according Where payment is 30 to the weight measure or gauge of coal or other material gotten by him by weight &c. an may at his own cost station any other person employed in such account may be Colliery at the place appointed for weighing measuring or gauging in order to take an account of the weight measure or gauge used therein on behalf of his employer Provided that the person taking such account 35 shall not in any way impede or interrupt the working of the Colliery or

interfere with the weighing measuring or gauging and that his absence shall not be a reason for delaying or interrupting the same.

26. No person who shall act or practice as a land agent or as a No person who shall manager viewer or agent or mining engineer or a valuer of lands or act as a land agent 40 arbitrator in any matter of dispute arising between owners of mines or Inspector or be otherwise employed in any way in any mine shall act as an Inspector Examiner of Mines. or Examiner of Mines under this Act.

27. This Act shall commence and come into operation on the Commencement and thirty-first day of December March next And shall be styled and may be short title.

45 cited as the "Coal Fields Regulation Act of 1862."

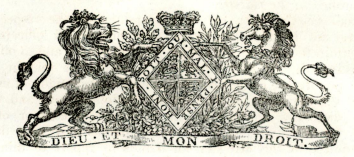
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This Public Bill originated in the Legislative Assembly, and, having this day passed, is now ready for presentation to the LEGISLATIVE COUNCIL for its concurrence.

Legislative Assembly Chamber, Sydney, 4 September, 1862.

CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

(As amended in Committee of the Whole.)

An Act for the better Regulation of Coal Fields and Collieries.

HEREAS it is expedient to make better provision for the Regu-Preamble. lation and Inspection of the Coal Fields and Collieries of the Colony Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

1. The Act eighteenth Victoria number thirty-two for the Regis-Repeal of 18th Vic. tration and Inspection of Coal Mines is hereby repealed Provided No. 32 saving penalties thereunder. that all penalties incurred thereunder may be proceeded for and recovered 10 and applied as if the said Act were still in force.

2. For the purposes of this Act the following terms in inverted Interpretation. commas shall unless the context otherwise indicate bear the meanings set against them respectively-

"Minister"—The Minister for Lands.
"Colliery"—Every Colliery and Coal Mine whether in actual 15 work or discontinued or exhausted or abandoned and every shaft level and inclined plane in course of being made or driven for commencing or opening any such Colliery or Coal Mine and all works 20 belonging thereto respectively.

"Owner"—The immediate proprietor lessee or occupier of any Colliery or any part thereof.

"Agent"—Any person having for the time being on behalf of the owner the care and direction of any Colliery. 22-" District "

"District"—The Coal Districts respectively into which the Colony may be divided under this Act.

"Examiner"—Examiner of Coal Fields for the District and where no such Examiner the Inspector or if more than one the Senior Inspector of the District.

"Inspector "—Inspector of Collieries for the purposes of this Act.
3. The Governor with the advice of the Executive Council may Governor in Council to proclaim Coal for the purposes of this Act proclaim Coal Districts and may appoint to Fields and appoint such Districts respectively Examiners and Inspectors and also a Keeper of officers.

10 Mining Records for any district or one only for the Colony and such other officers as may be deemed necessary and every such District and appointment shall be notified in the Gazette.

4. It shall be the duty of the Examiners of the respective Duties of Examiners.

Districts with the aid of the Inspectors and such other officers as 15 aforesaid to ascertain the state and condition of all Collieries and to obtain plans of all workings thereof and reports of all accidents therein and other matters of importance connected therewith and especially of every breach of any of the provisions of this Act in relation thereto and also touching every discovery relating to the existence of coal or other 20 minerals on any Crown Lands and from time to time as they may deem needful or be required by the Minister for Lands to report to him all such matters And such Examiners shall furnish owners or agents

requiring the same with a certified copy or tracing of any such plan on payment of a fee sufficient to cover the cost of the same.

5. On the occasion of any examination or inspection of a Colliery owners or agents to the owner or agent shall produce to the Examiner or Inspector or to any produce plans. other person duly authorized by the Examiner an accurate plan of the workings thereof and in default of such production or if the Examiner Inspector or such other authorized person finds that any part of any plan

30 is withheld or any part of the workings of the Colliery is concealed from his inspection or that any plan produced is imperfect or inaccurate he may require an accurate plan of the actual workings of such Colliery to be made within a reasonable time by and at the expense

of the owner on a scale of not less than two chains to the inch 35 or on such other scale as the plan then in use in the Colliery is constructed on And every such plan as aforesaid shall shew the workings of the Colliery up to within six months of the time of the inspection and the owner or agent shall if required by such Examiner Inspector or other authorized person cause to be marked on such plan the progress of the

40 workings of the Colliery up to the time of such inspection and shall also permit the Examiner or Inspector to take a copy or tracing thereof Provided that no Examiner or Inspector shall furnish a copy of any such plan or permit the same to be open to public inspection.

6. When any Colliery is abandoned or the working thereof Notice to be given 45 discontinued or when after any abandonment or discontinuance for more and opening of than two months the working thereof is recommenced or when any workings mines. are commenced for opening a new Colliery the owner or agent shall give notice thereof to the Examiner of the District by letter delivered or sent through the Post within one month after such abandonment

50 discontinuance recommencement or commencement And in every such case of abandonment or discontinuance the Colliery shall be and be kept securely fenced by the owner or agent.

7. After the thirty-first day of December March next no person Persons under under the age of thirteen years shall work under ground in any Colliery thirteen years old not to work in Colliery.

55 And every owner or agent or other person who shall knowingly employ or knowingly permit any person under that age to work under ground in any Colliery shall for every such offence be liable to a penalty not exceeding twenty pounds.

8. Wherever any entrance to any Colliery or any communication None but persons within any part of any Colliery to any other part thereof shall be by eighteen years old to work engine &c. means

means of a vertical shaft or pit or inclined plane no person other than a properly competent person of the full age of eighteen years shall have charge of any steam engine or other engine windlass or gin (whether driven or worked by manual labor or any other power) or of any part of 5 the machinery ropes chains or other tackle by or by means of which engine machinery ropes chains or other tackle persons are brought up or passed down any such vertical shaft or pit or inclined plane. And every owner or agent or other person who shall knowingly employ or knowingly permit any person other than as aforesaid to have any such charge shall for 10 every such offence be liable to a penalty not exceeding fifty pounds.

9. The following General Rules shall be observed in every General Rules.

Colliery—

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(1.) Before Within one year after commencing the working of any boards stalls or longwall workings in any Colliery there shall be made and completed at least two separate and distinct openings to the day or surface from such Colliery intercommunicating with each other by means of either of which openings all persons employed in the Colliery may at all times whatsoever pass in or out Provided that if in any Colliery such boards stalls or longwall workings shall have been commenced before the passing of this Act and without a second such opening as aforesaid the same shall be completed at or before the termination of the year one thousand eight hundred and sixty-three And the owner of every Colliery wherein such two openings shall not be completed as aforesaid shall be liable to a penalty not exceeding one hundred pounds for every month during which the same shall remain incomplete.

(2.) Ventilation shall be constantly produced of adequate amount to dilute and render harmless all noxious gases and to such an extent that all working places of the pits levels and workings of the Colliery and the travelling roads to and from such working places shall be so ventilated except in the case of such Colliery being abandoned as hereinbefore

referred to.

(3.) All entrances to any place not in actual course of working and extension and suspected to contain or be liable to engender dangerous gas of any kind shall be properly walled or fenced off so as to prevent access thereto.

(4.) Whenever any safety-lamp is required to be used it shall be first examined and securely locked by some person duly authorized for that purpose who shall keep the only key thereof.

(5.) Every shaft or pit which is out of use or used only as an air pit shall be securely fenced.

(6.) Every working or pumping pit or shaft shall be properly fenced when operations shall have ceased or been suspended.

(7.) Every working and pumping pit or shaft where the natural strata are not safe shall be securely cased or lined or otherwise made secure.

(8.) Every working pit or shaft shall be provided with some proper means of communicating distinct and definite signals from the bottom of the shaft to the surface and from the surface of the shaft to the bottom.

(9.) All underground self-acting and engine planes on which persons travel shall be provided with some proper means of signalling between the stopping places and the ends of the planes and with sufficient places of refuge at the sides of such planes at intervals of not more than twenty yards.

(10.)

(10.) A sufficient cover over head shall be used when lowering or raising persons in every working pit or shaft. (11.) No single-linked chain shall be used for lowering or raising persons in any working pit or shaft and no material 5 shall be lowered or raised in the same cage with any person. (12.) Flanges or horns of sufficient length or diameter shall be attached to the drum of every machine used for lowering or raising persons. (13.) A proper indicator to shew the position of the load in 10 the pit or shaft and also an adequate break shall be attached to every machine worked by steam or water power used for lowering or raising persons. (14.) Every steam boiler shall be provided with a proper steamgauge water-gauge and safety-valve. 15 (15.) The fly-wheel of every engine shall be securely fenced. (16.) Sufficient boreholes shall be kept in advance and on both sides to prevent inundations in every working approaching a place likely to contain a dangerous accumulation of water. 20 (17.) Every Examiner and Inspector taking any copy or transcript of any plan of a Colliery as aforesaid and of the workings thereof accompanied or not by any observations and documents explanatory thereof or applicable thereto shall from time to time hand over the same to the Keeper of 25 Mining Records by whom they shall be kept as of record at-some-office or place accessible to the public-where they may be inspected by any person at reasonable hours on all business-days on-payment of a fee of one shilling which fee may be retained by such Keeper for his own use and benefit 30 Provided that no such Keeper of Mining Records shall furnish any copy or tracing of any such plan or permit the same to be open to public inspection. 10. There shall also be established and observed in every special Rules. Colliery such Special Rules for the conduct and guidance of the persons 35 acting in the management thereof and of all persons employed in or about the same as under the particular state and circumstances of such Colliery may appear best calculated to ensure the health and safety of the persons employed therein. 11. For the purpose of making known the General and Special Promulgation of 40 Rules to all persons employed in or about each Colliery the owner or Rules. agent thereof shall cause the General Rules aforesaid and also all Special Rules applicable to each Colliery to be painted on a board or printed upon paper and pasted on a board to be hung up or affixed on some conspicuous part of the principal office or place of business at such Colliery 45 and at the place where the workmen thereof are paid And all rules so painted or printed and hung up shall be renewed and restored with all reasonable dispatch as often as the same or any part thereof may be defaced obliterated or destroyed And a printed copy of such General and Special Rules shall be supplied to every person before he shall be employed 50 in or about the Colliery. 12. With a view to determining the proper Special Rules to be Mode of determining established the owner of every Colliery shall frame and transmit new Special Rules. to the Minister Special Rules for such Colliery Provided always that such Special Rules shall be hung up in the manner directed

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13. It shall be lawful for the Examiner or any Inspector of Powers and duties of Inspectors. the District to enter inspect and examine any Colliery at all reasonable times by day or night but so as not to impede or obstruct the working of such Colliery and to make inquiry into the state and 25 condition thereof or the works and machinery and the ventilation or drainage thereof and the mode of lighting or using lights therein and into all matters connected with or relating to the safety of the persons employed in or about the same and especially to make inquiry whether the provisions of this Act are complied with in relation to such Colliery 30 And the owner or agent of such Colliery is hereby required to furnish all means necessary for such entry inspection examination and inquiry.

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27. This Act shall commence and come into operation on the Commencement and thirty-first day of December March next And shall be styled and may be short title.

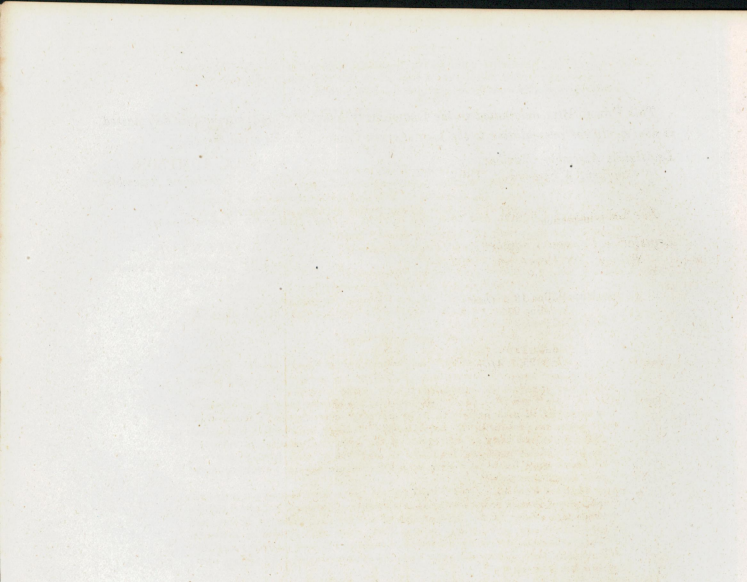
45 cited as the "Coal Fields Regulation Act of 1862."

COAL FIELDS REGULATION BILL.

SCHEDULE of the Amendments made by the Legislative Council in the Bill intituled, "An Act for the better Regulation of Coal Fields and Collieries" returned to the Legislative Assembly with Message of 16th December, 1862.

> R. O'CONNOR, Clerk of Legislative Council.

Page 2, clause 3, lines 8 and 9. Omit "to such Districts respectively" clause 4, line 22. After " matters" omit remainder of clause. clause 5. At the end of the clause add "Provided that no Examiner or Inspector "shall furnish a copy of any such plan or permit the same to be open for public "inspection" clause 7, line 53. Omit "December"; insert "March" line 55. After "shall" insert "knowingly" line 56. Umit "knowingly" Page 3, clause 8, line 8. After "shall" insert "knowingly" After "employ or " omit "knowingly" clause 9, line 13. Omit "Before"; in ert "Within one year after" line 27. After "pounds" insert "for every month during which the "same shall remain incomplete." line 39. After "walled" insert "or fenced" line 42. Omit "only" Page 4, line 25. After "record" omit remainder of clause; insert "Provided "that no such keeper of Mining Records shall furnish any copy or tracing of any " such plan or permit the same to be open for public inspection." Page 5, clause 12, lines 9 and 10. Omit "shall appoint one or more persons not interested " or employed in such colliery to be an arbitrator or arbitrators"; insert "and " the owner may concur in the appointment of a single arbitrator or failing such " appointment each party on the request of the other shall appoint an arbitrator " (such arbitrators not being interested or employed in such colliery) and such " arbitrators shall before they enter upon the reference appoint by writing under "their hands an umpire" clause 14, lines 43 to 45. Omit "shall appoint one or more persons not interested "or employed in such colliery to be an arbitrator or arbitrators"; insert "and the "owner may concur in the appointment of a single arbitrator or failing such " appointment each party on the request of the other shall appoint an arbitrator " (such arbitrators not being interested or employed in such colliery) and such " arbitrators shall before they enter upon the reference appoint by writing under " their hands an umpire" Page 6, clause 18, line 42. After "notice or" insert "in default of payment of any such " penalty" line 47. After "pounds or" insert "in default of payment" Page 7, clause 27, line 44. Omit "December"; insert "March"



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.

Legislative Assembly Chamber, Sydney, 4 September, 1862.

CHA. TOMPSON, Clerk of Legislative Assembly.

The Legislative Council has this day agreed to this Bill with Amendments.

Legislative Council Chamber, Sydney, 16 December, 1862.

R. O'CONNOR, Clerk of Legislative Council.

New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No.

An Act for the better Regulation of Coal Fields and Collieries.

HEREAS it is expedient to make better provision for the Regu-Preamble. lation and Inspection of the Coal Fields and Collieries of the Colony Be it therefore enacted by the Queen's Most Excellent Majesty by and with the advice and consent of the Legislative Council and 5 Legislative Assembly of New South Wales in Parliament assembled and by the authority of the same as follows:-

1. The Act eighteenth Victoria number thirty-two for the Regis-Repeal of 18th Vic. tration and Inspection of Coal Mines is hereby repealed Provided No. 32 saving penalthat all penalties incurred thereunder may be proceeded for and recovered 10 and applied as if the said Act were still in force.

2. For the purposes of this Act the following terms in inverted Interpretation. commas shall unless the context otherwise indicate bear the meanings set against them respectively-

"Minister"—The Minister for Lands.
"Colliery"—Every Colliery and Coal Mine whether in actual work or discontinued or exhausted or abandoned 15 and every shaft level and inclined plane in course of being made or driven for commencing or opening any such Colliery or Coal Mine and all works 20 belonging thereto respectively.

"Owner"—The immediate proprietor lessee or occupier of any Colliery or any part thereof.

"Agent"-Any person having for the time being on behalf of the owner the care and direction of any Colliery.

"District" -The Coal Districts respectively into which the Colony may be divided under this Act.

"Examiner"—Examiner of Coal Fields for the District and where no such Examiner the Inspector or if more than one the Senior Inspector of the District.

"Inspector"—Inspector of Collieries for the purposes of this Act. 3. The Governor with the advice of the Executive Council may Governor in Council for the purposes of this Act proclaim Coal Districts and may appoint to Fields and appoint such Districts respectively Examiners and Inspectors and also a Keeper of officers.

10 Mining Records for any district or one only for the Colony and such other officers as may be deemed necessary and every such District and appointment shall be notified in the Gazette.

4. It shall be the duty of the Examiners of the respective Duties of Examiners. Districts with the aid of the Inspectors and such other officers as

15 aforesaid to ascertain the state and condition of all Collieries and to obtain plans of all workings thereof and reports of all accidents therein and other matters of importance connected therewith and especially of every breach of any of the provisions of this Act in relation thereto and also touching every discovery relating to the existence of coal or other

20 minerals on any Crown Lands and from time to time as they may deem needful or be required by the Minister for Lands to report to him all such matters And such Examiners shall furnish owners or agents requiring the same with a certified copy or tracing of any such plan on payment of a fee sufficient to cover the cost of the same.

5. On the occasion of any examination or inspection of a Colliery Owners or agents to the owner or agent shall produce to the Examiner or Inspector or to any produce plans other person duly authorized by the Examiner an accurate plan of the workings thereof and in default of such production or if the Examiner Inspector or such other authorized person finds that any part of any plan

30 is withheld or any part of the workings of the Colliery is concealed from his inspection or that any plan produced is imperfect or inaccurate he may require an accurate plan of the actual workings of such Colliery to be made within a reasonable time by and at the expense of the owner on a scale of not less than two chains to the inch

35 or on such other scale as the plan then in use in the Colliery is constructed on And every such plan as aforesaid shall shew the workings of the Colliery up to within six months of the time of the inspection and the owner or agent shall if required by such Examiner Inspector or other authorized person cause to be marked on such plan the progress of the

40 workings of the Colliery up to the time of such inspection and shall also permit the Examiner or Inspector to take a copy or tracing thereof Provided that no Examiner or Inspector shall furnish a copy of any such plan or permit the same to be open to public inspection.

6. When any Colliery is abandoned or the working thereof Notice to be given of the abandonment 45 discontinued or when after any abandonment or discontinuance for more and opening of than two months the working thereof is recommenced or when any workings mines. are commenced for opening a new Colliery the owner or agent shall give notice thereof to the Examiner of the District by letter delivered or sent through the Post within one month after such abandonment

50 discontinuance recommencement or commencement And in every such case of abandonment or discontinuance the Colliery shall be and be kept securely fenced by the owner or agent.

7. After the thirty-first day of December March next no person persons under under the age of thirteen years shall work under ground in any Colliery thirteen years old not to work in Colliery.

55 And every owner or agent or other person who shall knowingly employ or

knowingly permit any person under that age to work under ground in any Colliery shall for every such offence be liable to a penalty not

exceeding twenty pounds.

8. Wherever any entrance to any Colliery or any communication None but persons within any part of any Colliery to any other part thereof shall be by eighteen years old within any part of any Colliery to any other part thereof shall be by to work engine &c.

means of a vertical shaft or pit or inclined plane no person other than a properly competent person of the full age of eighteen years shall have charge of any steam engine or other engine windlass or gin (whether driven or worked by manual labor or any other power) or of any part of 5 the machinery ropes chains or other tackle by or by means of which engine machinery ropes chains or other tackle persons are brought up or passed down any such vertical shaft or pit or inclined plane. And every owner or agent or other person who shall knowingly employ or knowingly permit any person other than as aforesaid to have any such charge shall for 10 every such offence be liable to a penalty not exceeding fifty pounds.

9. The following General Rules shall be observed in every General Rules.

Colliery-

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(1.) Before Within one year after commencing the working of any boards stalls or longwall workings in any Colliery there shall be made and completed at least two separate and distinct openings to the day or surface from such Colliery intercommunicating with each other by means of either of which openings all persons employed in the Colliery may at all times whatsoever pass in or out Provided that if in any Colliery such boards stalls or longwall workings shall have been commenced before the passing of this Act and without a second such opening as aforesaid the same shall be completed at or before the termination of the year one thousand eight hundred and sixty-three And the owner of every Colliery wherein such two openings shall not be completed as aforesaid shall be liable to a penalty not exceeding one hundred pounds for every month during which the same shall remain incomplete.

(2.) Ventilation shall be constantly produced of adequate amount to dilute and render harmless all noxious gases and to such an extent that all working places of the pits levels and workings of the Colliery and the travelling roads to and from such working places shall be so ventilated except in the case of such Colliery being abandoned as hereinbefore

referred to.

(3.) All entrances to any place not in actual course of working and extension and suspected to contain or be liable to engender dangerous gas of any kind shall be properly walled or fenced off so as to prevent access thereto.

(4.) Whenever any safety-lamp is required to be used it shall be first examined and securely locked by some person duly authorized for that purpose who shall keep the only key thereof.

(5.) Every shaft or pit which is out of use or used only as an air pit shall be securely fenced.

(6.) Every working or pumping pit or shaft shall be properly fenced when operations shall have ceased or been suspended.

(7.) Every working and pumping pit or shaft where the natural strata are not safe shall be securely cased or lined or otherwise made secure.

(8.) Every working pit or shaft shall be provided with some proper means of communicating distinct and definite signals from the bottom of the shaft to the surface and from the surface of the shaft to the bottom.

(9.) All underground self-acting and engine planes on which persons travel shall be provided with some proper means of signalling between the stopping places and the ends of the planes and with sufficient places of refuge at the sides of such planes at intervals of not more than twenty yards.

(10.)

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(10.) A sufficient cover over head shall be used when lowering or raising persons in every working pit or shaft. (11.) No single-linked chain shall be used for lowering or raising persons in any working pit or shaft and no material 5 shall be lowered or raised in the same cage with any person. (12.) Flanges or horns of sufficient length or diameter shall be attached to the drum of every machine used for lowering or raising persons. (13.) A proper indicator to shew the position of the load in 10 the pit or shaft and also an adequate break shall be attached to every machine worked by steam or water power used for lowering or raising persons. (14.) Every steam boiler shall be provided with a proper steamgauge water-gauge and safety-valve. 15 (15.) The fly-wheel of every engine shall be securely fenced. (16.) Sufficient boreholes shall be kept in advance and on both sides to prevent inundations in every working approaching a place likely to contain a dangerous accumulation of water. 20 (17.) Every Examiner and Inspector taking any copy or transcript of any plan of a Colliery as aforesaid and of the workings thereof accompanied or not by any observations and documents explanatory thereof or applicable thereto shall from time to time hand over the same to the Keeper of 25 Mining Records by whom they shall be kept as of record at-some-office-or-place-accessible-to-the-public-where-they may be inspected by any person at reasonable hours on all business-days-on-payment-of-a-fee-of-one-shilling-which-fee may be retained by such Keeper for his own use and benefit 30 Provided that no such Keeper of Mining Records shall furnish any copy or tracing of any such plan or permit the same to be open to public inspection.

10. There shall also be established and observed in every special Rules. Colliery such Special Rules for the conduct and guidance of the persons 35 acting in the management thereof and of all persons employed in or about the same as under the particular state and circumstances of such Colliery may appear best calculated to ensure the health and safety of the persons employed therein. 11. For the purpose of making known the General and Special Promulgation of 40 Rules to all persons employed in or about each Colliery the owner or Rules. agent thereof shall cause the General Rules aforesaid and also all Special Rules applicable to each Colliery to be painted on a board or printed upon paper and pasted on a board to be hung up or affixed on some conspicuous part of the principal office or place of business at such Colliery 45 and at the place where the workmen thereof are paid And all rules so painted or printed and hung up shall be renewed and restored with all reasonable dispatch as often as the same or any part thereof may be defaced obliterated or destroyed And a printed copy of such General and Special Rules shall be supplied to every person before he shall be employed 50 in or about the Colliery. 12. With a view to determining the proper Special Rules to be Mode of determining established the owner of every Colliery shall frame and transmit new Special Rules. to the Minister Special Rules for such Colliery Provided always

established the owner of every Colliery shall frame and transmit to the Minister Special Rules for such Colliery Provided always that such Special Rules shall be hung up in the manner directed 55 by the next preceding section for fourteen days before the same are so transmitted and such Special Rules shall be so transmitted for every Colliery in work at the commencement of this Act within three months after such commencement and for every such Colliery not then in work within three months after the working thereof

shall be commenced or renewed and such rules when approved by the Governor with the advice aforesaid shall be published in the Gazette Provided that if not so approved the Minister shall within forty days after the receipt thereof propose and transmit to the owner any altera-5 tions in or additions to the same or the substitution of any other rules therefor or for any of them And if such owner object to any such alteration or addition or substituted rules he may within fourteen days after his receipt of the same give notice thereof to the Minister and thereupon the Minister shall appoint one or more persons not interested or 10 employed in such Colliery to be arbitrator or arbitrators and the owner may concur in the appointment of a single arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrator not being interested or employed in such Colliery) and such arbitrators shall before they enter upon the reference 15 appoint by writing under their hands an umpire to determine the matters in difference and to decide what Special Rules shall be established And the determination of such arbitrator or of such arbitrators or the majority of them if more than two shall be final and the Special Rules as approved by him or them shall be established accordingly

20 and be published as aforesaid.

13. It shall be lawful for the Examiner or any Inspector of Powers and duties of the District to enter inspect and examine any Colliery at all reasonable times by day or night but so as not to impede or obstruct the working of such Colliery and to make inquiry into the state and 25 condition thereof or the works and machinery and the ventilation or drainage thereof and the mode of lighting or using lights therein and into all matters connected with or relating to the safety of the persons employed in or about the same and especially to make inquiry whether the provisions of this Act are complied with in relation to such Colliery 30 And the owner or agent of such Colliery is hereby required to furnish all means necessary for such entry inspection examination and inquiry.

14. If any Inspector find on any such inspection examination or Inspectors to give inquiry any Colliery or the works or machinery thereof or any matter notice of matters or practice in or connected therewith to be dangerous or defective so rules.

35 as in his opinion to threaten or tend to the bodily injury of any person he shall give notice in writing to the owner or agent of the particular grounds on which such Inspector is of opinion that such Colliery or any part thereof or any other of the particulars aforesaid is dangerous or defective and shall also report the same to the Examiner of the And if the owner or agent object to remove or remedy

the danger or defect which is the subject of such notice within twenty days such owner or agent may after the receipt of such notice give notice thereof to the Minister and thereupon the Minister shall appoint one or more-persons not-interested or employed in such Colliery to be an arbitrator

45 or arbitrators and the owner may concur in the appointment of a single arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrators not being interested or employed in such Colliery) and such arbitrators shall before they enter upon the reference appoint by writing under their hands an

50 umpire and thereupon further proceedings shall be had for the final determination of the matters in difference as provided in the case of Special Rules and if the said owner or agent after having been furnished with a copy of the award shall neglect forthwith to take measures for removing or remedying any danger or defect which according thereto 55 ought to be removed or remedied such owner shall be liable to a penalty of one pound for every day during which such owner or agent so neglect.

15. The costs of every arbitration under this Act shall be defrayed Costs of arbitrations and paid by the parties against whom the award shall be given by such cessful party. arbitrators.

16. Whenever loss of life or serious personal injury to any person Notice of accidents in mines. employed in or about any Colliery occurs by reason of any explosion or other accident whatever within such Colliery or any pit or shaft thereof or any works or machinery connected therewith the owner or 5 agent shall within twenty-four hours next after such accident give notice in writing thereof and of the loss of life or serious personal injury occasioned thereby to the Minister and to the Examiner of the District within which such accident shall have occurred and shall specify in such notice the probable cause thereof and such notice may be 10 delivered or transmitted through the Post And every owner or agent who neglects to send or cause to be sent such notice within the time aforesaid shall for every such offence be liable to a penalty not exceeding twenty pounds.

17. Every Coroner holding an inquest upon the body of any Adjournments of 15 person whose death may have been caused by any such accident inquests on deaths from accidents. shall unless the Examiner or Inspector of the District or some person on behalf of the Minister be present to watch the proceedings at such inquest adjourn the same and by letter delivered or sent through the Post four days at the least before holding the adjourned inquest 20 give notice of the time and place of holding the same Provided that such Coroner may before such adjournment take evidence to identify

the body and order the interment thereof Provided also that if the accident has not occasioned more than one death and notice of the inquest has been given by the Coroner not less than forty-eight hours before the 25 time of holding the same it shall not be imperative on the Coroner to

adjourn such inquest if the majority of the jury think it unnecessary And the Examiner Inspector or other person authorized in that behalf shall be at liberty to examine or cross-examine any witness at any such

18. If any Colliery be worked and through the default of the Penalties for offences 30 owner or agent thereof Special Rules have not been established for the against this Act. same according to the provisions of this Act or the General or Special Rules have not been hung up or affixed or have not after obliteration or destruction been renewed or restored or if any of such General or Special 35 Rules which ought to have been observed by the owner or agent of

such Colliery be neglected or wilfully violated by any such owner or agent such person shall be liable to a penalty not exceeding twenty pounds and also in case the default or neglect be not remedied with all reasonable dispatch after notice in writing thereof given by the Examiner

40 or Inspector to the owner or agent of such Colliery to a further penalty of one pound for every day during which the offence continues after such notice or in default of payment of any such penalty to be imprisoned for any period not exceeding one month And every person other than as aforesaid employed in or about any Colliery who

45 neglects or wilfully violates any of the Special Rules established for such Colliery shall for every such offence be liable to a penalty not exceeding five pounds or in default of payment to be imprisoned for any period not exceeding one month.

19. Every person who wilfully obstructs any Examiner or Penalty for obstruct 50 Inspector in the execution of this Act and every owner or agent of any ing Inspectors. Colliery who refuses or neglects to make or produce as hereinbefore required a plan of the workings of the Colliery or to furnish the means necessary for making any entry inspection examination or inquiry under this Act shall for every such offence be liable to a penalty not exceeding

55 fifty pounds. 20. Every person who pulls down injures or defaces any notice Penalty for defacing hung up or affixed as required by this Act shall for every such offence be liable to a penalty not exceeding forty shillings.

21. Every person who wilfully violates or neglects any provision Penalty for offences of this Act for the violation or neglect of which no penalty is hereby not expressly provided for. expressly imposed or any general or special rule established hereby or hereunder shall for every such offence be liable to a penalty not exceed-

5 ing ten pounds.

22. All penalties imposed by this Act may be recovered Penalties how summarily before two or more Justices of the Peace provided that every recoverable and to be applied. information be laid within three months after the commission of the offence And all penalties imposed by this Act shall when recovered be

10 paid to the Colonial Treasurer and shall be carried to and form part of the Consolidated Revenue Fund Provided also that it shall be lawful for the Governor with the advice aforesaid to direct that any penalty imposed for neglecting to send or cause to be sent notice of any accident as required by this Act or for any offence against this

15 Act which may have occasioned loss of life or personal injury shall be paid to any relative or among any relatives of the deceased person or to the injured person not being a person who occasioned or contributed

to the accident or committed the offence.

23. A copy of the Special Rules for the time being established in Certified copy of 20 any Colliery certified under the hand of the Examiner of the District to be Special Rules to be evidence. a copy of the Special Rules established in such Colliery shall without further proof be evidence of such Special Rules and of their being duly established under this Act.

24. Every Inspector shall on or before the thirty-first day of Reports of 25 January and the thirty-first day of July in every year make a report Inspectors. in writing of his proceedings during the respective half years ending on the next preceding thirty-first day of December and thirtieth day of June and transmit the same to the Examiner of the District.

25. Every person employed in any Colliery who is paid according Where payment is 30 to the weight measure or gauge of coal or other material gotten by him by weight &c. an may at his own cost station any other person employed in such account may be Colliery at the place appointed for weighing measuring or gauging in order to take an account of the weight measure or gauge used therein on behalf of his employer Provided that the person taking such account 35 shall not in any way impede or interrupt the working of the Colliery or

interfere with the weighing measuring or gauging and that his absence shall not be a reason for delaying or interrupting the same.

26. No person who shall act or practice as a land agent or as a No person who shall manager viewer or agent or mining engineer or a valuer of lands or act as a land agent &c. shall act as an 40 arbitrator in any matter of dispute arising between owners of mines or Inspector or be otherwise employed in any way in any mine shall act as an Inspector Examiner of Mines. or Examiner of Mines under this Act.

27. This Act shall commence and come into operation on the Commencement and thirty-first day of December March next And shall be styled and may be short title. 45 cited as the "Coal Fields Regulation Act of 1862."

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I Certify that this Public Bill, which originated in the Legislative Assembly, has finally passed the Legislative Council and the Legislative Assembly of New South Wales.

Legislative Assembly Chamber, Sydney, 20 December, 1862. CHA. TOMPSON, Clerk of Legislative Assembly.

New South Wales.



ANNO VICESIMO SEXTO

VICTORIÆ REGINÆ.

No. XVII.

An Act for the better Regulation of Coal Fields and Collieries.

[Assented to, 20th December, 1862.]

WHEREAS it is expedient to make better provision for the Regu-Preamble. lation and Inspection of the Coal Fields and Collieries of the Colony Be it therefore enacted by the Queen'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. The Act eighteenth Victoria number thirty-two for the Regis-Repeal of 18th Vic. tration and Inspection of Coal Mines is hereby repealed Provided No. 32 saving penalties that all penalties incurred thereunder may be proceeded for and recovered and applied as if the said Act were still in force.

2. For the purposes of this Act the following terms in inverted Interpretation. commas shall unless the context otherwise indicate bear the meanings set against them respectively—

"Minister"—The Minister for Lands.

"Colliery"—Every Colliery and Coal Mine whether in actual work or discontinued or exhausted or abandoned and every shaft level and inclined plane in course of being made or driven for commencing or opening any such Colliery or Coal Mine and all works belonging thereto respectively.

"Owner"—The immediate proprietor lessee or occupier of any Colliery or any part thereof.

"Agent"—Any person having for the time being on behalf of the owner the care and direction of any Colliery.
"District"

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

ROBERT WISDOM,
Chairman of Committees of the Legislative Assembly.

"District" —The Coal Districts respectively into which the Colony may be divided under this Act.

"Examiner"—Examiner of Coal Fields for the District and where no such Examiner the Inspector or if more than one the Senior Inspector of the District.

"Inspector"—Inspector of Collieries for the purposes of this Act.

3. The Governor with the advice of the Executive Council may Governor in Council for the purposes of this Act proclaim Coal Districts and may appoint Fields and appoint Examiners and Inspectors and also a Keeper of Mining Records for any officers. district or one only for the Colony and such other officers as may be deemed necessary and every such District and appointment shall be notified in the Gazette.

4. It shall be the duty of the Examiners of the respective Duties of Examiners. Districts with the aid of the Inspectors and such other officers as aforesaid to ascertain the state and condition of all Collieries and to obtain plans of all workings thereof and reports of all accidents therein and other matters of importance connected therewith and especially of every breach of any of the provisions of this Act in relation thereto and also touching every discovery relating to the existence of coal or other minerals on any Crown Lands and from time to time as they may deem needful or be required by the Minister for Lands to report to him all such matters.

5. On the occasion of any examination or inspection of a Colliery owners or agents to the owner or agent shall produce to the Examiner or Inspector or to any produce plans. other person duly authorized by the Examiner an accurate plan of the workings thereof and in default of such production or if the Examiner Inspector or such other authorized person finds that any part of any plan is withheld or any part of the workings of the Colliery is concealed from his inspection or that any plan produced is imperfect or inaccurate he may require an accurate plan of the actual workings of such Colliery to be made within a reasonable time by and at the expense of the owner on a scale of not less than two chains to the inch or on such other scale as the plan then in use in the Colliery is constructed on And every such plan as aforesaid shall shew the workings of the Colliery up to within six months of the time of the inspection and the owner or agent shall if required by such Examiner Inspector or other authorized person cause to be marked on such plan the progress of the workings of the Colliery up to the time of such inspection and shall also permit the Examiner or Inspector to take a copy or tracing thereof Provided that no Examiner or Inspector shall furnish a copy of any such plan or permit the same to be open to public inspection.

6. When any Colliery is abandoned or the working thereof Notice to be given discontinued or when after any abandonment or discontinuance for more and opening of than two months the working thereof is recommenced or when any workings mines. are commenced for opening a new Colliery the owner or agent shall give notice thereof to the Examiner of the District by letter delivered or sent through the Post within one month after such abandonment discontinuance recommencement or commencement And in every such case of abandonment or discontinuance the Colliery shall be and be

kept securely fenced by the owner or agent.

7. After the thirty-first day of March next no person under the Persons under age of thirteen years shall work under ground in any Colliery And every thirteen years old not owner or agent or other person who shall knowingly employ or permit any person under that age to work under ground in any Colliery shall for every such offence be liable to a penalty not exceeding twenty pounds.

8. Wherever any entrance to any Colliery or any communication None but persons within any part of any Colliery to any other part thereof shall be by eighteen years old means of a vertical shaft or pit or inclined plane no person other than a properly competent person of the full age of eighteen years shall have charge

charge of any steam engine or other engine windlass or gin (whether driven or worked by manual labor or any other power) or of any part of the machinery ropes chains or other tackle by or by means of which engine machinery ropes chains or other tackle persons are brought up or passed down any such vertical shaft or pit or inclined plane. And every owner or agent or other person who shall knowingly employ or permit any person other than as aforesaid to have any such charge shall for every such offence be liable to a penalty not exceeding fifty pounds.

9. The following General Rules shall be observed in every General Rules.

Colliery-

(1.) Within one year and six months after commencing the working of any boards stalls or longwall workings in any Colliery there shall be made and completed at least two separate and distinct openings to the day or surface from such Colliery intercommunicating with each other by means of either of which openings all persons employed in the Colliery may at all times whatsoever pass in or out Provided that if in any Colliery such boards stalls or longwall workings shall have been commenced before the passing of this Act and without a second such opening as aforesaid the same shall be completed at or before the termination of the year one thousand eight hundred and sixty-three the owner of every Colliery wherein such two openings shall not be completed as aforesaid shall be liable to a penalty not exceeding one hundred pounds for every month during which the same shall remain incomplete.

(2.) Ventilation shall be constantly produced of adequate amount to dilute and render harmless all noxious gases and to such an extent that all working places of the pits levels and workings of the Colliery and the travelling roads to and from such working places shall be so ventilated except in the case of such Colliery being abandoned as hereinbefore

referred to.

(3.) All entrances to any place not in actual course of working and extension and suspected to contain or be liable to engender dangerous gas of any kind shall be properly walled or fenced off so as to prevent access thereto.

(4.) Whenever any safety-lamp is required to be used it shall be first examined and securely locked by some person duly authorized for that purpose who shall keep the key

thereof

(5.) Every shaft or pit which is out of use or used only as an air pit shall be securely fenced.

(6.) Every working or pumping pit or shaft shall be properly fenced when operations shall have ceased or been suspended.

(7.) Every working and pumping pit or shaft where the natural strata are not safe shall be securely cased or lined or otherwise made secure.

(8.) Every working pit or shaft shall be provided with some proper means of communicating distinct and definite signals from the bottom of the shaft to the surface and from the

surface of the shaft to the bottom.

(9.) All underground self-acting and engine planes on which persons travel shall be provided with some proper means of signalling between the stopping places and the ends of the planes and with sufficient places of refuge at the sides of such planes at intervals of not more than twenty yards.

(10.) A sufficient cover over head shall be used when lowering or raising persons in every working pit or shaft.

(11.) No single-linked chain shall be used for lowering or raising persons in any working pit or shaft and no material shall be lowered or raised in the same cage with any person.

(12.) Flanges or horns of sufficient length or diameter shall be attached to the drum of every machine used for lowering

or raising persons.

(13.) A proper indicator to shew the position of the load in the pit or shaft and also an adequate break shall be attached to every machine worked by steam or water power used for lowering or raising persons.

(14.) Every steam boiler shall be provided with a proper steam-

gauge water-gauge and safety-valve.

(15.) The fly-wheel of every engine shall be securely fenced.

(16.) Sufficient boreholes shall be kept in advance and on both sides to prevent inundations in every working approaching a place likely to contain a dangerous accumu-

lation of water.

(17.) Every Examiner and Inspector taking any copy or transcript of any plan of a Colliery as aforesaid and of the workings thereof accompanied or not by any observations and documents explanatory thereof or applicable thereto shall from time to time hand over the same to the Keeper of Mining Records by whom they shall be kept as of record Provided that no such Keeper of Mining Records shall furnish any copy or tracing of any such plan or permit the same to be open to public inspection.

10. There shall also be established and observed in every special Rules. Colliery such Special Rules for the conduct and guidance of the persons acting in the management thereof and of all persons employed in or about the same as under the particular state and circumstances of such Colliery may appear best calculated to ensure the health and safety of

the persons employed therein.

11. For the purpose of making known the General and Special Promulgation of Rules to all persons employed in or about each Colliery the owner or Rules. agent thereof shall cause the General Rules aforesaid and also all Special Rules applicable to each Colliery to be painted on a board or printed upon paper and pasted on a board to be hung up or affixed on some conspicuous part of the principal office or place of business at such Colliery and at the place where the workmen thereof are paid And all rules so painted or printed and hung up shall be renewed and restored with all reasonable dispatch as often as the same or any part thereof may be defaced obliterated or destroyed And a printed copy of such General and Special Rules shall be supplied to every person before he shall be employed in or about the Colliery.

12. With a view to determining the proper Special Rules to be Mode of determining established the owner of every Colliery shall frame and transmit new Special Rules. to the Minister Special Rules for such Colliery Provided always that such Special Rules shall be hung up in the manner directed by the next preceding section for fourteen days before the same are so transmitted and such Special Rules shall be see transmitted. transmitted and such Special Rules shall be so transmitted for every Colliery in work at the commencement of this Act within three months after such commencement and for every such Colliery not within three months after the working thereof then in work shall be commenced or renewed and such rules when approved by the Governor with the advice aforesaid shall be published in the Gazette Provided that if not so approved the Minister shall within forty days after the receipt thereof propose and transmit to the owner any alterations in or additions to the same or the substitution of any other rules therefor or for any of them And if such owner object to any such alteration

alteration or addition or substituted rules he may within fourteen days after his receipt of the same give notice thereof to the Minister and thereupon the Minister and the owner may concur in the appointment of a single arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrator not being interested or employed in such Colliery) and such arbitrators shall before they enter upon the reference appoint by writing under their hands an umpire to determine the matters in difference and to decide what Special Rules shall be established in such Colliery And the determination of such arbitrator or of such arbitrators or the majority of them if more than two shall be final and the Special Rules as approved by him or them shall be established accordingly and be published as aforesaid.

13. It shall be lawful for the Examiner or any Inspector of Powers and duties of Inspectors. the District to enter inspect and examine any Colliery at all reasonable times by day or night but so as not to impede or obstruct the working of such Colliery and to make inquiry into the state and condition thereof or the works and machinery and the ventilation or drainage thereof and the mode of lighting or using lights therein and into all matters connected with or relating to the safety of the persons employed in or about the same and especially to make inquiry whether the provisions of this Act are complied with in relation to such Colliery And the owner or agent of such Colliery is hereby required to furnish all means necessary for such entry inspection examination and inquiry.

14. If any Inspector find on any such inspection examination or Inspectors to give inquiry any Colliery or the works or machinery thereof or any matter notice of matters or practice in or connected therewith to be dangerous or defective so rules. as in his opinion to threaten or tend to the bodily injury of any person he shall give notice in writing to the owner or agent of the particular grounds on which such Inspector is of opinion that such Colliery or any part thereof or any other of the particulars aforesaid is dangerous or defective and shall also report the same to the Examiner of the District And if the owner or agent object to remove or remedy the danger or defect which is the subject of such notice within twenty days such owner or agent may after the receipt of such notice give notice thereof to the Minister and thereupon the Minister and the owner may concur in the appointment of a single arbitrator or failing such appointment each party on the request of the other shall appoint an arbitrator (such arbitrators not being interested or employed in such Colliery) and such arbitrators shall before they enter upon the reference appoint by writing under their hands an umpire and thereupon further proceedings shall be had for the final determination of the matters in difference as provided in the case of Special Rules and if the said owner or agent after having been furnished with a copy of the award shall neglect forthwith to take measures for removing or remedying any danger or defect which according thereto ought to be removed or remedied such owner shall be liable to a penalty of one pound for every day during which such owner or agent so neglect.

15. The costs of every arbitration under this Act shall be defrayed Costs of arbitrations and paid by the parties against whom the award shall be given by such cessful party.

16. Whenever loss of life or serious personal injury to any person Notice of accidents employed in or about any Colliery occurs by reason of any explosion or in mines. other accident whatever within such Colliery or any pit or shaft thereof or any works or machinery connected therewith the owner or agent shall within twenty-four hours next after such accident give notice in writing thereof and of the loss of life or serious personal injury occasioned thereby to the Minister and to the Examiner of the District within which such accident shall have occurred and shall specify in such notice the probable cause thereof and such notice may be delivered

delivered or transmitted through the Post And every owner or agent who neglects to send or cause to be sent such notice within the time aforesaid shall for every such offence be liable to a penalty not exceeding twenty

17. Every Coroner holding an inquest upon the body of any Adjournments of person whose death may have been caused by any such accident inquests on deaths shall unless the Everyinan and I would be a shall unless the shall shall unless the Examiner or Inspector of the District or some person on behalf of the Minister be present to watch the proceedings at such inquest adjourn the same and by letter delivered or sent through the Post four days at the least before holding the adjourned inquest give notice of the time and place of holding the same Provided that such Coroner may before such adjournment take evidence to identify the body and order the interment thereof Provided also that if the accident has not occasioned more than one death and notice of the inquest has been given by the Coroner not less than forty-eight hours before the time of holding the same it shall not be imperative on the Coroner to adjourn such inquest if the majority of the jury think it unnecessary And the Examiner Inspector or other person authorized in that behalf shall be at liberty to examine or cross-examine any witness at any such inquest.

18. If any Colliery be worked and through the default of the Penalties for offences owner or agent thereof Special Rules have not been established for the against this Act. same according to the provisions of this Act or the General or Special Rules have not been hung up or affixed or have not after obliteration or destruction been renewed or restored or if any of such General or Special Rules which ought to have been observed by the owner or agent of such Colliery be neglected or wilfully violated by any such owner or agent such person shall be liable to a penalty not exceeding twenty pounds and also in case the default or neglect be not remedied with all reasonable dispatch after notice in writing thereof given by the Examiner or Inspector to the owner or agent of such Colliery to a further penalty of one pound for every day during which the offence continues after such notice or in default of payment of any such penalty to be imprisoned for any period not exceeding one month And every person other than as aforesaid employed in or about any Colliery who neglects or wilfully violates any of the Special Rules established for such Colliery shall for every such offence be liable to a penalty not exceeding five pounds or in default of payment to be imprisoned for any period not exceeding one month.

19. Every person who wilfully obstructs any Examiner or Penalty for obstruct. Inspector in the execution of this Act and every owner or agent of any ing Inspectors. Colliery who refuses or neglects to make or produce as hereinbefore required a plan of the workings of the Colliery or to furnish the means necessary for making any entry inspection examination or inquiry under this Act shall for every such offence be liable to a penalty not exceeding

20. Every person who pulls down injures or defaces any notice Penalty for defacing hung up or affixed as required by this Act shall for every such offence be notices liable to a penalty not exceeding forty shillings.

21. Every person who wilfully violates or neglects any provision Penalty for offences of this Act for the violation or neglect of which no penalty is hereby not expressly pro-expressly imposed or any general or special rule established hereby or hereunder shall for every such offence be liable to a penalty not exceeding ten pounds.

22. All penalties imposed by this Act may be recovered Penalties how summarily before two or more Justices of the Peace provided that every be applied. information be laid within three months after the commission of the offence And all penalties imposed by this Act shall when recovered be paid to the Colonial Treasurer and shall be carried to and form part

of the Consolidated Revenue Fund Provided also that it shall be lawful for the Governor with the advice aforesaid to direct that any penalty imposed for neglecting to send or cause to be sent notice of any accident as required by this Act or for any offence against this Act which may have occasioned loss of life or personal injury shall be paid to any relative or among any relatives of the deceased person or to the injured person not being a person who occasioned or contributed to the accident or committed the offence.

23. A copy of the Special Rules for the time being established in Special Rules to any Colliery certified under the hand of the Examiner of the District to be be evidence. a copy of the Special Rules established in such Colliery shall without further proof be evidence of such Special Rules and of their being duly

established under this Act.

24. Every Inspector shall on or before the thirty-first day of Reports of Inspectors January and the thirty-first day of July in every year make a report in writing of his proceedings during the respective half years ending on the next preceding thirty-first day of December and thirtieth day of June and transmit the same to the Examiner of the District.

25. Every person employed in any Colliery who is paid according Where payment is to the weight measure or gauge of coal or other material gotten by him aby weight &c. an account may be taken. may at his own cost station any other person employed in such taken. Colliery at the place appointed for weighing measuring or gauging in order to take an account of the weight measure or gauge used therein on behalf of his employer Provided that the person taking such account shall not in any way impede or interrupt the working of the Colliery or interfere with the weighing measuring or gauging and that his absence shall not be a reason for delaying or interrupting the same.

26. No person who shall act or practice as a land agent or as a No person who shall act as a land agent manager viewer or agent or mining engineer or a valuer of lands or &c. shall act as an arbitrator in any matter of dispute arising between owners of mines or Inspector or Examiner of Mines. be otherwise employed in any way in any mine shall act as an Inspector

or Examiner of Mines under this Act.

27. This Act shall commence and come into operation on the Commencement and thirty-first day of March next and shall be styled and may be cited as short title. the "Coal Fields Regulation Act of 1862."

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

JOHN YOUNG, GOVERNOR.

Leg. Council Chambers, 20 Decr., 1862.