# New Louth Wales.



ANNO TERTIO

# GEORGII V REGIS.

# Act No. 70, 1912.

An Act to provide for the establishment of State coal mines, and the acquisition of lands for that purpose; to amend the Acts relating to the Government Railways, the Mining Act, 1906, and the Crown Lands Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 20th December, 1912.]

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:—

# Preliminary.

1. (1) This Act may be cited as the "State Coal Mines Act, Short title.

(2) The expressions "Crown lands" and "private lands" Definitions. shall have in this Act the same meanings as those given to them respectively.

respectively in sections three and forty-five of the Mining Act, 1906. "General Superintendent" means the General Superintendent of State Coal Mines appointed under this Act.

# Setting apart and acquisition of land.

Crown lands may be set apart.

2. (1) The Governor may by proclamation set apart any Crown lands which in his opinion contain coal or may be required for coalmining operations under this Act.

Exempted from mining lease or occupation.

(2) Upon publication of any such proclamation, the lands so set apart shall be exempted from alienation under the Crown Lands. Acts, and from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license.

Setting apart may be revoked.

(3) The Governor may in like manner revoke any such

Lands may be leased, &c., under C.L. Acts.

proclamation, either wholly or in part.

(4) The surface, and the lands to a specified depth from the surface of the lands so set apart, may be disposed of by way of lease or license under the provisions of the Crown Lands Acts, subject to the condition that the lease or license may be determined at any time without compensation to the lessee or licensee, in the event of the lands being required for coal-mining or any other purpose under this Act.

Lands and coal mines may be purchased.

3. (1) Any owner of private lands alienated without any reservation of minerals to the Crown, or the lessee of any private or Crown lands held under mineral lease from the Crown, may by writing, addressed to the Minister or to some person appointed by the Minister in that behalf, offer to surrender his freehold or leasehold estate or interest in the said lands to His Majesty in consideration of the payment of a price named in such offer; and, except as hereinafter provided, such offer shall be binding on such owner, and shall not be withdrawn by him within a period of twelve months without the consent of the Minister in writing under his hand.

(2) Any such offer may be referred to such persons as the Minister may appoint, for inquiry and report as to the suitability of the lands for a State coal mine, and as to the estimated value thereof.

(3) If he considers the report to be favourable, the Minister, with the sanction of the Governor, may purchase the lands or the leasehold interest in the lands by an agreement with the owner or lessee: Provided that no such purchase shall be binding or shall take effect unless sanctioned by Act of Parliament.

(4) The Governor and the Minister may do all things necessary to carry out any contract entered into under this section.

(5) Upon completion of the purchase of any such lands being freehold and not leasehold, the lands shall vest in His Majesty, free from all estates, interests, trusts, and conditions affecting the same, and become Crown lands, and shall be deemed to be exempted from alienation

alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification

revoke any such exemption either wholly or in part.

4. The Minister may order any person or persons whom Resumption of land he appoints to report to him on any private land alienated without for coal mines. any reservation of minerals to the Crown, or on any private or Crown land held under mineral lease from the Crown, and may under his own hand notify to the owner thereof that he has made an order for an inspection with the object of resuming the same under the provisions of this Act.

5. The person or persons appointed to report as aforesaid with Authority to enter, such assistants as he or they may deem necessary, may at any time inspect, and report. enter any private or Crown land, and may remain thereon for such time as may be necessary to enable sufficient information to be obtained for the preparation of a report on such land:

Provided that not less than four weeks' notice of intention to Notice of intended enter on such land shall be given to the owner thereof or his manager entry.

or agent.

6. (1) The person or persons appointed to report as aforesaid Matters to be shall report on such matters as the Minister directs, and shall further reported upon, and method of valuation. make a valuation, having regard to—

(a) the value of the land or the leasehold interest, including any improvements thereon and plant used in connection therewith:

(b) the damage caused by the severance of the land purchased

from other land of the owner or lessee; and

(c) the enhancement or depreciation in value of other land of the owner or lessee adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

(2) Before commencing such inquiry the person or persons Notice of inquiry. appointed shall give to the owner or lessee of such private or Crown land not less than seven days' notice of the date upon which such

inquiry is to be held.

7. (1) The valuation, as reported by the person or persons Appeal. appointed, shall, subject to appeal, as hereinafter provided, be the purchase price.

(2) After the valuation as aforesaid, the matter may be Reference to Parliament.

referred by the Minister to Parliament.

(3) If Parliament, by Act sanctions the resumption of the Resumption and land the Governor shall, by notification in the Gazette, declare that vesting. the land described in such notification has been resumed under and for the purposes of this Act; and the land so described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be

exempted from alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification revoke any such exemption either

wholly or in part.

(4) If the owner or mortgagee be dissatisfied with such price, either or both may, within twenty-eight days of the notification of resumption as in this Act provided, lodge with the Minister a notice of appeal. But on or before lodging such notice of appeal, the owner or mortgagee shall notify in writing to the Minister what amount he claims as the purchase money of the land.

(5) Such appeal shall be heard by a court consisting of one of the judges of the Supreme Court, appointed for the purpose by the Governor, within fourteen days of such notice of appeal, and two assessors, one of whom shall be appointed by the Governor, and the other by the appellant within the aforesaid period.

(6) In determining the price of any land, the court

hearing an appeal under this Act shall have regard to—

(a) the value of the land or the leasehold interest, including any improvement thereon and plant used in connection therewith:

(b) the damage caused by the severance of the land purchased

from other land of the appellant; and

(c) the enhancement or depreciation in value of other land of the appellant adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

The enhancement or depreciation in value shall be set off against or added to the amount of the value and damage specified in paragraphs (a) and (b) aforesaid in the last preceding subsection.

(7) The decision of the said judge and one of such assessors as to the price shall be final, whether such price be greater or less than

the reported valuation.

- (8) Where a judge has been appointed for the purposes of this section the Governor may, in the case of the death, illness, incapacity, or absence of such judge, or at the request of the Chief Justice, or for any other reasonable cause, at any time appoint in the place of the judge first mentioned any other judge of the Supreme Court. The judge so appointed shall have the powers and authorities of a judge appointed in pursuance of this section.
- (9) Where an assessor appointed under this section dies or becomes incapable of acting in his office, the Governor or the appellant, as the case may be, may at any time appoint any person to be assessor in the place of the assessor who has died or become incapable of acting. The person so appointed shall have the powers of an assessor appointed in pursuance of this section.

Court of appeal.

Decision.

8. (1) No land or leasehold interest in land on which a mine Provisions of Public of coal is situated, the value of which, including any buildings, plant, works Act to apply. and machinery used in connection therewith, exceeds twenty thousand pounds shall be acquired under this Act unless sanctioned as hereinafter provided:—

(a) The Minister shall submit and explain in the Legislative Assembly the proposal to make such acquisition. The explanation shall comprise a description of the land and particulars showing its suitability for the purpose to which

it is proposed to be put.

(b) Upon motion, in the usual manner, made by the Minister or by any member of the Assembly, such proposal shall be referred to the Parliamentary Standing Committee on Public

Works for their report thereon.

(c) The Committee shall, with all convenient despatch, deal with the matter so referred to them, and for that purpose may exercise all powers by the Public Works Act, 1900, conferred on such Committee.

(d) The Committee shall, as soon as conveniently practicable, report to the Legislative Assembly the result of their inquiries.

(c) After the receipt of such report the said Assembly shall, by resolution, declare, either that it is expedient to carry out the proposal or that it is not expedient to carry out the same:

Provided that the said Assembly, instead of declaring affirmatively or negatively as aforesaid, may resolve that the report of the Committee shall, for reasons or purposes to be stated in the resolution, be remitted for their further consideration and report to the said Committee; in which case such Committee shall consider the matter of such new

reference and report thereon accordingly.

(2) Every resolution of the Legislative Assembly declaring that it is expedient to carry out any such proposal shall be deemed to impose a statutory duty on the Minister to introduce a Bill into the said Assembly to sanction the carrying out of such proposal, upon the passing whereof by the Legislature, and in such form as the Legislature may think fit, the Minister may acquire such land under this Act.

(3) The provisions of the Public Works Act, 1900, and any Act amending it, shall apply to the construction of any works

under this Act.

9. The following provisions shall apply to the costs of all Costs of appeal.

proceedings by way of appeal under this Act:-

(a) Where the value determined by the court hearing the appeal is equal to or less than the amount of the valuation as reported to the Minister under this Act, the appellant shall pay the costs of the appeal.

(b)

(b) Where the value so determined is equal to or greater than the amount which the owner or mortgagee claims as the value of the land, the Crown shall pay such costs. Where the value so determined is greater than the amount of such valuation, but is less than the amount of the claim of the owner or mortgagee, the Crown shall pay to the appellant the proportion of his costs which the excess of the value so determined over the said valuation bears to the excess of the said claim over such valuation.

Private lands may be set apart.

10. (1) The Governor may, by notification published in the Gazette, exempt from the operation of Part IV of the Mining Act, 1906, any private lands which in his opinion contain coal reserved to the Crown, and may cancel or vary any such notification.

Compensation to owner and occupier.

(2) Before commencing to search or mine for coal upon any such private lands, the Minister shall direct the warden to assess compensation to be paid by the Crown to the owner and occupier of such lands in respect of the surface required to be occupied for such mining. Such assessment shall be made and paid in the manner prescribed by the Mining Act, 1906, Part VII, Division five.

# Establishment and management of State coal mines.

Minister may open or establish coal mines.

11. Subject to the provisions of this Act, the Minister may, on behalf of his Majesty, open and establish State coal mines on Crown lands or private lands set apart or acquired as aforesaid, or on private lands the Crown grant of which contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals.

Powers of the

- 12. The Minister shall, subject to this Act, have the control Minister for carrying of any State coal-mine, and may, on behalf of His Majesty-
  - (a) construct, erect, or by purchase, lease, or otherwise acquire buildings, plant, machinery, tramways, hulks, ships, and other fixed or movable appliances or works of any description, and sell or otherwise dispose of the same when no longer required;

(b) supply, and deliver coal and other products the result of coalmining operations for the use of His Majesty, or of the State Government railways and tramways, or of any State Government department, establishment or undertaking;

(c) work any tramway, hulk, ship, or movable appliance acquired by him for the purpose of supplying and delivering coal;

(d) enter into and enforce contracts and engagements; and

(e) generally, in so far as is not elsewhere in this Act sufficiently provided, do anything that the owner of a coal mine might lawfully do in the working of any such mine.

13.

13. The Governor may, on the recommendation of the General Appointment of Superintendent, appoint a manager for each mine, who may, under the managerand officers, authority of the Minister, and subject to the regulations, appoint and discharge under-managers, engineers, surveyors, agents, workmen, and servants.

14. (1) The Governor may appoint a person to be called the Appointment of General Superintendent of State Coal Mines.

General Superintendent of State Coal Mines.

(2) Such General Superintendent shall hold office for a State Coal Mines. term of five years, and may be removed from office for misbehaviour or incompetence.

(3) He shall each year be paid from the Consolidated Revenue Fund the amount of one thousand pounds, and such amount is hereby specially appropriated for that purpose.

(4) In case of his illness, suspension, or absence from duties the Governor may appoint some person to act as his deputy during such illness, suspension, or absence, and such deputy shall have the powers and perform the duties of the General Superintendent.

15. (1) The Minister shall, within six months after the Mines may be vested establishment of any mine under this Act, by notification published in General Superintendent. the Gazette, vest the control of such mine, and of the manager and other persons employed in the mine, in the general superintendent: Provided that for the purposes of this section a mine shall be deemed to be established as soon as coal is being produced therefrom.

(2) Upon publication of such notification the General Superintendent shall exclusively have and may exercise in respect of the mine described in such notification all the powers hereinbefore conferred upon the Minister.

16. (1) The Minister shall cause full and faithful accounts to Accounts to be kept be kept of all moneys received and expended under this Act, and of and balance-sheet all assets and liabilities, and of all profits and losses.

(2) The Minister having control of a mine shall for such mine cause a balance-sheet for each financial year to be prepared, together with a statement of accounts, including a capital account and a profit and loss account.

(3) Such balance-sheet and statement shall be so prepared as to show fully and faithfully the financial position of such mine, and the financial result of its operations for the year.

(4) Such balance-sheet and statement shall be submitted to the Auditor-General for audit, and shall be certified by the Auditor-General either wholly or with such exceptions as may be necessary, and when so audited and certified shall be published in the Gazette.

(5) The balance-sheet and statement of accounts duly audited, together with a report by the manager on the operations of the mine to which he has been appointed, for the year ending the preceding thirtieth day of June, shall, on or before the thirtieth day of November in that year, be laid before Parliament. 17.

Coal for railways to be purchased from Minister. 17. The Chief Commissioner for Railways and Tramways shall purchase from the Minister all coal required to be used for the purpose of the Government Railways and Tramways, and all works in connection therewith under the control of the said Chief Commissioner so far as the State coal mines can supply such requirements: Provided that the Chief Commissioner is satisfied that such coal is, as to quality, price, and situation, equal to any other coal that is available for purchase by him.

Moneys to be appropriated by Parliament.

18. Except as otherwise provided in this Act, all sums expended or payable under this Act shall be payable out of moneys to be appropriated by Parliament.

Public account.

19. All moneys payable to the Minister under this Act shall be collected and received for or on account of the Consolidated Revenue; and the provisions of any Act for the collection and payment of the public moneys and the audit of the public accounts shall apply to all such moneys.

Mines to be worked subject to Coal Mines Regulation Acts.

20. Every State coal mine worked under this Act shall be managed and worked subject to the provisions of the Coal Mines Regulation Act, 1902, and any Acts amending the same, in so far as the same are applicable.

Prohibition of residences within half a mile of coal shafts. 21. No person employed in or about a State coal mine shall (except with the written consent of the Minister) build or construct or reside in any building or tent within half a mile of any State coal shaft or pit.

Regulations re State coal mines.

22. (1) The Minister, with the approval of the Governor, may make and publish regulations applicable to any State coal mine the control of which is vested in him, for all or for any of the following purposes:—

(a) The management of such mine.

(b) The functions, duties, and powers of all persons acting in the management and working of such mine.

(c) The appointment and discharge of officers and workmen.

(d) The form approved by the Auditor-General of the accounts to be kept and the balance-sheets to be prepared in respect of such mine; and

(e) Generally for the conduct and management of such mines.

(2) The Minister may in such regulations impose a penalty not exceeding ten pounds for any breach thereof. Any such penalty may be recovered in any court of petty sessions.

(3) The Minister may, with the approval of the Governor, rescind or amend any regulation in force in respect of any such mine.

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, 3 December, 1912, A.M. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

# New South Wales.



ANNO TERTIO

# GEORGII V REGIS.

# Act No. 70, 1912.

An Act to provide for the establishment of State coal mines, and the acquisition of lands for that purpose; to amend the Acts relating to the Government Railways, the Mining Act, 1906, and the Crown Lands Acts; and for purposes consequent thereon or incidental thereto. [Assented to, 20th December, 1912.]

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:—

# Preliminary.

1. (1) This Act may be cited as the "State Coal Mines Act, Short title.

(2) The expressions "Crown lands" and "private lands" Definitions. shall have in this Act the same meanings as those given to them respectively,

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

R. D. MEAGHER, Chairman of Committees of the Legislative Assembly.

respectively in sections three and forty-five of the Mining Act, 1906. "General Superintendent" means the General Superintendent of State Coal Mines appointed under this Act.

# Setting apart and acquisition of land.

Crown lands may be set apart.

2. (1) The Governor may by proclamation set apart any Crown lands which in his opinion contain coal or may be required for coalmining operations under this Act.

Exempted from mining lease or occupation.

(2) Upon publication of any such proclamation, the lands so set apart shall be exempted from alienation under the Crown Lands Acts, and from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license.

Setting apart may be revoked. (3) The Governor may in like manner revoke any such

Lands may be leased, &c., under C. L. Acts.

proclamation, either wholly or in part.

Lands and coal

purchased.

(4) The surface, and the lands to a specified depth from the surface of the lands so set apart, may be disposed of by way of lease or license under the provisions of the Crown Lands Acts, subject to the condition that the lease or license may be determined at any time without compensation to the lessee or licensee, in the event of the lands being required for coal-mining or any other purpose under this Act.

3. (1) Any owner of private lands alienated without any

reservation of minerals to the Crown, or the lessee of any private or Crown lands held under mineral lease from the Crown, may by writing, addressed to the Minister or to some person appointed by the Minister in that behalf, offer to surrender his freehold or leasehold estate or interest in the said lands to His Majesty in consideration of the payment of a price named in such offer; and, except as hereinafter provided, such offer shall be binding on such owner, and shall not be withdrawn by him within a period of twelve months without the consent of the Minister in writing under his hand.

(2) Any such offer may be referred to such persons as the Minister may appoint, for inquiry and report as to the suitability of the lands for a State coal mine, and as to the estimated value thereof.

(3) If he considers the report to be favourable, the Minister, with the sanction of the Governor, may purchase the lands or the leasehold interest in the lands by an agreement with the owner or lessee: Provided that no such purchase shall be binding or shall take effect unless sanctioned by Act of Parliament.

(4) The Governor and the Minister may do all things necessary to carry out any contract entered into under this section.

(5) Upon completion of the purchase of any such lands being freehold and not leasehold, the lands shall vest in His Majesty, free from all estates, interests, trusts, and conditions affecting the same, and become Crown lands, and shall be deemed to be exempted from alienation

alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification

revoke any such exemption either wholly or in part.

4. The Minister may order any person or persons whom Resumption of land he appoints to report to him on any private land alienated without for coal mines. any reservation of minerals to the Crown, or on any private or Crown land held under mineral lease from the Crown, and may under his own hand notify to the owner thereof that he has made an order for an inspection with the object of resuming the same under the provisions of this Act.

5. The person or persons appointed to report as aforesaid with Authority to enter, such assistants as he or they may deem necessary, may at any time inspect, and report. enter any private or Crown land, and may remain thereon for such time as may be necessary to enable sufficient information to be obtained for the preparation of a report on such land:

Provided that not less than four weeks' notice of intention to Notice of intended

enter on such land shall be given to the owner thereof or his manager entry.

or agent.

6. (1) The person or persons appointed to report as aforesaid Matters to be shall report on such matters as the Minister directs, and shall further reported upon, and method of valuation. make a valuation, having regard to-

(a) the value of the land or the leasehold interest, including any improvements thereon and plant used in connection there-

with:

(b) the damage caused by the severance of the land purchased

from other land of the owner or lessee; and

(c) the enhancement or depreciation in value of other land of the owner or lessee adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

(2) Before commencing such inquiry the person or persons Notice of inquiry. appointed shall give to the owner or lessee of such private or Crown land not less than seven days' notice of the date upon which such

inquiry is to be held.

7. (1) The valuation, as reported by the person or persons Appeal. appointed, shall, subject to appeal, as hereinafter provided, be the purchase price.

(2) After the valuation as aforesaid, the matter may be Reference to

referred by the Minister to Parliament.

(3) If Parliament, by Act sanctions the resumption of the Resumption and land the Governor shall, by notification in the Gazette, declare that vesting. the land described in such notification has been resumed under and for the purposes of this Act; and the land so described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be

exempted from alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification revoke any such exemption either wholly or in part.

(4) If the owner or mortgagee be dissatisfied with such price, either or both may, within twenty-eight days of the notification of resumption as in this Act provided, lodge with the Minister a notice of appeal. But on or before lodging such notice of appeal, the owner or mortgagee shall notify in writing to the Minister what amount

he claims as the purchase money of the land.

(5) Such appeal shall be heard by a court consisting of one of the judges of the Supreme Court, appointed for the purpose by the Governor, within fourteen days of such notice of appeal, and two assessors, one of whom shall be appointed by the Governor, and the other by the appellant within the aforesaid period.

(6) In determining the price of any land, the court

hearing an appeal under this Act shall have regard to—

(a) the value of the land or the leasehold interest, including any improvement thereon and plant used in connection therewith;

(b) the damage caused by the severance of the land purchased

from other land of the appellant; and

(c) the enhancement or depreciation in value of other land of the appellant adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

The enhancement or depreciation in value shall be set off against or added to the amount of the value and damage specified in paragraphs (a) and (b) aforesaid in the last preceding subsection.

(7) The decision of the said judge and one of such assessors as to the price shall be final, whether such price be greater or less than

the reported valuation.

- (8) Where a judge has been appointed for the purposes of this section the Governor may, in the case of the death, illness, incapacity, or absence of such judge, or at the request of the Chief Justice, or for any other reasonable cause, at any time appoint in the place of the judge first mentioned any other judge of the Supreme Court. The judge so appointed shall have the powers and authorities of a judge appointed in pursuance of this section.
- (9) Where an assessor appointed under this section dies or becomes incapable of acting in his office, the Governor or the appellant, as the case may be, may at any time appoint any person to be assessor in the place of the assessor who has died or become incapable of acting. The person so appointed shall have the powers of an assessor appointed in pursuance of this section.

  8.

Court of appeal.

Decision.

8. (1) No land or leasehold interest in land on which a mine Provisions of Public of coal is situated, the value of which, including any buildings, plant, works Act to apply. and machinery used in connection therewith, exceeds twenty thousand pounds shall be acquired under this Act unless sanctioned as hereinafter

provided:—

(a) The Minister shall submit and explain in the Legislative Assembly the proposal to make such acquisition. The explanation shall comprise a description of the land and particulars showing its suitability for the purpose to which it is proposed to be put.

(b) Upon motion, in the usual manner, made by the Minister or by any member of the Assembly, such proposal shall be referred to the Parliamentary Standing Committee on Public

Works for their report thereon.

(c) The Committee shall, with all convenient despatch, deal with the matter so referred to them, and for that purpose may exercise all powers by the Public Works Act, 1900, conferred on such Committee.

(d) The Committee shall, as soon as conveniently practicable, report to the Legislative Assembly the result of their inquiries.

(e) After the receipt of such report the said Assembly shall, by resolution, declare, either that it is expedient to carry out the proposal or that it is not expedient to carry out the same:

Provided that the said Assembly, instead of declaring affirmatively or negatively as aforesaid, may resolve that the report of the Committee shall, for reasons or purposes to be stated in the resolution, be remitted for their further consideration and report to the said Committee; in which case such Committee shall consider the matter of such new reference and report thereon accordingly.

(2) Every resolution of the Legislative Assembly declaring that it is expedient to carry out any such proposal shall be deemed to impose a statutory duty on the Minister to introduce a Bill into the said Assembly to sanction the carrying out of such proposal, upon the passing whereof by the Legislature, and in such form as the Legislature may think fit, the Minister may acquire such land under

(3) The provisions of the Public Works Act, 1900, and any Act amending it, shall apply to the construction of any works

under this Act.

9. The following provisions shall apply to the costs of all Costs of appeal.

proceedings by way of appeal under this Act:-

(a) Where the value determined by the court hearing the appeal is equal to or less than the amount of the valuation as reported to the Minister under this Act, the appellant shall pay the costs of the appeal.

(b)

(b) Where the value so determined is equal to or greater than the amount which the owner or mortgagee claims as the value of the land, the Crown shall pay such costs. Where the value so determined is greater than the amount of such valuation, but is less than the amount of the claim of the owner or mortgagee, the Crown shall pay to the appellant the proportion of his costs which the excess of the value so determined over the said valuation bears to the excess of the said claim over such valuation.

Private lands may be set apart.

10. (1) The Governor may, by notification published in the Gazette, exempt from the operation of Part IV of the Mining Act, 1906, any private lands which in his opinion contain coal reserved to the Crown, and may cancel or vary any such notification.

Compensation to owner and occupier.

(2) Before commencing to search or mine for coal upon any such private lands, the Minister shall direct the warden to assess compensation to be paid by the Crown to the owner and occupier of such lands in respect of the surface required to be occupied for such mining. Such assessment shall be made and paid in the manner prescribed by the Mining Act, 1906, Part VII, Division five.

# Establishment and management of State coal mines.

Minister may open or establish coal mines.

11. Subject to the provisions of this Act, the Minister may, on behalf of his Majesty, open and establish State coal mines on Crown lands or private lands set apart or acquired as aforesaid, or on private lands the Crown grant of which contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals.

Powers of the

- 12. The Minister shall, subject to this Act, have the control Minister for carrying of any State coal-mine, and may, on behalf of His Majesty—
  - (a) construct, erect, or by purchase, lease, or otherwise acquire buildings, plant, machinery, tramways, hulks, ships, and other fixed or movable appliances or works of any description, and sell or otherwise dispose of the same when no longer required;

(b) supply, and deliver coal and other products the result of coalmining operations for the use of His Majesty, or of the State Government railways and tramways, or of any State Government department, establishment or undertaking;

(c) work any tramway, hulk, ship, or movable appliance acquired by him for the purpose of supplying and delivering coal;

(d) enter into and enforce contracts and engagements; and

(e) generally, in so far as is not elsewhere in this Act sufficiently provided, do anything that the owner of a coal mine might lawfully do in the working of any such mine.

13. The Governor may, on the recommendation of the General Appointment of Superintendent, appoint a manager for each mine, who may, under the managerand officers, authority of the Minister, and subject to the regulations, appoint and discharge under-managers, engineers, surveyors, agents, workmen, and servants.

14. (1) The Governor may appoint a person to be called the Appointment of General Superintendent of State Coal Mines.

(2) Such General Superintendent of State Coal Mines.

Superintendent of State Coal Mines.

(2) Such General Superintendent shall hold office for a State Coal Mines. term of five years, and may be removed from office for misbehaviour or incompetence.

(3) He shall each year be paid from the Consolidated Revenue Fund the amount of one thousand pounds, and such amount

is hereby specially appropriated for that purpose.

(4) In case of his illness, suspension, or absence from duties the Governor may appoint some person to act as his deputy during such illness, suspension, or absence, and such deputy shall have the powers and perform the duties of the General Superintendent.

15. (1) The Minister shall, within six months after the Mines may be vested establishment of any mine under this Act, by notification published in General Superintendent. the Gazette, vest the control of such mine, and of the manager and other persons employed in the mine, in the general superintendent: Provided that for the purposes of this section a mine shall be deemed to be established as soon as coal is being produced therefrom.

(2) Upon publication of such notification the General Superintendent shall exclusively have and may exercise in respect of the mine described in such notification all the powers hereinbefore

conferred upon the Minister.

16. (1) The Minister shall cause full and faithful accounts to Accounts to be kept be kept of all moneys received and expended under this Act, and of and balance-sheet prepared.

all assets and liabilities, and of all profits and losses.

(2) The Minister having control of a mine shall for such mine cause a balance-sheet for each financial year to be prepared, together with a statement of accounts, including a capital account and a profit and loss account.

(3) Such balance-sheet and statement shall be so prepared as to show fully and faithfully the financial position of such

mine, and the financial result of its operations for the year.

(4) Such balance-sheet and statement shall be submitted to the Auditor-General for audit, and shall be certified by the Auditor-General either wholly or with such exceptions as may be necessary, and when so audited and certified shall be published in the Gazette.

(5) The balance-sheet and statement of accounts duly audited, together with a report by the manager on the operations of the mine to which he has been appointed, for the year ending the preceding thirtieth day of June, shall, on or before the thirtieth day of November in that year, be laid before Parliament. 17.

Coal for railways to be purchased from Minister.

17. The Chief Commissioner for Railways and Tramways shall purchase from the Minister all coal required to be used for the purpose of the Government Railways and Tramways, and all works in connection therewith under the control of the said Chief Commissioner so far as the State coal mines can supply such requirements: Provided that the Chief Commissioner is satisfied that such coal is, as to quality, price, and situation, equal to any other coal that is available for purchase by him.

Moneys to be appropriated by Parliament. 18. Except as otherwise provided in this Act, all sums expended or payable under this Act shall be payable out of moneys to be appropriated by Parliament.

Public account.

19. All moneys payable to the Minister under this Act shall be collected and received for or on account of the Consolidated Revenue; and the provisions of any Act for the collection and payment of the public moneys and the audit of the public accounts shall apply to all such moneys.

Mines to be worked subject to Coal Mines Regulation Acts. 20. Every State coal mine worked under this Act shall be managed and worked subject to the provisions of the Coal Mines Regulation Act, 1902, and any Acts amending the same, in so far as the same are applicable.

Prohibition of residences within half a mile of coal shafts. 21. No person employed in or about a State coal mine shall (except with the written consent of the Minister) build or construct or reside in any building or tent within half a mile of any State coal shaft or pit.

Regulations re State coal mines.

22. (1) The Minister, with the approval of the Governor, may make and publish regulations applicable to any State coal mine the control of which is vested in him, for all or for any of the following purposes:—

(a) The management of such mine.

(b) The functions, duties, and powers of all persons acting in the management and working of such mine.

(c) The appointment and discharge of officers and workmen.

(d) The form approved by the Auditor-General of the accounts to be kept and the balance-sheets to be prepared in respect of such mine; and

(e) Generally for the conduct and management of such mines.

(2) The Minister may in such regulations impose a penalty not exceeding ten pounds for any breach thereof. Any such penalty may be recovered in any court of petty sessions.

(3) The Minister may, with the approval of the Governor, rescind or amend any regulation in force in respect of any such mine.

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

CHELMSFORD,

State Government House, Sydney, 20th December, 1912.

Governor.

#### STATE COAL MINES BILL.

# SCHEDULE of the Amendments referred to in Message of 5th November, 1912.

Page 2, clause 3, line 32. Omit "its" insert "the"

Page 2, clause 3, line 32. After "value" insert "thereof"

Page 2, clause 3. Omit subclause (3) insert new subclause (3).

Page 3, clause 4. Omit subclauses (2) and (3).

Page 3, clause 6. Omit subclause (1) insert new subclause (1).

Page 4, clause 7, lines 11 and 12. Omit "of the land, leasehold interest, and improvements"

Page 4, clause 7; line 14. Omit "thereof"

Page 4, clause 7. After subclause (1) insert new subclauses (2) and (3).

Page 4, clause 7. At end of subclause (24) add "But on or before lodging such notice of appeal, the "owner or mortgagee shall notify in writing to the Minister what amount he claims as "the purchase money of the land."

Page 4, clause 7. After subclause (3 5) insert new subclause (6).

Page 5. Omit clause 8 insert new clauses 8 and 9.

Page 8, clause 15. 16, line 15. Omit "or the General Superintendent"

Page 8, clause 15, 16, line 19. Omit " or the General Superintendent"

Page 8, clause 16. 17, lines 37 and 38. Omit "or from the General Superintendent as the case may be" Page 8, clause 16. 17, lines 38 and 39. Omit "within a distance from the mine to be determined as

"hereinafter provided"

Page 8, clause 46. 17, line 42. After "requirements" insert "Provided that the Chief Commissioner "is satisfied that such coal is as to quality, price, and situation equal to any other coal "that is available for purchase by him"

Page 9, clause 16. 17. Omit lines 1 to 6.

Page 9, clause 18. 19, lines 10 and 11. Omit "or the General Superintendent"

Page 9, clause 20, 21, lines 20 and 21. Omit "or of the General Superintendent"

Page 9, clause 21, 22, line 23. Omit "or the General Superintendent"

Page 9, clause 21, 22, line 35. Omit "or the General Superintendent"

Page 9, clause 21. 22, line 39. Omit "or the General Superintendent"

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, 14 March, 1912, A.M. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

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

Legislative Council Chamber, Sydney, 5th November, 1912. JOHN J. CALVERT, Clerk of the Parliaments.

# New South Wales.



ANNO TERTIO

# GEORGII V REGIS.

# Act No. , 1912.

An Act to provide for the establishment of State coal mines, and the acquisition of lands for that purpose; to amend the Acts relating to the Government Railways, the Mining Act, 1906, and the Crown Lands Acts; and for purposes consequent thereon or incidental thereto.

DE 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:—

Preliminary.

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1. (1) This Act may be cited as the "State Coal Mines Act, Short title.

(2) The expressions "Crown lands" and "private lands" Definitions. shall have in this Act the same meanings as those given to them 224—A respectively,

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

respectively in sections three and forty-five of the Mining Act, 1906. "General Superintendent" means the General Superintendent of State Coal Mines appointed under this Act.

# Setting apart and acquisition of land.

5 2. (1) The Governor may by proclamation set apart any Crown Crown lands may be lands which in his opinion contain coal or may be required for coal-set apart. mining operations under this Act.

(2) Upon publication of any such proclamation, the lands Exempted from so set apart shall be exempted from alienation under the Crown Lands mining lease or occupation.

10 Acts, and from the leasing provisions of the Mining Act, 1906, and

from occupation under any miner's right or business license.

(3) The Governor may in like manner revoke any such Setting apart may

proclamation, either wholly or in part.

(4) The surface, and the lands to a specified depth from the Lands may be 15 surface of the lands so set apart, may be disposed of by way of lease or leased, &c., under license under the provisions of the Crown Lands Acts, subject to the condition that the lease or license may be determined at any time without compensation to the lessee or licensee, in the event of the lands being required for coal-mining or any other purpose under this Act.

20 **3.** (1) Any owner of private lands alienated without any Lands and coal reservation of minerals to the Crown, or the lessee of any private or mines may be Crown lands held under mineral lease from the Crown, may by writing, addressed to the Minister or to some person appointed by the Minister in that behalf, offer to surrender his freehold or leasehold

25 estate or interest in the said lands to His Majesty in consideration of the payment of a price named in such offer; and, except as hereinafter provided, such offer shall be binding on such owner, and shall not be withdrawn by him within a period of twelve months without the consent of the Minister in writing under his hand.

30 (2) Any such offer may be referred to such persons as the Minister may appoint, for inquiry and report as to the suitability of the lands for a State coal mine, and as to its the estimated value thereof.

(3) If he considers the report on the lands to be favourable, the Minister may refer the matter to Parliament. If Parliament, by a 35 resolution of each the sanction of the Governor, may make a contract for the acquisition of the lands or leasehold interest at the price ask price as he considers to be the fair value thereof: Provided that if the sum offered by the Minister be less than the agoing the price named by the 40 owner or lessee as aforesaid, the owner or lessee may in writing to the

Minister withdraw his offer.

(3) If he considers the report to be favourable, the Minister,

with the sanction of the Governor, may purchase the lands or the leasehold

leasehold interest in the lands by an agreement with the owner or lessee: Provided that no such purchase shall be binding or shall take effect unless sanctioned by Act of Parliament.

(4) The Governor and the Minister may do all things 5 necessary to carry out any contract entered into under this section.

(5) Upon completion of the purchase of any such lands being freehold and not leasehold, the lands shall vest in His Majesty, free from all estates, interests, trusts, and conditions affecting the same, and become Crown lands, and shall be deemed to be exempted from

10 alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification

revoke any such exemption either wholly or in part.

4. (1) The Minister may order any person or persons whom Resumption of iand 15 he appoints to report to him on any private land alienated without for coal mines. any reservation of minerals to the Crown, or on any private or Crown land held under mineral lease from the Crown, and may under his own hand notify to the owner thereof that he has made an order for an inspection with the object of resuming the same under the 20 provisions of this Act.

(2) After the date of such notification no disposition of such private or Crown land, or any part thereof, shall operate to defeat the power of the Governor to resume the same for the purposes of this Act.

25 (3) Such restriction on the disposition of the land shall cease to have effect if the land is not resumed within twelve months after the date of such notification, or if the Governor at any time removes the restriction.

5. The person or persons appointed to report as aforesaid with Authority to enter, such assistants as he or they may deem necessary, may at any time inspect, and report enter any private or Crown land, and may remain thereon for such time as may be necessary to enable sufficient information to be obtained for the preparation of a report on such land;

Provided that not less than four weeks' notice of intention to Notice of intended 35 enter on such land shall be given to the owner thereof or his manager entry.

or agent.

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6. (1) The person or persons appointed to report as aforesaid Valua ion. shall inquire into and report on—

(a) the fair market value of the private land and of the improve-

ments thereon respectively;

(b) the fair market value of the leasehold interest in the private or Crown land and of the improvements thereon respectively.

6. (1) The person or persons appointed to report as aforesaid matters to be shall report on such matters as the Minister directs, and shall further reported upon, and method of valuation.

45 make a valuation, having regard to—

(a) the value of the land or the leasehold interest including any improvements thereon and plant used in connection therewith;

(b)

(b) the damage caused by the severance of the land purchased from other land of the owner or lessee; and

(c) the enhancement or depreciation in value of other land of the owner or lessee adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

(2) Before commencing such inquiry the person or persons Notice of inquiry. appointed shall give to the owner or lessee of such private or Crown land not less than seven days' notice of the date upon which such

10 inquiry is to be held.

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7. (1) The valuation of the land, leasehold interest, and Appeal improvements, as reported by the person or persons appointed, shall, subject to appeal, as hereinafter provided, be the purchase price.

15 (2) After the valuation as aforesaid, the matter may be Reference to Parliament.

referred by the Minister to Parliament.

(3) If Parliament, by Act sanctions the resumption of the Resumption and land the Governor shall, by notification in the Gazette, declare that vesting. the land described in such notification has been resumed under and 20 for the purposes of this Act; and the land so described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be exempted from alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor 25 may by notification revoke any such exemption either wholly or in

(24) If the owner or mortgagee be dissatisfied with such price, either or both may, within twenty-eight days of the notification of resumption as in this Act provided, lodge with the Minister a notice

30 of appeal. But on or before lodging such notice of appeal, the owner or mortgagee shall notify in writing to the Minister what amount he claims as the purchase money of the land.

(3 5) Such appeal shall be heard by a court consisting of one Court of appeal.

of the judges of the Supreme Court, appointed for the purpose by the 35 Governor, within fourteen days of such notice of appeal, and two assessors, one of whom shall be appointed by the Governor, and the other by the appellant within the aforesaid period.

(6) In determining the price of any land, the court hearing

an appeal under this Act shall have regard to—

(a) the value of the land or the leasehold interest, including any improvements thereon and plant used in connection therewith:

(b) the damage caused by the severance of the land purchased

from other land of the appellant; and

45 (c) the enhancement or depreciation in value of other land of the appellant adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

The

The enhancement or depreciation in value shall be set off against or added to the amount of the value and damage specified in paragraphs (a) and (b) aforesaid in the last preceding subsection.

(4 7) The decision of the said judge and one of such assessors Decision.

5 as to the price shall be final, whether such price be greater or less than the reported valuation.

(5 8) Where a judge has been appointed for the purposes of this section the Governor may, in the case of the death, illness, incapacity, or absence of such judge, or at the request of the Chief

10 Justice, or for any other reasonable cause, at any time appoint in the place of the judge first mentioned any other judge of the Supreme Court. The judge so appointed shall have the powers and authorities

of a judge appointed in pursuance of this section.

(69) Where an assessor appointed under this section dies or 15 becomes incapable of acting in his office, the Governor or the appellant, as the case may be, may at any time appoint any person to be assessor in the place of the assessor who has died or become incapable of acting. The person so appointed shall have the powers of an assessor appointed in pursuance of this section.

8. (1) After the valuation as aforesaid, the matter may be Reference to Parlia ment.

referred by the Minister to Parliament. (2) If Parliament, by resolution of each House, approves Resumption and of the resumption of the land the Governor shall, notification in the vesting Gazette, declare that the land described in such notification has 25 been resumed under and for the purposes of this Act; and the land so the land so the land so

described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be exempted from alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, and account 1906, and from occupation under any miner's right or business 30 license: Provided that the Governor may by notification revoke

any such exemption either wholly or in part.

8. (1) No land or leasehold interest in land on which a Provisions of mine of coal is situated, the value of which, including any buildings, Public Works Act plant, and machinery used in connection therewith, exceeds twenty to apply.

35 thousand pounds shall be acquired under this Act unless sanctioned as hereinafter provided:

(a) The Minister shall submit and explain in the Legislative Assembly the proposal to make such acquisition. explanation shall comprise a description of the land and and particulars showing its suitability for the purpose to which it is proposed to be put.

(b) Upon motion, in the usual manner, made by the Minister or by any member of the Assembly, such proposal shall be referred to the Parliamentary Standing Committee on Public

Works for their report thereon.

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(c) The Committee shall, with all convenient despatch, deal with the matter so referred to them, and for that purpose may exercise all powers by the Public Works Act, 1900, conferred on such Committee.

(d) The Committee shall, as soon as conveniently practicable, report to the Legislative Assembly the result of their

inquiries.

(e) After the receipt of such report the said Assembly shall, by resolution, declare either that it is expedient to carry out the proposal or that it is not expedient to carry out the same:

Provided that the said Assembly, instead of declaring affirmatively or negatively as aforesaid, may resolve that the report of the Committee shall, for reasons or purposes to be stated in the resolution, be remitted for their further consideration and report to the said Committee; in which case such Committee shall consider the matter of such new reference and report thereon accordingly.

(2) Every resolution of the Legislative Assembly declaring that it is expedient to carry out any such proposal shall be deemed to 20 impose a statutory duty on the Minister to introduce a Bill into the said Assembly to sanction the carrying out of such proposal, upon the passing whereof by the Legislature and in such form as the Legislature may think fit, the Minister may acquire such land under this Act.

(3) The provisions of the Public Works Act, 1900, and any 25 Act amending it, shall apply to the construction of any works under

this Act.

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9. The following provisions shall apply to the costs of all Costs of appeal.

proceedings by way of appeal under this Act:-

(a) Where the value determined by the court hearing the appeal is equal to or less than the amount of the valuation as reported to the Minister under this Act, the appellant shall pay the costs of the appeal.

- (b) Where the value so determined is equal to or greater than the amount which the owner or mortgagee claims as the value of the land, the Crown shall pay such costs. Where the value so determined is greater than the amount of such valuation, but is less than the amount of the claim of the owner or mortgagee, the Crown shall pay to the appellant the proportion of his costs which the excess of the value so determined over the said valuation bears to the excess of the said claim over such valuation.
- 9. 10. (1) The Governor may, by notification published in the Private lands may Gazette, exempt from the operation of Part IV of the Mining Act, be set apart 1906, any private lands which in his opinion contain coal reserved to 45 the Crown, and may cancel or vary any such notification.

(2)

(2) Before commencing to search or mine for coal upon any Compensation to such private lands, the Minister shall direct the warden to assess owner and occupier. compensation to be paid by the Crown to the owner and occupier of such lands in respect of the surface required to be occupied for such 5 mining. Such assessment shall be made and paid in the manner prescribed by the Mining Act, 1906, Part VII, Division five.

# Establishment and management of State coal mines.

10. **11.** Subject to the provisions of this Act, the Minister may, Minister may open on behalf of his Majesty, open and establish State coal mines on Crown or establish coal mines.

10 lands or private lands set apart or acquired as aforesaid, or on private lands the Crown grant of which contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals.

11. 12. The Minister shall, subject to this Act, have the control Powers of the Minister for carrying on coal-mine, and may, on behalf of His Majesty—

On coal-mining.

(a) construct, erect, or by purchase, lease, or otherwise acquire buildings, plant, machinery, tramways, hulks, ships, and other fixed or movable appliances or works of any description, and sell or otherwise dispose of the same when no longer required;

(b) supply, and deliver coal and other products the result of coalmining operations for the use of His Majesty, or of the State Government railways and tramways, or of any State Government department, establishment or undertaking;

(c) work any tramway, hulk, ship, or movable appliance acquired by him for the purpose of supplying and delivering coal;

(d) enter into and enforce contracts and engagements; and

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(e) generally, in so far as is not elsewhere in this Act sufficiently provided, do anything that the owner of a coal mine might lawfully do in the working of any such mine.

30 12. 13. The Governor may, on the recommendation of the General Appointment of Superintendent, appoint a manager for each mine, who may, under the manager and officers, authority of the Minister, and subject to the regulations, appoint and discharge under-managers, engineers, surveyors, agents, workmen, and servants.

35 13. 14. (1) The Governor may appoint a person to be called the Appointment of General Superintendent of State Coal Mines.

General Superintendent of Supe

(2) Such General Superintendent shall hold office for a State Coal Mines, term of five years, and may be removed from office for misbehaviour or incompetence.

40 (3) He shall each year be paid from the Consolidated Revenue Fund the amount of one thousand pounds, and such amount is hereby specially appropriated for that purpose.

(4)

(4) In case of his illness, suspension, or absence from duties the Governor may appoint some person to act as his deputy during such illness, suspension, or absence, and such deputy shall have the powers and perform the duties of the General Superintendent.

14. 15. (1) The Minister shall, within six months after the Mines may be vested establishment of any mine under this Act, by notification published in Superintendent. the Gazette, vest the control of such mine, and of the manager and other persons employed in the mine, in the general superintendent: Provided that for the purposes of this section a mine shall be deemed 10 to be established as soon as coal is being produced therefrom.

(2) Upon publication of such notification the General Superintendent shall exclusively have and may exercise in respect of the mine described in such notification all the powers hereinbefore conferred upon the Minister.

15. 16. (1) The Minister or the General Superintendent shall Accounts to be kept cause full and faithful accounts to be kept of all moneys received and prepared. expended under this Act, and of all assets and liabilities, and of all profits and losses.

(2) The Minister or the General Superintendent having 20 control of a mine shall for such mine cause a balance-sheet for each financial year to be prepared, together with a statement of accounts, including a capital account and a profit and loss account.

(3) Such balance-sheet and statement shall be so prepared as to show fully and faithfully the financial position of such 25 mine, and the financial result of its operations for the year.

(4) Such balance-sheet and statement shall be submitted to the Auditor-General for audit, and shall be certified by the Auditor-General either wholly or with such exceptions as may be necessary, and when so audited and certified shall be published in the 30 Gazette.

(5) The balance-sheet and statement of accounts duly audited, together with a report by the manager on the operations of the mine to which he has been appointed, for the year ending the preceding thirtieth day of June, shall, on or before the thirtieth day of 35 November in that year, be laid before Parliament.

16. 17. The Chief Commissioner for Railways and Tramways shall coal for railways to purchase from the Minister or from the General Superintendent, as the be purchased from Minister. ease may be, all coal required to be used within a distance from the mine to be determined as hereinafter provided for the purpose of the

40 Government Railways and Tramways, and all works in connection therewith under the control of the said Chief Commissioner so far as the State coal mines can supply such requirements: Provided that the Chief Commissioner is satisfied that such coal is, as to quality, price, and situation, equal to any other coal that is available for purchase by 45 him,

The price of such coal and the conditions of lits supply shall be as agreed upon by and between the Minister or the General Superintendent and the said Chief Commissioner. Any matter as to which they fail to agree shall be determined by the judge of the Court of 5 Industrial Arbitration, who for the purpose of taking evidence at any inquiry he thinks necessary shall have the powers of such court.

17. 18. Except as otherwise provided in this Act, all sums Moneys to be expended or payable under this Act shall be payable out of moneys to appropriated by Parliament.

be appropriated by Parliament.

18. 19. All moneys payable to the Minister or the General Public account. 10 Superintendent under this Act shall be collected and received for or on account of the Consolidated Revenue; and the provisions of any Act for the collection and payment of the public moneys and the audit of the public accounts shall apply to all such moneys.

19. 20. Every State coal mine worked under this Act shall be Mines to be worked 15 managed and worked subject to the provisions of the Coal Mines Subject to Coal Regulation Regulation Act, 1902, and any Acts amending the same, in so far as Acts.

the same are applicable.

20. 21. No person employed in or about a State coal mine shall Prohibition of 20 (except with the written consent of the Minister or of the General half a mile of coal Superintendent) build or construct or reside in any building or tent shafts. within half a mile of any State coal shaft or pit.

21. 22. (1) The Minister or the General Superintendent, with the Regulations re State approval of the Governor, may make and publish regulations applicable coal mines.

25 to any State coal mine the control of which is vested in him, for all or for any of the following purposes:—

(a) The management of such mine.

(b) The functions, duties, and powers of all persons acting in the management and working of such mine.

(c) The appointment and discharge of officers and workmen.

(d) The form approved by the Auditor-General of the accounts to be kept and the balance-sheets to be prepared in respect of such mine; and

(e) Generally for the conduct and management of such mines.

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

Legislative Assembly Chamber,

RICHD. A. ARNOLD, Sydney, 14 March, 1912, A.M. \ Clerk of the Legislative Assembly.

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

Legislative Council Chamber, November, 1912. Sydney,

Clerk of the Parliaments.

New South Wales.



ANNO TERTIO

# GEORGII

# Act No. , 1912.

An Act to provide for the establishment of State coal mines, and the acquisition of lands for that purpose; to amend the Acts relating to the Government Railways, the Mining Act, 1906, and the Crown Lands Acts; and for purposes consequent thereon or incidental thereto.

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:—

# Preliminary.

- 1. (1) This Act may be cited as the "State Coal Mines Act, Short title.
- (2) The expressions "Crown lands" and "private lands" Definitions. shall have in this Act the same meanings as those given to them 224—A respectively,

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

respectively in sections three and forty-five of the Mining Act, 1966. "General Superintendent" means the General Superintendent of State Coal Mines appointed under this Act.

# Setting apart and acquisition of land.

2. (1) The Governor may by proclamation set apart any Crown Crown lands may be lands which in his opinion contain coal or may be required for coal-set apart. mining operations under this Act.

(2) Upon publication of any such proclamation, the lands Exempted from so set apart shall be exempted from alienation under the Crown Lands mining lease or occupation.

10 Acts, and from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license.

(3) The Governor may in like manner revoke any such Setting apart may be revoked.

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Minister withdraw his offer.

(4) The surface, and the lands to a specified depth from the Lands may be 15 surface of the lands so set apart, may be disposed of by way of lease or leased, &c., under license under the previous of the Country of t license under the provisions of the Crown Lands Acts, subject to the condition that the lease or license may be determined at any time without compensation to the lessee or licensee, in the event of the lands being required for coal-mining or any other purpose under this Act.

3. (1) Any owner of private lands alienated without any Lands and coal 20 reservation of minerals to the Crown, or the lessee of any private or mines may be Crown lands held under mineral lease from the Crown, may by writing, addressed to the Minister or to some person appointed by the Minister in that behalf, offer to surrender his freehold or leasehold

25 estate or interest in the said lands to His Majesty in consideration of the payment of a price named in such offer; and, except as hereinafter provided, such offer shall be binding on such owner, and shall not be withdrawn by him within a period of twelve months without the consent of the Minister in writing under his hand.

(2) Any such offer may be referred to such persons as the Minister may appoint, for inquiry and report as to the suitability of the lands for a State coal mine, and as to its the estimated value thereof.

(3) If he considers the report on the lands to be favourable, the Minister may refer the matter to Parliament. If Parliament, by a 35 resolution of each House, approves of the purchase, the Minister, with the sanction of the Governor, may make a contract for the acquisition of the lands or leasehold interest at the price asked, or at such less price as he considers to be the fair value thereof: Provided that if the sum offered by the Minister be less than the price named by the 40 owner or lessee as aforesaid, the owner or lessee may in writing to the

(3) If he considers the report to be favourable, the Minister, wall lade with the sanction of the Governor, may purchase the lands or the Nork .- The wor blodeses of are rued through y those to be inserted are printed in plack letter

Act

leasehold interest in the lands by an agreement with the owner or lessee: Provided that no such purchase shall be binding or shall take effect unless sanctioned by Act of Parliament. (4) The Governor and the Minister may do all things 5 necessary to carry out any contract entered into under this section. (5) Upon completion of the purchase of any such lands being freehold and not leasehold, the lands shall vest in His Majesty, free from all estates, interests, trusts, and conditions affecting the same, and become Crown lands, and shall be deemed to be exempted from 10 alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification revoke any such exemption either wholly or in part. 4. (1) The Minister may order any person or persons whom Resumption of land 15 he appoints to report to him on any private land alienated without for coal mines. any reservation of minerals to the Crown, or on any private or Crown land held under mineral lease from the Crown, and may under his own hand notify to the owner thereof that he has made an order for an inspection with the object of resuming the same under the 20 provisions of this Act. (2) After the date of such notification no disposition of such private or Crown land, or any part thereof, shall operate to defeat the power of the Governor to resume the same for the purposes of this Act. 25 (3) Such restriction on the disposition of the land shall cease to have effect if the land is not resumed within twelve months after the date of such notification, or if the Governor at any time removes the restriction. 5. The person or persons appointed to report as aforesaid with Authority to enter, 30 such assistants as he or they may deem necessary, may at any time inspect, and report. enter any private or Crown land, and may remain thereon for such time as may be necessary to enable sufficient information to be obtained for the preparation of a report on such land; Provided that not less than four weeks' notice of intention to Notice of intended

Provided that not less than four weeks' notice of intention to Notice of intended 35 enter on such land shall be given to the owner thereof or his manager entry.

or agent.

6. (1) The person or persons appointed to report as aforesaid Valuation shall inquire into and report on—

(a) the fair market value of the private land and of the improvements thereon respectively:

or Crown land and of the improvements thereon respectively.

6. (1) The person or persons appointed to report as aforesaid shall report on such matters as the Minister directs, and shall further 45 make a valuation, having regard to—

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(a) the value of the land or the leasehold interest including any improvements thereon; (b)

- (b) the damage caused by the severance of the land purchased from other land of the owner or lessee; and
- (c) the enhancement or depreciation in value of other land of the owner or lessee adjoining the land purchased or severed therefrom, caused by the carrying out of the purpose for which the land was purchased.

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- (2) Before commencing such inquiry the person or persons Notice of inquiry. appointed shall give to the owner or lessee of such private or Crown land not less than seven days' notice of the date upon which such 10 inquiry is to be held.
  - 7. (1) The valuation of the land, leasehold—interest,—and Appeal. improvements, as reported by the person or persons appointed, shall, subject to appeal, as hereinafter provided, be the purchase price. thereof.
- 15 (2) If the owner or mortgagee be dissatisfied with such price, either or both may, within twenty-eight days of the notification of resumption as in this Act provided, lodge with the Minister a notice of appeal. But on or before lodging such notice of appeal, the owner or mortgagee shall notify in writing to the Minister what amount he 20 claims as the purchase money of the land.
- (3) Such appeal shall be heard by a court consisting of one Court of appeal of the judges of the Supreme Court, appointed for the purpose by the Governor, within fourteen days of such notice of appeal, and two assessors, one of whom shall be appointed by the Governor, and the 25 other by the appellant within the aforesaid period.
  - (4) In determining the price of any land, the court hearing an appeal under this Act shall have regard to—
    - (a) the value of the land or the leasehold interest, including any improvements thereon:
- 30 (b) the damage caused by the severance of the land purchased from other land of the appellant; and
  - (c) the enhancement or depreciation in value of other land of the appellant adjoining the land purchased or severed therefrom caused by the carrying out of the purpose for which the land was purchased.

The enhancement or depreciation in value shall be set off against or added to the amount of the value and damage specified in paragraphs (a) and (b) aforesaid in the last preceding subsection.

- (4 5) The decision of the said judge and one of such assessors Decision.
  40 as to the price shall be final, whether such price be greater or less than the reported valuation.
  - (5 6) Where a judge has been appointed for the purposes of this section the Governor may, in the case of the death, illness, incapacity,

incapacity, or absence of such judge, or at the request of the Chief Justice, or for any other reasonable cause, at any time appoint in the place of the judge first mentioned any other judge of the Supreme Court. The judge so appointed shall have the powers and authorities 5 of a judge appointed in pursuance of this section.

(6 7) Where an assessor appointed under this section dies or becomes incapable of acting in his office, the Governor or the appellant, as the case may be, may at any time appoint any person to be assessor in the place of the assessor who has died or become incapable of 10 acting. The person so appointed shall have the powers of an assessor appointed in pursuance of this section.

8. The following provisions shall apply to the costs of all

proceedings by way of appeal under this Act:-

(a) Where the value determined by the court hearing the appeal is equal to or less than the amount of the valuation as reported to the Minister under this Act, the appellant shall

pay the costs of the appeal.

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- (b) Where the value so determined is equal to or greater than the amount which the owner or mortgagee claims as the value of the land, the Crown shall pay such costs. Where the value so determined is greater than the amount of such valuation, but is less than the amount of the claim of the owner or mortgagee, the Crown shall pay to the appellant the proportion of his costs which the excess of the value so determined over the said valuation bears to the excess of the said claim over such valuation.
  - 8. 9. (1) After the valuation as aforesaid, the matter may be Reference to referred by the Minister to Parliament.
- (2) If Parliament, by resolution of each—House,—approves Resumption and 30 of, Act sanctions the resumption of the land the Governor shall, by notification in the Gazette, declare that the land described in such notification has been resumed under and for the purposes of this Act; and the land so described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be exempted from alienation 35 under the Crown Lands Acts, from the leasing provisions of the Mining Act, 190; and from occupation under any miner's right or business license: Provided that the Governor may by notification revoke any such exemption either wholly or in part.
- 10. (1) No land or leasehold interest in land on which a 40 mine of coal is situated, the value of which, including any buildings, plant, and machinery used in connection therewith, exceeds twenty thousand pounds shall be acquired under this Act unless sanctioned as hereinafter provided:—
- (a) The Minister shall submit and explain in the Legislative
  Assembly the proposal to make such acquisition. The
  explanation

explanation shall comprise a description of the land and particulars showing its suitability for the purpose to which it is proposed to be put.

(b) Upon motion, in the usual manner, made by the Minister or by any member of the Assembly, such proposal shall be referred to the Parliamentary Standing Committee on Public Works for their report thereon.

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- (c) The Committee shall, with all convenient despatch, deal with the matter so referred to them, and for that purpose may exercise all powers by the Public Works Act, 1900, conferred on such Committee.
  - (d) The Committee shall, as soon as conveniently practicable, report to the Legislative Assembly the result of their inquiries.
- (e) After the receipt of such report the said Assembly shall, by resolution, declare either that it is expedient to carry out the proposal or that it is not expedient to carry out the same:

Provided that the said Assembly, instead of declaring affirmatively or negatively as aforesaid, may resolve that the report of the Committee shall, for reasons or purposes to be stated in the resolution, be remitted for their further consideration and report to the said Committee; in which case such Committee shall consider the matter of such new reference and report thereon accordingly.

- (2) Every resolution of the Legislative Assembly declaring that it is expedient to carry out any such proposal shall be deemed to impose a statutory duty on the Minister to introduce a Bill into the said Assembly to sanction the carrying out of such proposal, upon the passing whereof by the Legislature and in such form as the Legislature 30 may think fit, the Minister may acquire such land under this Act.
  - (3) The provisions of the Public Works Act, 1900, and any Act amending it, shall apply to the construction of any works under this Act.
- 9. 11. (1) The Governor may, by notification published in the Private lands may 35 Gazette, exempt from the operation of Part IV of the Mining Act, be set apart 1906, any private lands which in his opinion contain coal reserved to the Crown, and may cancel or vary any such notification.
  - (2) Before commencing to search or mine for coal upon any Compensation to such private lands, the Minister shall direct the warden to assess owner and occupier.
- 40 compensation to be paid by the Crown to the owner and occupier of such lands in respect of the surface required to be occupied for such mining. Such assessment shall be made and paid in the manner prescribed by the Mining Act, 1906, Part VII, Division five.

Establishment

# Establishment and management of State coal mines.

10. 12. Subject to the provisions of this Act, the Minister may, Minister may open on behalf of his Majesty, open and establish State coal mines on Crown or establish coal mines. lands or private lands set apart or acquired as aforesaid, or on private 5 lands the Crown grant of which contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals.

11. 13. The Minister shall, subject to this Act, have the control Powers of the of any State coal-mine, and may, on behalf of His Majesty-

Minister for carrying on coal-mining.

- (a) construct, erect, or by purchase, lease, or otherwise acquire buildings, plant, machinery, tramways, hulks, ships, and 10 other fixed or movable appliances or works of any description, and sell or otherwise dispose of the same when no longer required;
- (b) supply, and deliver coal and other products the result of coalmining operations for the use of His Majesty, or of the State 15 Government railways and tramways, or of any State Government department, establishment or undertaking;

(c) work any tramway, hulk, ship, or movable appliance acquired by him for the purpose of supplying and delivering coal;

(d) enter into and enforce contracts and engagements; and

(e) generally, in so far as is not elsewhere in this Act sufficiently provided, do anything that the owner of a coal mine might lawfully do in the working of any such mine.

12. 14. The Governor may, on the recommendation of the General Appointment of 25 Superintendent, appoint a manager for each mine, who may, under the &c. authority of the Minister, and subject to the regulations, appoint and discharge under-managers, engineers, surveyors, agents, workmen, and servants.

13. (1) The Governor may appoint a person to be called the Appointment of Feneral 30 General Superintendent of State Coal Mines. Superintendent of

(2) Such General Superintendent shall hold office for a State Coal Mines. term of five years, and may be removed from office for misbehaviour or incompetence.

(3) He shall each year be paid from the Consolidated 35 Revenue Fund the amount of one thousand pounds, and such amount

is hereby specially appropriated for that purpose.

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(4) In case of his illness, suspension, or absence from duties the Governor may appoint some person to act as his deputy during such illness, suspension, or absence, and such deputy shall have the 40 powers and perform the duties of the General Superintendent.

14. 16. (1) The Minister shall, within six months after the Mines may be vested establishment of any mine under this Act, by notification published in in General the Gazetta, vest the control of such mine and of the published in Superintendent. the Gazette, vest the control of such mine, and of the manager and

other persons employed in the mine, in the general superintendent: Provided that for the purposes of this section a mine shall be deemed to be established as soon as coal is being produced therefrom.

- (2) Upon publication of such notification the General 5 Superintendent shall exclusively have and may exercise in respect of the mine described in such notification all the powers hereinbefore conferred upon the Minister.
- 15. 17. (1) The Minister or the General Superintendent shall Accounts to be kept cause full and faithful accounts to be kept of all moneys received and and balance-sheet prepared. 10 expended under this Act, and of all assets and liabilities, and of all profits and losses.

(2) The Minister or-the-General-Superintendent having control of a mine shall for such mine cause a balance-sheet for each financial year to be prepared, together with a statement of accounts. 15 including a capital account and a profit and loss account.

(3) Such balance-sheet and statement shall be so prepared as to show fully and faithfully the financial position of such

mine, and the financial result of its operations for the year.

(4) Such balance-sheet and statement shall be submitted 20 to the Auditor-General for audit, and shall be certified by the Auditor-General either wholly or with such exceptions as may be necessary, and when so audited and certified shall be published in the Gazette.

- (5) The balance-sheet and statement of accounts duly 25 audited, together with a report by the manager on the operations of the mine to which he has been appointed, for the year ending the preceding thirtieth day of June, shall, on or before the thirtieth day of November in that year, be laid before Parliament.
- 16. 18. The Chief Commissioner for Railways and Tramways shall Coal for railways to 30 purchase from the Minister or from the General Superintendent, as the be purchased from Minister. ease-may-be, all coal required to be used within-a-distance from the mine-to-be-determined-as-hereinafter provided for the purpose of the Government Railways and Tramways, and all works in connection therewith under the control of the said Chief Commissioner so far as 40 the State coal mines can supply such requirements: Provided that the

Chief Commissioner is satisfied that such coal is, as to quality, price, and situation, equal to any other coal that is available for purchase by

The price of such coal and the conditions of lits supply shall be 45 as agreed upon by and between the Minister or the General Superintendent and the said Chief Commissioner. Any matter as to which they fail to agree shall be determined by the judge of the Court of Industrial Arbitration, who for the purpose of taking evidence at any inquiry he thinks necessary shall have the powers of such court. 17.

17. 19. Except as otherwise provided in this Act, all sums Moneys to be expended or payable under this Act shall be payable out of moneys to appropriated by Parliament. be appropriated by Parliament.

18. 20. All moneys payable to the Minister or the General Public account.

5 Superintendent under this Act shall be collected and received for or on account of the Consolidated Revenue; and the provisions of any Act for the collection and payment of the public moneys and the audit of the public accounts shall apply to all such moneys.

19. 21. Every State coal mine worked under this Act shall be Mines to be worked 10 managed and worked subject to the provisions of the Coal Mines Mines Regulation Regulation Act, 1902, and any Acts amending the same, in so far as Acts.

the same are applicable. 20. 22. No person employed in or about a State coal mine shall Prohibition of (except with the written consent of the Minister or of the General half a mile of coal

15 Superintendent) build or construct or reside in any building or tent shafts. within half a mile of any State coal shaft or pit.

21. 23. (1) The Minister or the General Superintendent, with the Regulations re State approval of the Governor, may make and publish regulations applicable coal mines. to any State coal mine the control of which is vested in him, for all 20 or for any of the following purposes:—

(a) The management of such mine.

(b) The functions, duties, and powers of all persons acting in the management and working of such mine.

(c) The appointment and discharge of officers and workmen.

(d) The form approved by the Auditor-General of the accounts to be kept and the balance-sheets to be prepared in respect of such mine; and

(e) Generally for the conduct and management of such mines.

(2) The Minister or the General Superintendent may in 30 such regulations impose a penalty not exceeding ten pounds for any breach thereof. Any such penalty may be recovered in any court of petty sessions.

(3) The Minister or the General Superintendent may. with the approval of the Governor, rescind or amend any regulation in 35 force in respect of any such mine.

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2. 23, arcept as officient provided to the Act all sums Massach expended or massach under this Act shall be payable out at moneys to payable to appreption of by Parlicment.

[14, 237; All answers payable to the Minister are the Managinal ration again.

Apprentices and particles Act shall be establed in an action for in.

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, 14 March, 1912, A.M. RICHD. A. ARNOLD, Clerk of the Legislative Assembly.

# New South Wales.



# ANNO SECUNDO

# GEORGII V REGIS.

# Act No. . 1912.

An Act to provide for the establishment of State coal mines, and the acquisition of lands for that purpose; to amend the Acts relating to the Government Railways, the Mining Act, 1906, and the Crown Lands Acts; and for purposes consequent thereon or incidental thereto.

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:—

# Preliminary.

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1. (1) This Act may be cited as the "State Coal Mines Act, Short title.

(2) The expressions "Crown lands" and "private lands" Definitions. shall have in this Act the same meanings as those given to them

224—A respectively,

respectively in sections three and forty-five of the Mining Act, 1906. "General Superintendent" means the General Superintendent of State Coal Mines appointed under this Act.

# Setting apart and acquisition of land.

5 **2.** (1) The Governor may by proclamation set apart any Crown Crown lands may be lands which in his opinion contain coal or may be required for coal-set apart. mining operations under this Act.

(2) Upon publication of any such proclamation, the lands Exempted from so set apart shall be exempted from alienation under the Crown Lands mining lease or occupation.

10 Acts, and from the leasing provisions of the Mining Act, 1906, and

from occupation under any miner's right or business license.

(3) The Governor may in like manner revoke any such Setting apart may

proclamation, either wholly or in part.

(4) The surface, and the lands to a specified depth from the Lands may be 15 surface of the lands so set apart, may be disposed of by way of lease or leased, &c., under license under the provisions of the Crown Lands Acts, subject to the condition that the lease or license may be determined at any time without compensation to the lessee or licensee, in the event of the lands being required for coal-mining or any other purpose under this Act.

20 **3.** (1) Any owner of private lands alienated without any Lands and coal reservation of minerals to the Crown, or the lessee of any private or mines may be Crown lands held under mineral lease from the Crown, may by writing, addressed to the Minister or to some person appointed by the Minister in that behalf, offer to surrender his freehold or leasehold

25 estate or interest in the said lands to His Majesty in consideration of the payment of a price named in such offer; and, except as hereinafter provided, such offer shall be binding on such owner, and shall not be withdrawn by him within a period of twelve months without the consent of the Minister in writing under his hand.

30 (2) Any such offer may be referred to such persons as the Minister may appoint, for inquiry and report as to the suitability of the

lands for a State coal mine, and as to its estimated value.

(3) If he considers the report on the lands to be favourable, the Minister may refer the matter to Parliament. If Parliament, by a 35 resolution of each House, approves of the purchase, the Minister, with the sanction of the Governor, may make a contract for the acquisition of the lands or leasehold interest at the price asked, or at such less price as he considers to be the fair value thereof: Provided that if the sum offered by the Minister be less than the price named by the 40 owner or lessee as aforesaid, the owner or lessee may in writing to the Minister withdraw his offer.

(4) The Governor and the Minister may do all things necessary to carry out any contract entered into under this section.

(5)

(5) Upon completion of the purchase of any such lands being freehold and not leasehold, the lands shall vest in His Majesty, free from all estates, interests, trusts, and conditions affecting the same, and become Crown lands, and shall be deemed to be exempted from 5 alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and from occupation under any miner's right or business license: Provided that the Governor may by notification revoke any such exemption either wholly or in part.

4. (1) The Minister may order any person or persons whom Resumption of land 10 he appoints to report to him on any private land alienated without for coal mines.

any reservation of minerals to the Crown, or on any private or Crown land held under mineral lease from the Crown, and may under his own hand notify to the owner thereof that he has made an order for an inspection with the object of resuming the same under the

15 provisions of this Act.

(2) After the date of such notification no disposition of such private or Crown land, or any part thereof, shall operate to defeat the power of the Governor to resume the same for the purposes of this Act.

20 (3) Such restriction on the disposition of the land shall cease to have effect if the land is not resumed within twelve months after the date of such notification, or if the Governor at any time removes the restriction.

5. The person or persons appointed to report as aforesaid with Authority to enter, 25 such assistants as he or they may deem necessary, may at any time inspect, and reportenter any private or Crown land, and may remain thereon for such time as may be necessary to enable sufficient information to be obtained for the preparation of a report on such land;

Provided that not less than four weeks' notice of intention to Notice of intended

30 enter on such land shall be given to the owner thereof or his manager entry. or agent.

**6.** (1) The person or persons appointed to report as aforesaid Valuation. shall inquire into and report on—

ments thereon respectively;

(b) the fair market value of the leasehold interest in the private or Crown land and of the improvements thereon respectively.

(a) the fair market value of the private land and of the improve-

(2) Before commencing such inquiry the person or persons Notice of inquiry. appointed shall give to the owner or lessee of such private or Crown 40 land not less than seven days' notice of the date upon which such

inquiry is to be held.

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7. (1) The valuation of the land, leasehold interest, and Appeal improvements, as reported by the person or persons appointed, shall, subject to appeal, as hereinafter provided, be the purchase price 45 thereof.

(2) If the owner or mortgagee be dissatisfied with such price, either or both may, within twenty-eight days of the notification of resumption as in this Act provided, lodge with the Minister a notice of appeal.

- of the judges of the Supreme Court, appointed for the purpose by the Governor, within fourteen days of such notice of appeal, and two assessors, one of whom shall be appointed by the Governor, and the other by the appellant within the aforesaid period.
- 10 (4) The decision of the said judge and one of such assessors Decision. as to the price shall be final, whether such price be greater or less than the reported valuation.
- (5) Where a judge has been appointed for the purposes of this section the Governor may, in the case of the death, illness, 15 incapacity, or absence of such judge, or at the request of the Chief Justice, or for any other reasonable cause, at any time appoint in the place of the judge first mentioned any other judge of the Supreme Court. The judge so appointed shall have the powers and authorities of a judge appointed in pursuance of this section.
- 20 (6) Where an assessor appointed under this section dies or becomes incapable of acting in his office, the Governor or the appellant, as the case may be, may at any time appoint any person to be assessor in the place of the assessor who has died or become incapable of acting. The person so appointed shall have the powers of an assessor 25 appointed in pursuance of this section.

8. (1) After the valuation as aforesaid, the matter may be Reference to referred by the Minister to Parliament.

(2) If Parliament, by resolution of each House, approves Resumption and of the resumption of the land the Governor shall, by notification in vesting.

30 the Gazette, declare that the land described in such notification has been resumed under and for the purposes of this Act; and the land so described shall vest or revest, as the case may be, in His Majesty, and shall be deemed to be exempted from alienation under the Crown Lands Acts, from the leasing provisions of the Mining Act, 1906, and 35 from occupation under any miner's right or business license. Provided

that the Governor may by notification revoke any such exemption either wholly or in part.

9. (1) The Governor may, by notification published in the Private lands may Gazette, exempt from the operation of Part IV of the Mining Act, be set apart 40 1906, any private lands which in his opinion contain coal reserved to the Crown, and may cancel or vary any such notification.

(2) Before commencing to search or mine for coal upon any Compensation to such private lands, the Minister shall direct the warden to assess owner and occupier. compensation to be paid by the Crown to the owner and occupier of

such

such lands in respect of the surface required to be occupied for such mining. Such assessment shall be made and paid in the manner prescribed by the Mining Act, 1906, Part VII, Division five.

# Establishment and management of State coal mines.

10. Subject to the provisions of this Act, the Minister may, Minister may open on behalf of his Majesty, open and establish State coal mines on Crown or establish coal mines. lands or private lands set apart or acquired as aforesaid, or on private lands the Crown grant of which contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals.

10 11. The Minister shall, subject to this Act, have the control Powers of the of any State coal-mine, and may, on behalf of His Majesty—

Minister for carrying on coal-mining.

(a) construct, erect, or by purchase, lease, or otherwise acquire buildings, plant, machinery, tramways, hulks, ships, and other fixed or movable appliances or works of any description, and sell or otherwise dispose of the same when no longer required;

(b) supply, and deliver coal and other products the result of coalmining operations for the use of His Majesty, or of the State Government railways and tramways, or of any State Government department, establishment or undertaking;

(c) work any tramway, hulk, ship, or movable appliance acquired by him for the purpose of supplying and delivering coal;

(d) enter into and enforce contracts and engagements; and

(e) generally, in so far as is not elsewhere in this Act sufficiently provided, do anything that the owner of a coal mine might lawfully do in the working of any such mine.

12. The Governor may, on the recommendation of the General Appointment of Superintendent, appoint a manager for each mine, who may, under the manager and officers, authority of the Minister, and subject to the regulations, appoint and 30 discharge under-managers, engineers, surveyors, agents, workmen, and

servants. 13. (1) The Governor may appoint a person to be called the Appointment of General Superintendent of State Coal Mines. Superintendent of (2) Such General Superintendent shall hold office for a State Coal Mines.

35 term of five years, and may be removed from office for misbehaviour or incompetence.

(3) He shall each year be paid from the Consolidated Revenue Fund the amount of one thousand pounds, and such amount

is hereby specially appropriated for that purpose.

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40 (4) In case of his illness, suspension, or absence from duties the Governor may appoint some person to act as his deputy during such illness, suspension, or absence, and such deputy shall have the powers and perform the duties of the General Superintendent.

14.

14. (1) The Minister shall, within six months after the Mines may be vested establishment of any mine under this Act, by notification published in in General' Superintendent. the Gazette, vest the control of such mine, and of the manager and other persons employed in the mine, in the general superintendent: 5 Provided that for the purposes of this section a mine shall be deemed to be established as soon as coal is being produced therefrom.

- (2) Upon publication of such notification the General Superintendent shall exclusively have and may exercise in respect of the mine described in such notification all the powers hereinbefore 10 conferred upon the Minister.
  - 15. (1) The Minister or the General Superintendent shall Accounts to be kept cause full and faithful accounts to be kept of all moneys received and and balance-sheet prepared. expended under this Act, and of all assets and liabilities, and of all profits and losses.

- 15 (2) The Minister or the General Superintendent having control of a mine shall for such mine cause a balance-sheet for each financial year to be prepared, together with a statement of accounts, including a capital account and a profit and loss account.
- (3) Such balance-sheet and statement shall be so 20 prepared as to show fully and faithfully the financial position of such mine, and the financial result of its operations for the year.
- (4) Such balance-sheet and statement shall be submitted to the Auditor-General for audit, and shall be certified by the Auditor-General either wholly or with such exceptions as may be 25 necessary, and when so audited and certified shall be published in the Gazette.
- (5) The balance-sheet and statement of accounts duly audited, together with a report by the manager on the operations of the mine to which he has been appointed, for the year ending the 30 preceding thirtieth day of June, shall, on or before the thirtieth day of November in that year, be laid before Parliament.
- 16. The Chief Commissioner for Railways and Tramways shall Coal for railways to purchase from the Minister or from the General Superintendent, as the Minister. case may be, all coal required to be used within a distance from the 35 mine to be determined as hereinafter provided for the purpose of the Government Railways and Tramways, and all works in connection therewith under the control of the said Chief Commissioner so far as the State coal mines can supply such requirements.

The price of such coal and the conditions of its supply shall be 40 as agreed upon by and between the Minister or the General Superintendent and the said Chief Commissioner. Any matter as to which they fail to agree shall be determined by the judge of the Court of Industrial Arbitration, who for the purpose of taking evidence at any inquiry he thinks necessary shall have the powers of such court.

17.

17. Except as otherwise provided in this Act, all sums Moneys to be expended or payable under this Act shall be payable out of moneys to appropriated by Parliament. be appropriated by Parliament.

18. All moneys payable to the Minister or the General Public account.

5 Superintendent under this Act shall be collected and received for or on account of the Consolidated Revenue; and the provisions of any Act for the collection and payment of the public moneys and the audit

of the public accounts shall apply to all such moneys.

19. Every State coal mine worked under this Act shall be Mines to be worked nanaged and worked subject to the provisions of the Coal Mines Subject to Coal Regulation Act, 1902, and any Acts amending the same, in so far as Acts. the same are applicable.

20. No person employed in or about a State coal mine shall Prohibition of (except with the written consent of the Minister or of the General half a mile of coal 15 Superintendent) build or construct or reside in any building or tent shafts.

within half a mile of any State coal shaft or pit.

**21.** (1) The Minister or the General Superintendent, with the Regulations re State approval of the Governor, may make and publish regulations applicable coal mines. to any State coal mine the control of which is vested in him, for all or

20 for any of the following purposes:-

(a) The management of such mine.

(b) The functions, duties, and powers of all persons acting in the management and working of such mine.

(c) The appointment and discharge of officers and workmen.

(d) The form approved by the Auditor-General of the accounts to be kept and the balance-sheets to be prepared in respect of such mine; and

(e) Generally for the conduct and management of such mines.

(2) The Minister or the General Superintendent may in 30 such regulations impose a penalty not exceeding ten pounds for any breach thereof. Any such penalty may be recovered in any court of petty sessions.

(3) The Minister or the General Superintendent may, with the approval of the Governor, rescind or amend any regulation

35 in force in respect of any such mine.

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