



Pew South Wales.

GEORGII V REGIS.

ANNO PRIMO

Act No. 16, 1910.

An Act to amend the Miners' Accident Relief Act, 1900, and the Miners' Accident Relief (Amendment) Act, 1901; and for other purposes. [Assented to, 27th August, 1910.]

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

1. This Act may be cited as the "Miners' Accident Relief short title. (Amendment) Act, 1910."

In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

2. The definition of "wages" in section two of the Principal Amendment of s. 2 Act is amended by inserting at the end of the definition the words of Principal Act. "including such earnings by persons employed by a contractor, or employed by a person working the mine upon tribute."

A

Power to dissolve committee or remove member.

Check-weighman and pickman. **4.** The following section is inserted next after section four of the Principal Act :—

4A. The Minister, on the recommendation of the board, may, by notification in the Gizette, dissolve a committee or remove any member or officer of a committee for a mine; in which case any member of a committee so dissolved, or any member or officer so removed, shall not, for a period to be determined by the Minister, be eligible, except by special permission of the Minister, to be elected or appointed as member or officer of any such committee.

5. (1) The following section is inserted next after section five of the Principal Act:—

5A. Any check-weighman or pickman employed by the miners at a mine may at each pay-day contribute to the committee for the mine the sum of sixpence three farthings for each week of his employment as aforesaid.

The said committee may, in the case of the death or disablement of any check-weighman or pickman so contributing caused primarily by any such accident as aforesaid, grant allowances as in the case of a person employed by the owner or manager of the mine.

(2) Subsection two of section six of the said act is amended by inserting after "committee", where secondly occurring, the words "or paid as a contribution under this Act to the committee."

Amendment of s. 6. 6. Subsection one of section six of the Principal Act is amended—

(a) by inserting after the expression "of any such allowance" where firstly occurring the words "or reduce the amount of the same where the board and the committee are satisfied that the person to whom the allowance has been granted so misconducts himself that in their judgment he should be deprived of the benefit of the allowance in whole or in part";

(b) by inserting at the end of the subsection the words "But a person shall not be granted any such allowance in respect of the death or disablement of more than one person";

(c) by inserting after "mine" where secondly occurring the

(c) by inserting after "mine" where secondly occurring the words "or of any check-weighman or pickman."

7. The following section is inserted next after section six of the Principal Act :--

Wance 6A. Where a committee has granted an allowance, the ted to Minister, on the recommendation of the board, may remit the matter of such grant to the said committee for reconsideration, or may, whether such matter has or has not been so remitted, direct an inquiry to be held as to such matter by the board, or by a warden under the Mining Act, 1906, and may, on the receipt of the report of any such inquiry, disallow or amend any such grant.

8.

Grant of allowance may be remitted to committee.

nrA L

8. The following subsections are added to section twelve of Amendment of s. 12. the Principal Act :-

(5) If at any time the committee for a mine ceases to exist, or a mine is closed down, the board may continue payment of any allowance granted before such time by the committee for the mine, and may vary the amount of such allowance, but so that it do not exceed that specified in the Schedule, and may stop payment of any such allowance or reduce the amount of the same where the board is satisfied that the person to whom the allowance has been granted so misconducts himself that in the judgment of the board he should be deprived of the benefit of the allowance in whole or in part.

(6) The board may, at the request of the committee for a mine, pay out of the fund any allowances granted by such committee.

9. Section fifteen of the Principal Act is amended by Amendment of s. 15. inserting after paragraph (b) the following new paragraphs :—

- (b i) prescribing the notification by the owner or manager of a mine of accidents occurring in or about the working of the mine;
- (b ii) prescribing rules as to the conduct of persons in receipt of allowances.

10. The following section is inserted next after section fifteen of the Principal Act :—

15A. The Minister may appoint for a mining district two Examination of legally qualified medical practitioners, who shall, at the request applicants by specially appointed of the committee for a mine situate in such district, and, with the medical approval of the Minister, examine any applicant for an allowance practitioners. under this Act. The fees of such medical practitioners shall be paid out of the fund.

11. (1) The following is added to the Schedule to the Principal Amendment of Act: "but a person may be deemed to be disabled within the meaning Schedule. of this Schedule, although he is able to undertake work of a light nature.

(2) Where the disablement has continued for a period of not less than six months, and the committee reports to the Minister that, in its opinion, the disablement will probably be continued for a further period of six months, and that it is desirable to grant allowances in respect of any children of the person disabled, and the Minister approves, the committee may grant an allowance of two shillings and sixpence a week in respect of any such child who is under fourteen years of age. Such allowance shall be paid from the date of the Minister's approval as aforesaid."

Miners' Accident Relief (Amendment).

Amendment of s. 2 of Act of 1901. 12. Section two of the Act of 1901 is amended by omitting the words "the owners of the mine" and inserting "any person on land held from the Crown for mining or for mining purposes, and any private railway or tramway used for transporting the products of the mine to any Government railway, or to any pier or jetty, and includes any pier or jetty used for the purposes of such railway or tramway."

13. The following section is inserted next after section three of the Act of 1901 :—

3A. Where the Minister is satisfied that the majority in number of the persons employed in or about a mine in which less than fifteen persons, but more than five, are so employed desire to become contributors to the fund, such mine shall, notwithstanding the provisions of section four of the Principal Act, if the Minister so directs, be a mine to which the Principal Act applies.

In such case there shall be no committee for such mine, but the amounts deducted from wages shall be paid to the committee of any neighbouring mine to be named by the Minister, and such committee shall have the same powers and duties as if it were the committee of the first-mentioned mine : Provided that if the Minister in his discretion so orders, one or more persons employed in or about the first-mentioned mine may be appointed for the prescribed period by the persons so employed to be additional members of such committee.

14. Section five of the Act of 1901 is amended as follows :— Omit "two pounds ten shillings" insert "four pounds."

15. Subsection one of section ten of the Act of 1901 is amended by inserting the following at the end of that subsection :--

"And where any such allowance has been granted to such father, and he dies or has at any time died, a weekly sum of eight shillings payable to the mother of the deceased during her life, and while she is unmarried, if, in the opinion of the committee, she was at the time of the death of the father dependent upon him for support, and if the board approves of such grant."

16. The Schedule to the Principal Act is amended by omitting clause (b) (iii), and inserting the following in substitution therefor:—

(b) (iii) A weekly sum of two shillings and sixpence for each child of the father or of the mother of the deceased, or of the sister or sisters of the deceased, payable to the father or to the mother or to the sister or sisters, as the case may be, until such child attains the age of fourteen years, if in the opinion of the committee such father or mother, or such sister or sisters, was or were at the time of his death dependent on the deceased for support.
17.

Contribution for mine in which less than fifteen persons are employed.

Amendment of s. 5 of Act of 1901.

Amendment of s. 10 of Act of 1901.

Amendment of Schedule to Principal Act.

Miners' Accident Relief (Amendment).

17. Section five of the Principal Act is amended—
(a) by inserting after "manager" the words "or contractor for of Principal Act.
(b) work in or about a mine"

(b) by adding thereto the following subsection :---

(2) If any such owner, manager, or contractor fails to make any such deduction as above directed, he shall be liable to a penalty not exceeding twenty pounds.

By Authority: WILLIAM APPLEGATE GULLICK, Government Printer, Sydney, 1910.

[6d.]

B



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, 19 August, 1910. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

1. The

committee or remov



GEORGII V REGIS.

Act No. 16, 1910.

* * * * * *

An Act to amend the Miners' Accident Relief Act, 1900, and the Miners' Accident Relief (Amendment) Act, 1901; and for other purposes. [Assented to, 27th August, 1910.]

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

1. This Act may be cited as the "Miners' Accident Relief Short title. (Amendment) Act, 1910."

In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

2. The definition of "wages" in section two of the Principal Amendment of s.² Act is amended by inserting at the end of the definition the words of Principal Act. "including such earnings by persons employed by a contractor, or employed by a person working the mine upon tribute." 3.

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

min

JOHN J. COHEN, Chairman of Committees of the Legislative Assembly.

1. Cours for Mes. 448 L 1822

COLUMN STREET

Miners' Accident Relief (Amendment).

Amendment of s. 4 of Principal Act, and s. 3 of Act of 1901.

ETUCE WELL TO

What is the term

2 Manarit

Bernie A

4. The following section is inserted next after section four of the Principal Act :--

4A. The Minister, on the recommendation of the board, may, by notification in the Gazette, dissolve a committee or remove any member or officer of a committee for a mine; in which case any member of a committee so dissolved, or any member or officer so removed, shall not, for a period to be determined by the Minister, be eligible, except by special permission of the Minister, to be elected or appointed as member or officer of any such committee.

5. (1) The following section is inserted next after section five of the Principal Act:—

5A. Any check-weighman or pickman employed by the miners at a mine may at each pay-day contribute to the committee for the mine the sum of sixpence three farthings for each week of his employment as aforesaid.

The said committee may, in the case of the death or disablement of any check-weighman or pickman so contributing caused primarily by any such accident as aforesaid, grant allowances as in the case of a person employed by the owner or manager of the mine.

(2) Subsection two of section six of the said act is amended by inserting after "committee", where secondly occurring, the words "or paid as a contribution under this Act to the committee."

6. Subsection one of section six of the Principal Act is amended—

- (a) by inserting after the expression "of any such allowance" where firstly occurring the words "or reduce the amount of the same where the board and the committee are satisfied that the person to whom the allowance has been granted so misconducts himself that in their judgment he should be deprived of the benefit of the allowance in whole or in part";
- (b) by inserting at the end of the subsection the words "But a person shall not be granted any such allowance in respect of the death or disablement of more than one person";
- (c) by inserting after "mine" where secondly occurring the words "or of any check-weighman or pickman."

7. The following section is inserted next after section six of the Principal Act :--

6A. Where a committee has granted an allowance, the Minister, on the recommendation of the board, may remit the matter of such grant to the said committee for reconsideration, or may, whether such matter has or has not been so remitted, direct

committee or remove member.

Power to dissolve

Check-weighman and pickman.

16 40 45 45

Amendment of s. 6.

Grant of allowance may be remitted to committee.

- Leoi

an

Miners' Accident Relief (Amendment).

an inquiry to be held as to such matter by the board, or by a warden under the Mining Act, 1906, and may, on the receipt of the report of any such inquiry, disallow or amend any such grant.

8. The following subsections are added to section twelve of Amendment of s. 12. the Principal Act :---

(5) If at any time the committee for a mine ceases to exist, or a mine is closed down, the board may continue payment of any allowance granted before such time by the committee for the mine, and may vary the amount of such allowance, but so that it do not exceed that specified in the Schedule, and may stop payment of any such allowance or reduce the amount of the same where the board is satisfied that the person to whom the allowance has been granted so misconducts himself that in the judgment of the board he should be deprived of the benefit of the allowance in whole or in part.

(6) The board may, at the request of the committee for a mine, pay out of the fund any allowances granted by such committee.

9. Section fifteen of the Principal Act is amended by Amendment of s. 15, inserting after paragraph (b) the following new paragraphs :---

(b i) prescribing the notification by the owner or manager of a mine of accidents occurring in or about the working of the mine;

(b ii) prescribing rules as to the conduct of persons in receipt of allowances.

10. The following section is inserted next after section fifteen of the Principal Act :--

15A. The Minister may appoint for a mining district two Examination of legally qualified medical practitioners, who shall, at the request applicants by specially appointed of the committee for a mine situate in such district, and, with the medical approval of the Minister, examine any applicant for an allowance practitioners. under this Act. The fees of such medical practitioners shall be paid out of the fund.

11. (1) The following is added to the Schedule to the Principal Amendment of Act: "but a person may be deemed to be disabled within the meaning Schedule. of this Schedule, although he is able to undertake work of a light nature.

(2) Where the disablement has continued for a period of not less than six months, and the committee reports to the Minister that, in its opinion, the disablement will probably be continued for a further period of six months, and that it is desirable to grant allowances in respect of any children of the person disabled, and the Minister approves, the committee may grant an allowance of two shillings and sixpence a week in respect of any such child who is under fourteen years of age. Such allowance shall be paid from the date of the Minister's approval as aforesaid." 12.

: Rostownikonerred 1.1081 90 mar 1:

Miners' Accident Relief (Amendment).

Amendment of s. 2 of Act of 1901.

Contribution for mine in which less than fifteen persons are employed.

Amendment of s. 5 of Act of 1901.

Amendment of s. 10 of Act of 1901.

Amendment of Schedule to Principal Act. 12. Section two of the Act of 1901 is amended by omitting the words "the owners of the mine" and inserting "any person on land held from the Crown for mining or for mining purposes, and any private railway or tramway used for transporting the products of the mine to any Government railway, or to any pier or jetty, and includes any pier or jetty used for the purposes of such railway or tramway."

13. The following section is inserted next after section three of the Act of 1901 :--

3A. Where the Minister is satisfied that the majority in number of the persons employed in or about a mine in which less than fifteen persons, but more than five, are so employed desire to become contributors to the fund, such mine shall, notwithstanding the provisions of section four of the Principal Act, if the Minister so directs, be a mine to which the Principal Act applies.

In such case there shall be no committee for such mine, but the amounts deducted from wages shall be paid to the committee of any neighbouring mine to be named by the Minister, and such committee shall have the same powers and duties as if it were the committee of the first-mentioned mine : Provided that if the Minister in his discretion so orders, one or more persons employed in or about the first-mentioned mine may be appointed for the prescribed period by the persons so employed to be additional members of such committee.

"And where any such allowance has been granted to such father, and he dies or has at any time died, a weekly sum of eight shillings payable to the mother of the deceased during her life, and while she is unmarried, if, in the opinion of the committee, she was at the time of the death of the father dependent upon him for support, and if the board approves of such grant."

16. The Schedule to the Principal Act is amended by omitting clause (b) (iii), and inserting the following in substitution therefor:—

(b) (iii) A weekly sum of two shillings and sixpence for each child of the father or of the mother of the deceased, or of the sister or sisters of the deceased, payable to the father or to the mother or to the sister or sisters, as the case may be, until such child attains the age of fourteen years, if in the opinion of the committee such father or mother, or such sister or sisters, was or were at the time of his death dependent on the deceased for support.

Miners' Accident Relief (Amendment).

Amendment of s. 5

17. Section five of the Principal Act is amended—
(a) by inserting after "manager" the words "or contractor for work in or about a mine"

(b) by adding thereto the following subsection :--

(2) If any such owner, manager, or contractor fails to make any such deduction as above directed, he shall be liable to a penalty not exceeding twenty pounds.

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

CHELMSFORD, Governor.

State Government House, Sydney, 27th August, 1910.



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, 19 August, 1910. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 19th August, 1910. JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



MINERS' ACCIDENT RELIEF (AMENDMENT) BILL.

SCHEDULE of the Amendment referred to in Message of 19th August, 1910.

Page 5. After clause 16 add new clause 17.

с 92—

5 1. This Act may be cited as the "Miners' Accident Relief Short title. (Amendment) Act, 1910."

In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

Note .- The words to be inserted are printed in black letter.

 2. The definition of "wages" in section two of the Principal Amendment of s. 2 Act is amended by inserting at the end of the definition the words of Principal Act. "including such earnings by persons employed by a contractor, or employed by a person working the mine upon tribute."
 73167 44—A 3.

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, 19 August, 1910.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

The LEGISLATIVE COUNCIL has this day agreed to this Bill with an Amendment.

Legislative Council Chamber, Sydney, 19th August, 1910.

JOHN J. CALVERT, Clerk of the Parliaments.

New South Wales.



ANNO PRIMO

GEORGII V REGIS.

Act No. , 1910.

An Act to amend the Miners' Accident Relief Act, 1900, and the Miners' Accident Relief (Amendment) Act, 1901; and for other purposes.

BE it enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Locial distribution 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 "Miners' Accident Relief Short title. 5 (Amendment) Act, 1910."

In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

2. The definition of "wages" in section two of the Principal Amendment of s. 2 10 Act is amended by inserting at the end of the definition the words of Principal Act. "including such earnings by persons employed by a contractor, or employed by a person working the mine upon tribute." 44-A

Note .- The words to be inserted are printed in black letter.

3. The following is inserted in the place of the provisions of Amendment of s. 4 paragraph (a) of section four of the Principal Act, and paragraph (a) and s. 3 of Act of of subsection one of section three of the Act of 1901, respectively :- 1901. "The inspector of mines for the district in which the mine is situated."

5 4. The following section is inserted next after section four of the Principal Act :---

4A. The Minister, on the recommendation of the board, Power to dissolve may, by notification in the Gazette, dissolve a committee or member. remove any member or officer of a committee for a mine; in

which case any member of a committee so dissolved, or any member or officer so removed, shall not, for a period to be determined by the Minister, be eligible, except by special permission of the Minister, to be elected or appointed as member or officer of any such committee.

5. (1) The following section is inserted next after section five of the Principal Act:—

5A. Any check-weighman or pickman employed by the Check-weighman miners at a mine may at each pay-day contribute to the committee and pickman. for the mine the sum of sixpence three farthings for each week of his employment as aforesaid.

The said committee may, in the case of the death or disablement of any check-weighman or pickman so contributing caused primarily by any such accident as aforesaid, grant allowances as in the case of a person employed by the owner or manager of the mine.

25 manager of the mine. (2) Subsection two of section six of the said act is amended by inserting after "committee", where secondly occurring, the words "or paid as a contribution under this Act to the committee."

6. Subsection one of section six of the Principal Act is Amendment of s. 6. 30 amended—

(a) by inserting after the expression "of any such allowance" where firstly occurring the words "or reduce the amount of the same where the board and the committee are satisfied that the person to whom the allowance has been granted so misconducts himself that in their judgment he should be deprived of the benefit of the allowance in whole or in part."

(b) by inserting at the end of the subsection the words "But a person shall not be granted any such allowance in respect of the death or disablement of more than one person."

(c) by inserting after "mine" where secondly occurring the words "or of any check-weighman or pickman."

7. The following section is inserted next after section six of the Principal Act :--

6A. Where a committee has granted an allowance, the Grant of allowance Minister, on the recommendation of the board, may remit the may be remitted to committee.

matter of such grant to the said committee for reconsideration, or may, whether such matter has or has not been so remitted, direct

35

10

15

20

40

45

-)

an

Miners' Accident Relief (Amendment).

an inquiry to be held as to such matter by the board, or by a warden under the Mining Act, 1906, and may, on the receipt of the report of any such inquiry, disallow or amend any such grant.

8. The following subsections are added to section twelve of Amendment of s. 12. 5 the Principal Act :--

(5) If at any time the committee for a mine ceases to exist, or a mine is closed down, the board may continue payment of any allowance granted before such time by the committee for the mine, and may vary the amount of such allowance, but so that it do not exceed that specified in the Schedule, and may stop payment of any such allowance or reduce the amount of the same where the board is satisfied that the person to whom the allowance has been granted so misconducts himself that in the judgment of the board he should be deprived of the benefit of the allowance in whole or in part.

(6) The board may, at the request of the committee for a mine, pay out of the fund any allowances granted by such committee.

9. Section fifteen of the Principal Act is amended by Amendment of s. 15. 20 inserting after paragraph (b) the following new paragraphs :--

(b i) prescribing the notification by the owner or manager of a mine of accidents occurring in or about the working of the mine;

(b ii) prescribing rules as to the conduct of persons in receipt of allowances.

10. The following section is inserted next after section fifteen of the Principal Act :--

15A. The Minister may appoint for a mining district two Examination of legally qualified medical practitioners, who shall, at the request applicants by specially appcinted of the committee for a mine situate in such district, and, with the medical approval of the Minister, examine any applicant for an allowance practitioners. under this Act. The fees of such medical practitioners shall be paid out of the fund.

11. (1) The following is added to the Schedule to the Principal Amendment of 35 Act : "but a person may be deemed to be disabled within the meaning Schedule. of this Schedule, although he is able to undertake work of a light nature.

(2) Where the disablement has continued for a period of not less than six months, and the committee reports to the Minister that,

- 40 in its opinion, the disablement will probably be continued for a further period of six months, and that it is desirable to grant allowances in respect of any children of the person disabled, and the Minister approves, the committee may grant an allowance of two shillings and sixpence a week in respect of any such child who is under fourteen
- 45 years of age. Such allowance shall be paid from the date of the Minister's approval as aforesaid." 12.

25

30

10

, 1910. Act No.

Miners' Accident Relief (Amendment).

12. Section two of the Act of 1901 is amended by omitting Amendment of s. 2 the words "the owners of the mine" and inserting "any person on of Act of 1901. land held from the Crown for mining or for mining purposes, and any private railway or tramway used for transporting the products of the 5 mine to any Government railway, or to any pier or jetty, and includes any pier or jetty used for the purposes of such railway or tramway."

13. The following section is inserted next after section three of the Act of 1901 :--

3A. Where the Minister is satisfied that the majority in Contribution for number of the persons employed in or about a mine in which less than fifteen persons than fifteen persons, but more than five, are so employed desire are employed.

to become contributors to the fund, such mine shall, notwithstanding the provisions of section four of the Principal Act, if the Minister so directs, be a mine to which the Principal Act applies.

In such case there shall be no committee for such mine, but the amounts deducted from wages shall be paid to the committee of any neighbouring mine to be named by the Minister, and such committee shall have the same powers and duties as if

it were the committee of the first-mentioned mine: Provided that if the Minister in his discretion so orders, one or more persons employed in or about the first-mentioned mine may be appointed for the prescribed period by the persons so employed to be additional members of such committee.

14. Section five of the Act of 1901 is amended as follows :- Amendment of s. 5 Omit "two pounds ten shillings" insert "four pounds."

15. Subsection one of section ten of the Act of 1901 is Amendment of s. 10 amended by inserting the following at the end of that subsection :- of Act of 1901.

"And where any such allowance has been granted to such father, and he dies or has at any time died, a weekly sum of eight shillings payable to the mother of the deceased during her life, and while she is unmarried, if, in the opinion of the committee, she was at the time of the death of the father dependent upon him for support, and if the board approves of such grant."

16. The Schedule to the Principal Act is amended by omitting Amendment of Schedule to clause (b) (iii), and inserting the following in substitution therefor:-Principal Act.

(b) (iii) A weekly sum of two shillings and sixpence for each child of the father or of the mother of the deceased, or of

the sister or sisters of the deccased, payable to the father or to the mother or to the sister or sisters, as the case may be, until such child attains the age of fourteen years, if in the opinion of the committee such father or mother, or such sister or sisters, was or were at the time of his death dependent on the deceased for support.

of Act of 1901.

4

35

40

45

17.

15

10

20 -

25

Miners' Accident Relief (Amendment).

17. Section five of the Principal Act is amended-(a) by inserting after "manager" the words. "or contractor for of Principal Act. work in or about a mine";

Amendment of s. 5

(b) by adding thereto the following subsection :---

(2) If any such owner, manager, or contractor fails to make any such deduction as above directed, he shall be liable to a penalty not exceeding twenty pounds.

Sydney : William Applegate Gullick, Government Printer .- 1910.

[6d.]

44-B

Maners' Accident Relief (Amendment)

17 Section five of the Principal Act is amended— Amendment of a prince ting after "manager" the words " or contractor for of "duepal Act work in or about a mine"; work in or about a mine"; work in or about a mine"; work in or about a mine is an about a more had but to be adding thereto the following advection - words and the states and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the back is a second or a state and the second or a state

The Minister so diverse an anti-term of the find and the solution of the first sector of the persons in the first sector of the first sector se

but the amounts definited from wages shall be gud to the committee of any asighbouring mine to be mored by an Mineser, and such committee shall have the same powers and dd-the if it were the committee of the insomenioned mine : Provided that if the Minester or his discretion so orders, one or more persons employed about the Dressmentioned mine may be appendict for the accepted period by the persons so employed of the additional members of such committee

ā.

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, 19 August, 1910.

RICHD. A. ARNOLD, Clerk of the Legislative Assembly.





ANNO PRIMO

GEORGII V REGIS.

Act No. , 1910.

An Act to amend the Miners' Accident Relief Act, 1900, and the Miners' Accident Relief (Amendment) Act, 1901; and for other purposes.

) E it enacted by the King's Most Excellent Majesty, by and with B 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 "Miners' Accident Relief Short title. 5 (Amendment) Act, 1910."

In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

44---

73167

2. The definition of "wages" in section two of the Principal Amendment of s.[2 10 Act is amended by inserting at the end of the definition the words of Principal Act. "including such earnings by persons employed by a contractor, or employed by a person working the mine upon tribute." Ministor. C

3. The following is inserted in the place of the provisions of Amendment of s. 4 paragraph (a) of section four of the Principal Act, and paragraph (a) of Principal Act, and s. 3 of Act of of subsection one of section three of the Act of 1901, respectively :- 1901. "The inspector of mines for the district in which the mine is situated."

õ 4. The following section is inserted next after section four of the Principal Act :---

4A. The Minister, on the recommendation of the board, Power to dissolve may, by notification in the Gazette, dissolve a committee or member. remove any member or officer of a committee for a mine; in which case any member of a committee so dissolved, or any member or officer so removed, shall not, for a period to be determined by the Minister, be eligible, except by special permission of the Minister, to be elected or appointed as member or officer of any such committee.

15 5. (1) The following section is inserted next after section five of the Principal Act:-

> 5A. Any check-weighman or pickman employed by the Check-weighman miners at a mine may at each pay-day contribute to the committee and pickman. for the mine the sum of sixpence three farthings for each week of his employment as aforesaid.

The said committee may, in the case of the death or disablement of any check-weighman or pickman so contributing caused primarily by any such accident as aforesaid, grant allowances as in the case of a person employed by the owner or manager of the mine.

(2) Subsection two of section six of the said act is amended by inserting after "committee", where secondly occurring, the words " or paid as a contribution under this Act to the committee."

6. Subsection one of section six of the Principal Act is Amendment of s. 6. 30 amended-

(a) by inserting after the expression "of any such allowance" where firstly occurring the words "or reduce the amount of the same where the board and the committee are satisfied that the person to whom the allowance has been granted so misconducts himself that in their judgment he should be deprived of the benefit of the allowance in whole or in part."

- (b) by inserting at the end of the subsection the words "But a person shall not be granted any such allowance in respect of the death or disablement of more than one person."
- (c) by inserting after "mine" where secondly occurring the words "or of any check-weighman or pickman."

7. The following section is inserted next after section six of the Principal Act :---

6A. Where a committee has granted an allowance, the Grant of allowance Minister, on the recommendation of the board, may remit the may be remitted to matter of such grant to the said committee for reconsideration, or may, whether such matter has or has not been so remitted, direct

20

10

25

40

45

35

an

an inquiry to be held as to such matter by the board, or by a warden under the Mining Act, 1906, and may, on the receipt of the report of any such inquiry, disallow or amend any such grant.

8. The following subsections are added to section twelve of Amendment of s. 12. 5 the Principal Act :--

(5) If at any time the committee for a mine ceases to exist, or a mine is closed down, the board may continue payment of any allowance granted before such time by the committee for the mine, and may vary the amount of such allowance, but so that it do not exceed that specified in the Schedule, and may stop payment of any such allowance or reduce the amount of the same where the board is satisfied that the person to whom the allowance has been granted so misconducts himself that in the judgment of the board he should be deprived of the benefit of the allowance in whole or in part.

(6) The board may, at the request of the committee for a mine, pay out of the fund any allowances granted by such committee.

9. Section fifteen of the Principal Act is amended by Amendment of s. 15. 20 inserting after paragraph (b) the following new paragraphs :--

(b i) prescribing the notification by the owner or manager of a mine of accidents occurring in or about the working of the mine:

allowances.

10. The following section is inserted next after section fifteen of the Principal Act :-

(b ii) prescribing rules as to the conduct of persons in receipt of

15A. The Minister may appoint for a mining district two Examination of legally qualified medical practitioners, who shall, at the request applicants by specially appointed of the committee for a mine situate in such district, and, with the medical approval of the Minister, examine any applicant for an allowance practitioners. under this Act. The fees of such medical practitioners shall be paid out of the fund.

11. (1) The following is added to the Schedule to the Principal Amendment of 35 Act: "but a person may be deemed to be disabled within the meaning Schedule. of this Schedule, although he is able to undertake work of a light nature.

(2) Where the disablement has continued for a period of not less than six months, and the committee reports to the Minister that, 40 in its opinion, the disablement will probably be continued for a further period of six months, and that it is desirable to grant allowances in respect of any children of the person disabled, and the Minister approves, the committee may grant an allowance of two shillings and sixpence a week in respect of any such child who is under fourteen 45 years of age. Such allowance shall be paid from the date of the Minister's approval as aforesaid." 12.

25

30

10

Miners' Accident Relief (Amendment).

12. Section two of the Act of 1901 is amended by omitting Amendment of s. 2 the words "the owners of the mine" and inserting "any person on of Act of 1901. land held from the Crown for mining or for mining purposes, and any private railway or tramway used for transporting the products of the 5 mine to any Government railway, or to any pier or jetty, and includes any pier or jetty used for the purposes of such railway or tramway."

13. The following section is inserted next after section three of the Act of 1901 :--

3A. Where the Minister is satisfied that the majority in Contribution for number of the persons employed in or about a mine in which less than fifteen persons than fifteen persons, but more than five, are so employed desire are employed. to become contributors to the fund, such mine shall, notwithstanding the provisions of section four of the Principal Act, if the Minister so directs, be a mine to which the Principal Act applies.

In such case there shall be no committee for such mine, but the amounts deducted from wages shall be paid to the committee of any neighbouring mine to be named by the Minister, and such committee shall have the same powers and duties as if it were the committee of the first-mentioned mine: Provided that if the Minister in his discretion so orders, one or more persons employed in or about the first-mentioned mine may be appointed for the prescribed period by the persons so employed to be additional members of such committee.

14. Section five of the Act of 1901 is amended as follows :- Amendment of s. 5 25 Omit "two pounds ten shillings" insert "four pounds."

15. Subsection one of section ten of the Act of 1901 is Amendment of s. 1 amended by inserting the following at the end of that subsection :- of Act of 1901.

"And where any such allowance has been granted to such father, and he dies or has at any time died, a weekly sum of eight shillings payable to the mother of the deceased during her life, and while she is unmarried, if, in the opinion of the committee, she was at the time of the death of the father dependent upon him for support, and if the board approves of such grant."

16. The Schedule to the Principal Act is amended by omitting Amendment of clause (b) (iii), and inserting the following in substitution therefor: _____Schedule to Principal Act.

(b) (iii) A weekly sum of two shillings and sixpence for each child of the father or of the mother of the deceased, or of the sister or sisters of the deceased, payable to the father or to the mother or to the sister or sisters, as the case may be, until such child attains the age of fourteen years, if in the opinion of the committee such father or mother, or such sister or sisters, was or were at the time of his death

Sydney: William Applegate Gullick, Government Printer.-1910.

dependent on the deceased for support.

of Act of 1901.

15

20

30

35

40

45

[3d.]

No. , 1910.

A BILL

To amend the Miners' Accident Relief Act, 1900, and the Miners' Accident Relief (Amendment) Act, 1901; and for other purposes.

[MR. WOOD;—18 August, 1910.]

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

1. This Act may be cited as the "Miners' Accident Relief short title. (Amendment) Act, 1910."

5 In this Act, "the Principal Act" means the Miners' Accident Relief Act, 1900, and "the Act of 1901" means the Miners' Accident Relief (Amendment) Act, 1901.

2. The definition of "wages" in section two of the Principal Amendment of s. 2 Act is amended by inserting at the end of the definition the words of Principal Act. 10 "including such earnings by persons employed by a contractor, or

employed by a person working the mine upon tribute." 73167 44—

3.

Amendment of s. 4 of Principal Act, and s. 3 of Act of 1901.

Power to dissolve committee or remove member.

Check-weighman and pickman.

Amendment of s. 6.

3. The following is inserted in the place of the provisions of paragraph (a) of section four of the Principal Act, and paragraph (a) of subsection one of section three of the Act of 1901, respectively:— "The inspector of mines for the district in which the mine is situated."

4. The following section is inserted next after section four of **5** the Principal Act :--

4A. The Minister, on the recommendation of the board, may, by notification in the Gazette, dissolve a committee or remove any member or officer of a committee for a mine; in which case any member of a committee so dissolved, or any 10 member or officer so removed, shall not, for a period to be determined by the Minister, be eligible, except by special permission of the Minister, to be elected or appointed as member or officer of any such committee.

5. (1) The following section is inserted next after section five 15 of the Principal Act:—

5A. Any check-weighman or pickman employed by the miners at a mine may at each pay-day contribute to the committee for the mine the sum of sixpence three farthings for each week of his employment as aforesaid. 20

The said committee may, in the case of the death or disablement of any check-weighman or pickman so contributing caused primarily by any such accident as aforesaid, grant allowances as in the case of a person employed by the owner or manager of the mine. 25

(2) Subsection two of section six of the said act is amended by inserting after "committee", where secondly occurring, the words "or paid as a contribution under this Act to the committee."

6. Subsection one of section six of the Principal Act is amended— 30

- (a) by inserting after the expression "of any such allowance" where firstly occurring the words "or reduce the amount of the same where the board and the committee are satisfied that the person to whom the allowance has been granted so misconducts himself that in their judgment he should be 35 deprived of the benefit of the allowance in whole or in part";
- (b) by inserting at the end of the subsection the words "But a person shall not be granted any such allowance in respect of the death or disablement of more than one person."

7. The following section is inserted next after section six of 40 the Principal Act :—

6A. Where a committee has granted an allowance, the Minister, on the recommendation of the board, may remit the matter of such grant to the said committee for reconsideration, or may, whether such matter has or has not been so remitted, direct 45

an

Grant of allowance may be remitted to committee.

an inquiry to be held as to such matter by the board, or by a warden under the Mining Act, 1906, and may, on the receipt of the report of any such inquiry, disallow or amend any such grant.

8. The following subsections are added to section twelve of Amendment of s. 12. 5 the Principal Act :--

(5) If at any time the committee for a mine ceases to exist, or a mine is closed down, the board may continue payment of any allowance granted before such time by the committee for the mine, and may vary the amount of such allowance, but so that it do not exceed that specified in the Schedule, and may stop payment of any such allowance or reduce the amount of the same where the board is satisfied that the person to whom the allowance has been granted so misconducts himself that in the judgment of the board he should be deprived of the benefit of the

allowance in whole or in part.

(6) The board may, at the request of the committee for a mine, pay out of the fund any allowances granted by such committee.

9. Section fifteen of the Principal Act is amended by Amendment of s. 15. 20 inserting after paragraph (b) the following new paragraphs :-

(b i) prescribing the notification by the owner or manager of a mine of accidents occurring in or about the working of the mine;

(b ii) prescribing rules as to the conduct of persons in receipt of allowances.

10. The following section is inserted next after section fifteen of the Principal Act :--

15A. The Minister may appoint for a mining district two Examination of legally qualified medical practitioners, who shall, at the request applicants by of the committee for a mine situate in such district, and, with the medical approval of the Minister, examine any applicant for an allowance practitioners. under this Act. The fees of such medical practitioners shall be paid out of the fund.

11. (1) The following is added to the Schedule to the Principal Amendment of 35 Act: "but a person may be deemed to be disabled within the meaning Schedule. of this Schedule, although he is able to undertake work of a light nature.

(2) Where the disablement has continued for a period of not less than six months, and the committee reports to the Minister that, 40 in its opinion, the disablement will probably be continued for a further period of six months, and that it is desirable to grant allowances in respect of any children of the person disabled, and the Minister approves, the committee may grant an allowance of two shillings and sixpence a week in respect of any such child who is under fourteen

45 years of age. Such allowance shall be paid from the date of the Minister's approval as aforesaid." 12.

15

25

30

Amendment of s. 2 of Act of 1901.

12. Section two of the Act of 1901 is amended by omitting the words "the owners of the mine" and inserting "any person on land held from the Crown for mining or for mining purposes, and any private railway or tramway used for transporting the products of the mine to any Government railway, or to any pier or jetty, and includes 5 any pier or jetty used for the purposes of such railway or tramway."

13. The following section is inserted next after section three of the Act of 1901 :—

3A. Where the Minister is satisfied that the majority in number of the persons employed in or about a mine in which less 10 than fifteen persons, but more than five, are so employed desire to become contributors to the fund, such mine shall, notwithstanding the provisions of section four of the Principal Act, if the Minister so directs, be a mine to which the Principal Act applies. 15

In such case there shall be no committee for such mine, but the amounts deducted from wages shall be paid to the committee of any neighbouring mine to be named by the Minister, and such committee shall have the same powers and duties as if it were the committee of the first-mentioned mine: Provided 20 that if the Minister in his discretion so orders, one or more persons employed in or about the first-mentioned mine may be appointed for the prescribed period by the persons so employed to be additional members of such committee.

14. Section five of the Act of 1901 is amended as follows :- 25
Omit "two pounds ten shillings" insert "four pounds."
15. Subsection one of section ten of the Act of 1901 is

15. Subsection one of section ten of the Act of 1901 is amended by inserting the following at the end of that subsection :—

"And where any such allowance has been granted to such father, and he dies or has at any time died, a weekly sum of eight 30 shillings payable to the mother of the deceased during her life, and while she is unmarried, if, in the opinion of the committee, she was at the time of the death of the father dependent upon him for support, and if the board approves of such grant." 35

Sydney : William Applegate Gullick, Government Printer.-1910.

mine in which less than fifteen persons are employed.

Contribution for

Amendment of s. 5 of Act of 1901.

Amendment of s. 10 of Act of 1901.

[3d.]