New South Wales.



ANNO SEXAGESIMO TERTIO

VICTORIÆ REGINÆ

Act No. 44, 1899.

An Act to regulate mining for gold and other minerals by dredging, pumping, sluicing, or other method, in the beds of rivers and lakes, under tidal or standing waters under the ocean contiguous to the coast-line, and in, on, and under any land contiguous to the aforesaid places; and for purposes consequent on or incidental to those objects. [Assented to, 22nd December, 1899.]

BE it 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. This Act may be cited as the "Gold and Mineral Dredging short title. Act, 1899."

2. In this Act unless the context otherwise indicates or requires— Interpretation. "Crown land" means all land held by the Crown except land held under tenure from the Crown for purposes other than pastoral purposes.

"Lake"

- "Lake" includes a lagoon, swamp, or other collection of still water whether permanent or temporary not contained in an artificial work.
- "Minerals" means all minerals as defined by the Mining Act of 1889.
- "Occupier" means any lessee from the Crown under any tenure under the Crown Lands Acts or any tenant of land alienated from the Crown, or any person in charge of alienated lands for the owner thereof.
- "Owner" means the owner or conditional purchaser of any land or holder of a homestead selection, or any trustee in whom any land is vested.
- "River" includes any stream of water, whether perennial or intermittent, flowing in a natural channel.
- "River-bed" means the soil between the tops of the banks of a river, to be defined by the mining surveyor when making the

3. (1) Subject to the provisions of this Act, the Governor may grant for the purpose of mining for gold or any other mineral, by dredging, pumping, sluicing, or other method, leases of the land forming the bed of any river or lake, or under any tidal water, or under the ocean contiguous to the coast line, or of the land contiguous to any such place, except land held under or by virtue of any Act

relating to mining.

- (2) The area that may be demised by any such lease shall be in proportion to the number of men to be employed and the amount to be expended in the purchase and erection of machinery and appliances for the purpose of working the area, not exceeding ten acres for every man to be employed, and one acre additional for every fifty pounds expended or to be expended as aforesaid, and the labour to be employed shall not be less than in the proportion of seven men to one hundred acres: Provided that the Minister shall have power to modify such condition if it be shown that the circumstances warrant a reduction thereof: Provided also that the maximum area to be demised by any such lease shall not exceed one hundred acres.
- (3) Where it shall appear to the satisfaction of the Minister that two or more leases issued under this Act can by amalgamation be more efficiently worked, the Minister may authorise such amalgamation according to the conditions which may be prescribed by the regulations: Provided that any application for such amalgamation shall be heard in open court before the warden, who shall forward his report and recommendation to the Minister, who shall then give his decision.
- (4) Such leases shall not be granted for a longer term than fifteen years, but may be renewed for any term not exceeding fifteen years on payment of the fine, and subject to the conditions prescribed by the regulations. (5)

Governor may grant leases for purposes of mining by dredging, &c., and of what lands.

Area that may be demised.

Duration of leases and renewals.

(5) The warden may, subject to any regulations made under this Act, suspend, in whole or in part, the labour conditions of any such lease upon being satisfied by evidence on oath in open court that the circumstances warrant such suspension.

4. (1) Any person holding a miner's right or mineral license Land to be applied desiring to apply for a lease of an area of any land, under this Act, and marked out.

(a) where such land, whether covered by water or not, is wholly Where Crown land, or in part Crown land, mark out the area intended to be procedure. included in the application, or so much thereof as is Crown

land, in the manner prescribed by the regulations;

(b) where such land, whether covered with water or not, is wholly Where not Crown or in part not Crown land, obtain in the manner prescribed be obtained. by the regulations from the warden of the mining district in which such land is situated an authority to enter such land, or such part as is not Crown land, for the purpose of marking out the area intended to be included in the application, or so much thereof as is not Crown land.

(2) Such authority shall be granted by the warden on pay-Deposit. ment of the deposit prescribed by the regulations, and shall be in the

form prescribed by the regulations.

Such deposit shall be refunded to the applicant by order of the Minister on the execution of the lease by the lessee, or if the Minister is satisfied that the application was bona fide, on the refusal

of the application.

(3) Such authority shall entitle the holder thereof to enter, personally or by an agent duly authorised in writing, accompanied, if desired, by not more than three other persons, upon the land therein mentioned, for the purpose aforesaid, during a period named therein, which shall not exceed fourteen days, with right of ingress, egress, and regress to and from the nearest practicable point of a public road, without incurring liability for trespass in respect thereof, but shall not entitle him to commence any mining operations.

(4) Such authority shall be exhibited on demand to the

owner or occupier of the land therein mentioned.

(5) The holder of such authority shall mark out such area during the currency of the authority and in the manner prescribed by the regulations.

(6) During the currency of any such authority, unless and Warden not to issue until an area has been marked out thereunder as aforesaid, the warden in respect of same shall not issue any other authority to enter upon the same land.

(7) Any owner, occupier, or other persons who obstructs any Owner, &c., holder of any such authority, or his agent or the person accompanying obstructing holder such holder or agent, in the performance of any act in pursuance of authority. such authority, or interferes with, removes, destroys, or defaces any

land during certain

mark made or any notice posted in pursuance of such authority, shall be liable for the first offence to a penalty not exceeding ten pounds, and for the second or any subsequent offence to a penalty not exceeding fifty pounds.

5. Nothing in this Act except the provisions as to roads of access and sites shall, unless with the consent of the owner, apply to any lands not Crown lands which are found by the warden to have been at the time of the application for the authority to enter enclosed and under actual cultivation.

6. The person who has marked any area of land under the provisions of this Act shall, to the extent of the area specified in the application as against all persons, be deemed to be in possession thereof until the application has been finally disposed of:

Provided that the owner or occupier of any such land shall, during such period, be entitled to the continued use and enjoyment thereof for all purposes not inconsistent with such application.

7. (1) All applications for leases under this Act shall be made to the warden of the mining district in which such land is situated within such time and in such manner as is prescribed by the regulations.

(2) All such applications shall be forwarded by such warden to the Minister for consideration, with a recommendation as to whether the application should be granted, wholly or in part, or subject to any and what conditions, stipulations, or restrictions, or should be refused.

8. The Minister may refuse to entertain any such application, or may direct the warden to hold the inquiry hereinafter mentioned.

9. (1) The warden on receipt of such direction shall serve upon the owner and occupier and shall cause to be inserted in two consecutive issues of the Gazette, and of a newspaper published or circulating in the locality where the land applied for is situated, and shall exhibit at the nearest post-office or court-house a notice stating that on a day therein named, which shall not be less than seven days from the date of the later issue of the Gazette, and at a place therein specified within the mining district in which such land is situated, an inquiry concerning the application mentioned in such notice will be made by a warden in pursuance of the provisions of this Act, and requiring any objections to the granting of such application to be lodged with him before the day therein specified for the holding of such inquiry.

(2) Such notice shall either be served personally on the owner and occupier or left at their usual place of abode (if the same can, after diligent inquiry, be found); and, in case the owner is absent from the Colony, or cannot, after diligent inquiry, be found, such notice shall be left with the occupier of the land, or, if there be no such occupier, shall be affixed upon some conspicuous part of the land, and in the latter case, the affixing of such notice shall be deemed service of notice on the owner or occupier.

10.

Not to apply to lands enclosed and under cultivation except in certain cases.

Person marking out area to be deemed in possession.

Applications for leases to be made to warden and forwarded to the Minister.

Minister may refuse to entertain application, or may direct inquiry.

Warden to give notice of inquiry.

10. (1) On the day and at the place mentioned in such notice Warden to inquire and make orders the warden shall make inquiry and determineas to roads of access.

(I) what roads of access and what sites for machinery, workshops, sites for machinery, storage of fuel or other materials are necessary for carrying rent, and compensation. on the mining operations intended:

(II) what sum by way of rent—

- (a) for the use of the land comprising such roads of access and sites as aforesaid,
- (b) for the land to be included in the lease applied for, shall be paid by the lessee-

(i) to the owner or occupier in respect of so much of such land as is not Crown land;

(III) what sum by way of compensation for the damage which would be caused by acts done in or incidental to carrying on the mining operations intended, shall be paid by the lessee-

(i) to the owner and to the occupier of such land to be included in the lease as is not Crown land; and,

(ii) to the owner and to the occupier of such land adjoining the land to be included in the lease as is not Crown land (except such as is held on any tenure from the Crown);

(IV) as to any objection or other matter affecting the application; and shall issue orders in accordance with such determinations:

Provided that if the applicant for the lease produces to the Proviso that parties warden a document duly signed by himself and by the parties who would may agree as to rent and compensation. be entitled to any such rent or compensation, and witnessed, certifying that they have agreed as to the amount of such rent or compensation, or both, to be paid by such applicant, such amount shall be adopted by the warden without any further inquiry in respect thereof.

(2) The warden shall hold such inquiry in open Court, and may adjourn the same from day to day, and at such inquiry the

evidence shall be taken on oath.

11. (1) The warden may order that any road of access or site as Warden may order aforesaid which he finds to be necessary shall be marked out on the such road or site to land by a person appointed by him in that behalf, and such person appointed by shall not incur liability for trespass committed by him in pursuance him; of such order.

Such road shall be marked out in the manner prescribed by the regulations from the nearest practicable point of a public road.

(2) The order of a warden declaring that a road of access along the line determined by him is necessary shall entitle the lessee to use such road with horses, cattle, and vehicles.

(3) The warden may order that any compensation awarded and may order by him shall be paid in one amount, or by yearly or half yearly compensation to be instalments, during the towns of the large ways and the large stall be paid in instalments, instalments during the term of the lease, and, except as to the first and at times he thinks fit. payment, at such times as he thinks fit.

(4) The order of a warden by which any rent or compensation is directed to be paid under the last preceding section to any person shall be final and not subject to any appeal, and shall entitle such person to sue for and recover any instalment thereof in any court of competent jurisdiction: Provided that the rent to be paid to the Crown shall be—

(a) for gold and other minerals associated therewith, or for gold

solely, twenty shillings per acre per annum;

(b) for minerals other than gold, five shillings per acre per annum. And such rent shall be payable at the time and places and in the manner prescribed by the regulations: Provided that all such rents shall be payable yearly in advance, and the first annual payment shall be made on making the application for such lease.

First payments to be made into warden's court.

12. (1) The amount of the compensation or of the first instalment thereof, and of the first year's rent so awarded and determined by the warden shall be paid by the applicant into the warden's court within the time prescribed by the regulations.

When such payments to be refunded or paid out.

(2) Such amounts shall be paid to the parties entitled thereto under the order of the warden on the execution of the lease by the lessee, or refunded to the applicant if the application is refused or if the lease is not accepted by him as hereinafter provided.

When orders of

13. Subject to the provisions of the last preceding section, all warden to take effect. such orders of the warden as aforesaid shall take effect on the execution of the lease by the Governor, but not before.

Minister may direct warden to hold further inquiry at any time.

14. The Minister may at any time authorise and direct a warden to hold any further or other inquiry in open Court with reference to any matter concerning an application for a lease.

At such inquiry the evidence shall be taken on oath.

Evidence and orders

15. Every warden holding an inquiry under this Act shall at inquiries to be sent to the Minister, forward to the Minister the evidence taken by him, and a report of his orders thereon.

Minister may determine to refuse application or to grant lease on any terms.

16. (1) The Minister, on receipt of such evidence and report as aforesaid, may determine that the application shall be refused, or may determine that a lease of the area included in the application, or that a lease of any greater or less area than that included in the application, may be granted to the applicant, and may determine whether any and what special conditions shall be inserted in the lease.

Notice of determination to be published in Gazette.

or not.

(2) Notice of such determination shall be published in the Gazette.

Applicant to notify whether he accepts

(3) Where the Minister has determined that a lease may be granted, the applicant shall, within the time and in the manner prescribed by the regulations, give notice to the Minister whether he will accept a lease on the terms mentioned in such notice in the Gazette or not, otherwise the application shall lapse.

17.

17. (1) The Governor may, where the applicant has given No obligation to notice of acceptance as aforesaid, grant a lease on the said terms to grant lease.

the applicant or to any person named by the applicant.

(2) Nothing in this Act shall be construed as rendering it obligatory on the Governor to grant any lease under this Act to any person applying for the same, notwithstanding that he may have complied with the provisions of this Act and of the regulations thereunder.

(3) A lease may be granted by the Governor, notwith- Lease may be standing that the person applying for the same may not in every granted though respect have complied with the regulations, but no lease granted under complied with. this Act shall prevent the owner or occupier of any freehold or conditionally purchased land which may be included within such lease from having free and uninterrupted access to the water for stock watering and such purposes.

18. (1) Every lease under this Act shall take effect from the Date lease to take

date on which it is executed by the Governor.

(2) Every such lease shall be deemed to be cancelled if it Lease if not executed is not executed by the lessee within the time prescribed by the by lessee within the time prescribed by the by lessee within regulations.

19. Any applicant for a lease who commences mining opera- Applicant not to tions, without having first obtained the consent of the owner or mine till he has executed lease. occupier, in or on the area of land included in the application, whether covered with water or not, before such lease has been executed by him, shall be guilty of a misdemeanour.

20. If after the issue of any lease it is found that a road of access, Further or other or a site for residence, machinery, workshops, storage of fuel or other roads of access and material, other than that mentioned in the original order of the warden, &c., may be ordered is necessary, the warden may, in the manner prescribed by the by warden. regulations, and subject to such rent as he may by an order which shall be final and not subject to any appeal determine, and to such terms and conditions as he may deem proper, mark or cause to be marked such other or additional road or site; but such road or site shall not be used until the amount of the first year's rent thereof ordered by the warden has been paid and any conditions imposed by him have been fulfilled.

21. (1) If during the progress of mining operations it is found Compensation for that damage is being done that was not anticipated when the inquiry originally provided as to compensation was held, the persons affected may make appli- for. cation to the Minister for additional compensation in respect thereof.

(2) On receipt of such application the Minister shall authorise and direct the warden to hold an inquiry, in the same manner as that in which the previous inquiry was held, to ascertain and determine whether any and what compensation should be made, and to issue an order accordingly.

The

The order of the warden awarding any such compensation shall be final and not subject to any appeal and shall entitle the person to whom it is awarded to sue for and recover the same in any court of competent jurisdiction.

Wardens and inspectors to have same jurisdiction and powers as under Mining Acts. 22. (1) The jurisdiction, powers, and authorities conferred by or under the Mining Act of 1874, or any Act amending or repealing the same, upon wardens and inspectors of mines, shall apply to and may be exercised in respect of all lands the subject of any lease under this Act, whether Crown lands within the meaning of the said Act or not, and in respect of all questions affecting such lands or interests therein or matters in dispute arising out of or connected with mining in or upon such lands, and for that purpose the said Act shall be read in connection with and as forming part of this Act, and the word land as used in the said Acts shall be deemed to comprise any land the subject of a lease under this Act.

(2) The provisions of the Mining Act of 1874, or any Act amending or repealing the same, relating to appeals from the decisions of wardens and Mining Appeal Courts, shall be read in connection with and as forming part of this Act: Provided, however, that every determination or direction of the said court upon appeal shall be absolutely final and conclusive and not subject to further or other

appeal to the Supreme Court or otherwise howsoever.

Governor may cancel lease on breach of conditions. 23. The Governor, on being satisfied of the breach of any condition which, by the terms of a lease under this Act, or by any regulation made under this Act, renders such lease liable to forfeiture, may withdraw and cancel such lease.

Minister may reduce men and capital on amalgamated leases.

24. Notwithstanding anything in this Act the Minister may, after inquiry and report by the warden, reduce the number of men to be employed and the capital to be expended on any amalgamated leases should it be shown that the circumstances warrant such reduction.

Leases may be surrendered.

25. The holder of any lease granted under the provisions of this Act, and the executors, administrators, and assigns of any such holder shall be entitled at any time—

(a) in respect of such land as is Crown land with the consent of

the Governor, and
(b) in respect of other land with the consent of the owner thereof,

to surrender the lease thereof. But such surrender shall not affect in any way any amalgamation of any other area or areas held by the said holder.

Governor may make regulations.

- 26. (1) The Governor may make regulations under this Act prescribing—
 - (a) The conditions upon which the amalgamation of adjoining leases may be authorised;
 - (b) the forms of applications, notices, and other documents to be used in pursuance of this Act;
 - (c) the manner of obtaining an authority to enter and mark out land under this Act, and the amount of the deposit to be paid in respect thereof;

(d) the manner in which the area intended to be included in the application shall be marked out;

(e) the manner and time in which applications for leases under

this Act shall be made;

(f) the procedure to be followed in any inquiry before a warden under this Act;

(g) the time and manner within which any payment required to be made or any notice required to be given by this Act shall be made or given;

(h) the manner in which any road of access or site mentioned in

the Act shall be marked out;

(i) the time within which a lessee shall execute the lease;

(j) the general conditions which must be observed by lessees under this Act, and specifying what breaches of those conditions shall render the lease liable to forfeiture;

(k) the conditions under which suspension of any condition imposed by the lease or by the regulations may be granted;

(1) the proper working of machinery on dredges, and making provision for the safety of life and property in connection with dredging operations;

(m) generally the manner in which the provisions of this Act shall

be carried out,

and may in any such regulation impose a penalty not exceeding fifty pounds for any breach of the same.

(2) All such regulations shall be published in the Gazette,

and shall thereupon have the force of law.

(3) All such regulations shall be laid before both Houses of Parliament, if then sitting, within fourteen days after such publication, and if not then sitting, within fourteen days after the commencement of the next session thereof.

27. All penalties imposed by any regulations made under this Recovery of Act may be recovered before a stipendiary or police magistrate, or penalties.

any two justices of the peace in petty sessions.

28. (1) All leases of lands, whether covered by water or not, for Saving applications the purposes of mining for gold or any other mineral, by dredging, already approved pumping, sluicing, or other method, the applications for which were before commence approved before the commencement of this Act, shall, when granted, be as valid as if they had been granted under this Act, and shall not be affected by this Act.

(2) All applications for such leases made before the commencement of this Act, other than those approved as aforesaid, shall be deemed to have been made under this Act, and shall be inquired

into and dealt with accordingly.

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, 1899.

F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO TERTIO

VICTORIÆ REGINÆ.

Act No. 44, 1899.

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DE it 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. This Act may be cited as the "Gold and Mineral Dredging Short title. Act, 1899."

2. In this Act unless the context otherwise indicates or requires— Interpretation.

"Crown land" means all land held by the Crown except land held under tenure from the Crown for purposes other than pastoral purposes.

"Lake"

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

WILLIAM McCOURT, Chairman of Committees of the Legislative Assembly.

- "Lake" includes a lagoon, swamp, or other collection of still water whether permanent or temporary not contained in an artificial work.
- "Minerals" means all minerals as defined by the Mining Act of 1889.
- "Occupier" means any lessee from the Crown under any tenure under the Crown Lands Acts or any tenant of land alienated from the Crown, or any person in charge of alienated lands for the owner thereof.
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intermittent, flowing in a natural channel.

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Governor may grant leases for purposes of mining by dredging, &c., and of what lands.

3. (1) Subject to the provisions of this Act, the Governor may grant for the purpose of mining for gold or any other mineral, by dredging, pumping, sluicing, or other method, leases of the land forming the bed of any river or lake, or under any tidal water, or under the ocean contiguous to the coast line, or of the land contiguous to any such place, except land held under or by virtue of any Act relating to mining.

Area that may be demised.

- (2) The area that may be demised by any such lease shall be in proportion to the number of men to be employed and the amount to be expended in the purchase and erection of machinery and appliances for the purpose of working the area, not exceeding ten acres for every man to be employed, and one acre additional for every fifty pounds expended or to be expended as aforesaid, and the labour to be employed shall not be less than in the proportion of seven men to one hundred acres: Provided that the Minister shall have power to modify such condition if it be shown that the circumstances warrant a reduction thereof: Provided also that the maximum area to be demised by any such lease shall not exceed one hundred acres.
- (3) Where it shall appear to the satisfaction of the Minister that two or more leases issued under this Act can by amalgamation be more efficiently worked, the Minister may authorise such amalgamation according to the conditions which may be prescribed by the regulations: Provided that any application for such amalgamation shall be heard in open court before the warden, who shall forward his report and recommendation to the Minister, who shall then give his decision.

(4) Such leases shall not be granted for a longer term than fifteen years, but may be renewed for any term not exceeding fifteen years on payment of the fine, and subject to the conditions prescribed by the regulations. (5)

Duration of leases and renewals.

(5) The warden may, subject to any regulations made under this Act, suspend, in whole or in part, the labour conditions of any such lease upon being satisfied by evidence on oath in open court that the circumstances warrant such suspension.

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land, in the manner prescribed by the regulations;

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(2) Such authority shall be granted by the warden on pay-Deposit.

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form prescribed by the regulations.

Such deposit shall be refunded to the applicant by order of the Minister on the execution of the lease by the lessee, or if the Minister is satisfied that the application was bona fide, on the refusal

of the application.

(3) Such authority shall entitle the holder thereof to enter, personally or by an agent duly authorised in writing, accompanied, if desired, by not more than three other persons, upon the land therein mentioned, for the purpose aforesaid, during a period named therein, which shall not exceed fourteen days, with right of ingress, egress, and regress to and from the nearest practicable point of a public road, without incurring liability for trespass in respect thereof, but shall not entitle him to commence any mining operations.

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(7) Any owner, occupier, or other persons who obstructs any Owner, &c., holder of any such authority, or his agent or the person accompanying obstructing holder such holder or agent, in the performance of any act in pursuance of of authority. such authority, or interferes with, removes, destroys, or defaces any

land during certain

mark made or any notice posted in pursuance of such authority, shall be liable for the first offence to a penalty not exceeding ten pounds, and for the second or any subsequent offence to a penalty not exceeding fifty pounds.

5. Nothing in this Act except the provisions as to roads of access and sites shall, unless with the consent of the owner, apply to any lands not Crown lands which are found by the warden to have been at the time of the application for the authority to enter enclosed and under actual cultivation.

6. The person who has marked any area of land under the provisions of this Act shall, to the extent of the area specified in the application as against all persons, be deemed to be in possession thereof until the application has been finally disposed of:

Provided that the owner or occupier of any such land shall, during such period, be entitled to the continued use and enjoyment thereof for all purposes not inconsistent with such application.

7. (1) All applications for leases under this Act shall be made to the warden of the mining district in which such land is situated within such time and in such manner as is prescribed by the regulations.

(2) All such applications shall be forwarded by such warden to the Minister for consideration, with a recommendation as to whether the application should be granted, wholly or in part, or subject to any and what conditions, stipulations, or restrictions, or should be refused.

8. The Minister may refuse to entertain any such application, or may direct the warden to hold the inquiry hereinafter mentioned.

9. (1) The warden on receipt of such direction shall serve upon the owner and occupier and shall cause to be inserted in two consecutive issues of the Gazette, and of a newspaper published or circulating in the locality where the land applied for is situated, and shall exhibit at the nearest post-office or court-house a notice stating that on a day therein named, which shall not be less than seven days from the date of the later issue of the Gazette, and at a place therein specified within the mining district in which such land is situated, an inquiry concerning the application mentioned in such notice will be made by a warden in pursuance of the provisions of this Act, and requiring any objections to the granting of such application to be lodged with him before the day therein specified for the holding of such inquiry.

(2) Such notice shall either be served personally on the owner and occupier or left at their usual place of abode (if the same can, after diligent inquiry, be found); and, in case the owner is absent from the Colony, or cannot, after diligent inquiry, be found, such notice shall be left with the occupier of the land, or, if there be no such occupier, shall be affixed upon some conspicuous part of the land, and in the latter case, the affixing of such notice shall be deemed service of notice on the owner or occupier.

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Not to apply to lands enclosed and under cultivation except in certain cases.

Person marking out area to be deemed in possession.

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Minister may refuse to entertain application, or may direct inquiry.

Warden to give notice of inquiry.

10. (1) On the day and at the place mentioned in such notice Warden to inquire the warden shall make inquiry and determine—

(I) what roads of access and what sites for machinery, workshops, sites for machinery, storage of fuel or other materials are necessary for carrying rent, and compensation. on the mining operations intended;

(II) what sum by way of rent—

(a) for the use of the land comprising such roads of access and sites as aforesaid,

(b) for the land to be included in the lease applied for,

shall be paid by the lessee—

(i) to the owner or occupier in respect of so much of such land as is not Crown land;

(III) what sum by way of compensation for the damage which would be caused by acts done in or incidental to carrying on the mining operations intended, shall be paid by the lessee—

(i) to the owner and to the occupier of such land to be included

in the lease as is not Crown land; and,

(ii) to the owner and to the occupier of such land adjoining the land to be included in the lease as is not Crown land (except such as is held on any tenure from the Crown);

(IV) as to any objection or other matter affecting the application;

and shall issue orders in accordance with such determinations:

Provided that if the applicant for the lease produces to the Proviso that parties warden a document duly signed by himself and by the parties who would may agree as to rent and compensation. be entitled to any such rent or compensation, and witnessed, certifying that they have agreed as to the amount of such rent or compensation, or both, to be paid by such applicant, such amount shall be adopted by the warden without any further inquiry in respect thereof.

(2) The warden shall hold such inquiry in open Court, and may adjourn the same from day to day, and at such inquiry the

evidence shall be taken on oath.

11. (1) The warden may order that any road of access or site as Warden may order aforesaid which he finds to be necessary shall be marked out on the such road or site to land by a person appointed by him in that behalf, and such person appointed by shall not incur liability for trespass committed by him in pursuance him; of such order.

Such road shall be marked out in the manner prescribed by the regulations from the nearest practicable point of a public road.

(2) The order of a warden declaring that a road of access along the line determined by him is necessary shall entitle the lessee to use such road with horses, cattle, and vehicles.

(3) The warden may order that any compensation awarded and may order by him shall be paid in one amount, or by yearly or half yearly compensation to be paid in instalments, instalments during the term of the lease, and, except as to the first and at times he payment, at such times as he thinks fit.

(4) The order of a warden by which any rent or compensation is directed to be paid under the last preceding section to any person shall be final and not subject to any appeal, and shall entitle such person to sue for and recover any instalment thereof in any court of competent jurisdiction: Provided that the rent to be paid to the Crown shall be—

(a) for gold and other minerals associated therewith, or for gold

solely, twenty shillings per acre per annum;

(b) for minerals other than gold, five shillings per acre per annum. And such rent shall be payable at the time and places and in the manner prescribed by the regulations: Provided that all such rents shall be payable yearly in advance, and the first annual payment shall be made on making the application for such lease.

First payments to be made into warden's court.

12. (1) The amount of the compensation or of the first instalment thereof, and of the first year's rent so awarded and determined by the warden shall be paid by the applicant into the warden's court within the time prescribed by the regulations.

When such payments to be refunded or paid out.

(2) Such amounts shall be paid to the parties entitled thereto under the order of the warden on the execution of the lease by the lessee, or refunded to the applicant if the application is refused or if the lease is not accepted by him as hereinafter provided.

When orders of

13. Subject to the provisions of the last preceding section, all warden to take effect, such orders of the warden as aforesaid shall take effect on the execution of the lease by the Governor, but not before.

Minister may direct warden to hold further inquiry at any time.

14. The Minister may at any time authorise and direct a warden to hold any further or other inquiry in open Court with reference to any matter concerning an application for a lease.

At such inquiry the evidence shall be taken on oath.

Evidence and orders at inquiries to be

15. Every warden holding an inquiry under this Act shall sent to the Minister. forward to the Minister the evidence taken by him, and a report of his orders thereon.

Minister may determine to refuse application or to grant lease on any terms.

16. (1) The Minister, on receipt of such evidence and report as aforesaid, may determine that the application shall be refused, or may determine that a lease of the area included in the application, or that a lease of any greater or less area than that included in the application, may be granted to the applicant, and may determine whether any and what special conditions shall be inserted in the lease.

Notice of determination to be published in Gazette.

(2) Notice of such determination shall be published in the Gazette.

Applicant to notify whether he accepts or not.

(3) Where the Minister has determined that a lease may be granted, the applicant shall, within the time and in the manner prescribed by the regulations, give notice to the Minister whether he will accept a lease on the terms mentioned in such notice in the Gazette or not, otherwise the application shall lapse.

17. (1) The Governor may, where the applicant has given No obligation to notice of acceptance as aforesaid, grant a lease on the said terms to grant lease.

the applicant or to any person named by the applicant.

(2) Nothing in this Act shall be construed as rendering it obligatory on the Governor to grant any lease under this Act to any person applying for the same, notwithstanding that he may have complied with the provisions of this Act and of the regulations thereunder.

(3) A lease may be granted by the Governor, notwith-Lease may be standing that the person applying for the same may not in every granted though respect have complied with the regulations, but no lease granted under complied with. this Act shall prevent the owner or occupier of any freehold or conditionally purchased land which may be included within such lease from having free and uninterrupted access to the water for stock watering and such purposes.

18. (1) Every lease under this Act shall take effect from the Date lease to take

date on which it is executed by the Governor.

(2) Every such lease shall be deemed to be cancelled if it Lease if not executed is not executed by the lessee within the time prescribed by the by lessee within

19. Any applicant for a lease who commences mining opera- Applicant not to tions, without having first obtained the consent of the owner or mine till he has occupier, in or on the area of land included in the application, whether executed lease. covered with water or not, before such lease has been executed by

him, shall be guilty of a misdemeanour.

20. If after the issue of any lease it is found that a road of access, Further or other or a site for residence, machinery, workshops, storage of fuel or other roads of access and material, other than that mentioned in the original order of the warden, &c., may be ordered is necessary, the warden may, in the manner prescribed by the by warden. regulations, and subject to such rent as he may by an order which shall be final and not subject to any appeal determine, and to such terms and conditions as he may deem proper, mark or cause to be marked such other or additional road or site; but such road or site shall not be used until the amount of the first year's rent thereof ordered by the warden has been paid and any conditions imposed by him have been fulfilled.

21. (1) If during the progress of mining operations it is found Compensation for that damage is being done that was not anticipated when the inquiry originally provided as to compensation was held, the persons affected may make appli-for. cation to the Minister for additional compensation in respect thereof.

(2) On receipt of such application the Minister shall authorise and direct the warden to hold an inquiry, in the same manner as that in which the previous inquiry was held, to ascertain and determine whether any and what compensation should be made, and to issue an order accordingly.

The

The order of the warden awarding any such compensation shall be final and not subject to any appeal and shall entitle the person to whom it is awarded to sue for and recover the same in any

court of competent jurisdiction.

Wardens and inspectors to have same jurisdiction and powers as under Mining Acts.

22. (1) The jurisdiction, powers, and authorities conferred by or under the Mining Act of 1874, or any Act amending or repealing the same, upon wardens and inspectors of mines, shall apply to and may be exercised in respect of all lands the subject of any lease under this Act, whether Crown lands within the meaning of the said Act or not, and in respect of all questions affecting such lands or interests therein or matters in dispute arising out of or connected with mining in or upon such lands, and for that purpose the said Act shall be read in connection with and as forming part of this Act, and the word land as used in the said Acts shall be deemed to comprise any land the subject of a lease under this Act.

(2) The provisions of the Mining Act of 1874, or any Act amending or repealing the same, relating to appeals from the decisions of wardens and Mining Appeal Courts, shall be read in connection with and as forming part of this Act: Provided, however, that every determination or direction of the said court upon appeal shall be absolutely final and conclusive and not subject to further or other

appeal to the Supreme Court or otherwise howsoever.

Governor may cancel lease on breach of conditions.

23. The Governor, on being satisfied of the breach of any condition which, by the terms of a lease under this Act, or by any regulation made under this Act, renders such lease liable to forfeiture, may withdraw and cancel such lease.

Minister may reduce men and capital on amalgamated leases.

24. Notwithstanding anything in this Act the Minister may, after inquiry and report by the warden, reduce the number of men to be employed and the capital to be expended on any amalgamated leases should it be shown that the circumstances warrant such reduction.

Leases may be surrendered.

25. The holder of any lease granted under the provisions of this Act, and the executors, administrators, and assigns of any such holder shall be entitled at any time-

(a) in respect of such land as is Crown land with the consent of the Governor, and

(b) in respect of other land with the consent of the owner thereof, to surrender the lease thereof. But such surrender shall not affect in any way any amalgamation of any other area or areas held by the said holder.

Governor may make regulations.

- 26. (1) The Governor may make regulations under this Act prescribing-
 - (a) The conditions upon which the amalgamation of adjoining leases may be authorised;

(b) the forms of applications, notices, and other documents to be

used in pursuance of this Act;

(c) the manner of obtaining an authority to enter and mark out land under this Act, and the amount of the deposit to be paid in respect thereof;

(d) the manner in which the area intended to be included in the application shall be marked out;

(e) the manner and time in which applications for leases under

this Act shall be made;

(f) the procedure to be followed in any inquiry before a warden

under this Act;

(g) the time and manner within which any payment required to be made or any notice required to be given by this Act shall be made or given;

(h) the manner in which any road of access or site mentioned in

the Act shall be marked out;

(i) the time within which a lessee shall execute the lease;

(i) the general conditions which must be observed by lessees under this Act, and specifying what breaches of those conditions shall render the lease liable to forfeiture;

(k) the conditions under which suspension of any condition imposed by the lease or by the regulations may be granted;

(1) the proper working of machinery on dredges, and making provision for the safety of life and property in connection with dredging operations;

(m) generally the manner in which the provisions of this Act shall

be carried out,

and may in any such regulation impose a penalty not exceeding fifty pounds for any breach of the same.

(2) All such regulations shall be published in the Gazette,

and shall thereupon have the force of law.

(3) All such regulations shall be laid before both Houses of Parliament, if then sitting, within fourteen days after such publication, and if not then sitting, within fourteen days after the commencement of the next session thereof.

27. All penalties imposed by any regulations made under this Recovery of Act may be recovered before a stipendiary or police magistrate, or penalties.

any two justices of the peace in petty sessions.

28. (1) All leases of lands, whether covered by water or not, for Saving applications the purposes of mining for gold or any other mineral, by dredging, already approved pumping, sluicing, or other method, the applications for which were before commenceapproved before the commencement of this Act, shall, when granted, ment of this Act. be as valid as if they had been granted under this Act, and shall not be affected by this Act.

(2) All applications for such leases made before the commencement of this Act, other than those approved as aforesaid, shall be deemed to have been made under this Act, and shall be inquired

into and dealt with accordingly.

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

BEAUCHAMP,

Government House, Sydney, 22nd December, 1899. Governor.

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GOLD AND MINERAL DREDGING BILL.

SCHEDULE showing the Legislative Assembly's Disagreements from the Legislative Council's Amendments, referred to in Message of 20th December, 1899.

F. W. WEBB, Clerk of the Legislative Assembly.

Page 2, clause 3, line 26. After "employed" omit "and the amount to be expended "in the purchase and erection of machinery and appliances"

Page 2, clause 3, line 29. After "employed" omit "and one acre additional for "every fifty pounds expended or to be expended as aforesaid"

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Note.—These references are to the Council's reprint of the Assembly's Bill.

GOLD AND MINERAL DREDGING BILL.

SCHEDULE of the Amendments referred to in Message of 14th December, 1899.

Page 2, clause 3, line 26. After "employed" insert "and the amount to be expended in the purchase "and erection of machinery and appliances"

Page 2, clause 3, line 29. After "employed" insert "and one acre additional for every fifty pounds "expended or to be expended as aforesaid"

Page 2, clause 3, line 36. Omit "adjoining"

Page 2, clause 3. At end of clause add new subsection (5)

Page 4. After clause 4 insert new clause 5.

Page 4, clause 5, 6, line 11. After "shall" insert "to the extent of the area specified in the application" Page 4, clause 8, 9, line 27. After "direction" insert "shall serve upon the owner and occupier and"

Page 4, clause 8. 9. At end of clause add

(2) Such notice shall either be served personally on the owner and occupier or left at their usual place of abode (if the same can after diligent inquiry be found), and in case the owner is absent from the Colony or cannot after diligent inquiry be found such notice shall be left with the occupier of the land or if there be no such occupier shall be affixed upon some conspicuous part of the land. And in the latter case the affixing of such notice shall be deemed service of notice on the owner or occupier.

Page 5, clause 9. 10, lines 11 and 12. Omit

(i) to the Crown in respect of so much of such land as is Crown land; and

Page 5, clause 9, 10, line 18. Omit "or" insert "and to the" Page 5, clause 9, 10, line 20. Omit "or" insert "and to the"

Page 6, clause 10. 11, line 2. Omit "to the Crown or" insert "under the last preceding section"

Page 6, clause 10. 11, line 4. Omit "the Crown or"

Page 6, clause 10. 11, line 6. After "be" omit remainder of clause insert

(a) for gold and other minerals associated therewith or for gold solely twenty shillings per acre per annum;

(b) for minerals other than gold five shillings per acre per annum.

And such rent shall be payable at the time and places and in the manner prescribed by the Regulations. Provided that all such rents shall be payable yearly in advance and the first annual payment shall be made on making the application for such lease.

- Page 7, clause 16. 17. At end of clause add "but no lease granted under this Act shall prevent the
 - "owner or occupier of any freehold or conditionally purchased land which may be included within such lease from having free and uninterrupted access to the water for

" stock watering and such purposes."

Page 8, clause 21. 22. At end of clause add "Provided however that every determination or direction "of the said Court upon appeal shall be absolutely final and conclusive and not subject "to further or other appeal to the Supreme Court or otherwise howsoever."

Page 8. After clause 22. 23 insert new clauses 24 and 25.

- asilina at a 12 hr hat seven of States 462 and below the common than 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, 22 November, 1899.

F. W. WEBB, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 14th December, 1899. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO SEXAGESIMO TERTIO

VICTORIÆ REGINÆ.

Act No. , 1899.

An Act to regulate mining for gold and other minerals by dredging, pumping, sluicing, or other method, in the beds of rivers and lakes, under tidal or standing waters under the ocean contiguous to the coast-line, and in, on, and under any land contiguous to the aforesaid places; and for purposes consequent on or incidental to those objects.

BE it 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. This Act may be cited as the "Gold and Mineral Dredging short title. Act, 1899."

2. In this Act unless the context otherwise indicates or requires—Interpretation. "Crown land" means all land held by the Crown except land held under tenure from the Crown for purposes other than pastoral purposes.

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"Lake"

"Lake" includes a lagoon, swamp, or other collection of still water whether permanent or temporary not contained in an artificial work.

"Minerals" means all minerals as defined by the Mining Act of

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"Occupier" means any lessee from the Crown under any tenure under the Crown Lands Acts or any tenant of land alienated from the Crown, or any person in charge of alienated lands for the owner thereof.

"Owner" means the owner or conditional purchaser of any land or holder of a homestead selection, or any trustee in whom any land is vested.

"River" includes any stream of water, whether perennial or

intermittent, flowing in a natural channel.

"River-bed" means the soil between the tops of the banks of a 15 river, to be defined by the mining surveyor when making the

3. (1) Subject to the provisions of this Act, the Governor may Governor may grant grant for the purpose of mining for gold or any other mineral, by leases for purposes 20 dredging, pumping, sluicing, or other method, leases of the land dredging, &c., and forming the bed of any river or lake, or under any tidal water, or of what lands. under the ocean contiguous to the coast line, or of the land contiguous to any such place, except land held under or by virtue of any Act relating to mining.

(2) The area that may be demised by any such lease shall Area that may be 25 be in proportion to the number of men to be employed and the amount demised. to be expended in the purchase and erection of machinery and appliances for the purpose of working the area, not exceeding ten acres for every man to be employed, and one acre additional for every

30 fifty pounds expended or to be expended as aforesaid: Provided that the Minister shall have power to modify such condition if it be shown that the circumstances warrant a reduction thereof: Provided also that the maximum area to be demised by any such lease shall not exceed one hundred acres.

35 (3) Where it shall appear to the satisfaction of the Minister that two or more adjoining leases issued under this Act can by amalgamation be more efficiently worked, the Minister may authorise such amalgamation according to the conditions which may be prescribed by the regulations: Provided that any application for such amalgama-

40 tion shall be heard in open court before the warden, who shall forward his report and recommendation to the Minister, who shall then give his decision.

(4) Such leases shall not be granted for a longer term than Duration of leases fifteen years, but may be renewed for any term not exceeding fifteen and renewals. 45 years on payment of the fine, and subject to the conditions prescribed by the regulations.

(5) The warden may, subject to any regulations made under this Act, suspend, in whole or in part, the labour conditions of any such lease upon being satisfied by evidence on oath in open court that the circumstances warrant such suspension.

4. (1) Any person holding a miner's right or mineral license Land to be applied desiring to apply for a lease of an area of any land, under this Act, and marked out.

shall-

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(a) where such land, whether covered by water or not, is wholly Where Crown land, or in part Crown land, mark out the area intended to be procedure. included in the application, or so much thereof as is Crown

land, in the manner prescribed by the regulations; (b) where such land, whether covered with water or not, is wholly Where not Crown or in part not Crown land, obtain in the manner prescribed be obtained.

by the regulations from the warden of the mining district in which such land is situated an authority to enter such land, or such part as is not Crown land, for the purpose of marking out the area intended to be included in the application, or so much thereof as is not Crown land.

(2) Such authority shall be granted by the warden on pay-Deposit.

20 ment of the deposit prescribed by the regulations, and shall be in the form prescribed by the regulations.

Such deposit shall be refunded to the applicant by order of the Minister on the execution of the lease by the lessee, or if the Minister is satisfied that the application was bona fide, on the refusal

25 of the application.

(3) Such authority shall entitle the holder thereof to enter, personally or by an agent duly authorised in writing, accompanied, if desired, by not more than three other persons, upon the land therein mentioned, for the purpose aforesaid, during a period named therein,

30 which shall not exceed fourteen days, with right of ingress, egress, and regress to and from the nearest practicable point of a public road, without incurring liability for trespass in respect thereof, but shall not entitle him to commence any mining operations.

(4) Such authority shall be exhibited on demand to the

35 owner or occupier of the land therein mentioned.

(5) The holder of such authority shall mark out such area during the currency of the authority and in the manner prescribed by the regulations.

(6) During the currency of any such authority, unless and Warden not to issue 40 until an area has been marked out thereunder as aforesaid, the warden in respect of same shall not issue any other authority to enter upon the same land.

(7) Any owner, occupier, or other persons who obstructs any Owner, &c., holder of any such authority, or his agent or the person accompanying obstructing holder 45 such holder or agent, in the performance of any act in pursuance of authority. such authority, or interferes with, removes, destroys, or defaces any

mark made or any notice posted in pursuance of such authority, shall be liable for the first offence to a penalty not exceeding ten pounds, and for the second or any subsequent offence to a penalty not exceeding fifty pounds.

5. Nothing in this Act except the provisions as to roads of access and sites shall, unless with the consent of the owner, apply to any lands not Crown lands which are found by the warden to have been at the time of the application for the authority to enter enclosed and under actual cultivation.

5. 6. The person who has marked any area of land under the Person marking out provisions of this Act shall, to the extent of the area specified in the area to be deemed in possession. application as against all persons, be deemed to be in possession

thereof until the application has been finally disposed of:

Provided that the owner or occupier of any such land shall, 15 during such period, be entitled to the continued use and enjoyment thereof for all purposes not inconsistent with such application.

6. 7. (1) All applications for leases under this Act shall be made Applications for to the warden of the mining district in which such land is situated leases to be made to warden and forwithin such time and in such manner as is prescribed by the warded to the 20 regulations.

(2) All such applications shall be forwarded by such warden to the Minister for consideration, with a recommendation as to whether the application should be granted, wholly or in part, or subject to any and what conditions, stipulations, or restrictions, or should be refused.

7. 8. The Minister may refuse to entertain any such application, Minister may refuse to entertain application, or may direct the warden to hold the inquiry hereinafter mentioned. 25 or may direct the warden to hold the inquiry hereinafter mentioned.

the owner and occupier and shall cause to be inserted in two consecutive notice of inquiry. issues of the Gazette, and of a newspaper published or circulating in 30 the locality where the land applied for is situated, and shall exhibit at the nearest post-office or court-house a notice stating that on a day therein named, which shall not be less than seven days from the date of the later issue of the Gazette, and at a place therein specified within the mining district in which such land is situated, an inquiry

35 concerning the application mentioned in such notice will be made by a warden in pursuance of the provisions of this Act, and requiring any objections to the granting of such application to be lodged with him before the day therein specified for the holding of such inquiry.

(2) Such notice shall either be served personally on the owner 40 and occupier or left at their usual place of abode (if the same can, after diligent inquiry, be found); and, in case the owner is absent from the Colony, or cannot, after diligent inquiry, be found, such notice shall be left with the occupier of the land, or, if there be no such occupier, shall be affixed upon some conspicuous part of the land, and in the

45 latter case, the affixing of such notice shall be deemed service of notice on the owner or occupier.

8. 9. (1) The warden on receipt of such direction shall serve upon Warden to give

9. 10. (1) On the day and at the place mentioned in such notice Warden to inquire and make orders the warden shall make inquiry and determine as to roads of access,

(I) what roads of access and what sites for machinery, workshops, sites for machinery, storage of fuel or other materials are necessary for carrying rent, and compensation. on the mining operations intended;

(II) what sum by way of rent—

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(a) for the use of the land comprising such roads of access and sites as aforesaid,

(b) for the land to be included in the lease applied for,

shall be paid by the lessee—

(i)-to-the-Crown-in-respect-of-so-much-of-such-land-as-is-Crown land;-and

(#i) to the owner or occupier in respect of so much of such land as is not Crown land;

(III) what sum by way of compensation for the damage which would be caused by acts done in or incidental to carrying on the mining operations intended, shall be paid by the lessee—

(i) to the owner or and to the occupier of such land to be

included in the lease as is not Crown land; and,

(ii) to the owner or and to the occupier of such land adjoining the land to be included in the lease as is not Crown land (except such as is held on any tenure from the Crown);

(IV) as to any objection or other matter affecting the application;

and shall issue orders in accordance with such determinations:

25 Provided that if the applicant for the lease produces to the Proviso that parties warden a document duly signed by himself and by the parties who would may agree as to rent and compensation. be entitled to any such rent or compensation, and witnessed, certifying that they have agreed as to the amount of such rent or compensation, or both, to be paid by such applicant, such amount shall be adopted 50 by the warden without any further inquiry in respect thereof.

(2) The warden shall hold such inquiry in open Court, and may adjourn the same from day to day, and at such inquiry the

evidence shall be taken on oath.

10. 11. (1) The warden may order that any road of access or site as Warden may order 35 aforesaid which he finds to be necessary shall be marked out on the such road or site to land by a person appointed by him in that behalf, and such person person appointed by shall not incur liability for trespass committed by him in pursuance him; of such order.

Such road shall be marked out in the manner prescribed by the 40 regulations from the nearest practicable point of a public road.

(2) The order of a warden declaring that a road of access along the line determined by him is necessary shall entitle the lessee to use such road with horses, cattle, and vehicles.

(3) The warden may order that any compensation awarded and may order 45 by him shall be paid in one amount, or by yearly or half yearly paid in instalments, instalments during the term of the lease, and, except as to the first and at times he payment, at such times as he thinks fit. payment, at such times as he thinks fit.

(4) The order of a warden by which any rent or compensation is directed to be paid to the Crown or under the last preceding section to any person shall be final and not subject to any appeal, and shall entitle the Crown-or such person to sue for and recover any instalment 5 thereof in any court of competent jurisdiction: Provided that the rent to be paid to the Crown shall be not-less-than-one-pound-per aere-per-annum-in-respect-of-gold-leases, and five-shillings-per-aere-per annum-in-respect-of-leases-other-than-gold-leases.

(a) for gold and other minerals associated therewith, or for gold

10 solely, twenty shillings per acre per annum;

(b) for minerals other than gold, five shillings per acre per annum. And such rent shall be payable at the time and places and in the manner prescribed by the regulations: Provided that all such rents shall be payable yearly in advance, and the first annual payment shall 15 be made on making the application for such lease.

11. 12. (1) The amount of the compensation or of the first instalment First payments to be thereof, and of the first year's rent so awarded and determined by the made into warden's warden shall be paid by the applicant into the warden's court within

the time prescribed by the regulations.

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(2) Such amounts shall be paid to the parties entitled when such thereto under the order of the warden on the execution of the lease payments to be refunded or paid out. by the lessee, or refunded to the applicant if the application is refused or if the lease is not accepted by him as hereinafter provided.

12. 13. Subject to the provisions of the last preceding section, all When orders of 25 such orders of the warden as aforesaid shall take effect on the execution warden to take effect.

of the lease by the Governor, but not before.

13. 14. The Minister may at any time authorise and direct a Minister may direct warden to hold any further or other inquiry in open Court with warden to hold further inquiry at reference to any matter concerning an application for a lease. any time.

At such inquiry the evidence shall be taken on oath.

14. 15. Every warden holding an inquiry under this Act shall Evidence and orders forward to the Minister the evidence taken by him, and a report of at inquiries to be sent to the Minister. his orders thereon.

15. 16. (1) The Minister, on receipt of such evidence and report as Minister may 35 aforesaid, may determine that the application shall be refused, or may determine to refuse determine that a lease of the application or to determine that a lease of the area included in the application, or that grant lease on any a lease of any greater or less area than that included in the application, terms. may be granted to the applicant, and may determine whether any and what special conditions shall be inserted in the lease.

(2) Notice of such determination shall be published in Notice of deter-

the Gazette. (3) Where the Minister has determined that a lease may Applicant to notify be granted, the applicant shall, within the time and in the manner whether he accepts

prescribed by the regulations, give notice to the Minister whether he 45 will accept a lease on the terms mentioned in such notice in the Gazette or not, otherwise the application shall lapse.

16. 17. (1) The Governor may, where the applicant has given No obligation to notice of acceptance as aforesaid, grant a lease on the said terms to grant lease.

the applicant or to any person named by the applicant.

(2) Nothing in this Act shall be construed as rendering it 5 obligatory on the Governor to grant any lease under this Act to any person applying for the same, notwithstanding that he may have complied with the provisions of this Act and of the regulations thereunder.

(3) A lease may be granted by the Governor, notwith- Lease may be 10 standing that the person applying for the same may not in every granted though respect have complied with the regulations, but no lease granted under complied with. this Act shall prevent the owner or occupier of any freehold or conditionally purchased land which may be included within such lease from having free and uninterrupted access to the water for stock 15 watering and such purposes.

17. 18. (1) Every lease under this Act shall take effect from the Date lease to take

date on which it is executed by the Governor.

(2) Every such lease shall be deemed to be cancelled if it Lease if not executed is not executed by the lessee within the time prescribed by the by lessee within 20 regulations.

18. 19. Any applicant for a lease who commences mining opera- Applicant not to tions, without having first obtained the consent of the owner or mine till he has occupier, in or on the area of land included in the application, whether covered with water or not, before such lease has been executed by

25 him, shall be guilty of a misdemeanour.

19. 20. If after the issue of any lease it is found that a road of access, Further or other or a site for residence, machinery, workshops, storage of fuel or other roads of access and sites for machinery, material, other than that mentioned in the original order of the warden, &c., may be ordered is necessary, the warden may, in the manner prescribed by the by warden. 30 regulations, and subject to such rent as he may by an order which shall be final and not subject to any appeal determine, and to such terms and conditions as he may deem proper, mark or cause to be marked such other or additional road or site; but such road or site shall not be

used until the amount of the first year's rent thereof ordered by the 35 warden has been paid and any conditions imposed by him have been

fulfilled. 20. 21. (1) If during the progress of mining operations it is found Compensation for that damage is being done that was not anticipated when the inquiry damage not originally provided as to compensation was held, the persons affected may make appli- for.

40 cation to the Minister for additional compensation in respect thereof. (2) On receipt of such application the Minister shall authorise and direct the warden to hold an inquiry, in the same manner as that in which the previous inquiry was held, to ascertain and determine whether any and what compensation should be made, 45 and to issue an order accordingly.

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The order of the warden awarding any such compensation shall be final and not subject to any appeal and shall entitle the person to whom it is awarded to sue for and recover the same in any

court of competent jurisdiction.

21. 22. (1) The jurisdiction, powers, and authorities conferred by Wardens and or under the Mining Act of 1874, or any Act amending or repealing inspectors to have the same, upon wardens and inspectors of mines, shall apply to and and powers as may be exercised in respect of all lands the subject of any lease under under Mining Acts. this Act, whether Crown lands within the meaning of the said Act or

10 not, and in respect of all questions affecting such lands or interests therein or matters in dispute arising out of or connected with mining in or upon such lands, and for that purpose the said Act shall be read in connection with and as forming part of this Act, and the word land as used in the said Acts shall be deemed to comprise any land the

15 subject of a lease under this Act.

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(2) The provisions of the Mining Act of 1874, or any Act amending or repealing the same, relating to appeals from the decisions of wardens and Mining Appeal Courts, shall be read in connection with and as forming part of this Act. Provided, however, that every 20 determination or direction of the said court upon appeal shall be absolutely final and conclusive and not subject to further or other appeal to the Supreme Court or otherwise howsoever.

22. 23. The Governor, on being satisfied of the breach of any Governor may cancel

condition which, by the terms of a lease under this Act, or by any lease on breach of conditions. 25 regulation made under this Act, renders such lease liable to forfeiture, may withdraw and cancel such lease.

24. Notwithstanding anything in this Act the Minister may, after inquiry and report by the warden, reduce the number of men to be employed and the capital to be expended on any amalgamated leases 30 should it be shown that the circumstances warrant such reduction.

25. The holder of any lease granted under the provisions of this Act, and the executors, administrators, and assigns of any such holder shall be entitled at any time-

(a) in respect of such land as is Crown land with the consent of the Governor, and

(b) in respect of other land with the consent of the owner thereof, to surrender the lease thereof. But such surrender shall not affect in any way any amalgamation of any other area or areas held by the said holder.

23. 26. (1) The Governor may make regulations under this Act Governor may make prescribingregulations.

(a) The conditions upon which the amalgamation of adjoining leases may be authorised;

(b) the forms of applications, notices, and other documents to be used in pursuance of this Act;

the manner of obtaining an authority to enter and mark out land under this Act, and the amount of the deposit to be paid in respect thereof;

- (d) the manner in which the area intended to be included in the application shall be marked out;
- (e) the manner and time in which applications for leases under this Act shall be made;
- 5 (f) the procedure to be followed in any inquiry before a warden under this Act;
 - (g) the time and manner within which any payment required to be made or any notice required to be given by this Act shall be made or given;
- 10 (h) the manner in which any road of access or site mentioned in the Act shall be marked out;
 - (i) the time within which a lessee shall execute the lease;
 - (j) the general conditions which must be observed by lessees under this Act, and specifying what breaches of those conditions shall render the lease liable to forfeiture;
 - (k) the conditions under which suspension of any condition imposed by the lease or by the regulations may be granted;
 - (1) the proper working of machinery on dredges, and making provision for the safety of life and property in connection with dredging operations;
 - (m) generally the manner in which the provisions of this Act shall be carried out,

and may in any such regulation impose a penalty not exceeding fifty pounds for any breach of the same.

- 25 (2) All such regulations shall be published in the Gazette,
 - and shall thereupon have the force of law.

 (3) All such regulations shall be laid before both Houses of Parliament, if then sitting, within fourteen days after such publication, and if not then sitting, within fourteen days after the commence-
- 30 ment of the next session thereof.

 24. 27. All penalties imposed by any regulations made under this recovery of
- Act may be recovered before a stipendiary or police magistrate, or penalties. any two justices of the peace in petty sessions.

 25. 28. (1) All leases of lands, whether covered by water or not, for Saving applications 35 the purposes of mining for gold or any other mineral, by dredging, and others made
 - pumping, sluicing, or other method, the applications for which were before commence approved before the commencement of this Act, shall, when granted, be as valid as if they had been granted under this Act, and shall not be affected by this Act.
- 40 (2) All applications for such leases made before the commencement of this Act, other than those approved as aforesaid, shall be deemed to have been made under this Act, and shall be inquired into and dealt with accordingly.

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(a) the manner in which the area intended to be included in the

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, 22 November, 1899. F. W. WEBB, Clerk of the Legislative Assembly.

New South Wales.



ANNO SEXAGESIMO TERTIO

VICTORIÆ REGINÆ.

Act No. , 1899.

An Act to regulate mining for gold and other minerals by dredging, pumping, sluicing, or other method, in the beds of rivers and lakes, under tidal or standing waters under the ocean contiguous to the coast-line, and in, on, and under any land contiguous to the aforesaid places; and for purposes consequent on or incidental to those objects.

DE it 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. This Act may be cited as the "Gold and Mineral Dredging Short title.

Act, 1899."

2. In this Act unless the context otherwise indicates or requires— Interpretation. "Crown land" means all land held by the Crown except land held under tenure from the Crown for purposes other than pastoral purposes.

126-A

"Lake"

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L. Grahente

Gold and Mineral Dredging.

- "Lake" includes a lagoon, swamp, or other collection of still water whether permanent or temporary not contained in an artificial work.
- "Minerals" means all minerals as defined by the Mining Act of 1889.
- "Occupier" means any lessee from the Crown under any tenure under the Crown Lands Acts or any tenant of land alienated from the Crown, or any person in charge of alienated lands for the owner thereof.
- 10 "Owner" means the owner or conditional purchaser of any land or holder of a homestead selection, or any trustee in whom any land is vested.

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- "River" includes any stream of water, whether perennial or intermittent, flowing in a natural channel.
- "River-bed" means the soil between the tops of the banks of a river, to be defined by the mining surveyor when making the survey.
- 3. (1) Subject to the provisions of this Act, the Governor may Governor may grant grant for the purpose of mining for gold or any other mineral, by leases for purposes 20 dredging, pumping, sluicing, or other method, leases of the land dredging, &c., and forming the bed of any river or lake, or under any tidal water, or of what lands. under the ocean contiguous to the coast line, or of the land contiguous to any such place, except land held under or by virtue of any Act relating to mining.
- 25 (2) The area that may be demised by any such lease shall Area that may be be in proportion to the number of men to be employed for the purpose demised.

 of working the area, not exceeding ten acres for every man to be employed: Provided that the Minister shall have power to modify such condition if it be shown that the circumstances warrant a 30 reduction thereof: Provided also that the maximum area to be demised by any such lease shall not exceed one hundred acres.
- (3) Where it shall appear to the satisfaction of the Minister that two or more adjoining leases issued under this Act can by amalgamation be more efficiently worked, the Minister may authorise 35 such amalgamation according to the conditions which may be prescribed by the regulations: Provided that any application for such amalgamation shall be heard in open court before the warden, who shall forward his report and recommendation to the Minister, who shall then give his decision.
- 40 (4) Such leases shall not be granted for a longer term than Duration of leases fifteen years, but may be renewed for any term not exceeding fifteen and renewals. years on payment of the fine, and subject to the conditions prescribed by the regulations.

4. (1) Any person holding a miner's right or mineral license Land to be applied desiring to apply for a lease of an area of any land, under this Act, for to be entered desiring to apply for a lease of an area of any land, under this Act, for to be entered out. shall-

(a) where such land, whether covered by water or not, is wholly Where Crown land, or in part Crown land, mark out the area intended to be procedure. included in the application, or so much thereof as is Crown land, in the manner prescribed by the regulations;

(b) where such land, whether covered with water or not, is wholly Where not Crown or in part not Crown land, obtain in the manner prescribed be obtained. 10 by the regulations from the warden of the mining district in which such land is situated an authority to enter such land, or such part as is not Crown land, for the purpose of marking out the area intended to be included in the application, or so much thereof as is not Crown land.

15 (2) Such authority shall be granted by the warden on pay-Deposit. ment of the deposit prescribed by the regulations, and shall be in the

form prescribed by the regulations.

Such deposit shall be refunded to the applicant by order of the Minister on the execution of the lease by the lessee, or if the 20 Minister is satisfied that the application was bona fide, on the refusal

of the application.

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(3) Such authority shall entitle the holder thereof to enter, personally or by an agent duly authorised in writing, accompanied, if desired, by not more than three other persons, upon the land therein 25 mentioned, for the purpose aforesaid, during a period named therein, which shall not exceed fourteen days, with right of ingress, egress, and regress to and from the nearest practicable point of a public road, without incurring liability for trespass in respect thereof, but shall not entitle him to commence any mining operations.

(4) Such authority shall be exhibited on demand to the

owner or occupier of the land therein mentioned.

(5) The holder of such authority shall mark out such area during the currency of the authority and in the manner prescribed by the regulations.

35 (6) During the currency of any such authority, unless and Warden not to issue until an area has been marked out thereunder as aforesaid, the warden any other authority shell not ignee any other authority in respect of same shall not issue any other authority to enter upon the same land.

(7) Any owner, occupier, or other persons who obstructs any Owner, &c., holder of any such authority, or his agent or the person accompanying obstructing holder 40 such holder or agent, in the performance of any act in pursuance of of authority. such authority, or interferes with, removes, destroys, or defaces any mark made or any notice posted in pursuance of such authority, shall be liable for the first offence to a penalty not exceeding ten pounds, and for the second or any subsequent offence to a penalty not exceeding 45 fifty pounds.

land during certain

5. The person who has marked any area of land under the Person marking out provisions of this Act shall, as against all persons, be deemed to be in area to be deemed possession thereof until the application has been finally disposed of:

Provided that the owner or occupier of any such land shall, 5 during such period, be entitled to the continued use and enjoyment thereof for all purposes not inconsistent with such application.

- 6. (1) All applications for leases under this Act shall be made Applications for to the warden of the mining district in which such land is situated leases to be made to within such time and in such manner as is prescribed by the warded to the Minister.
 - (2) All such applications shall be forwarded by such warden to the Minister for consideration, with a recommendation as to whether the application should be granted, wholly or in part, or subject to any and what conditions, stipulations, or restrictions, or should be refused.
- 7. The Minister may refuse to entertain any such application, Minister may refuse to entertain application, on may direct the warden to hold the inquiry hereinafter mentioned.

 Minister may refuse to entertain any such application, Minister may refuse to entertain application, on may direct inquiry.
- 8. The warden on receipt of such direction shall cause to be Warden to give inserted in two consecutive issues of the Gazette, and of a newspaper published or circulating in the locality where the land applied for is 20 situated, and shall exhibit at the nearest post-office or court-house a notice stating that on a day therein named, which shall not be less than seven days from the date of the later issue of the Gazette, and at a place therein specified within the mining district in which such land is situated, an inquiry concerning the application mentioned in such
- 25 notice will be made by a warden in pursuance of the provisions of this Act, and requiring any objections to the granting of such application to be lodged with him before the day therein specified for the holding of such inquiry.
- 9. (1) On the day and at the place mentioned in such notice Warden to inquire and make orders as to reads of access to reads of
 - (I) what roads of access and what sites for machinery, workshops, sites for machinery, storage of fuel or other materials are necessary for carrying compensation. on the mining operations intended;
 - (II) what sum by way of rent—

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- (a) for the use of the land comprising such roads of access and sites as aforesaid,
 - (b) for the land to be included in the lease applied for, shall be paid by the lessee—
 - (i) to the Crown in respect of so much of such land as is Crown land; and
 - (ii) to the owner or occupier in respect of so much of such land as is not Crown land;

(III)

(III) what sum by way of compensation for the damage which would be caused by acts done in or incidental to carrying on the mining operations intended, shall be paid by the lessee—

(i) to the owner or occupier of such land to be included in the lease as is not Crown land; and,

(ii) to the owner or occupier of such land adjoining the land to be included in the lease as is not Crown land (except such as is held on any tenure from the Crown);

(IV) as to any objection or other matter affecting the application;

10 and shall issue orders in accordance with such determinations:

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Provided that if the applicant for the lease produces to the Proviso that parties warden a document duly signed by himself and by the parties who would may agree as to rent and compensation. be entitled to any such rent or compensation, and witnessed, certifying that they have agreed as to the amount of such rent or compensation,

15 or both, to be paid by such applicant, such amount shall be adopted

by the warden without any further inquiry in respect thereof. (2) The warden shall hold such inquiry in open Court, and

may adjourn the same from day to day, and at such inquiry the evidence shall be taken on oath.

20 10. (1) The warden may order that any road of access or site as Warden may order aforesaid which he finds to be necessary shall be marked out on the such road or site to be marked out by land by a person appointed by him in that behalf, and such person person appointed by shall not incur liability for trespass committed by him in pursuance him; of such order.

25 Such road shall be marked out in the manner prescribed by the regulations from the nearest practicable point of a public road.

(2) The order of a warden declaring that a road of access along the line determined by him is necessary shall entitle the lessee to use such road with horses, cattle, and vehicles.

50 (3) The warden may order that any compensation awarded and may order by him shall be paid in one amount, or by yearly or half yearly paid in instalments, instalments during the term of the lease, and, except as to the first and at times he thinks fit. payment, at such times as he thinks fit.

(4) The order of a warden by which any rent or compensa-35 tion is directed to be paid to the Crown or to any person shall be final and not subject to any appeal, and shall entitle the Crown or such person to sue for and recover any instalment thereof in any court of competent jurisdiction: Provided that the rent to be paid to the Crown shall be not less than one pound per acre per annum in

40 respect of gold leases, and five shillings per acre per annum in respect of leases other than gold leases.

11. (1) The amount of the compensation or of the first instalment First payments to be thereof, and of the first year's rent so awarded and determined by the made into warden's warden shall be paid by the applicant into the warden's court within

45 the time prescribed by the regulations.

(2) Such amounts shall be paid to the parties entitled When such thereto under the order of the warden on the execution of the lease payments to be refunded or paid out. by the lessee, or refunded to the applicant if the application is refused or if the lease is not accepted by him as hereinafter provided.

12. Subject to the provisions of the last preceding section, all When orders of such orders of the warden as aforesaid shall take effect on the execution warden to take effect.

of the lease by the Governor, but not before.

13. The Minister may at any time authorise and direct a Minister may direct warden to hold any further or other inquiry in open Court with warden to hold warden to hold any further inquiry at 10 reference to any matter concerning an application for a lease.

At such inquiry the evidence shall be taken on oath.

14. Every warden holding an inquiry under this Act shall Evidence and orders forward to the Minister the evidence taken by him, and a report of sent to the Minister. his orders thereon.

15. (1) The Minister, on receipt of such evidence and report as Minister may aforesaid, may determine that the application shall be refused, or may determine to refuse application or to determine that a lease of the area included in the application, or that grant lease on any a lease of any greater or less area than that included in the application, terms. may be granted to the applicant, and may determine whether any and

20 what special conditions shall be inserted in the lease. (2) Notice of such determination shall be published in Notice of determination to be published in Gazette.

the Gazette.

(3) Where the Minister has determined that a lease may Applicant to notify be granted, the applicant shall, within the time and in the manner whether he accepts 25 prescribed by the regulations, give notice to the Minister whether he will accept a lease on the terms mentioned in such notice in the Gazette or not, otherwise the application shall lapse.

16. (1) The Governor may, where the applicant has given No obligation to notice of acceptance as aforesaid, grant a lease on the said terms to grant lease.

30 the applicant or to any person named by the applicant.

(2) Nothing in this Act shall be construed as rendering it obligatory on the Governor to grant any lease under this Act to any person applying for the same, notwithstanding that he may have complied with the provisions of this Act and of the regulations 35 thereunder.

(2) A lease may be granted by the Governor, notwith- Lease may be standing that the person applying for the same may not in every granted though respect have complied with the regulations.

17. (1) Every lease under this Act shall take effect from the Date lease to take

40 date on which it is executed by the Governor.

(2) Every such lease shall be deemed to be cancelled if it Lease if not executed is not executed by the lessee within the time prescribed by the by lessee within regulations.

18. Any applicant for a lease who commences mining opera- Applicant not to 45 tions, without having first obtained the consent of the owner or mine till he has executed lease. occupier,

complied with.

occupier, in or on the area of land included in the application, whether covered with water or not, before such lease has been executed by

him, shall be guilty of a misdemeanour.

19. If after the issue of any lease it is found that a road of access, Further or other 5 or a site for residence, machinery, workshops, storage of fuel or other roads of access and sites for machinery, material, other than that mentioned in the original order of the warden, &c., may be ordered is necessary, the warden may, in the manner prescribed by the by warden. regulations, and subject to such rent as he may by an order which shall be final and not subject to any appeal determine, and to such terms and 10 conditions as he may deem proper, mark or cause to be marked such other or additional road or site; but such road or site shall not be used until the amount of the first year's rent thereof ordered by the warden has been paid and any conditions imposed by him have been fulfilled.

20. (1) If during the progress of mining operations it is found Compensation for 15 that damage is being done that was not anticipated when the inquiry damage not as to compensation was held, the persons affected may make applifor. cation to the Minister for additional compensation in respect thereof.

(2) On receipt of such application the Minister shall 20 authorise and direct the warden to hold an inquiry, in the same manner as that in which the previous inquiry was held, to ascertain and determine whether any and what compensation should be made, and to issue an order accordingly.

The order of the warden awarding any such compensation 25 shall be final and not subject to any appeal and shall entitle the person to whom it is awarded to sue for and recover the same in any

court of competent jurisdiction. 21. (1) The jurisdiction, powers, and authorities conferred by Wardens and or under the Mining Act of 1874, or any Act amending or repealing inspectors to have 30 the same, upon wardens and inspectors of mines, shall apply to and and powers as may be exercised in respect of all lands the subject of any lease under under Mining Acts this Act, whether Crown lands within the meaning of the said Act or not, and in respect of all questions affecting such lands or interests therein or matters in dispute arising out of or connected with mining

35 in or upon such lands, and for that purpose the said Act shall be read in connection with and as forming part of this Act, and the word land as used in the said Acts shall be deemed to comprise any land the subject of a lease under this Act.

(2) The provisions of the Mining Act of 1874, or any Act 40 amending or repealing the same, relating to appeals from the decisions of wardens and Mining Appeal Courts, shall be read in connection with and as forming part of this Act.

22. The Governor, on being satisfied of the breach of any Governor may cancel condition which, by the terms of a lease under this Act, or by any lease on breach of conditions 45 regulation made under this Act, renders such lease liable to forfeiture, may withdraw and cancel such lease.

- 23. (1) The Governor may make regulations under this Act Governor may make prescribing—
 - (a) The conditions upon which the amalgamation of adjoining leases may be authorised;
- 5 (b) the forms of applications, notices, and other documents to be used in pursuance of this Act;
 - (c) the manner of obtaining an authority to enter and mark out land under this Act, and the amount of the deposit to be paid in respect thereof;
- 10 (d) the manner in which the area intended to be included in the application shall be marked out;
 - (e) the manner and time in which applications for leases under this Act shall be made;
- (f) the procedure to be followed in any inquiry before a warden under this Act;
 - (g) the time and manner within which any payment required to be made or any notice required to be given by this Act shall be made or given;
 - (h) the manner in which any road of access or site mentioned in the Act shall be marked out;
 - (i) the time within which a lessee shall execute the lease;
 - (j) the general conditions which must be observed by lessees under this Act, and specifying what breaches of those conditions shall render the lease liable to forfeiture;
- 25 (k) the conditions under which suspension of any condition imposed by the lease or by the regulations may be granted;
 - (1) the proper working of machinery on dredges, and making provision for the safety of life and property in connection with dredging operations;
- 30 (m) generally the manner in which the provisions of this Act shall be carried out,

and may in any such regulation impose a penalty not exceeding fifty pounds for any breach of the same.

(2) All such regulations shall be published in the Gazette,

35 and shall thereupon have the force of law.

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- (3) All such regulations shall be laid before both Houses of Parliament, if then sitting, within fourteen days after such publication, and if not then sitting, within fourteen days after the commencement of the next session thereof.
- 40 24. All penalties imposed by any regulations made under this Recovery of Act may be recovered before a stipendiary or police magistrate, or penalties. any two justices of the peace in petty sessions.

25.

25. (1) All leases of lands, whether covered by water or not, for saving applications the purposes of mining for gold or any other mineral, by dredging, already approved and others made pumping, sluicing, or other method, the applications for which were before commenceapproved before the commencement of this Act, shall, when granted, ment of this Act 5 be as valid as if they had been granted under this Act, and shall not be affected by this Act.

(2) All applications for such leases made before the commencement of this Act, other than those approved as aforesaid, shall be deemed to have been made under this Act, and shall be inquired 10 into and dealt with accordingly.

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