Act No. 49, 1906.

MINING

An Act to consolidate and amend the law relating to mining; to give further facilities for the development of mining; to amend the Crown Lands Act of 1884 and Acts amending the same; and for other purposes. [28th December, 1906.]

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:—

PART I.

PRELIMINARY.

Short title.

Short title and division of Act.

1. This Act shall come into operation on a date to be fixed by proclamation by the Governor, and may be cited as the "Mining Act, 1906," and is divided into Parts, as follows:—

PART I.—PRELIMINARY—ss. 1-8.

PART

PART II.—MINER'S RIGHTS AND BUSINESS LICENSES—ss. 9-22.

- 1. Issue and transfer—ss. 9-13.
- 2. Occupation—ss. 14-18.
- 3. Registration—s. 19.
- 4. Miscellaneous provisions—ss. 20-22.

PART III.—Leases of Crown lands—ss. 23-44.

- 1. What leases may be granted—ss. 23, 24.
- 2. Applications—ss. 25-34.
- 3. Conditions—ss. 35–39.
- 4. Special leases—s. 40.
- 5. Minerals not included in lease—ss. 41-43.
- 6. Ownership of tailings and ore—s. 44.

PART IV.—MINING ON PRIVATE LANDS—ss. 45-S3.

- 1. Preliminary—ss. 45-48.
- 2. Authority to enter—ss. 49-56.
- 3. Leases—ss. 57-67.
- 4. Mining by owner—ss. 68-70.
- 5. Resumption—ss. 71-81.
- 6. General provisions—ss. 82, 83.

PART V.—Dredging leases—ss. 84-103.

PART VI.—TENEMENTS AND LEASES GENERALLY—ss. 104-130.

PART VII.—Wardens' courts—ss. 131-160.

- 1. Jurisdiction—ss. 131-137.
- 2. Hearing and procedure—ss. 138-143.
- 3. Orders—ss. 144-149.
- 4. Execution—ss. 150–154.
- 5. Assessment of compensation—ss. 155-160.

PART VIII.—APPEALS—ss. 161-176.

- 1. To District Court—ss. 161-167.
- 2. To Supreme Court—ss. 168-176.

PART IX.—General provisions—ss. 177-183.

- PART X.—REGULATIONS AND RULES—ss. 184-186.
- PART XI.—Penalties—ss. 187-198.

Repeal.

- 2. (1) The Acts mentioned in the First Schedule are to the Repeal extent therein expressed repealed.
- (2) Persons appointed under any Act hereby repealed, and Persons appointed holding office at the commencement of this Act, shall be deemed under repealed Acts. to have been appointed hereunder.
- (3) Rules, regulations, proclamations, and notifications made Rules, &c., under under any Act hereby repealed, and being in force at the commencement repealed Acts.

of this Act, shall be deemed to have been made hereunder, and any references therein to any enactments hereby repealed shall be construed as references to the corresponding provisions of this Act.

Applications pending.

(4) Applications pending at the commencement of this Act shall, except as hereinafter provided, be dealt with in accordance with the provisions of the Acts hereby repealed and the regulations thereunder.

Miners' rights, leases, &c.

(5) Miner's rights, mineral licenses, business licenses, leases, and authorities issued under any Act hereby repealed and in force at the commencement of this Act shall, except as hereinafter in this Act provided, continue in force for the respective periods named therein and confer the same rights and privileges, and entail the same obligations and penalties, as if this Act had not passed; and every right, title, and interest acquired under and by virtue thereof shall remain and continue valid subject to the limitations contained therein: Provided that with respect to any gold-mining lease of Crown lands so issued and in force the annual rent per acre shall be five shillings, and the term for which such lease was granted is extended a further period of five years.

Existing gold-fields,

(6) Every gold-field, mining district, and division existing at the commencement of this Act shall continue as then constituted, until dealt with by proclamation under this Act.

Interpretation.

Interpretation.

37 Vic. No. 13, s. 2. indicates,-43 Vic. No. 28, s. 1.

48 Vic. No. 10, s. 5.

57 Vic. No. 32, s. 2.

3. In this Act, unless the context or subject-matter otherwise

"Adjoining" as applicable to claims or leases means that the lands comprised in such claims or leases have a common boundary, or are only separated by a road or stream.

"Business" means profession, trade, calling, or occupation,

except mining.

"Claim" means a portion of Crown land lawfully taken possession of for the purpose of mining, or any number of such portions lawfully amalgamated by the holders; but does not include land comprised in a mining lease or lease for mining purposes.

"Crown lands," except for the purpose of Part V, means lands

vested in His Majesty, and includes—

(a) lands under lease from the Crown except as hereinafter

provided;

(b) lands reserved, dedicated, appropriated, or resumed for public purposes, whether vested in His Majesty or in any person as constructing authority or trustee for public purposes;

(c) lands under any navigable waters, or under any harbour, estuary, bay, river, or creek vested in His Majesty, whether

navigable or not; and

(d) lands which the Governor may declare by proclamation to be Crown lands;

but does not include—

(e) lands alienated or in process of alienation from the Crown, or lawfully contracted to be granted by the Crown; or

(f) lands subject to a conditional lease, conditional purchase

lease, or lease under this Act;

(g) conditional purchases or homestead selections.

"Crown Lands Acts" means Crown Lands Act of 1884, the Western Lands Act of 1901, and the Acts amending the same.

"Earth" means rock, stone, quartz, clay, sand, soil, or mineral.

"Gold" means gold, or earth containing gold, or having gold mixed in the substance thereof, or set apart for the purpose of extracting gold therefrom.

"Gold-field" means lands heretofore or hereafter proclaimed a

gold-field.

"Justice" means justice of the peace, and includes a stipendiary

or police magistrate.

"Mine" includes any place, pit, shaft, drive, level, or other excavation, drift, gutter, lead, vein, lode, or reef, whereon, wherein, or whereby any operation for or in connection with mining purposes is carried on.

"Mineral field" means lands constituted a mineral field under

this Act.

"Minerals" means silver, copper, tin, iron, antimony, cinnabar, galena, nickel, cobalt, platinum, bismuth, manganese, marble, kaolin, mineral pigments, mercury, lead, wolfram, coal, shale, scheelite, chromite, opal, turquoise, diamond, ruby, sapphire, emerald, zircon, apatite and other phosphates, serpentine, molybdenite, alunite and alum, barytes, asbestos, gypsum, mineral oils, monazite, and any other substance which may from time to time be declared a "mineral" within the meaning of this Act by proclamation of the Governor published in the Gazette.

"Mining Appeal Court" means District Court sitting as a court

of appeal under this Act.

"Mining purpose" includes cutting and constructing any tunnel, water-race, drain, dam or reservoir, or constructing any railway or tramway, or laying any pipes for the purpose of mining, erecting buildings and machinery to be used for any process whatsoever in connection with the extracting of gold or minerals, pumping or raising water to or from land mined or worked or intended to be worked for the extraction of gold or minerals therefrom, treatment of tailings on abandoned land, and any other work which the Governor may by proclamation declare to be a mining purpose.

"Mining surveyor" means licensed surveyor specially appointed to carry out surveys under this Act. "Minister"

"Minister" means Secretary for Mines.

"Notification" means notification in the Gazette.

"Prescribed" means prescribed by this Act or the regulations.

"Proclamation" means proclamation in the Gazette.

"Prospecting board" means Board appointed to administer the Prospecting Vote.

"Race" includes any artificial channel, flume, aqueduct, tunnel, culvert, or pipe for the conveyance of water or detritus.

"River" includes a frontage creek, or any stream of water, whether perennial or intermittent, flowing in a natural channel not included in a deed of grant or embraced in an area in process

"Schedule" means schedule to this Act.

"Small coal" means coal which will pass through a screen the bars of which are not more than three-quarters of an inch apart.

"Tenement" means land lawfully occupied under a miner's right

or business license.

"The regulations" means the regulations made under this Act or any Act hereby repealed.

"The State" means the State of New South Wales.

"The warden" includes any warden appointed under this Act.

"To mine" means to disturb, remove, cart, carry, wash, sift, smelt, refine, crush, or otherwise deal with any earth by any mode or method for the purpose of obtaining gold or minerals therefrom.

"To prospect" means to search for gold or any mineral.

"Town or village" means city, town, or village, or site for a city, town, or village, and suburban lands to be attached thereto, declared, proclaimed, reserved, or set apart under the Crown Lands Acts; and includes any township site for a mining settlement which the Minister may notify in the Gazette.

Department of Mines, school, and museum of mines.

Schools of mines and museums may be established.

4. (1) The Governor may establish and maintain in connection with the Department of Mines, schools of mines and museums 37 Vic. No 13, s. 8. for the purpose of providing instruction by means of classes, lectures, or otherwise in geology, mineralegy, and chemistry, in their scientific and practical application to mining pursuits, and may also establish and maintain offices for the assaying of mineral ores. He may appoint such professors and readers in any of the said sciences, and such assayers, curators, keepers, and servants as may, in his opinion, be requisite to give effect to the provisions of this section.

Control and management.

(2) Such schools, museums, and offices, and the staffs thereof, shall be under the control and management of the Minister.

(3)

(3) Provided that if the Governor thinks it desirable that Control by any school or museum should be managed in connection with the University. University of Sydney, and so proclaims, the same shall, so long as such connection continues, be under the control and management of the Senate of the University, and such Senate shall in that case appoint such professors and readers and other persons as aforesaid as may be required.

(4) This section shall apply to the school of mines, museum, School, &c., already and assay offices established at the commencement of this Act, as if established.

they had been established under this section.

Gold and mineral fields, mining districts, and divisions.

5. (1) The Governor, by proclamation, on the recommendation Gold-fields may be of the Minister, may constitute any lands as a gold-field or mineral proclaimed. field, and may fix and alter the name and boundaries thereof.

7 Vic. No. 13, s. 10.

(2) In like manner, mining districts and divisions of mining Mining districts. districts may be constituted, and their names and boundaries fixed Ibid. s. 9.

and altered.

(3) The proclamation of any gold-field, mineral field, mining Cancellation. district, or division, whether made under the Mining Act, 1874, or Ibid. ss. 9, 10. this Act, may be varied or cancelled in like manner by a subsequent proclamation.

Officers.

- 6. (1) The Governor may appoint so many wardens, registrars, Governor may mining surveyors, mining engineers, mining appraisers, clerks, bailiffs, appoint officers assistants, and other officers as he may think necessary for the adminis
 Tbid. s. 12.
 tration of this Act.
- (2) The persons so appointed shall have the powers and Powers and duties. perform the duties prescribed by the regulations in addition to any powers and duties specified in this Act.

(3) Every warden so appointed shall be a warden for the Warden. whole State.

7. The Minister shall not, nor shall any warden, registrar, Minister or officer surveyor, engineer, or other officer charged with any judicial or official not to be interested duties under this Act during his tenure of office, hold either directly venture. or indirectly any beneficial interest in any mining tenement or lease *Itid.* or other mining venture in the State, and if, while holding such interest, he acts in his office he shall be guilty of a misdemeanour.

Royal prerogative.

8. Nothing in this Act, except so far as is herein expressly Saving of Royal enacted, shall abridge or control the prerogative rights and powers of prerogative. His Majesty in respect to gold mines and silver mines.

PART II.

MINERS' RIGHTS AND BUSINESS LICENSES.

Division 1.—Issue and transfer.

Issue of miner's rights.

9. A miner's right shall be issued on the application of any

37 Vic. No. 13, s. 14. person. cf. 60 Vic. No. 7, s. 2.

Any such right shall be in the form of Schedule Two and shall be in force for any term not less than six months and not exceeding twenty years from the date of issue.

There shall, on the issue of any such right, be paid a fee calculated at the rate of five shillings for every year or two shillings and sixpence for every half-year of the term of the right.

Issue of business licenses. 37 Vic. No. 13, s. 21. for the same.

10. A business license shall be issued to any person applying

Duration. Ibid.

Such license shall be in the form of the Schedule Three, and shall be in force for any term not less than six months and not exceeding twenty years from the date of issue.

There shall, on the issue of any such license, be paid a fee calculated at the rate of one pound for every year or ten shillings for every half-year of the term of the license.

Renewal of miners' rights and business licenses.

Ibid. s. 24.

11. (1) The holder of any miner's right or business license shall be entitled on application and payment of the prescribed fee to a new miner's right or business license, dating from the expiration of the previous right or license.

(2) The application may be made—

- (a) within one month before the date of such expiration, in which case the fee payable shall be the same as in the case of the issue of a miner's right or business license in the first instance; or
- (b) within seven days after the date of such expiration on production of the expired miner's right or business license and on payment of the fee aforesaid; or
- (c) after seven days and within one month after the date of such expiration on production of the expired right or license, but in that case a sum equal to fifty per centum of the amount of the fee aforesaid shall be added thereto.

Transfer.

12. A miner's right or business license may be transferred by endorsement thereon under the hand of the transferror and by registration in the prescribed manner.

Duplicate rights and

13. On proof to the satisfaction of the warden that any miner's right or business license has been accidentally lost or destroyed, a duplicate right or license may be issued on payment of a fee of one shilling.

Division

DIVI ION 2.—OCCUPATION.

Exempted Crown lands.

14. (1) The following classes of Crown lands are (save where Certain exemptions. otherwise in this Act provided) exempted from occupation under any 37 Vic. No. 13, s. 34. miner's right or business license, namely,—

43 Vic. No. 23, s. 1.

(a) lands reserved, dedicated, appropriated, or resumed for public 48 Vic. No. 10, 8. 5. purposes (except land reserved for a temporary common or for mining purposes), whether vested in His Majesty or in any person as constructing authority or trustee for public purposes.

(b) lands held from the Crown under residential lease, settlement lease, or special lease for other than pastoral or grazing purposes;

(c) lands held under lease for water supply in virtue of any special Act or otherwise; and

(d) lands granted or vested in trust by the Crown for purposes of a racecourse, cricket-ground, recreation reserve, park, or permanent common, or for any other public purpose;

(e) lands the subject of a pending application for a lease under this Act:

Provided that where any such lease or grant contains a reservation of all or any rights or right conferred by any Act relating to mining, the land comprised in such lease or grant shall to the extent so reserved be open to occupation as aforesaid.

(2) Crown lands lawfully and bona fide used as a yard, Crown lands used as garden, cultivated field, or orchard, or upon which any house, outhouse, orchard, &c. shed, or other building, actually used and occupied, or any artificial ³⁷ Vie. No. 13, s. 25. dam or reservoir, is lawfully standing are exempted from occupation, as aforesaid, except upon payment of compensation to be assessed by the warden.

The warden shall fix at what depth from the surface the Warden to fix workings on such land shall be carried on, and on failure to observe distance. his order the person in occupation of the land shall be deemed to be a trespasser.

(3) The Governor, by notification, on the recommendation 37 Vic. No. 13, s. 26. of the Minister, may exempt from occupation as aforesaid any Crown lands, and may revoke or amend any such notification.

Rights conferred by a miner's right.

15. (1) Except as against His Majesty, a holder of a miner's Rights of occupation right, or any number of persons being each the holder of a miner's in respect of Crown right, may, subject to the regulations and to the exemptions in this *Ibid. s.* 15. Part—

60 Vic. No. 7, s. 3.

(a) take possession of and exclusively occupy as a claim any Crown land for mining purposes, and mine therein;

(b)

- (b) have and possess any gold or other minerals found in such land whilst so occupied;
- (c) erect any building, structure, or machinery upon land so occupied, and remove the same at any time during such occupation;

(d) exercise any rights of the nature of easements in connection with land so occupied;

- (e) occupy Crown lands, and construct and use thereon races, dams, reservoirs, roads and tramways for mining purposes;
- (f) take or divert water from any lake, pool, spring, or stream, situate in or flowing through Crown lands not exempted from occupation under a miner's right or business license, and use such water for mining or domestic purposes;

(g) procure and remove for mining, smelting, building, or other purposes for his or their personal use only, any bark, or live or dead timber, or any stone or gravel from any Crown lands not

> (i) exempted from occupation under a miner's right or business license; or

(ii) within the operation of any proclamation or notification prohibiting the cutting or removal of such timber, bark, stone, or gravel:

Provided that this right to procure and remove bark or timber may be exercised only by persons (not being corporations) actually holding miners' rights;

- (h) while following the occupation of a miner or prospector, graze upon Crown lands not exempted as aforesaid such horses or other animals as may be necessary for his or their subsistence and for the carrying on of prospecting or mining.
- (2) Provided that for the purposes of taking possession of more than one tenement of any specific class, the person so taking possession must hold an additional miner's right for each additional tenement after the first of the same class. The different classes may be prescribed by the regulations.

16. (1) Except as against His Majesty, a holder of a miner's right may, subject to the exemptions in this Part, take possession of and occupy Crown lands (hereinafter referred to as a "residence

area") for the purpose of residing thereon.

(2) The area to be so occupied by any one such holder shall not exceed one quarter of an acre within the boundaries of a town or village, or two acres outside such boundaries: Provided that the occupation shall extend only to the surface and the prescribed depth below the surface, and that no area greater than one quarter of an acre shall be so occupied unless with the approval of the warden.

(3) Every such area shall be taken possession of in the prescribed manner. No person shall hold more than one such area at the same time.

Residence area. ef. 37 Vic. No. 13, s. 15.

- (4) The proviso to section forty-six of the Crown Lands Act of 1884 is amended by substituting the words, "the areas to be sold shall not exceed one quarter of an acre within the boundaries of a town or village, as defined in the Mining Act, 1906, or two acres outside such boundaries," for the words "the areas to be sold shall not exceed one quarter of an acre for town lands, and one acre for suburban or other lands."
- 17. (1) A holder of a miner's right may apply to the Minister Authority to for an authority to prospect on any Crown lands, whether exempted prospect. from occupation under this Part or not, and the Minister may, on the recommendation of the warden or the prospecting board, grant such authority. The area to be held under such authority, the term, rent, and the conditions as to labour and other matters shall be fixed by the Minister. Failure to comply with any conditions so fixed shall render the authority liable to be cancelled by the Minister.

(2) Such authority shall entitle the holder to take possession of the area on payment in advance of the rent fixed as aforesaid, and survey fee if necessary, and to carry on prospecting operations during

the term of such authority.

(3) On discovery of gold or other minerals, the holder of Report of discovery. the authority shall report, within fourteen days from the date of such discovery, to the warden of the district, who shall thereupon report to the Minister on the nature of the discovery. The Minister may thereupon call upon the holder of the authority to apply for a lease of the land or such part thereof as he may deem advisable or to continue prospecting operations.

Rights conferred by business license.

18. A holder of a business license may, except as against His Holder may occupy Majesty, and subject to the regulations—

(a) for the purpose of carrying on any business, except mining, 37 Vic. No. 13, s. 22. occupy the prescribed area of Crown land within a goldfield or mineral field (hereinafter referred to as a "business area") not exceeding a quarter of an acre within the boundaries of a town or village, or one acre outside such boundaries: Provided that such occupation shall extend only to the surface and to the prescribed depth below the surface;

(b) have and possess the land so occupied;

(c) for the purpose aforesaid erect any building or structure upon the land so occupied, and remove the same at any time within one month or within such further time, not exceeding three months, as the warden may order and direct, after ceasing to occupy such land.

But no such holder may occupy at the same time more than one such Only one area to be occupied in same area or carry on mining operations upon or in any such area. town or village.

Division

Division 3.—Registration.

Holder to register.

19. (1) Where any person takes possession under this Part of a 37 Vic. No. 13, s. 16. tenement (other than a prospecting area or a block claim, or a residence area not exceeding one quarter of an acre outside the boundaries of any town or village or such other tenement as may be prescribed), he shall, within twenty-eight days thereafter register the same in the prescribed manner in the office of the mining registrar of the division wherein the same is situated.

Transmission.

(2) Where any interest in a tenement required to be registered is transferred to, vests in (absolutely or as security only), or devolves upon any person, such person shall within twenty-eight days thereafter register the same in the prescribed manner in the office aforesaid.

Right to be produced. 1 bid.

(3) On every registration of a tenement the person requiring registration shall produce his miner's right or business license to the registering officer.

Neglect to register. Ibid. s. 124.

(4) Any person neglecting to register a claim or a share in a claim within the period aforesaid shall, if he works or mines in such claim, incur the penalty hereinafter in this Act prescribed for unauthorised mining on Crown lands.

Proviso.

(5) Provided that if it is shown to the satisfaction of the warden that the person whose duty is to register was or would be prevented by sickness or any other like disability from effecting such registration, the warden may extend the said period to a further period not exceeding twenty-eight days from the expiration of the firstmentioned period.

Division 4.—Miscellaneous Provisions.

Division of interest in claim.

Ibid. s. 17.

20. (1) The owner of any registered claim may, subject to the regulations, divide his interest therein into shares and allot any of such shares to any person.

Amalgamation. Ibid.

(2) The owners of any two or more adjoining claims may, with the consent of the warden, and subject to such conditions as he may impose, and in the prescribed manner, amalgamate the same before or after registration. The amalgamated claim so formed shall be registered, and may be divided into shares or dealt with as an ordinary claim.

Assignment. Ibid. s. 15.

(3) The owner of any registered claim or share in a claim may, subject to the regulations, assign, encumber, or create any interest

Rights held on behalf of owners.

cf. Ibid. ss. 17, 20.

21. The holding of miners' rights in respect of a claim shall be deemed a holding on behalf of the owners of the claim or of any shares in the same or of any interests therein, and it shall not be necessary for separate miners' rights to be held by the owners of such shares or interests.

22. If the owner of a share in a registered claim fails to Default to represent his share by labour or to contribute his proportion of the contribute. working expenses, the warden on the application of one or more of cf. 37 Vic. No. 13, the remaining shareholders may declare such share to be abandoned, and may order the remaining shareholders to be put in possession of such share; and such declaration and order shall be carried out.

PART III.

LEASES OF CROWN LANDS.

DIVISION 1.—WHAT LEASES MAY BE GRANTED.

- 23. (1) The Governor, in the name and on behalf of His Governor may grant Majesty, may lease Crown lands and any street, road, or highway, as leases.

 37 Vic. No. 13, s. 28.
 - (a) He may grant mining leases, of the surface and the subjacent soil, or of the soil below a certain depth from the surface only, which may be—
 - (i) gold-mining leases, authorising mining on the land for gold *Ibid.* s. 33. and for purposes connected with gold-mining;
 - (ii) mineral leases, authorising mining on the land for the 11id. s 56. minerals therein specified, and for purposes connected with such mining,
 - (b) He may grant leases (to be called leases for mining purposes) Act No. 10, 19. 2, s. 4. of the surface only, and to a limited depth below the surface. Such leases authorise the use of the land for mining purposes, but do not authorise mining on the land or the removal of any gold or minerals won therefrom.
 - (2) Provided that—
 - (a) A claim lawfully occupied under a miner's right shall not be 37 Vic. No. 13, s. 34 leased unless the holder of the right consents to the leasing, (2). in which case the claim shall be deemed to be abandoned, and the title thereto shall be absolutely extinguished, whether the application for the lease is granted or refused.
 - (b) Crown land occupied as a business or residence area, or for a dam, reservoir, race, or for machinery, shall only be leased from such depth below the surface as the Minister deems sufficient to secure the surface and any buildings, works, and improvements thereon from damage occasioned by mining operations.

(c)

37 Vic. No. 13, s. 34 (1).

(c) The surface of Crown land held under lease from the Crown for purposes other than pastoral purposes shall only be leased subject to the payment of compensation, to be assessed by

Ibid. s. 34 (3).

(d) Auriferous alluvial Crown land shall not be leased unless in the opinion of the Minister—

(i) the land has been worked and abandoned; or

- (ii) the land is suitable to be leased by reason of the difficulties and cost attending the construction of mine works upon or of mining such land;
- (iii) the land may be leased for mining purposes only.
- (e) The Governor, by notification, on the recommendation of the Minister, may exempt any Crown lands from the leasing provisions of this Act, and may revoke or amend any such notification.

Conversion of applications.

- 24. (1) An application for a lease under any Act hereby repealed may, at the request of the applicant, be converted into an application for a lease under this Act.
- (2) An authority to mine granted under section twentyeight of the Mining Act, 1874, may, on application of the holder thereof, be converted into a gold-mining lease or a mineral lease as the case may be under this Act, subject to such conditions as the Governor thinks fit.

Ibid. s. 38.

(3) A registered claim under the said Acts or this Act may, on the application of the owner thereof, be converted into a goldmining lease or mineral lease as the case may be under this Act.

Division 2.—Applications.

Form of application.

Applications to be Ibid. s. 56 (3). 46 Vic. No. 7, s. 1.

25. Applications for leases shall be made in the prescribed subject to conditions. form and manner, and shall be subject to the prescribed conditions as to marking out the land applied for, taking possession thereof, and otherwise, and shall be accompanied by payment of one year's rent in advance, at the rate prescribed.

Priority of application.

First applicant to have priority. 37 Vic. No. 13 ss. 49, 56 (4).

26. (1) If more than one application is made for a lease of the same land, the application of the person who has first taken possession shall be first considered and dealt with, and so on, according to priority of possession.

For

For the purposes of this subsection, "possession" means the act Possession. of erecting a datum post, provided that the mode of taking possession prescribed by the regulations is forthwith complied with:

Provided that if, upon inquiry being held as provided in section thirty-four, the warden is of opinion that possession has been taken simultaneously by two or more applicants for the same area, the

question of priority may be decided by ballot.

(2) If any application for a lease is refused or abandoned, Other applications. any other application for a lease of the same land may be considered and dealt with, regard being had, where necessary, to the rule of priority aforesaid.

Grant or refusal of application.

27. (1) Leases under this Part shall be granted by the Governor Irregular application in the name and on behalf of His Majesty. The Governor may in his may be granted. discretion grant a lease, notwithstanding that the applicant has not in 48 Vic. No. 17, s. 1. every respect complied with the regulations, or notwithstanding that the description of the land in such application does not strictly correspond with the land as marked out by the applicant.

(2) The Governor may, subject to the provisions of this Act, Lease granted with grant an application for a lease in such modified or amended form as modifications.

37 Vic. No. 13, s. 47.

he may think fit.

(3) The Governor may refuse any application for a lease, Refusal to take and such refusal shall take effect from the time of publication of such effect on publication refusal in the Gazette.

Occupation by and rights of applicant.

28. When any application for a mining lease has been duly Applicant may mino made, the applicant may, by virtue of his application, until such lease upon land. Ibid. ss. 39, 56 (3). is granted or refused-

(a) occupy the land applied for, and mine upon and in the same: Provided that nothing herein shall affect the right, title, or interest of any other person in or to the said land, or in or to any gold or mineral obtained or that may be obtained therefrom;

(b) proceed in the warden's court for trespass against any person Applicant may sue entering upon, occupying, or interfering with such land, not for trespass. having a lawful title thereto originating prior to such Ibid. s. 40. application.

(c) proceed in the warden's court against any person claiming to Rights of applicant, have an interest in such land under a miner's right or mineral or business license, for the purpose of having such claim declared invalid.

(d) apply to the warden for an injunction under this Act against Injunction. any person claiming to be legally or equitably interested in cf. Ibid. 8. 58 the land.

May claim damages.

Proof of compliance with regulations. Ibid.

Warden may order money, gold, &c., to be lodged. Ibid.

Payment out of money, &c., lodged. I bid.

29. (1) In any such proceedings for trespass the complainant 37 Vic. No. 13, s. 40. may claim damages for such trespass, and for the recovery of any gold or mineral taken by the defendant from such land, or the value thereof. But he shall not be entitled to succeed unless he proves to the satisfaction of the court that he has complied with the regulations relating to the lodging of the application and payment of rent, so far as such regulations were at the time of the trespass capable of being complied with.

> (2) If the warden decides in favour of the complainant he shall, unless the application for the lease has been already determined, order the defendant to lodge with the warden any sum awarded as damages, and any gold or mineral he may adjudge the complainant entitled to, or the value thereof.

> (3) If such application is granted, the warden shall order the said sum and the said gold or mineral, or the value thereof, to be delivered or paid to the complainant; but if such application is refused, he shall order delivery or payment to the person entitled thereto.

Pendency of application.

When application pending. 46 Vic. No. 7, s. 1.

Land exempt from sa'e or lease or occupation.

Application for benefit of applicant and his representatives.

30. (1) An application for any lease under this Part shall be pending from the taking possession of the land for that purpose in the prescribed manner, or from the lodging of the application for conversion into a lease by any person entitled to apply for such conversion.

(2) During the pendency of any such application, the land shall be exempt from sale or lease by the Crown, or from occupation as a tenement.

(3) Any such application shall subsist for the benefit of the applicant or, in the event of his death or bankruptcy, of his legal representatives, who shall be deemed to hold the land under promise of a lease until default occurs in making or prosecuting the application, or the Governor refuses the same or voids the lease before issue, and notice thereof is published in the Gazette.

Survey of land.

Application for survey. 37 Vic. No. 13, s. 41.

31. If at the time of lodging an application for a lease, the land applied for has not been surveyed by a mining surveyor, or the marks of a previous survey have been removed or obliterated, the applicant shall deliver to the warden a written application for a survey of such land, accompanied by the prescribed survey fee.

Objections.

Lodging and service of objections. Ibid. s. 42.

32. (1) Any person may object to the issue of any lease by lodging with the warden and serving upon the applicant within the prescribed time, a written notice of his objection.

Such notice may be served by post by registered letter addressed to the last known address of the applicant, or if the applicant's address cannot be ascertained by posting the same on the datum post on the land applied to be leased.

- (2) The person so objecting shall, at the time of lodging Deposit of security. notice of his objection, deposit with the warden or the warden's clerk 37 Vic. No. 13, s. 43. the prescribed sum as security for any costs which may be awarded against him by the warden in any inquiry in relation to such objection.
- **33.** (1) Where no notice of objection has been so lodged, the If no objection warden shall forward the application, together with a report thereon, lodged. to the Minister.
- (2) When notice of objection has been so lodged, the If objection lodged, warden shall appoint a place and time for the hearing of the Ibid. ss. 44, 57. application and objection, and shall give not less than three clear days' notice thereof to the applicant and the objector respectively. Where an objection has been lodged by several persons jointly, notice to one of them shall be sufficient.
- **84.** (1) On the day so appointed, the warden shall inquire into Warden to inquire. the truth of the particulars stated by the applicant and objector *Ibid.* respectively, and may, if necessary, adjourn the inquiry for any time Inquiry may be not exceeding one month, or to any other place, on such conditions adjourned. as to costs as he may think fit. Notice of such adjournment shall *Ibid.* 8. 45. be given to the applicant and to each objector.
- (2) At the conclusion of such inquiry the warden shall Report to be announce in open court the purport of his report to the Minister, and transmitted. shall thereafter transmit to the Minister the application, objections, and evidence, the report, plan, and map, if any, of the mining surveyor, and his report as aforesaid, recommending the granting or refusal of the lease applied for.
- (3) Any person shall, upon application and payment of the Copy of report. prescribed fee, be furnished with a copy of the mining surveyor's *Ibid. s. 48*. report and plan of any land so applied for, and of any evidence taken as aforesaid, and of the warden's recommendation.
- (4) The Minister may at any time, whether any notice of Further inquiry. objection has been lodged or not, authorise and direct the warden to hold an inquiry or a further inquiry with reference to any matter concerning such application, and thereupon the warden shall appoint the time and place and give the notices and proceed with such inquiry and transmit the evidence and documents relating thereto, and his report, in the manner hereinbefore provided.
- (5) Every inquiry under this section shall be conducted in Inquiry to be in open court, and the warden shall have the powers of a warden's court. On the application of either party to the dispute, the warden may conduct the inquiry at the place in dispute.

Division

Division 3—Conditions.

Area and dimensions of leases.

Areas of leases.

35. (1) Subject to this section the Minister shall fix the respective areas of leases under this Part.

Area of gold-mining lease. Dimensions and form.

(2) The area of a gold-mining lease shall not exceed twenty-37 Vic. No. 13, s. 36, five acres, and the land leased shall be of the form and dimensions prescribed.

Area of mineral -leases. Ibid. s. 56 (1).

(3) The area of a mineral lease shall not exceed six hundred and forty acres for coal or shale, nor eighty acres for other minerals, excepting opal.

(4) The area of a lease for mining for opal shall not exceed ten acres: Provided that no such lease shall be granted unless the prospecting board certifies that the land is suitable to be leased by reason of the difficulties and cost attending the construction of mine works upon or of mining such land.

Leases for mining purposes.

(5) The area and dimensions of leases for mining purposes only shall be such as the Minister may, subject to the regulations, determine.

Special leases,

(6) This section shall not apply to special leases granted under the provisions hereinafter in this Act contained.

Rent, royalty, and labour conditions.

Gold leases. Rent. Ibid. ss. 37, 56. cf. 48 Vic. No. 10, s. 4.

36. (1) The annual rent for a gold-mining lease granted under this Part shall be five shillings per acre or portion of an acre, and for a lease so granted to mine for any mineral other than coal or shale five shillings per acre or portion of an acre.

Coal leases. Rent and royalty.

(2) The annual rent for a lease so granted to mine for coal or shale shall be one shilling per acre or portion of an acre, and a royalty shall be paid of sixpence per ton on all shale or large coal and threepence per ton on all small coal won from the land demised.

For mining purposes. Rent.

(3) The rent, terms, and conditions of leases so granted for mining purposes only, shall, subject to this Act, be fixed by the Act No. 10, 1902, s. 4. Minister.

Rent payable in advance.

(4) All such rent shall be payable annually in advance at the times and in the manner prescribed, the first payment in all cases being made at the time of making application for the lease.

Royalty, how payable. 48 Vic. No. 10, s. 4. (5) The royalty shall be payable at the times and in the manner prescribed: Provided that if the royalty payable in respect of any lease during any one year exceeds the rent paid for such year, the amount paid as rent may be deducted from the amount of the royalty; but if the royalty in any one year amounts to less than the rent paid for such year the lessee shall not for such year be required to pay royalty: Provided also that the Minister may at his discretion remit the amount of royalty payable on coal used for raising steam for motive power at a colliery.

(6) Rent and royalty shall be payable by the lessee to the Crown, and may be recovered as a Crown debt.

37. Every mining lease shall contain such labour conditions Labour conditions. as the Minister may, subject to the regulations, determine.

Duration and renewal of leases.

38. (1) A lease granted under this Part may be for any Term of lease. cf. 37 Vic. No. 13, ss. 36, 54, 56 (2), (9). term not exceeding twenty years.

(2) Any such lease may, with the consent of the Governor, Renewal. be renewed for a further term not exceeding twenty years: Provided ef. Ibid. ss. 36, 54, that application for such renewal shall be made during the last five 56 (2), (9). years of the term of the lease.

(3) Such renewal shall be at the rent and royalty, and sub-Terms of renewal. ject to such other covenants and conditions as are prescribed by the Acts and regulations in force at the time of such renewal, and to such further covenants and conditions as the Governor may think fit to impose.

39. A lease of Crown lands granted under any Act hereby Leases under repealed may be renewed for the term, on the conditions, with the repealed Acts. covenants, and under the circumstances stated and prescribed in and by Ibid. s. 56 (2), (9). such Act or any Act amending the same hereby repealed and the regulations thereunder, save as regards payment of any fine upon such renewal: Provided that with respect to a gold-mining lease so granted the annual rent on renewal shall be five shillings per acre, and the term of the renewed lease may be for five years in excess of the term prescribed by the said Acts for such leases when renewed thereunder.

DIVISION 4.—SPECIAL LEASES.

40. (1) The Governor may, upon the recommendation of the Governor may grant Minister, grant a special mining lease of Crown land for mining other special leases. than coal or shale mining if the Minister is satisfied that by reason of cf. Ibid. s. 53.
48 Vic. No. 10, s. 7. the difficulties and cost attending the construction of mine works upon or of mining such land it is necessary that such lease be granted.

(2) The Minister may, on application being made for such Inquiry and report.

lease, direct the prospecting board or the warden to inquire and report—

(a) whether by reason of the difficulties and cost attending the construction of mine works upon and of mining such land, it is necessary that an area in excess of the limit prescribed should be leased; and

(b) upon the rent and royalty to be paid; and

(c) upon such other matters as the Minister may direct.

(3) The Governor may fix the form of and area to be conditions of leases. comprised in any such lease, the rent and royalty to be paid, and the labour and other conditions, reservations, and exceptions to be contained in the same, but in all other respects such special lease and the application for the same shall be subject to the provisions of this Act in respect of ordinary leases under this Part. Division

Division 5.—Minerals not included in lease.

Mining for other minerals under mineral lease.

41. (1) The Minister may, upon application in writing by the holder of any mineral lease under this Part or under any Act hereby 37 Vic. No. 13, s. 61. repealed, grant authority upon such terms as he may think fit permitting such holder to mine on the land comprised in his lease for any mineral other than that in respect of which such lease has been granted, and may vary or revoke any such authority.

Forfeiture for unauthorised mining.

(2) If the holder of any mineral lease mines for any mineral other than that in respect of which his lease or any such authority as aforesaid was granted, his lease shall be liable to forfeiture.

Mining for gold under mineral lease. Ibid. s. 62.

42. (1) Where gold is associated or combined with any mineral in any land comprised in any such mineral lease, and

(a) the holder of such lease desires to mine for such gold, or

(b) the nature of the mining operations under his lease is such as to lead to the removal of such gold,

the Minister may, if the value of the gold in the ore does not exceed fifty per centum of the value of the ore, upon application in writing by such holder, grant authority, upon such terms as he thinks fit, permitting such holder to mine for gold on the said land.

But if the value of the gold exceeds fifty per centum of the value of the ore, the lessee must apply for and obtain a gold-mining lease; and in that case a gold-mining lease may be granted for the area so held under the mineral lease, although the area exceeds twentyfive acres, and the dimensions are not in accordance with those prescribed. Application for such gold-mining lease shall be made in manner prescribed.

Forfeiture for unauthorised mining.

(2) If any such gold is so mined for or removed by such holder without obtaining such authority or lease, the mineral lease aforesaid shall be liable to forfeiture.

Mining for other minerals under goldmining lease.

43. (1) The Minister may, upon application in writing by the holder of any gold-mining lease under this Part or under any Act hereby repealed, grant authority upon such terms as he may think fit permitting such holder to mine on the land comprised in such lease for any mineral other than gold.

Forfeiture for unauthorised mining.

(2) If any such mineral is so mined for or removed by him without obtaining such authority the lease shall be liable to forfeiture.

DIVISION 6.—OWNERSHIP OF TAILINGS AND ORE.

Tailings on abandoned Crown ef. Ibid. s. 56 (10).

44. (1) Any lessee under this Part, whose occupancy is by any means determined, may, within thirty days after such determination, apply to the Minister for leave to enter the land and treat or remove any tailings, ore, or stone left thereon by him. The Minister may grant such leave upon payment of a sum to be fixed by him, and may fix a time within which such treatment or removal is to be completed.

Any

Any application for a lease of any land upon which such tailings, ore, or stone have been so left, and any occupation of such land under a miner's right, shall be subject to the right of the Minister to grant such leave, and to the right of the person to whom such leave is granted, to act in accordance therewith; and any lease granted may contain a reservation of such tailings, ore, or stone, and of the right of any person to whom leave may be or has been granted to treat or remove the same.

(2) The form and mode of application for, and the conditions Form.

of such leave, shall be as prescribed.

(3) If such leave is not applied for within the said thirty Forfeiture of days, or such treatment or removal is not completed within the time tailings, &c. fixed, such tailings, ore, or stone shall become the absolute property of the Crown, and shall form part of the land.

PART IV.

MINING ON PRIVATE LANDS. DIVISION 1.—PRELIMINARY.

Interpretation.

- 45. In this Part, and in any regulations relating to matters Interpretation. thereunder, unless the context or subject-matter otherwise indicates,—57 Vic. No. 32, s. 2.
 - "Authority to enter" means authority to enter upon private lands granted under this Part.
 - "Lease" means lease under this Part.
 - "Occupier" means person in occupation of any private land, whether under any special Act or otherwise, or a tenant.
 - "Owner" includes trustee, guardian in infancy, committee or guardian in lunacy, mortgagee in possession, and conditional lessee.
 - "Private lands" means lands other than Crown lands but does not include any lands situate within the boundaries of a town or village unless the Governor by proclamation (which he is hereby authorised to make, alter, and revoke) declares that they are private lands for the purposes of this Part.

In this Part the word "minerals" shall not include coal or shale, nor shall coal or shale be included within the substances which may be declared minerals by proclamation of the Governor.

Lands open to mining under this Part.

46. (1) All private lands shall be open to mining under this For gold and other Part for gold and for any ore of which gold is the chief or most metals. Profitable metallic product, and for silver when such mineral is Act No. 101, 1902, reserved to the Crown.

(2) Act No. 101, 1902, s. 3.

For other minerals.

(2) If the Crown grant of any private land contains, or if not yet issued will when issued contain, a reservation to the Crown of all minerals, the said land shall also be open to mining under this Part for all minerals.

Exempted land.

(3) Provided that, except as hereinafter in this Act provided, no application for an authority to enter shall be granted under this Part in respect of any land in or upon which any person other than the applicant is at the time of the making of the application entitled under this Part to search or prospect for gold or any mineral or in or upon which any person other than the applicant is lawfully carrying on mining operations, whether under this Act or the Acts hereby repealed.

For the purposes of this proviso, a person shall, as to an area not exceeding eighty acres, be deemed to be lawfully carrying on mining operations in respect of any substance notwithstanding that such substance was not a mineral at the time when such mining operations were authorised if such substance has subsequently come within the definition of a mineral under this Act or any Act hereby repealed.

Not to extend to within certain distance of garden, or improved land without consent. 57 Vic. No. 22, s. 11.

- 47. No authority to enter and no lease under this Part shall, except with the consent of the owner, extend to—
 - (a) within fifty yards on the surface of any land bona fide in use as a garden or orchard; or
 - (b) within two hundred yards on the surface of the principal residence of the owner or occupier; or
 - (c) any land whereon is any substantial building, bridge, dam, reservoir, well, or other valuable improvement other than an improvement effected for mining purposes and not bona fide used for any other purpose. The Minister shall determine whether any such improvement is substantial or valuable, and may define an area adjoining such improvement within which no mining operations shall be carried on.

Not to extend to

- **48.** No authority to enter and no lease under this Part shall, surface of cultivated except with the consent of the owner and occupier, extend to the surface of any land enclosed and under cultivation when the application 60 Vic. No. 40, 8. 5. for the authority was made; and without such consent no operations under such authority shall be conducted, and no such lease shall be granted below the surface of any such land, except with the authority of the Minister, and at such depth as the Minister may, after full inquiry, deem to be sufficient to prevent damage to the surface: Provided that—
 - (a) a lease under this Part may be granted of such portion of the surface of such land as the Minister may deem necessary for giving access to the gold or minerals therein; but before any such lease is granted the warden shall assess the amount to be paid as compensation for any loss of or damage to any crop or improvements on such land; and
 - (b) the Minister may decide, in case of dispute, whether any land is or is not under cultivation. Division

Division 2.—Authority to enter.

Interim permit.

49. (1) The warden may at the request of any applicant for an Interim permit to authority to enter grant an interim permit in the prescribed form enter. authorising such applicant to enter the land the subject of the application for the purpose of defining the boundaries of the area applied for.

(2) Such interim permit shall be for any period not exceeding fourteen days, and shall not entitle the holder thereof to and he shall not carry on any prospecting operations on the said land.

(3) If such holder carries on such operations in contravention of this section, he shall be liable to a penalty not exceeding ten pounds.

Application for and grant of authority.

50. (1) The warden, on application made as prescribed, may, warden may grant subject to any stipulations or conditions which he may think necessary authority. to impose, grant to any holder of a miner's right one or more authority of 57 Vic. No. 32, or authorities in the prescribed form to enter, subject to the provisions of this Act, on any private lands.

(2) The warden may, whether any inquiry has been held Discretion to refuse as hereinafter in this Act provided or not, refuse any application for cf. Ibid. s. 8.

authority to enter—

(a) if the land is the subject of an application or holding under this Part or under any Act hereby repealed, or is exempted from lease under this Part; or

(b) if, after the prescribed notice to measure the land to be included in the authority has been given by the warden to the applicant, such applicant fails to attend for the purpose of pointing out the location of the area applied for.

(3) The time during which such authority is required shall Time to be stated. be stated in such application, and the applicant shall lodge therewith 57 Vic. No. 32, s. 8. a deposit of five shillings, to be applied towards payment of the rent Deposit to be lodged. or compensation for damage. If any such application is withdrawn or abandoned, before the rent and compensation have been paid in full, the deposit may, if the warden so orders, be forfeited to the Crown.

51. (1) Before issuing such authority in respect of any land Rent to be fixed. the warden shall hold an inquiry, of which due notice shall be given cf. Ibid. ss. 16, 17, 41. to the owner and occupier, if any, or their respective local agents (if 60 Vic. No. 40, s. 2 registered as such as prescribed), and fix the annual rent per acre of the land. Such rent shall be paid by the applicant to the owner of the land quarterly in advance from the date of the authority. If the authority is to continue for less than three months one quarter's rent shall be so payable.

(2) The warden shall also assess compensation to be paid Compensation. by the holder of the authority. (3)

(3) The first payment of the rent and the payment of compensation shall be made within fourteen days of the issue of the authority, and before entry upon the land in pursuance of the authority.

Effect of non-payment of rent or compensation.

(4) If entry is made before such payment, or if any rent afterwards due, or any compensation afterwards assessed and ordered to be paid, is left unpaid for one month, the warden may cancel the authority.

Duration and extension of authority. 60 Vic. No. 40, s. 2

52. (1) An authority to enter may be granted for any period not exceeding twelve months, but the period of any authority may, while it is in force, be from time to time extended by the warden on such terms as he may think fit for any further period, if it appears to him that further time is requisite to enable the holder to complete the prospecting of the area defined therein; but so that the period for which the authority was granted, together with the periods of all extensions, do not exceed twenty-four months.

Duration to be stated.

(2) Such authority and every extension as aforesaid shall be issued in duplicate, and shall state the time during which it is to continue.

Service of duplicate.

(3) The holder of such authority shall, within the period 57 Vic. No. 32, s. 8. and as directed by the warden, serve the duplicate thereof, and of every extension granted by the warden, upon the owner or occupier, or upon one of the owners if more than one, of the land defined therein.

Extent of area. 60 Vic. No. 40, s. 2 (a).

- 53. (1) Every such authority shall contain a definition of the area and boundaries of the land in respect of which it is granted.
- (2) The said area may be such as appears to the warden suitable, having regard to the class of deposit to be searched for, and shall be defined by him as prescribed, but, except as hereinafter provided, shall not exceed the maximum area in this Part prescribed for a lease to mine that class of deposit:

Extended area.

Provided that the Minister on the recommendation of the prospecting board may direct the warden to grant, and he shall thereupon grant, an authority to enter an area exceeding the area prescribed aforesaid, if it is proved at the inquiry held by the warden that the difficulties and cost of conducting prospecting operations render it necessary that authority to enter a greater area be granted.

When prospecting lawful. Ibid. s. 2 (d).

54. (1) Upon lawful entry as aforesaid, the holder of an authority to enter may construct such works, and conduct such operations on or under the said lands as may be required for prospecting the same.

Effect of breach of conditions. Ibid. s. 2 (e).

- (2) If such holder
- (a) does not commence such prospecting operations within fourteen days from the date of such authority; or
- (b) after commencing such operations suspends the same without the written permission of the warden; or

(c)

- (c) commences such operations before making the payments aforesaid; or
- (d) fails to observe any of the stipulations or conditions imposed by the warden under this Act;

the warden may cancel such person's authority to enter.

- (3) The warden may also at the request of the holder cancel his authority to enter.
- (4) The holder of the authority may employ as many men Labour required for as he may think fit in such prospecting operations, but he shall not, prospecting unless with the consent of the warden, employ less than the minimum (h). number prescribed. If he makes default the warden may cancel the authority.
- 55. The holder of an authority to enter may, upon obtaining Residences. the permission of the warden, erect temporary residences upon the Ibid. s. 2 (j). area defined therein for the use of the persons employed in the prospecting operations, but so that the area to be occupied in connection with such residences shall be in such positions as the warden may consider proper.
- 56. If the holder of an authority to enter, after being served Holder continuing in with notice of the cancellation under this Act of such authority, occupation after continues in occupation of any area therein defined, or any part thereof, authority. he shall be deemed a trespasser.

Division 3.—Leases.

Mining leases.

57. (1) Any holder of an authority to enter who desires to Power to define obtain a lease of the land defined in such authority, or any part boundaries cf. 57 Vic. No. 32, thereof, and ss. 9, 28.

(a) has served the duplicate of such authority upon the owner 60 Vic. No. 40, s. 2 or occupier of the said land; and

How application is (b) has paid rent and compensation as hereinbefore prescribed, may, either personally or by agent, in the prescribed manner, define to be made upon the said land the boundaries of the portion desired to be leased, s. 13. and may apply to the Minister for a lease thereof. Such application shall be for a lease to mine for gold or any minerals, and must be made during the currency of the authority.

(2) The Minister may modify any such application, or may Power to modify direct a warden to hold an inquiry on oath in open court with reference application or direct to any matter affecting the same or the authority to enter.

(3) If the applicant fails to make any payment prescribed Failure to make in respect of his application, the Minister may after the prescribed time prescribed payments. declare such application to be void, and all or any part of the moneys Ibid. s. 18. paid by the applicant to be forfeited to the Crown; and thereupon the said moneys or such part thereof shall be paid into the Treasury and carried to the Consolidated Revenue Fund.

Notice of intention to grant lease. cf. 57 Vic. No. 32, s. 13. (4) If the application is one which can be granted under this Part, the Minister, on receipt of such application, accompanied by the prescribed sum by way of rent, may cause a notice of intention to grant a lease to be advertised in the Gazette, and in a newspaper circulating in the locality in which the land is situated. If the use of the whole or any part of the surface of such land is required the notice shall so state, and if a part only is required the notice shall define such part.

Mining pending application.
60 Vic. No. 40, s. 2 (i).

(5) The applicant having made all the prescribed payments may carry on mining operations on the land applied for until the application has been granted or refused; but except as hereinafter provided no further assessment of compensation shall be necessary.

Where survey necessary. *Lbid.* s. 27.

(6) Unless the lease applied for will cover the whole of a measured portion, the land shall be surveyed by a mining surveyor before the issue of the lease.

Power to refuse, &c. Ibid. s. 22.

58. (1) Leases under this Part shall be granted by the Governor in the name and on behalf of His Majesty. It shall not be obligatory on the Governor to grant any such lease, notwithstanding that the applicant may have complied with the provisions of this Act and the regulations; but if an application for such lease is refused, the applicant shall be informed of the reasons for such refusal.

Lease to nominee.

(2) A lease may, at the request in writing of the applicant, be granted to any person named by him.

(3) A lease may be granted notwithstanding that the person applying for the same has not complied in every respect with the regulations.

Particulars to be stated in lease. 57 Vic. No. 32, s. 11. **59.** Every lease under this Part shall—

(a) state whether it is to have effect on and below the surface of the land leased or on a limited portion of the surface and below the whole area, or below the surface only.

(b) state for what mineral (if any) the lessee may mine, and that the lessee shall not mine for any other mineral without the authority of the Minister.

Labour conditions. 60 Vic. No. 40, s. 6.

(e) contain such labour conditions as may be determined by the Minister in accordance with the regulations.

Leases for mining purposes.

Lease for race, tramway, &c. 57 Vic. No. 32, 18. 37, 38.

- 60. (1) Subject to the assessment by the warden of compensation, the Governor may grant to the holder of any lease under this Act, or to any person carrying on mining operations who has made application to the Minister in that behalf in the prescribed manner, a lease—
 - (a) of the surface and to a limited depth below the surface of any private land irrespective of any reservation of minerals

ŧο

to the Crown, for the purpose only of cutting mining-races thereon, and conveying water or detritus through or over the same to or from any mine of such holder or person; or

(b) of any area of private land for the purpose of a tramway or a machine site, or for smelting works, or water conservation, or for any other purpose in connection with mining.

(2) A permit may be granted by the warden in the prescribed Interim permit to manner, entitling any such holder or person to enter upon any such enter. land for the purpose of marking out the portion to be included in his said application.

(3) A lease granted under this section shall be subject to Lease may be subject the regulations and to such conditions as the Governor may think fit to special provisions. to impose, and shall be subject to a rent payable to the owner ss. 37, 38. of the land so leased, to be assessed by the warden at the same time as the assessment of compensation.

(4) This section shall not apply to land the subject of any saving. registered lease or agreement under this Part by the owner of private land with the holder of a miner's right to mine on the land.

Leases of surface.

61. During the progress of mining operations any lessee having Lessee may apply for a lease under this Part empowering him to mine below the surface of lease of additional surface. any land may, subject to the regulations, apply to the Minister for a Ibid. 8, 20. lease of any portion of the surface thereof, for the purposes of mining or any purpose in connection therewith. Such application shall be dealt with as provided in respect of other applications for leases under this Part.

Term, rent, and area of lease.

62. (1) The term for which a lease may be granted under Term of lease. this Part shall not exceed twenty years; but, subject to such conditions Ibid. s. 26. as the Governor may approve, any such lease may be renewed for a further period not exceeding twenty years.

(2) The Governor may fix the labour and other conditions, Labour conditions. reservations, and exceptions, to be contained in the said lease.

63. The area of a lease under this Part to mine for gold shall Extent of lease. not exceed twenty-five acres, and to mine for any mineral shall not cf. 57 Vic. No. 32, exceed eighty acres, and for any other purpose shall be of such area s. 26. as may be prescribed:

Provided that upon the recommendation of the Minister, the Larger area may be Governor may grant a lease exceeding the area above prescribed; granted under certain circumbut the Minister shall not make such recommendation unless the stances. prospecting board certifies that, by reason of the difficulties and cost co Vic. No. 40, s. 8. attending the construction of mine works upon or of mining such land, it is necessary that such greater area, to be specified by the board, should be included in the lease.

Rents payable.

64. (1) The yearly rental reserved to the owner of the land in 57 Vic. No. 32, s. 26. respect of any such lease shall be twenty shillings per acre, commencing from the date of the notification in the Gazette of the approval of the lease by the Governor and payable half-yearly in advance, and shall be payable only in respect of the portion of the surface leased.

Compensation.

(2) The warden shall assess compensation to be paid under this Act in addition to the rental, consideration being given to the compensation already paid in respect of the authority to enter.

Saving of agreements. Ibid, s. 17.

(3) Provided that nothing in this section shall prevent the owner or occupier making an agreement with the lessee as to the amount of rent and compensation.

Rights and duties of lessees.

Powers as to surface. Ibid. 8, 11.

- **65.** (1) Every lease granted under this Part, so far as it extends to the surface of any land, and does not expressly provide to the contrary, shall confer the right of-
 - (a) cutting and constructing thereon races, drains, dams, reservoirs, or tramways, and of erecting thereon buildings and machinery in connection with the mining or other special purposes authorised by such lease but not otherwise;
 - (b) fencing the land, and erecting temporary residences thereon for the use of persons employed in connection with mining operations thereon; and
 - (c) generally doing such acts or things in respect thereof as are necessary for efficiently mining the land.

Powers to mine under the surface. Ibid.

(2) Every such lease, so far as it is expressed to have effect below but not on the surface of any land, and does not expressly provide to the contrary, shall confer the right of doing all such acts or things below the surface as are necessary for efficiently mining the said land, but not in such a way as to injure the surface or anything thereon.

Lessee not to use water artificially conserved, nor depasture sheep, nor keep dog, nor remove rock, &c. Ibid.

- **66.** No such lease shall give the lessee the right—
- (a) to use water artificially conserved by the owner or occupier of such land; or
- (b) to fell trees, strip bark, or cut timber on such land, except with the approval of the warden, and subject to payment to the owner of compensation to be assessed as prescribed; or,
- (c) unless fenced, to depasture horses thereon, or to keep or permit to be kept on such land any dog, unless chained up or kept under proper control; or,
- (d) except in connection with such mining or other operations aforesaid, to remove earth or rock therefrom, without the consent of the owner and occupier.

67. (1) No such lease shall, unless the said land has been Lessee not to securely fenced, and kept securely fenced at the expense of the lessee, impound nor molest give to the said lessee the right give to the said lessee the right-

leasehold fenced

- (a) to impound any sheep, cattle, horses, or other animals securcity. belonging to or in the custody or control of the owner or 57 Vic. No. 32, s. 14. occupier of the said land; or
- (b) to disturb or molest them in any way whatsoever, or prevent them from depasturing on the said land; or

(c) to sue in trespass or otherwise in respect thereof.

(2) Every lessee under this Part whose lease extends to Lessee shall fence the surface of any land shall, if required in writing so to do by the shafts, &c., when owner or occupier, cause without delay a secure fence to be erected Ibid. s. 20. and kept in good repair around any shafts, machinery, or other works in connection with the mining under such lease not already so protected.

Division 4.—Mining by owner.

68. (1) If the owner, or the occupier with the consent of the Prospecting by owner, of any private land not applied for or occupied for mining owner or occupier.

Ibid., s. 25. operations under this Part desires to conduct mining operations by way of prospecting on such land, or to obtain a lease of such land under this Part, he may make application in that behalf in the prescribed manner, and thereupon an authority to enter or lease may be granted to him. Such authority or lease shall confer the same rights respectively as an authority to enter or a lease under this Part would confer in the case of other applicants.

(2) An owner or occupier applying as aforesaid shall have Owner not to have no preferential rights over other applicants, and shall be subject to preferential right. payment of royalty and all other provisions of this Part binding upon other applicants and holders of authorities to enter or leases thereunder as the case may be, with the exception of assessment and payment of rent and compensation, and of those provisions which relate to such notices, and other matters as the owner or occupier would in that character have been entitled to in the case of an application made by some other person.

- (3) Any owner or, with the consent of the owner, any occupier of any such land desiring to mine thereon for coal or shale may make application in that behalf in the prescribed manner, and thereupon a lease may be granted to him. The area of any such lease shall not exceed six hundred and forty acres.
- 69. (1) The owner of any private land not applied for or occupied Lease by owner to under this Part may, with the concurrence of the Minister, enter into right. a lease or agreement in writing with any holder of a miner's right ibid. 8. 33. giving such holder power to enter such land and take possession 60 Vic. No. 40, s. 11. thereof and mine thereon for gold or any mineral.

Area and term.

- (2) The area comprised in any such lease or agreement, and the term thereof, shall not exceed the extent and term, and shall be subject to the payment of the royalty to the Crown (after deduction of any sum paid by way of rent) and performance of the labour conditions prescribed in this Part in respect of a lease thereunder.
- (3) Such lease or agreement may be transferred with the concurrence of the Minister.
- (4) No such lease or agreement and no such transfer shall have any force or validity unless and until it is registered as prescribed. Within twenty-eight days from the date of the Minister's concurrence therewith, on registration of a lease or agreement, a fee shall be paid for survey of the land.

Land subject of lease, &c., not open to occupation.

Act No. 10, 1902, s. 3.

(5) No such lease or agreement shall contain any provision or stipulation for the payment to the owner of any sum by way of royalty upon the gold or minerals won from the land comprised therein.

(6) The land, from the date of the receipt by the Minister of such lease or agreement, or the draft thereof submitted for his concurrence, shall, until and unless such concurrence is refused, be exempt from entry or occupation under this Part by any person other

than the parties to such lease or agreement.

Owner may mine or agree with any person to mine fer any mineral. 60 Vic. No. 40, s. 9.

70. (1) The owner of any private land may, without any lease or authority to enter, mine or enter into an agreement with any other person to mine therein for any mineral not reserved to the Crown, notwithstanding that any gold or mineral reserved to the Crown is associated with the mineral so mined for, provided that the value of such gold or mineral so associated does not exceed fifty per centum of the value of the mineral mined for: Provided that such agreement shall not have any force or validity unless it is registered as prescribed, within twenty-eight days from the date of such agreement: Provided also, that all land included under any such agreement shall be marked out in the manner prescribed.

Land protected along lode from authority

(2) No authority to enter or lease shall be granted in respect of any land upon which such mining operations have been commenced, but this prohibition shall extend only to any lode bona fide worked as aforesaid, and to land covering the same to the width of two hundred and twenty yards along the course of such lode.

Royalty.

(3) A royalty of one per centum on the value of all gold or silver reserved to the Crown obtained from the land comprised in any such agreement shall be payable to the Crown by the person obtaining the same, at the times and in the manner prescribed.

Division 5.—Resumption.

Coal and shale lands.

Authority to mine on purchased or leased land. 53 Vic No. 20, s. 2.

71. (1) Any Crown land which, since the thirtieth day of September, one thousand eight hundred and eighty-nine, has been or shall hereafter be sold conditionally or by auction or in virtue of improvements

improvements or otherwise, and of which the grant contains, or will when issued contain, a reservation of all minerals, and any Crown land which has been leased conditionally under the Crown Lands Acts, shall be subject to the following conditions, namely:—Any person specially authorised in the prescribed manner by the Minister shall, on depositing a sum of money as prescribed to cover the cost of repairing any damage done to the surface of the land, be at liberty to dig and search for coal and shale within such land, and should it be found to contain any such mineral, the Governor may cancel wholly or in part the sale or lease of such land, and upon the notification thereof the proprietor shall be entitled to compensation for the value of the land and the improvements thereon or of his interest therein, as hereinafter provided in the case of land resumed, but exclusive of the value of all minerals contained therein, and such land shall thereupon become Crown land within the meaning of this Act, and shall be reserved from sale or lease until such reservation is revoked by the Governor. The person so specially authorised by the Minister to dig and search for coal and shale, upon satisfying the Minister that he has complied with all the conditions of such authority, shall, on the appearance of such notification, be deemed to be the first applicant for a lease of such land or a portion thereof, and the date of such application shall be reckoned from the day of publication of such notification, but in other respects as to labour conditions and other matters, such application shall be dealt with subject to the provisions of this Act relating to mining leases on Crown land.

(2) No such authority as aforesaid shall be granted in respect of any portion of such land so long as it is the subject of any other holding under this Act. Nor shall any other title to mine be acquired under this Act in respect of any portion of such land so long as it is subject to such an authority as aforesaid.

Resumption of private land.

72. Upon the discovery in any private land of gold in such Upon discovery of quantity as the Minister considers payable, the Governor may resume gold Governor may resume land. for mining so much of such land as he may consider necessary. 57 Vic. No. 32, s. 40. But no such resumption shall be made of land occupied for the time 60 Vic. No. 40, s. 3. being under any lease or agreement under this Part unless with the consent of the lessee or the parties to the agreement:

Provided that such lease or agreement was entered into at least fourteen days before notification of such resumption.

73. Every such resumption shall be notified in the Gazette, Resumption to be and in some newspaper published or circulating in the district in notified. which such land is situated, and shall take effect at the date specified 60 Vic. No. 40, s. 3. for that purpose in the said notification, and such land shall thereupon

vest in His Majesty and become Crown land within the meaning of this Act, and shall be reserved from sale and from lease for other than mining until such reservation is revoked by the Governor.

Copies of all such notifications, together with the reasons for the resumption therein notified, shall be laid upon the tables of both Houses of Parliament forthwith if Parliament is then sitting, and if not then within fourteen days after the commencement of the next session thereof.

Discoverer to have preferential right. 57 Vic. No. 32, ss. 40, 42. 60 Vic. No. 40, s. 3.

74. (1) If such discovery as aforesaid has been made by the holder of an authority to enter he shall be deemed to be the first applicant for a claim or for a gold-mining lease under Part II or Part III of this Act, and the date of publication in the Gazette of the said notification of resumption shall be reckoned as the date of possession by such holder for the purpose of his application for such claim or lease.

As to lease of resumed land. Ibid.

(2) Except in the case of a lease granted to the person who has made such discovery as aforesaid, all land resumed under this Part shall be exempt from leasing, except such as may be deemed by the Minister specially suitable to be leased by reason of its great depth or wetness, or on account of the costly appliances required for its development, or where the Minister is of opinion that it is desirable for any other reason that the same shall be open to lease.

Former owner to to purchase or lease.

75. If such reservation as aforesaid is revoked, the land shall have preferent right become Crown lands within the meaning and for the purposes of the Crown Lands Acts, upon notification to that effect, and the former 57 Vic. No. 22, s. 40. owner of such land, or any person claiming through or under him, shall be entitled to purchase or lease such land at a price or rental to be determined by the Secretary for Lands after appraisement by the local land board, subject to appeal to the Land Appeal Court, and failing such purchase or lease the land shall be dealt with under the Crown Lands Acts.

Lands held without reservation of minerals.

Resumption of lands held without res rvation of minerals.

76. (1) The Governor may resume for mining any land alienated or in process of alienation from the Crown without any reservation of minerals, or so much of such land as he may consider desirable in the public interest.

(2) Every such resumption shall be effected in the manner

prescribed in section seventy-two.

(3) The Governor may grant mining leases of any land so resumed, and such leases shall be subject to the provisions of Part III of this Act, relating to mining leases on Crown lands, save only that the Governor may fix the rent and royalty payable and impose such special conditions as he may think fit.

Compensation.

Compensation.

- 77. When any land is resumed under this Division the Minister Compensation for may direct the warden or other person to assess the market value of resumption.

 such land (exclusive of any increase in the value of such land by 60 Vic. No. 32, s. 40. reason of the discovery of gold therein) and the improvements thereon, reasonable allowance being made for any damage that may be caused by severance; and if there is any person other than the owner having interest in such land, the value of such interest shall also be assessed; and such assessed value shall be paid to the persons entitled thereto respectively.
- 78. Every person claiming payment for land resumed under Claim to payment of this Part shall, within sixty days of the date of the determination of compensation. the value of the land and the improvements thereon, lodge with the Minister a notice in the prescribed form setting forth the nature of his estate or interest in the land and an abstract of his title.
- 79. The Minister shall, within three months after being satisfied Payment of as to the report of the Crown Solicitor that the valid title is in the compensation claimant, pay to such claimant the value so determined: Provided that if the land be under mortgage, the amount due thereunder shall be paid to the mortgage.
- 80. All reasonable costs of proceedings for resumption under Costs. this Part shall, subject to taxation by the Prothonotary of the Supreme Court, be paid by the Crown, except that the costs of an appeal shall be paid by the unsuccessful party to the appeal.
- 81. The value so determined shall bear interest at the rate of Interest. four per centum per annum from the date when the land vested in the Crown until the receipt of notification in writing from the Minister that he is prepared to pay the value, but for no longer period.

DIVISION 6.—GENERAL PROVISIONS.

Royalty.

82. (1) A royalty shall be paid of one per centum of the value Amount. of all gold and minerals obtained from any land under an authority to enter or a lease under this Part.

Where the product of any mine is ore, concentrates, matte, or Royalty to be other substance containing gold or minerals, the royalty shall be paid according to metallic according to the estimated value of the gold or mineral.

(2) A royalty shall be paid of sixpence per ton on all shale or large coal, and threepence per ton on all small coal obtained from any land held under lease by the owner or occupier of such land.

(3) Such royalty shall be payable to the Crown, at the times, and in the manner prescribed, and may be recovered from the holder of such authority or the lessee as a Crown debt.

(4)

Rent may be deducted from royalty.

(4) The holder of the authority or the lessee may deduct from the total sum payable by way of royalty in any one year a sum equal to the amount paid by him as rent for that year.

Right of way.

Right of ingress, egress, and regress.

sected by roadway.

83. Every authority to enter and every lease under this Part shall confer full right of ingress, egress, and regress for the purpose of 57 Vic. No. 32, s. 11. the exercise of the rights thereby conferred, by a right-of-way to be marked in the prescribed manner from the land defined in the authority or lease to the nearest practicable point of a public road. The cost of Marking of roadway. marking such right-of-way shall be borne by the holder of the Gates in fence inter-authority or the lessee, who shall place substantial sheep-proof gates at all fences intersected by such right-of-way, or rabbit-proof gates in any case where such fences are rabbit-netted; but the right to cross any tenement leasehold or other holding under this Act for the purpose of obtaining access to the nearest public road shall not be exercised except under the authority of the warden, nor shall the said right be exercised over any garden, yard, orchard, or pleasure ground.

PART V.

DREDGING LEASES.

Preliminary.

Interpretation.

- 84. In this Part, and in any regulations relating to matters Act No. 44,1899, 82. thereunder, unless the context or subject-matter otherwise indicates,—
 - "Crown land" means land vested in His Majesty except land held under tenure from the Crown for other than pastoral purposes.
 - "Lake" includes a lagoon, swamp, or other collection of still water, whether permanent or temporary, not contained in an artificial work.
 - "Occupier" includes any lessee from the Crown under any tenure under the Crown Lands Acts, or any tenant of land alienated from the Crown, or any person in charge of alienated lands for the owner thereof.
 - "Owner" includes the owner of the freehold or conditional purchaser of any land, or holder of a homestead selection, conditional lease, or conditional purchase lease, or any trustee in whom any land is vested.

"River" includes any stream of water, whether perennial or intermittent, flowing in a natural channel.

"River-bed" means soil or detritus lying between the solid rocks forming the banks of a river, to be defined by the mining surveyor when making the survey.

85.

85. Nothing in this Part, except the provisions as to roads of Not to apply to access and sites, shall, unless with the consent of the owner, apply to under cultivation any lands not Crown lands which are found by the warden to have except in certain been at the time of the application for the authority to enter enclosed Act No. 44,1899, s. 5. and under actual cultivation.

Grant of leases.

86. (1) Subject to this Act, the Governor may grant for the Governor may grant purpose of mining for gold or any other mineral, by dredging, of mining by pumping, sluicing, or other method, and of creeting the buildings and dredging, &c., and machinery required in connection with such mining leases of any land of what lands.

(not being land hold under or by virtue of any Act relative to mining)

(not being land hold under or by virtue of any Act relative to mining) (not being land held under or by virtue of any Act relating to mining)—

- (a) forming the bed of any river or lake; or
- (b) under any tidal water; or
- (c) under the ocean contiguous to the coast line; or
- (d) contiguous to any such place; or
- (e) such as may be suitable for such mining.
- (2) The area that may be demised by any such lease shall Area that may be not exceed one hundred acres. The number of men to be employed shall demised. be in the proportion of not less than seven men to one hundred acres, and the amount to be expended in the purchase and erection of machinery and appliances for the purpose of working the area shall be not less than ten pounds per acre:

Provided that the Minister may increase such labour or expenditure, or both, if it be shown that the circumstances warrant such increase.

(3) Such leases shall not be granted for a longer term than Duration of lease twenty years, but may be renewed for any term not exceeding twenty and renewals. years, subject to the prescribed conditions.

Marking of land.

- 87. (1) Any person desiring to apply for a lease under this Land to be applied Part shall mark out in the manner prescribed the area intended to be for to be entered and marked out. included in the application; but where all or any of such area is not Ibid. s. 4. Crown land, he must, before so marking out the area, obtain, as prescribed, from the warden of the mining district in which the land is situated an authority under this Part to enter the area or the part thereof which is not Crown land.
- (2) Such authority shall be granted by the warden on Deposit. payment of the deposit prescribed.

On

On the order of the Minister the amount of such deposit, less such sum (if any) as the Minister directs to be retained to cover the expenses incurred by the Crown in relation to the application, shall be refunded to the applicant on the execution of the lease by the lessee, or if the Minister is satisfied that the application was bona fide, on the refusal of the application.

Entry in pursuance of authority.

Act No. 44, 1899, s. 4
(3).

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

Authority to be exhibited.

(2) Such authority shall be exhibited on demand to the owner or occupier of the land therein mentioned.

When area may be marked out.

(3) Such area shall be marked out during the currency of the authority.

Warden not to issue any other authority in respect of same land. (1) During the currency of any such authority, unless and until an area has been marked out thereunder as aforesaid, the warden shall not issue any other authority to enter upon the same land.

Owner, &c., obstructing holder of authority. (5) Any owner, occupier, or other person who obstructs any holder of any such authority, or his agent, or the person accompanying such holder or agent, in the performance of any act, or interferes with, removes, destroys, or defaces any mark made or any notice posted in pursuance of such authority, shall be liable for the first offence to a penalty not exceeding ten pounds, and for the second or any subsequent offence to a penalty not exceeding fifty pounds.

Interim possession.

Person marking out area to be deemed in possession.

Ibid. s. 6.

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

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

Application for leases.

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

19id. 5, 7,

80. (1) Applications for leases under this Part shall be made within the time and in the manner prescribed to the warden of the mining district in which the land is situate. (2)

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

(3) The Minister may refuse to entertain any such Minister may refuse application, or may direct the warden to hold an inquiry in the to entertain application, or may direct manner prescribed.

Inquiries.

Act No. 44, 1899, s. 8.

91. (1) At such inquiry the warden shall determine—

(a) what roads of access and what sites for machinery, workshops, as to roads of access, storage of fuel or other material outside the area applied for sites for machinery, are necessary for carrying on the mining operations intended; rent, and compensation.

(b) what sum, by way of rent for the use of any land which is not Itid. s. 10. Crown land and which is to be included in the lease or comprised in roads of access and sites as aforesaid, shall be paid by the lessee to the occupier or owner of the same;

(c) what sum, by way of compensation for damage likely to be caused to the area applied for or to land adjoining such area by acts done in or incidental to carrying on the mining operations intended, shall be assessed;

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

and shall issue orders in accordance with such determinations:

Provided that if the applicant for the lease produces to the Proviso that parties warden a document duly signed by himself and by the parties who would may agree as to rent and compensation. be entitled to any such rent, and witnessed, certifying that they have agreed as to the amount of such rent, such amount shall be adopted by the warden without any further inquiry in respect thereof. But no such agreement shall contain any provision or stipulation for the payment of any sum by way of royalty upon the gold or minerals won from the land applied for.

(2) The warden shall hold such inquiry in open Court, and Inquiry in open

shall have the powers of a Warden's Court.

92. The Minister may at any time authorise and direct a warden Further inquiry. to hold any further or other inquiry in open Court with reference to Ibid. s. 14. any matter concerning an application for a lease under this Part. Notice of such inquiry shall be given to the parties concerned.

At such inquiry the evidence shall be taken on oath.

93. A warden holding an inquiry as aforesaid shall forward to Evidence and orders the Minister the evidence taken by him, and a report of his orders to be sent to the Minister. thereon.

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

inquiry.

Warden to inquire

Notice in Gazette.

Gazette.

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

Applicant to notify whether he accepts or not.

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

Road of access or site.

Warden may order such road or site to be marked out.

95. (1) The warden may order that any road of access or site as aforesaid which he finds to be necessary shall be marked out on the land Act No. 44, 1899, 8.11. by a person appointed by him in that behalf, and such person shall not ineur liability for trespass committed by him in pursuance of such order.

Such road shall be marked out in the manner prescribed from

the nearest practicable point of a public road.

(2) The order of a warden declaring that a road of access along the line determined by him is necessary shall entitle the lessee

to use such road with horses, cattle, and vehicles.

Further or other roads of access and sites may be ordered by warden. Ibid. s. 20.

96. If after the issue of any lease it is found that a road of access, or a site as aforesaid other than that mentioned in the original order of the warden, is necessary, the warden may, in the manner prescribed, and subject to such rent as he may by an order which shall be final and not subject to any appeal determine, and to such terms and conditions as he may deem proper, mark or cause to be marked out on the land such other or additional road or site; but such road or site shall not be used until the amount of the first year's rent thereof determined by the warden has been paid and any conditions imposed by him have been fulfilled.

Rent and royalty.

First payment to be made into warden's court. Ibid. s. 12.

97. (1) The amount of the first year's rent of land which is not Crown land, as determined by the warden shall be paid by the applicant to the warden or warden's clerk within the time prescribed.

Payment to be

(2) Such amount shall be paid out to the parties entitled refunded or raid out, thereto under the order of the warden on the execution of the lease by the lessee, or refunded to the applicant if the application is refused.

(3) Any subsequent year's rent shall be paid direct by the lessee under this Part to the owner and occupier of the land in such proportions as may be agreed, or as the warden on failure to agree may determine.

98. (1) The rent to be paid to the Crown in respect of Crown Act No. 102, 1962, s. 2. land shall be two shillings and sixpence per acre. And such rent shall be payable at the times and places and in the manner prescribed: Provided that all such rents shall be payable yearly in advance, and the first annual payment shall be made on making the application for such lease.

(2) A royalty of one per centum of the value of all gold and Royalty. minerals won from any land leased under this Part shall be payable to Act No. 102, 1902, the Crown at the times and in the manner prescribed: Provided that s. 3. if the royalty payable in respect of any lease during any one year exceeds the rent paid for such year, the amount paid as rent as aforesaid may be deducted from the sum payable as royalty; but if such royalty in any one year amounts to less than the rent paid for such year, the lessee shall not for such year be required to pay royalty.

Grant of lease.

99. (1) The Governor may, where the applicant has given No obligation to notice of acceptance as aforesaid, grant a lease on the said terms to grant lease. the applicant or to any person named by the applicant.

(2) Nothing in this Part shall render it obligatory on the Governor to grant a lease to any person applying for the same, notwithstanding that he may have complied with the provisions of this Part and of the regulations thereunder.

(3) A lease may be granted under this Part by the Governor, Lease may be notwithstanding that the person applying for the same may not in granted though every respect have complied with the regulations.

complied with.

Right to water.

100. No lease under this Part granted shall prevent the owner or Owner to have access occupier of any freehold or conditionally purchased land included to water. within such lease from having free and uninterrupted access to the water for stock watering and similar purposes.

Penalty.

101. Any applicant for a lease under this Part who commences Applicant not to mining operations in or on the area included in the application, whether mine till he has covered with water or not, before such lease has been executed by him, thid. s. 19. shall, unless he proves that he has before commencing such operations obtained the consent of the owner or occupier, be liable to a penalty not exceeding ten pounds.

Authority to holder of miner's right.

102. (1) If so specified in any lease under this Part, the warden special condition may grant authority in writing to any holder of a miner's right to enabling warden to enter upon any Crown land comprised in such lease, and to mine holder of miner's thereon, subject to such conditions as he may think fit to impose and right to mine. as may be prescribed.

(2) Every such authority shall empower the holder to mine Mining by hand upon the said land with such hand appliances as may be prescribed, appliances. and at such distance from the mining operations carried on by the lessee, not being less than two hundred yards, as the warden may consider advisable.

(3) If the holder of the authority fails to observe any of the conditions aforesaid, or impedes or otherwise hinders the carrying on of dredging operations by the lessee, such authority may be cancelled by the warden. If such holder mines or continues to mine upon the said land after being notified in writing of the cancellation of the authority, he shall be deemed a trespasser.

Washing dirt, &c., on

103. If so specified in any lease under this Part, such lease shall be subject to a condition that any holder of a miner's right may enter upon any Crown land comprised in such lease for the purpose of washing dirt at the place most convenient to him and may for that purpose cut races, run sludge into a stream, or obtain water therefrom, provided that in so doing the mining operations carried on by the lessee will not, in the opinion of the warden, be interfered with or prejudicially affected.

PART VI.

TENEMENTS AND LEASES GENERALLY.

Leases for railvays and tramways for mining purposes.

104. Nothing in this Act shall confer the right to grant a lease for mining purposes permitting the construction of a railway or tramway over or under Crown or private lands, or over or under any street, road, or highway for a greater distance than is reasonably necessary to connect the same with the nearest point on any railway or tramway vested in the Chief Commissioner for Railways and Tramways, or any railway or tramway constructed under any special Act of the State which would afford by such connection the necessary facilities for transit to and from any mine: Provided that this section shall not affect the right to grant a lease for a railway or tramway direct from any mine to any waterway.

Governor's powers over Crown lands.

Suspension of

- **105.** (1) The Governor may suspend the operation of any Crown pastoral lease.

 37 Vic. No. 13, s. 13. lease or license for pastoral purposes of Crown land so far as may be necessary for—
 - (a) the accommodation of the horses, cattle, and sheep required for the subsistence and convenience of any persons holding tenements, leases, or other holdings under this Λ ct;

(b) the supply of water to such persons; and

(c) otherwise for the carrying on of mining operations by such persons.

(2)

(2) The Governor shall return or remit to the lessee or licensee such portion of the rent of such land as may be reasonable and just, and shall pay compensation for any improvements upon such land, to be assessed, unless otherwise agreed upon, by the warden of the district in which such land is situated.

(3) Upon any such suspension as aforesaid, the Crown, by its officers and servants, may enter the land, and do all such acts as may be deemed necessary for the proper regulation of the water

supply.

106. The Governor, on the recommendation of the Minister, and Exemption of with the concurrence of the Secretary for Lands, may, by notification, Crown lands exempt from alignation and from all classes or any specifical classes. exempt from alienation and from all classes or any specified class of tenure under the Crown Lands Acts any Crown lands required for mining or mining purposes, and may reserve the same for either or both of such purposes, and may in like manner revoke or alter any such exemption or reservation. He may also in like manner after the boundaries of or revoke any reserve for mining or mining purposes heretofore made under the authority of any Act.

The power conferred by this section shall only be exercised in relation to reserves for mining or mining purposes, and is in substitution for similar powers conferred by the Crown Lands Acts.

Applicant to execute lease.

107. (1) When any application for a lease is granted, it shall be Applicant or legal the duty of the applicant, or the person named by him, or his legal representative to representatives on death or bankruptcy, to execute such lease when ef. Ibid. s. 57. called upon, and the execution of a lease by such legal representatives shall be as binding upon all persons as if the lease had been duly

executed by the applicant or the person aforesaid.

(2) If the applicant or person, or his legal representatives consequences of as aforesaid, neglect or refuse to execute such lease or to pay the refusal to execute lease. prescribed deed-fee in respect of the same within the prescribed period, after being notified in writing, as prescribed, that the said lease is ready for execution, the said lease may be voided by the Governor, and thereupon all moneys deposited with the application shall be absolutely forfeited to His Majesty and paid into the Consolidated Revenue Fund. Such voidance shall take effect from the time of publication thereof in the Gazette.

(3) Where the application is made by two or more persons, Issue of lease not and one or more of such persons fails or fail to execute the lease executed by all the within the period prescribed as aforesaid, the Minister may, if he thinks fit, cause the lease to be issued to such of the applicants as have executed the same; and in that case such lease shall be valid and effectual in favour of such applicants.

(4)

57 Vic. No. 32, s. 11.

(4) A lease shall take effect only upon execution thereof by the Governor.

Form and conditions of leases.

Covenants, conditions, &c. 37 Vic. No. 13, s. 51.

108. (1) Every lease under this Act shall, according to the nature thereof, contain the covenants, conditions, reservations, and exemptions contained in the respective forms prescribed in the regulations, or as near thereto as circumstances will permit, having regard to the special requirements herein provided.

Date of lease. Ibid.

(2) Every such lease shall be dated the day of the execution thereof by the Governor.

Registration.

Lease to be registered. 57 Vic. No. 32, s 27

109. (1) Every lease under this Act shall be registered with the registrar, Department of Mines, Sydney, who shall forward a copy thereof to the warden of the district in which the land comprised in such lease is situated, and thereafter every transfer, sub-lease, or change of ownership of, and every tribute agreement affecting the land comprised in such lease or any portion thereof shall be registered with the registrar aforesaid.

Cavcat.

(2) Any person claiming interest in any such lease may, prior to the registration of any transfer or sub-lease thereof, lodge with the Minister a caveat in the prescribed form and accompanied by the prescribed fee against such registration. On receipt of such caveat, the Minister shall stay registration for fourteen days, unless the caveat is sooner withdrawn, but shall then register the said transfer or sub-lease unless the person objecting has obtained and served upon him an order of some competent court forbidding such registration.

Works in connection with mining.

Warden may allow

110. (1) The warden may, subject to the regulations, grant pipe-line, &c., to be constructed on public permission in writing to the holder of a claim or of a lease under this Act, upon written application for that purpose, to lay or construct 37 Vic. No. 13, s. 29. a line of pipes, sluice-box, or a culvert under or along any public road, street, or highway, or across any Crown lands or lands reserved or dedicated to any public purpose, for the purpose of conveying any water, tailings, sludge, waste-water, or earth in connection with any mine.

Inspection of road. Ibid.

(2) Before granting such permission the warden shall cause the said road, street, or highway to be inspected by some duly authorised officer.

Construction of works.

(3) Any works authorised by such permission shall be so constructed as not substantially to injure such road, street, or highway,

or obstruct the traffic thereon; and if after construction it appears to the warden that they do in fact cause such injury or obstruction, he may cancel such permission and order the person who obtained such permission, or the owner or occupier for the time being, to remove any such works or obstruction within seven days.

(4) If any such order is disobeyed, the line of pipes, sluice-Penalty for box, or culvert in question shall be deemed a nuisance remediable in disobedience of order. like manner as any other obstruction or nuisance upon a highway, 37 Vic. No. 13, s. 29. and every person so disobeying shall be liable to a penalty not exceeding

twenty pounds per day during such disobedience. 111. (1) The warden may, subject to the regulations, authorise Authority to any holder of a claim or lease under this Act, or any Act hereby construct tunnels, &c., on holding. repealed, to enter any Crown or private land held under any lease, ef. Ibid. s. 30. claim, or other holding under any such Act for the purpose of constructing tunnels, roads, races, shafts, or channels, or of erecting standards carrying wires for the conveyance of electricity to or from any mine held or owned by such holder or lessee: Provided that the works to be constructed shall be carried out in such a manner as shall cause as little injury or inconvenience as possible to the holder of such

land.

(2) The warden shall assess the compensation to be paid Compensation. for any damage caused or likely to be caused by the construction of such works.

(3) If the person to whom such authority is granted fails Cancellation. to observe the conditions under which such authority is granted, the warden may at once cancel such authority. If such person continues in occupation of or enters such land after being notified in writing of such cancellation, he shall be deemed a trespasser.

(4) The rights and duties under any authority issued under Assignment. this section may be assigned and transferred with the claim or lease in connection with which it was issued.

112. When at the time of any sale or alienation of Crown Easement over Crown lands, any race or drain, dam, or reservoir constructed for mining nowithstanding alienation. purposes flows through, or over, or is constructed upon any portion Ibid. s. 31. thereof, although no reservation or exception is contained in the Crown grant, no person, unless specially authorised thereto by the Minister, shall obstruct or interfere therewith or prevent access thereto.

Suspension of labour conditions.

113. (1) The registered owners, or a majority of the registered Registered owners repealed, may apply to the warden for authority to suspend mining operations for any period not exceeding the limits hereinafter set forth on the occasion of each such suspension.

(2)

Grounds of application to be posted.

(2) Every such application shall contain the grounds thereof, and a copy thereof shall be posted on the claim or on the land leased, and also outside the warden's office or the mining registrar's office nearest to the land in respect of which suspension is applied for, and shall be served upon the owners of or posted on adjoining claims or leases. Any person may, before the hearing of such application, in the prescribed manner lodge an objection to the granting of the suspension applied for, and shall be entitled to be heard in support of such objection.

Proceedings thereon.

- (3) The warden may grant such authority for any period 37 Vic. No. 13, ss. 32, not exceeding six months on being satisfied by evidence on oath in open court-
 - (a) that the claim or lease is unworkable by reason of accident to machinery, subsidence, scarcity of water, sudden excess of water, or any other cause whatsoever; or
 - (b) that the owners of such claim or lease are unable, by reason of sickness, accident, unavoidable absence, or other sufficient cause, to work the same; or
 - (c) that substantial expenditure has been incurred in mining operations on the claim or lease, and that the owner or lessee is temporarily unable to continue such operations, and requires reasonable time within which to make necessary arrangements.

(4) The warden mav—

- (a) upon being further satisfied by evidence on oath in open court that the claim or lease cannot be profitably worked under then existing circumstances owing to the low price of the product thereof or other adverse conditions, grant such authority for any period not exceeding six months in respect of any claim;
- (b) recommend to the Minister the granting of, and the Minister may grant, such authority for any such period in respect of any lease, in which case the authority shall be published in the Gazette and registered by the registrar, Department of Mines, Sydney.

(5) All applications for suspension of labour conditions shall be made and dealt with as prescribed.

(6) The warden or the Minister (as the case may be) may, when granting suspension as aforesaid, impose such conditions as he may think fit for the protection from injury of adjoining mines by water or otherwise by reason of such suspension being granted.

114. (1) If any holder of a lease under this Act, or any Act hereby repealed, employs on the land demised labour in excess of that required by the provisions of his lease, he shall, upon application to the warden and upon satisfying him that after the commencement of this Act and during

Regulations to be observed. Ibid.

Conditions may be imposed.

Exemption from labour conditions.

during any expired period of his lease, not being less than six months, the excess labour so employed has been equal to the labour prescribed in his lease for six months, be entitled in respect of such excess labour to exemption from the employment of labour for one month: Provided that such exemption shall not be for any longer cumulative term than six months at any one time.

- (2) Upon receipt of any such application, the warden Inquiry by warden shall hold an inquiry in open court, of which notice shall be given as and certificate. prescribed; and, upon being satisfied that the lessee is entitled to such exemption, he shall issue a certificate in the form prescribed, and such certificate shall be registered in the Department of Mines, Sydney.
- (3) Such exemption shall be subject to the condition that conditions of the lessee undertakes to observe and carry out such directions and certificate. orders as the warden may give for the protection of adjoining mines from injury by water or otherwise by reason of the exemption.

Returns of minerals won.

115. Every holder of a lease, claim, or other title under this Act Lessee, &c., to to mine shall, during the first fourteen days of the month of January furnish returns. in each year, furnish to the Minister a full and proper return, verified by statutory declaration, showing the quantity and value of gold and other minerals, except coal and shale, won during the preceding year ending thirty-first December, and the average number of men employed on such lease, claim, or land held under other title during such year, and on default shall be liable to a penalty not exceeding five pounds where no royalty is payable and not exceeding fifty pounds where royalty is payable.

Every person carrying on metallurgical works for the treatment of gold or any other mineral shall, during the first fourteen days of the month of January in each year, furnish to the Minister a full and proper return, verified by statutory declaration, showing the quantity and value of gold and other minerals treated at such works during the preceding year ending thirty-first December, and on default shall be liable to a penalty not exceeding five pounds.

If such holder or person is a public company, such return Manager or secretary shall be furnished by the manager or person acting in the manage-to furnish return for ment, or by the secretary of the company; and the said manager, person, or secretary shall on default be liable to the said penalty.

116. (1) Every holder of a coal-mining lease, or other authority Additional return by to mine for coal, shall, within fourteen days after the last day of March, coal-mining lesses. June, September, and December in each year, furnish to the Minister a return, verified by statutory declaration, showing the quantity and approximate value of coal won from any mine worked by him under

such lease or authority during the three months ending on such last day as aforesaid, and on default shall be liable to a penalty not exceeding fifty pounds.

If such holder is a public company the return shall be furnished as in the preceding section mentioned, and the manager or secretary as therein mentioned shall on default be liable to the said penalty.

Minister may require further return or may appoint officer to make inquiries.

(2) If the Minister is not satisfied with the return so furnished, he may require such holder, manager, or secretary to furnish further particulars of the coal won, or may, whether any return has been furnished or not, appoint any officer of his department or other person to make all necessary inquiries in relation to such coal. The officer or person so appointed may make all such inquiries, and may require such holder, or his clerk, or the manager, secretary, or clerk of any such company, to produce for his inspection at the office of such holder or company any books, accounts, documents, writings, papers, or instruments in his possession or under his control that such officer or person may consider necessary to enable him to ascertain the quantity of coal won, and may make copies of any entries or matters contained in such books, accounts, documents, writings, papers, or instruments, and upon completion of such inquiries shall report thereon to the Minister.

Secrecy as to information obtained.

(3) Any such officer or person who reveals any information so obtained by him, except as aforesaid or under the authority of a court of competent jurisdiction, shall be liable to a penalty not exceeding one hundred pounds.

The evidence in respect of such information shall not be admissible in any court except in the case of a prosecution under this Act, or in respect of any proceedings in relation to such inspection and inquiry.

Secrecy as to return and reports.

(4) Every officer in the Public Service and every person appointed as aforesaid shall preserve and aid in preserving secreey with regard to the contents of any return or report or any copy of books, accounts, documents, writings, papers, or instruments made under this section which have come to his knowledge in his official capacity, and shall not communicate any such matter to any other person unless in the performance of his official duties, or under the authority of a court of competent jurisdiction. If he contravenes or fails to observe the provisions of this subsection, he shall be liable to a penalty not exceeding one hundred pounds.

Penalty on person obstructing officer.

(5) Any person who obstructs an officer or person in the performance of his duties under this section, or without lawful excuse refuses to produce any book, account, document, writing, paper, or instrument in his possession or under his control, or to answer any question asked by such officer in the course of such inquiries, shall be liable to a penalty not exceeding twenty pounds.

Reward

Reward areas.

117. The Governor may, with respect to any prospector who Reward areas. makes a new discovery of gold or other mineral, make concessions in respect of any claim or lease applied for or held by such person as to area, rent, royalty, labour, and other conditions applicable by this Act or the regulations to such application, claim, or lease.

Amalgamation of leases.

118. (1) The Minister may, on application in the prescribed Minister may manner by the owners of two or more adjoining gold-mining leases, authorise amalgamation. or of two or more adjoining mineral leases, or of two or more adjoining 37 Vie. No. 13, s. 60. dredging leases (whether such leases have been granted under the 48 Vic. No. 10, s. 6. provisions of the same Act or not), and on being satisfied that the Act No. 44, 1899, s. 24. lands comprised in such leases can be more effectively worked as one mine, authorise the amalgamation of the said leases upon payment of a fee of twenty shillings for each lease so amalgamated. But where the lands comprised in such leases are divided from each other by a road or stream, mining operations shall not be carried on under such roads or streams until and unless a lease thereof has been granted.

Leases may be amalgamated as aforesaid although one or more Leases under Parts of such leases may be for mining on private lands under Part IV, and III and IV. the other or others for mining on Crown lands under Part III.

(2) The Minister may, after obtaining a report from the Minister may cancel

warden, cancel any such amalgamation of leases.

(3) When leases have been amalgamated as aforesaid, the Labour on labour required to be performed on or in connection therewith shall amalgamated leases. be the aggregate of the labour required for the respective leases 48 Vic. No. 13, s. 60.

before amalgamation. (4) The Minister may, after inquiry and report by the Minister may reduce warden, reduce the number of men to be employed and the capital to men and capital on amalgamated leases. be expended on any amalgamated leases should it be shown that the circumstances warrant such reduction.

Act No.44, 1899, s.24.

Encroachment.

119. The warden may, subject to the regulations, upon the Encroaching on application of any person having the care and management of any highways, streets, &c. public highway, railway, tramway, street, or road, or any person 57 Vic. No. 32, s. 29 authorised by him in that behalf, authorise by writing under his hand any mining surveyor to enter and inspect any land or mines comprised in any claim, lease, application for lease, or authority under this Act or any Act hereby repealed, for the purpose of ascertaining whether the persons working such land or mines are encroaching on

such highway, railway, tramway, street, or road, and whether the mining operations so carried on can be continued without causing injury or damage thereto, or to any house, building, or machinery abutting thereon or adjoining thereto.

Warden may authorise mining surveyor to inspect

120. (1) The Minister or the warden may, upon the application of the owner or occupier of any land adjoining any land held as a as to encroachment. claim, lease, or under an authority or application for a lease under 37 Vic. No. 13, s. 86. this Act or any Act hereby repealed, whereon mining is being carried 57 Vic. No. 32, s. 30. on, or upon the application of any person authorised by such owner or occupier, authorise by writing under his hand any mining surveyor to enter and inspect the land on which mining is being so carried on, for the purpose of ascertaining whether the persons so carrying on mining are encroaching upon any land of such owner or occupier not comprised in such claim, lease, authority, or application for lease.

Geological surveyor remove sample.

(2) Any geological surveyor or other person authorised by or other authorised person may enter any mine or works for the purpose of inspecting the same, and removing any sample of ore or deposit. No person shall obstruct or hinder such geological surveyor or other authorised person acting as aforesaid, under a penalty not exceeding fifty pounds.

Mining or geological surveyor may enter and inspect.

(3) The mining or geological surveyor authorised as aforesaid, or other authorised person, may enter and inspect and survey the land and mines described in such order. Such surveyor may 57 Viv. No. 32, s. 31. make such plans and sections of the land entered, and of any drives or other works therein, as are necessary for the purposes aforesaid.

Surveyor to make a declaration.

37 Vic. No. 13, s. 86. 57 Vic. No 32, s. 32.

121. Every such mining or geological surveyor or other authorised person shall, before entering any land under such authority as aforesaid, make a declaration before the warden (who is hereby authorised to take and forward the same to the Minister) that he will not, except as a witness in a court of justice or to the Minister, without the consent in writing of the occupier or lessee of the land or mines to be entered, divulge or cause to be divulged to any person whomsoever any information which may be obtained upon or by such entry, save only as to whether the persons working such mines are encroaching as in the last preceding section mentioned. Whosoever acts contrary to such declaration shall be liable to a penalty not exceeding fifty pounds.

Sludge abatement provisions.

Sludge Abatement Board.

122. (1) For the purpose of this section, the Governor may appoint a board of three persons, to be called the Sludge Abatement Board, and notification shall be made of such appointment. Any two members of the board shall form a quorum.

Powers of board.

(2) It shall be the duty of the board—

(a) to investigate any complaint made of pollution or injury caused by sluicing, dredging, or other mining operations to

any

any river, stream, watercourse, lake, or reservoir (whether or not there is any water therein) not exempted from the operation of this section, or to any agricultural or grazing land adjacent thereto, and to order any person causing or directing such operations to make such provision or take such steps as the board may direct to prevent the continuance of such pollution or injury;

(b) to order any person about to commence or authorise sluicing, dredging, or other mining operations which would, in the opinion of the board, cause injury or pollution to any such river, stream, watercourse, lake, reservoir, or land to make such provision or take such steps as the board may direct to

prevent such pollution or injury; and

(c) at the request of the Minister, to report and make such recommendations as the board may think fit in connection with any application for a mining lease of any area upon which it is intended to carry on sluicing, dredging, or other mining operations which may pollute or injure any such river, stream, watercourse, lake, reservoir, or land.

(3) The Governor may from time to time, upon the report Exemption of of the board, exempt from the operation of this section such rivers, certain rivers, &c. streams, water-courses, lakes, and reservoirs, or such portions thereof as, in his opinion, are, by reason of their polluted condition, useless as a means of providing a water supply for domestic or stock purposes: Provided that the board, before so reporting, shall satisfy itself that such exemption may be granted without causing damage to any agricultural or grazing lands adjacent to any such rivers, streams, water-courses, lakes, or reservoirs, and shall publish in the Gazette

The Governor may at any time revoke, in whole or in part, any such exemption, and shall give notice thereof in the Gazette.

(4) Any person who, by himself or his agent or workman, Penalty. carries on any mining operations as aforesaid in contravention of any order of the board as aforesaid, or disobeys any order of the board, and thereby directly or indirectly causes the pollution of, or any injury to any such river, stream, water-course, lake, or reservoir, or to any agricultural or grazing land adjacent thereto, shall be guilty of an offence; and, upon the complaint of any person aggrieved thereby, or of an inspector of mines, shall, for every day upon which mining operations have been so carried on, or such order has been disobeyed as aforesaid, be liable to a penalty not exceeding twenty-five pounds.

(5) For the purposes of this section, water discharged into What constitutes any such river, stream, water-course, lake, or reservoir, shall be injury or pollution. deemed to injure or pollute the same if it contains in solution at the point of discharge any poisonous matter in the total proportion of

notice of every such proposed exemption.

more than seventy-five grains to one gallon; or other noxious matter in such quantity as to be injurious to public health; or if it contains in suspension any earth or mineral, or any earthy or other insoluble mineral substance in the total proportion of more than eight hundred grains to one gallon.

Surrender and cancellation of lease.

Lessee may surrender lease wholly or in cf 57 Vic. No. 32,

в. 35.

123. Every holder of a lease under this Act may at any time with the consent of the Governor surrender his lease wholly or in part. 37 Vic. No. 13, 8. 54. The Governor may, on acceptance of such surrender, grant such holder a new lease of the whole or any part of the land comprised in the surrendered lease, and upon such conditions not inconsistent with this Act and the regulations, as he may deem advisable. But the surrender of a lease shall not entitle the lessee to the refund or remission of any rent already paid or due.

Cancellation of lease.

124. If the holder of a lease under this Act, his executors, 37 Vic. No. 13, 8. 56 administrators, or assigns, at any time during the term of such

57 Vic. No. 32, s. 34, lease—

- (a) fails to fulfil or contravenes the conditions and covenants contained therein; or
- (b) fails to use the land bona fide for the purposes for which it has been demised; or
- (c) uses it for a purpose other than that for which it has been demised,

the lease may be cancelled by the Governor, and the cancellation shall take effect on the date proclaimed in the Gazette.

Removal of machinery.

Machinery, &c., on forfeited area. 37 Vic. No. 13, s. 56 (10).

125. (1) At any time within six months after the determination of any lease under this Act, or within such further time as the Minister may allow, the former lessee may remove or dispose of all tools and machinery and such improvements as the Minister may sanction, except such as are necessary to keep open any shaft or adit: Provided that this section shall not apply to any lease of private land until and unless all rent due in respect thereof has been paid, and all compensation for damage occasioned to the land demised has been duly assessed and paid.

Machinery, &c., may be sold.

(2) If such tools, machinery, and improvements are not so removed they may be sold by auction by order of the warden at the risk of the former lessee. The net proceeds of such sale shall be paid into the Treasury and held until applied for by such former lessee.

Surveyor

Surveyor may define road.

126. Any mining surveyor may, in pursuance of an order of the Minister or warden Minister or of a warden, enter any private land for the purpose may authorise surveyor to enter of defining the road to and the boundaries of the land comprised in and define road to any lease or authority to enter, or any application for the same, or purpose, for any other purpose authorised by this Act.

Inquiries and inspection.

127. The Minister may direct a warden to hold an inquiry Inquiry may be directed on oath in open court with reference to any matter affecting any lease of 37 Vic. No. 13, 8 57. Act No. 44, 1899, s. 14. or application for a lease under this Act or any Act hereby repealed.

128. Any holder of a tenement, lease, or authority to enter Inspection of mine. under this Act or any Act hereby repealed, or any application 57 Vic. No. 32, s. 31. for such lease, shall, during ordinary working hours and within a reasonable time, comply with any request of the warden, or of any surveyor or other person acting under the instructions of the warden, or under the authority of this Act or the regulations, to furnish the usual appliances and aid necessary for descending to and ascending from the underground workings of his mine, and for examining the same or doing such things as may be authorised as often as may reasonably be found necessary.

Nature of holding and evidence of title.

129. (1) Every tenement or share or interest in a claim, and any share in claim. authority, right, title, or interest acquired or created under this Act, or 37 Vic. No. 13, s. 18. any Act hereby repealed, or the regulations, shall be deemed and taken in law to be personal property, and shall not be of the nature of real estate, and may be disposed of during the lifetime of the holder, and shall on his death descend or devolve on intestacy or by will as personal property, subject to this Act and the regulations.

(2) The production in any court of a certificate of Certificate to be registration under the hand of a mining registrar or warden's clerk evidence. shall be evidence that the person named in such certificate was the holder of a miner's right or of a business license, as the case may be, at the date mentioned in such certificate, and that all the requirements of any Act or regulations necessary to vest the title of such interest as aforesaid in such person had been complied with by him up to the date of such registration.

Mining towns.

130. If during the term of any lease of Crown land under this Area may be Act or any Act hereby repealed, any part of such land is required as a resumed for township. site for a town or village or for any public purpose, the Governor may,

upon one month's notice to the lessee, cancel the said lease so far as it relates to any right to the surface and the specified depth below the surface of the said part of the land, and thereupon the said part shall, subject to the right of the said lessee to mine thereunder, but without any compensation payable by the Crown, become Crown lands within the meaning of the Crown Lands Acts, and may be dealt with thereunder.

PART VII.

WARDENS' COURTS.

Division 1.—Jurisdiction.

Wardens' courts.

Governor may establish wardens'

131. (1) The Governor may, by proclamation, establish wardens' courts, to be held at such places as he may from time to time appoint. 37 Vic. No. 13, s. 67. Any wardens' courts established under any Act hereby repealed shall have jurisdiction under this Act as if they had been established hereunder.

Court of record.

- (2) Every such court shall be a court of record, and shall be held by a warden sitting alone.
- (3) Any decision or order of such court shall, subject to this Act, be binding and conclusive on all parties.

Summons, &c., may be issued.

Ibid. s. 68.

(4) For the purposes of the jurisdiction hereby conferred, a warden or a warden's clerk may issue summonses and subpænas, or other process, which shall have legal effect and operation throughout the State.

Register to be kept. Ibid. s. 72.

- **132.** (1) Every warden shall cause a register to be kept in the form prescribed by the rules of the particulars of all complaints and applications made to him under this Act and any decision or order made thereon, and such particulars relating thereto as may be prescribed as aforesaid.
- (2) A copy of an entry in such register of any decision or order of the court shall on demand be given by the warden's clerk to any of the parties interested therein. A document purporting to be any such copy, certified by the warden or warden's clerk as a true copy, shall be admitted in all courts and places whatsoever as conclusive evidence of such decision or order having been given or made.

Jurisdiction

Jurisdiction.

133. (1) A warden's court shall have jurisdiction to hear and subjects within determine all suits relating to any of the matters following, that is to jurisdiction of court.

37 Vic. No. 13, 8. 69.

(a) The right to the possession or occupation of any Crown land or private land by virtue of a miner's right, a registered share in a claim, a lease, application for a lease, or of a license, or

(b) The right to cut, construct, use, possess, occupy, or hold any interest in any race, drain, dam, or reservoir for mining

under any Act or regulation relating to mining.

(c) The right to recover any land, race, drain, dam, reservoir, building, or machinery alleged to have been abandoned or forfeited under any such Act or regulation, and to mesne

profits thereof.

(d) The right to the use, enjoyment, or to sell any water under any such Act or regulation, or to the priority of use and enjoyment as against any other claimant of water taken, diverted, or used, or claimed so to be under any Act or

regulation.

(e) Any encroachment or trespass upon, or unlawful interference with, or injury to any land, race, drain, dam, or reservoir occupied, held, or used under any Act or regulation relating to mining, or unlawful interference with or injury to any machinery thereon; any diversion or abstraction of water possessed or used under such Act or regulation; the unlawful ouster or exclusion of any person from any share or interest in any such land, race, drain, dam, reservoir, water or machinery, and the damages and compensation for any such encroachment, trespass, ouster, diversion, abstraction, interference, or injury.

(f) Any demand for debt or damages, or both, arising out of or made in respect of any contract or agreement whatsoever, relating to mining for gold or any other mineral, or to any holding or interest authorised by any such Act or regulation as aforesaid.

(g) The right to any gold or other mineral in or to be taken out of any land occupied or held under any such Act or regulation as aforesaid, or in respect of any matter concerning or arising

out of any contract relating to such gold or mineral.

(h) Any demand concerning or arising out of any partnership for or in relation to mining for gold or other mineral in any land occupied or held as aforesaid, or any partnership in any such land, or in any race, drain, dam, reservoir, water, machinery, gold, mineral, or metal, or concerning or arising out of any contract for or in connection therewith, or for the dissolution wholly or in part of any such partnership.

(i) Any demand concerning contribution to calls or to the expense of working or using any such land, race, drain, dam, reservoir, or water, or any share or interest therein.

(j) Any demand concerning or arising out of any mortgage or assignment by way of security of or charge upon any such land, race, drain, dam, reservoir, water, machinery, gold, or mineral, or any share or interest therein.

(k) Any demand concerning the cancellation and delivery up of instruments relating to

instruments relating to—

(i) mortgages, charges, or encumbrances of or upon any such land, race, drain, dam, reservoir, water, machinery, gold, or minerals as aforesaid, or any share or interest therein;

(ii) any assignment of such mortgages, charges, and encum-

brances;

(iii) any contract respecting the working or use for mining purposes or otherwise in relation to mining of any such race, drain, dam, reservoir, water, or machinery; or

iv) any partnership for mining, or in any such land, race, drain, dam, reservoir, water, machinery, gold, or mineral, or the total or partial dissolution of any such partnership.

- (1) Any demand concerning the ascertainment and adjustment of boundaries of land held or occupied under any such Act, or regulation, where such boundaries are in dispute or doubtful; in which case the court shall ascertain and determine such boundaries by such means as may be found convenient, and shall make and give all such orders and directions as may be necessary for the purpose of carrying out the decree or order of such court.
- (m) Any demand concerning any Crown land, or share or interest therein, which the complainant claims to be entitled to take possession of and occupy under a business license, and of which the defendant is and claims to be entitled to be in possession; any trespass upon any such land of which the complainant is in, and of which he claims a right to the occupation or possession under such license.

(n) Any money claimed to be due upon any mining partnership account, or in any way accruing to the complainant from

any mining partnership adventure or interest.

(o) The recovery of any money which any person is liable to pay under any such Act or regulation, and for which no other mode of recovery is hereby provided.

(p) All questions and disputes which may arise between miners in relation to mining on Crown lands or private lands.

(q) All questions or disputes which may arise as to the working or management of any lease.

(2)

- (2) The jurisdiction hereby conferred shall extend to cases Jurisdiction where where the right or title of either party is derivative by assignment or title is derivative. otherwise as well as to where the same is original.

 (2) The jurisdiction hereby conferred shall extend to cases Jurisdiction where where the right or title is derivative.

 (3) The jurisdiction hereby conferred shall extend to cases Jurisdiction where where the right or title is derivative. On the party is derivative by assignment or title is derivative.

 (3) The jurisdiction hereby conferred shall extend to cases Jurisdiction where where the right or title is derivative. On the party is derivative by assignment or title is derivative.

 (4) The jurisdiction hereby conferred shall extend to cases Jurisdiction where where the right or title is derivative.
- 134. All debts for wages due by any mining company, or Wages to be a first any lessee or claim holder, to any employee in respect of services charge. performed in connection with any mining, not exceeding twenty-five pounds, shall have priority over all other claims, and shall be a first charge upon the lease, claim, plant, machinery, and improvements in connection with which such services were performed notwithstanding any lien, mortgage, or charge thereon, and such debts shall be paid in full unless the said property is insufficient to meet them, in which event they shall abate in equal proportions.
- 135. (1) In all suits where the amount claimed or the value of Decision in certain the right or property in dispute does not exceed fifty pounds, the cases to be final. decision of the warden's court shall be final.
- (2) If before the hearing of any complaint or other Parties may agree proceedings in a warden's court the parties agree to accept the decision that warden's decision shall be final. of the said court as final, a memorandum of such agreement shall be *Ibid.* s. 107. entered by the warden in the register kept by him, and in such case the warden's decision shall be final.
- 136. No person shall be entitled to sue in a warden's court in Suitor to hold respect of any matter affecting the title to any land, right, easement, miner's right or lease or interest held under this Act or any Act hereby repealed unless he is the holder of a miner's right, business license, authority, application for lease, or lease granted under this or any Act hereby repealed, or the holder of a registered share in a claim.
- 137. Minors may sue and be sued in connection with holdings Minors may sue of any nature under this Act, and their holdings shall be liable to be taken in execution and sold under legal process.

Division 2.—HEARING AND PROCEDURE.

Hearing of complaints.

- 138. (1) The warden may, if both parties consent thereto, hear Complaint may be and determine any complaint summarily in the presence of them both summons. and without requiring any formal proceedings to be taken in a warden's *Ibid. s.* 71. court, and every such decision shall be final.
- (2) Such consent shall be in writing signed by the parties, Consent in writing. and the warden may take the statements of the parties on oath.
- (3) Where consent has not been given as aforesaid, Summons. proceedings shall be commenced by a summons to be issued by the *Ibid.* s. 70. warden or his clerk to the complainant on his application, on the payment of the fee prescribed by the rules.

Such

Such summons shall state concisely the facts constituting the complaint, and the amount of money (if any) claimed, and shall state a day for the appearance of the defendant before the warden's court, and shall be in the form and shall contain the particulars prescribed by the rules.

Service of sun.mons.

(4) A summons shall be served on the defendant, either personally or by leaving the same at his last known place of residence with any person apparently of or above the age of sixteen years: Provided that if it is made to appear that any defendant cannot after diligent inquiry be found, or cannot from any cause after reasonable effort be personally served with the summons, the warden may order that service of the summons in such manner as he may direct by such order shall be deemed good service upon such defendant, and if necessary may postpone the hearing to allow of such substituted service; and service of such summons in the manner directed by such order shall be deemed good service for all purposes.

Warden to hear and determine. 37 Vic. No. 13, s. 70.

139. (1) Upon the day named in the summons, or upon any adjourned day of hearing, the court shall require such proof as it thinks sufficient of the service or substituted service of the summons upon all parties interested who have not appeared, and thereupon in the absence of any of the parties interested who, having been duly served with such summons, do not appear, but in the presence of all other parties interested, or of such of them as appear to the court sufficiently to represent all such parties, the court shall proceed to investigate the matter of such complaint, and to hear and determine the same in a summary way.

Audience.

(2) An agent duly authorised in writing by any party to a proceeding, shall have the right of audience in a warden's court.

Amendment of proceedings. ef. Ibid, s. 75.

Complaint not to be

dismissed for

cf. Ibid. s. 75.

informality.

140. (1) The court may adjourn the hearing of any complaint to any other time or place, and make all such amendments in any proceedings as may be necessary for the purpose of determining the real question in controversy between the parties, notwithstanding that the summons does not show the substance of the facts constituting the complaint.

If it appears that any person who ought to have been joined as a defendant has not been joined, the court may on the application of the complainant amend the proceedings by including such person as a defendant and adjourn the hearing to allow of the service of the

summons upon him.

If it appears that any person who should have been joined as a complainant has not been so joined, the court may, with the consent of such person, and on the application of either party to the proceeding, by amendment include such person as a complainant.

Any such amendment may be made subject to such terms as to

costs, adjournment, or otherwise as to the court seems just.

(2)

- (2) No complaint shall be dismissed for informality in the summons or any entry thereof, or for any defect or misnomer or inaccurate description of any person or place, or on the ground that the plaintiff appears to be entitled to different relief from that claimed in the summons, or that there is any variance between the summons and the evidence adduced at the hearing on the part of the complainant. Every such case may be dealt with by amendment under the power to amend hereinbefore contained, so that the real question in controversy shall be determined.
- 141. If on any day appointed for the holding of a warden's Inabsence of warden, court, or on the day to which any such court has been adjourned, the his clerk may warden is prevented by any cause from attending such court, the warden's clerk may adjourn the court for such time or until such day as may be necessary.

Payment into court.

142. (1) Notwithstanding anything hereinbefore contained, the Defendant may pay defendant may, at any time but not less than two days before the money into court. hearing, in any case where the claim is for money, pay into the warden's court the amount claimed, or such less amount as he may think a full satisfaction in respect of the matter complained of, together with the complainant's costs up to the time of payment.

(2) The warden's clerk shall give the prescribed notice of Notice of payment. such payment to the complainant, and shall also, on demand, pay the *Ibid*.

amount so received to the complainant or his attorney.

143. If the full amount claimed, together with costs as Proceedings thereaforesaid, has been so paid into court, or if the complainant has upon. accepted such less sum as aforesaid, no proceeding shall thereafter be brought in any court in respect of the said claim. But if a less amount than that claimed, with costs as aforesaid, has been so paid in, and the complainant elects to proceed, and not accept the same, then in the event of his not recovering any further sum in respect of such claim, the warden may order him to pay the defendant's costs incurred subsequently to such payment in.

Division 3.—Orders.

Payment by instalments.

144. When any order for the payment of money is made, the Instalments may be warden's court may order the amount to be paid at such times and by ordered. such instalments as the court may deem fit.

Complaints for injury to property, &c.

145. (1) On the hearing of any complaint before a warden's court may determine court for the recovery of possession of, or for any encroachment or boundaries. trespass upon, or for any unlawful interference with or injury to, any

land, water-race, drain, dam, reservoir, machinery, or water, or any share or interest therein, the court may if it thinks fit determine the boundaries of any such land, or the quantity of water to be taken by either of the parties.

Mesne profits, or damages may be awarded.

(2) If in any such proceedings the decision is in the complainant's favour, the court shall determine whether any and what 37 Vic. No. 13, s. 80, sum in the nature of mesne profits or damages shall be paid to him by the defendant.

The court may also in such case order, if necessary, that—

- (a) possession of anything sued for be delivered to the complainant; (b) the complainant be put into possession of any such land, race,
- drain, dam, reservoir, or machinery, or any share thereof, and any defendant and his servants, and any buildings, fixtures, implements, goods, and chattels, be removed therefrom;

(c) any defendant be restrained from using any such water as aforesaid.

Relief may be Ibid. s. 82.

(3) If in any such proceedings the court finds that the granted to defendant, complainant himself has wrongfully encroached, or trespassed, or interfered with any land, race, drain, dam, reservoir, machinery, or water, in respect of which such proceedings were brought, the court may grant the same relief to the defendant against the complainant as it is hereinbefore empowered to grant to a successful complainant.

Proceedings for diversion of water. Ibid. s. 81.

(4) In any proceedings before a warden's court in respect of the right to divert any water, or to remove any water-race, drain, dam, reservoir, or machinery, if the decision is in the complainant's favour the court shall declare him at liberty to divert such water, or remove such race, drain, dam, reservoir, or machinery, and may make an order restraining any defendant from interfering with or preventing such diversion or removal.

Defendants in illegal occupation.

Ibid. s. 40.

(5) Persons in illegal occupation of lands, or in whose names the same may be registered, may be proceeded against by a holder of a miner's right, and the court may order their ejectment and removal in terms of subsection two of this section: Provided the complainant has applied for the ground either as a claim or a lease.

Deposit pending decision.

Warden may order deposit of gold, &c. Ibid. s. 89.

146. (1) Upon application to the warden's court by any party to any proceedings upon summons therein, such court may order any other party thereto to deposit, in order to abide its decision, any earth, gold, minerals, money, or chattels, the right to which will in the opinion of the court be put in issue in the course of such proceedings, and which may then be, or which at any time before the final termination of such proceedings may come into the possession, power, or control of such party. Such order shall specify the thing to be so deposited, and

shall direct such deposit to be made within a time or times mentioned with some person or at some place specified either in the name of the warden or of some other person mentioned in such order.

(2) Unless such order is claimed in the summons it shall Notice. only be made after twelve hours' notice served by the applicant upon 37 Vic. No. 13, s. 89. the parties interested in opposing the same, or such of them as appear to the warden sufficiently to represent such parties.

(3) Any person against whom such order has been made Penalty. who neglects or refuses to obey such order shall be liable to a penalty not exceeding fifty pounds.

Injunction.

147. (1) Upon application to the warden's court by any person warden may grant claiming to be legally or equitably interested in any land, lease, claim, injunction. race, drain, dam, reservoir, water, machinery, or easement, such court cf. Ibid. ss. 58, 87. may in its discretion and upon such terms as to costs or otherwise as it may consider just, grant an injunction restraining any person named therein from encroaching upon, occupying, using, or working any such property, or from seeking for, washing out, extracting, or removing any earth, gold, or other minerals taken therefrom, or from selling or disposing or otherwise interfering therewith, or from doing any act whereby the right, title, or interest of the applicant in or to the same might be affected.

(2) Every such injunction shall be in force for the period Duration of named therein, unless the same is sooner discharged by the court injunction.

making the same or on appeal.

(3) An injunction as aforesaid may be applied for either Application for upon summons claiming the same, with or without other relief, or upon injunction. notice served as in the case of a summons upon the persons and within cf. Ibid. s. 87. the period prescribed by the rules. The same rules of procedure shall be observed at the hearing of every such application as are herein prescribed in the case of the hearing of an ordinary summons.

(4) The warden may also grant an injunction as aforesaid Exparte injunction to last for not more than one month inclusive of the day of making the in case of urgency. same, unless sooner discharged, without such summons or notice, if the applicant of the day of making the thid. s. 88. the applicant satisfies the court that the case is one of extraordinary urgency. No subsequent injunction or continuance of the injunction so granted shall be made under this subsection, but application for a further injunction may be made under the provisions of subsection three, either before or after the expiration of the period of the injunction.

(5) When any injunction has been granted by a warden's After injunction court or on appeal therefrom under this Act, the warden, upon the granted, warden may application of any holder of a registered claim adjacent to the property terms. under such injunction who shows to the satisfaction of such warden Ibid. s. 91.

that

that the claim of such holder will sustain damage or be materially depreciated in value by reason of the non-working of the said property under injunction, may order, upon such terms as he thinks fit, such working of the said property as in his opinion will be sufficient to prevent such damage or depreciation, and the said warden shall make such order as to the cost of such working as he may think just.

Penalty.

(6) Any person disobeying an injunction granted by the warden shall be liable to a penalty not exceeding one hundred pounds for every day of such disobedience.

Delivery of specific chattels.

Court may order

148. (1) Where any money or any gold or mineral is claimed in delivery of gold, &c. a warden's court, such court may order the payment or delivery of any 37 Vic. No. 13, s. 83. such money, gold, or mineral which it may find to be due or deliverable by either of the parties to the other of them in respect of the subject matter of the said proceedings.

Accounts. Ibid.

(2) In cases where any such claim as aforesaid arises out of any mining partnership, adventure, or interest, the court may take the account of such partnership, adventure, or interest so far as may be necessary to ascertain what moneys, gold, or minerals (if any) are so due from one party to the other, and make such order in the premises as may be just.

Costs.

Costs may be allowed.

149. The court may allow costs to the successful party in all suits, inquiries, and proceedings, and may allow the costs of any adjournment of any suit, inquiry, or proceeding.

Division 4.—Execution.

Form and service of orders.

Form. Ibid. s. 90.

150. (1) Every order made by the warden under this Act may be in the form prescribed by the rules.

Service. Ibid.

(2) Every such order shall, unless the warden otherwise directs, be served by delivering a copy to the person to be bound thereby, and at the same time showing the original order if such person requires to see the same: Provided that if the warden sees fit so to direct, it shall be sufficient service of any such order to publish a copy of such order in such newspaper, and to affix a copy thereof in such conspicuous place at or near the property in dispute as the warden appoints.

Writ of execution. cf. Ibid. s. 84.

151. If any money ordered by a warden's court to be paid in respect of debt, damages, costs, or otherwise is not paid forthwith, the warden, on the application of the person entitled to receive

such

such payment, or his attorney, or duly authorised agent, shall grant a writ of execution under his hand in the form prescribed by the rules as nearly as practicable. But the warden may withhold the issuing of such writ for a period not exceeding seven days from the date of such order if he considers it just or reasonable so to do.

(2) Every bailiff as aforesaid may by virtue of such writ Bailiff may seize seize and take such property of the party against whom such writ is property. directed as could be seized and taken by virtue of a writ issuing out lbid. of a district court, and shall have the same powers and duties in respect of the seizure, sale, and disposal of such property, and all matters connected therewith, as are by law conferred and imposed on the bailiff of a district court upon a writ of fieri facias issued by the registrar thereof.

- 153. (1) Where a warden's court orders the payment of money court may order gold in respect of any debt, damages, costs, or otherwise, the court may at &c., to be delivered. the time of such order being made further order, if it thinks fit, that thinks fit, that any gold or mineral in the possession, and being the property of the party directed to make such payment shall (to the extent in value of such payment as estimated by the court) be delivered up to the party entitled to such payment in satisfaction or part satisfaction thereof, and may forthwith cause such gold or mineral to the extent aforesaid to be seized and delivered accordingly.
- (2) When any such order as aforesaid has been made, the Execution for writ of execution shall only be granted in respect of any balance of balance only. such payment as aforesaid remaining due after deducting the value of 1bid. any gold or mineral so delivered to the party entitled to such payment.

Mode of enforcing orders where not specially provided for.

154. Whenever any warden's court or warden is empowered or Warden may required by this Act to cause any act to be performed, and the mode authorise person or officer to perform any of performing such act is not otherwise expressly provided for, it shall prescribed act. be lawful for any person verbally authorised by the warden, and in his *Ibid. s. 92*. presence, or for any member of the police force or peace officer authorised in writing under the hand of such warden, to perform such act, and all such members and officers shall, if thereunto required, aid and assist any warden or person authorised as aforesaid in the performance of his duty under this Act.

Division

DIVISION 5.—ASSESSMENT OF COMPENSATION.

How compensation assessed.
57 Vic. No. 32, s. 17.
60 Vic. No. 40, s. 2 (d).

Act No. 44, 1899, s. 10. 155. (1) Where compensation is by this Act directed to be assessed by the warden in respect of land entered or occupied, or proposed to be entered or occupied, under a miner's right, authority, lease, or application for lease, or in respect of any land adjoining thereto, such assessment—

(a) shall be made in the manner prescribed, and after notice to the persons who appear to him to be interested in the assessment;

(b) shall be of the loss caused and likely to be caused by damage to the surface of the land, and to any crops, buildings, and improvements thereon by works carried on in pursuance of such right, authority, lease, or application;

(c) shall not exceed in amount the market value for other than mining purposes of the land and the improvements thereon;

(d) shall, subject to the appeal to arbitration hereinafter provided, be final.

(2) The amount so assessed shall be paid by the holder of such right, authority, or lease, or by such applicant, into the warden's court, and shall, from time to time, on damage being caused as aforesaid, be paid out of court on the application of any person having interest in the land.

(3) Provided that, on production of a document in writing signed by the holder or applicant aforesaid, and by the person having interest in such land, agreeing to dispense with such assessment and payment, the warden shall, in terms of such document, dispense with the making of such assessment absolutely or on conditions so as to carry out the terms of such agreement.

(4) If after the expiration of six months, and before the expiration of twelve months, from the determination of such lease or authority, or from the refusal of the application for the lease, the whole or any part of an amount so paid into court has not been paid out under the above provisions of this section, and has not been ordered to be so paid out, any person who has paid such amount into court may apply to the warden for the payment out to him of such amount or part, and the warden may order such payment to be made.

After the expiration of such twelve months, the warden may cause such amount or any part thereof to be paid into the Treasury

and carried to the Consolidated Revenue Fund.

Procedure in court on making assessment.

156. In making any such assessment, the warden—

- (a) may make such assessment at any time and place fixed by him:
- (b) may make such assessment in the absence of any persons interested who appear to the warden to have been duly notified; (c)

- (c) may adjourn the hearing to any time and place, subject to such terms as to costs or otherwise as he thinks fit;
- (d) shall have the powers of a warden's court.
- 157. If after such assessment has been made it is proved to Additional the warden that the amount so paid into court in respect of certain assessment.

 land has been duly paid out, and that since such payment out further Act No. 32, s. 20.

 laze has been caused by democratic approach to such land, on to other Act No. 44, 1899, loss has been caused by damage as aforesaid to such land, or to other s. 21. land, the warden may as aforesaid assess such loss and order the same to be paid by the holder or applicant aforesaid to any person having interest in the land so damaged. If such payment is not so made, the claim, authority, or lease may be cancelled.

158. Any person dissatisfied with any assessment made by the Appeal to warden under the provisions of this Act (other than assessments in arbitration. respect of land resumed) where the amount so assessed exceeds five s. 20. pounds, may, in the prescribed manner, give notice that he requires the assessment to be determined by arbitration under this Act.

Such assessment shall thereupon be made and determined by arbitrators appointed as prescribed. The arbitration shall be in the nature of an appeal from the assessment of the warden, and the powers of the arbitrators and proceedings before them shall be as prescribed. The determination of the arbitrators shall be final and shall be given effect to by the parties and by the warden:

Provided that the appellant shall deposit with the warden five pounds to answer any costs which the arbitrators may order him to

159. (1) The Minister, or any person claiming payment for land Appeal against resumed under this Act, if dissatisfied with the amount of the value assessment. assessed in respect of any such resumed land, may give notice of appeal against such assessment in the manner prescribed.

(2) Such appeal may be made to a court consisting of a judge of the Supreme Court appointed in that behalf by the Governor and two assessors, one to be appointed by the Minister and one to be appointed by the owner of the land resumed; but if the Minister or such owner fails to appoint an assessor, the judge shall appoint an assessor on his behalf.

Each assessor shall be paid by the person by or on behalf of whom he has been appointed.

(3) The decision of the judge and one of the assessors shall be final:

Provided that if the Minister and the said owner agree in writing that the appeal shall be heard and determined by the judge without assessors, the appeal shall be so heard and determined and the decision of the judge shall be final.

160.

Rules and orders of appeal, by whom made.

160. (1) A judge of the Supreme Court may give such directions and make such orders as may be thought necessary to enable the appeal to be heard and determined.

(2) The judges of the Supreme Court, or any three of them, may make rules as to the procedure in, and relating to, such appeals.

PART VIII.

APPEALS.

Division 1.—To District Court.

Right to appeal from

161. If any party to a complaint or proceeding in a warden's warden's court.

37 Vic. No. 13, s. 106. decision is not in or by this Act declared to be final, such party may appeal from the same to the District Court sitting as a court of appeal in its mining jurisdiction at that sitting of such court which next after the expiration of fifteen days from the day of the making of such decision is held at or nearest to the place at which such decision was made.

The hearing of the appeal. Ibid.

- **162.** (1) The person so appealing shall, within seven days from the day of the making of such decision, deposit with the registrar of the District Court at the place where such sitting is to be held the sum of ten pounds, or such less sum as the warden may order, to abide the costs of such appeal, and give security to the satisfaction of the warden for the due performance of any order which the District Court hearing such appeal may think fit to make, and shall lodge notice in writing of his appeal, stating the grounds thereof. Thereupon such registrar shall issue out of such court a summons, in the form and containing the particulars prescribed by the rules.
- (2) Any person so lodging notice of appeal against any such decision shall be taken to have abandoned his right of appeal under Division 2 of this Part.

Such appeal to a District Court shall be heard before the said court, which shall proceed to make an order reversing or varying such decision or dismissing such appeal or such other order as to the said court may appear just; and in and by such order the said court may make such order with respect to the costs of the appeal, and of the proceeding appealed from, as it may think fit.

(3) Provided that no such appeal shall be so heard unless the said summons has been served seven days before the same is returnable upon all the parties interested in supporting such decision, or upon such of them as appear to the judge sufficiently to represent all the parties interested, or, in case no such party can be found, upon the warden

who made the decision, nor unless at the hearing of such appeal a copy of the minute of such decision, certified under the hand of a warden or warden's clerk, is produced to such court.

163. Every such appeal shall be in the nature of a rehearing of Appeal how to be the whole matter, and shall be heard and determined by the said judge heard. sitting as aforesaid, and no ground of appeal except those stated in 37 Vic. No. 13, s. 109. the notice of appeal shall be entered upon unless the judge allows, either before or at the hearing, other grounds to be added upon such terms as to adjournment, costs, or otherwise as he may think fit.

- 164. Whenever any such appeal has been brought or be about Injunction, &c., and to be brought, the warden, from the decision of whose court the appeal stay of proceedings may be had. is or is about to be brought, may on the application of any of the parties Ibid. s. 111. interested in such appeal, make such order for an injunction or receiver or payment of money into the hands of the warden, to abide the event of the appeal, or for stay of proceedings or otherwise, and upon such terms as he may think proper; but unless such order, or an order to the same effect, is so made, no appeal shall operate as a stay of proceedings. The said warden may at any time discharge any such order made by him.
- 165. If, upon the hearing of such appeal, the subject matter of No costs on appeal the dispute appears to the court before which the appeal is heard not under twenty pounds unless under special to exceed in value twenty pounds, the appellant shall not, although circumstances. he succeeds, be entitled to receive any costs of such appeal from the *Ibid. s.* 108. opposite party, unless the judge of such court is of opinion that the special circumstances of the case entitle the appellant to costs.

166. (1) If an appeal against the decision of any warden's court Mode of enforcing is dismissed, or if on appeal such decision is varied, such decision, or decision after appeal. such decision as so varied (as the case may be), shall be deemed to be Ibid. s. 112. the decision of the warden's court and may be enforced as if it had been the original decision of such court.

(2) Provided that if a District Court on any such appeal orders that possession of any land, race, drain, dam, reservoir, or water, or of any gold or minerals, or of any share or interest therein, be delivered or restored to any party to the appeal, then it shall be lawful for any warden, and he is hereby required, to cause possession thereof to be delivered or restored to such party, and if necessary for that purpose to cause to be removed from any such land, race, drain, dam, reservoir, or water any other person, his servants, goods, and chattels; and all members of the police force and other peace officers shall assist him in doing so.

(3) Provided also that if—

(a) any decision of a warden's court, when so affirmed or varied, contains an award of debt, damages, and costs, or either of them, and the same has not been previously paid or satisfied; \mathbf{or}

(b) any decision of a district court reversing the decision of the warden's court contains an award of debt, damages, and costs, or either of them, or an order for payment or repayment of money, and the same is not forthwith, or within the time limited for such payment in the adjudication on appeal, paid or satisfied; or

(c) if such District Court orders that any money received by any respondent under the decision appealed against be paid into court, and the same is not forthwith, or within the time

limited as aforesaid, paid into court; or

(d) if such court decrees costs against any party to such appeal, and the same is not paid within the time so limited,

the registrar of such court (upon the application of the person entitled to receive the same, and without any summons or notice to the person required to pay the same) may forthwith issue execution for the amount thereof in the same manner as upon any judgment or order of the said court for payment of money.

Appeal to Supreme Court. 37 Vic. No. 13, s. 115.

167. (1) If the appellant or respondent in any appeal to a mining appeal court, in which the amount of the original claim or the value of the property involved exceeded fifty pounds, is dissatisfied with the determination or direction of the said court in point of law or upon the admission or rejection of any evidence, or if the appellant or respondent is dissatisfied with the determination and direction of the said court on any grounds, and the amount claimed or involved by the decision of such court is not less than five hundred pounds, such appellant or respondent may appeal from the said determination or direction to the Supreme Court:

Provided that the party so appealing shall, within such time and in such manner as may be prescribed by the rules, give notice of such appeal to the other party, or his attorney, and also give security (to be approved of by the registrar of the said mining appeal court) for costs of the appeal and the amount of the judgment, or in lieu of giving such security, deposit in the hands of such registrar the amount of the judgment, together with thirty pounds in addition to such amount, to answer the costs of the appeal if such appeal be dismissed.

(2) The Supreme Court may either order a new trial before such mining appeal court on such terms as it thinks fit, or may order judgment to be entered for either party as the case may be, and make such order with respect to the costs of the said appeal as such court may think proper. Such orders shall be final, and such appeal shall be in such manner and form, and subject to such regulations in all respects as the judges of the Supreme Court may by general rules in that behalf prescribe.

(3) Such appeal shall be transmitted by the appellant to the prothonotary, and be set down for argument in the Supreme Court in the same manner as special cases in actions at law in that court.

Division

DIVISION 2.—TO SUPREME COURT.

- 168. (1) If any party to the proceedings in a warden's court is case stated for dissatisfied with the determination by the warden therein as being opinion of Supreme erroneous in point of law, he may, within the prescribed time, apply Justices Act, 1902, in writing to the said warden to state and sign a case, setting forth the s. 101. facts and grounds of such determination for the opinion thereon of the Supreme Court.
- (2) The party so applying shall be called the appellant, and the other party to the proceedings shall be called the respondent.
- 169. Before such case is stated and delivered to the appellant, Security to be he shall lodge with the warden's clerk the prescribed fees, and the provided by sum of twenty pounds, or such less sum as the warden may order, to *Ibid.* s. 102. abide the costs of the appeal, and shall give and provide security to the satisfaction of the warden for the due performance of any order which the Supreme Court may think fit to make.
- 170. (1) If the warden is of opinion that the application is Warden may refuse merely frivolous, he may then, but shall not otherwise, refuse to state to state to state to state a case.

 11 If the warden is of opinion that the application is Warden may refuse merely frivolous, he may then, but shall not otherwise, refuse to state to state to state case.

 12 If the warden is of opinion that the application is Warden may refuse merely frivolous, he may then, but shall not otherwise, refuse to state to state case.
- (2) Where the warden refuses to state a case he shall, on Certificate of such the request of the appellant, sign and deliver to him a certificate of refusal. such refusal.
- 171. (1) Where the warden refuses to state a case, the appellant Supreme Court may may apply to the Supreme Court upon an affidavit of the facts for direct case to be a rule calling upon the warden and the respondent to show cause *Ibid.* s. 104. why such case should not be stated.
- (2) The court may make absolute or discharge such rule with or without costs.
- (3) Where such rule is made absolute, the warden, upon being served with a copy thereof, shall state a case accordingly, upon the appellant lodging the fees making the deposit and giving the security aforesaid.
- 172. The appellant shall, within seven days of receiving the Appellant to give ease, serve notice in writing of such appeal, together with a copy of notice. Itid. s. 105. the case as stated and signed, on the respondent, and shall thereafter and within the said time transmit such ease to the prothonotary of the Supreme Court.
- 173. (1) The Supreme Court shall hear and determine the Powers of Supreme questions of law arising on such ease; and shall—
 - (a) reverse, affirm, or amend the determination in respect of ^{Ibid. s. 100}. which the case was stated; or
 - (b) remit the matter to the warden with the opinion of the Court thereon; or
 - (c) make such other order in relation to the matter as seems fit:

 Provided

Case may be sent back for amendment,

Provided that the court may cause the case to be sent back for amendment, and thereupon it shall be amended accordingly, and the order of the court shall be made after it has been so amended.

Costs.

(2) The court may make such order as to costs as seems fit, provided that no warden who has stated and delivered a case in pursuance of this Act shall be liable to any costs in respect of such appeal.

Decision to be final.

(3) All such orders shall be final and conclusive on all parties.

Powers of Court may be exercised by Judge in chambers. Justices Act, 1902, s. 107.

174. (1) The authority and jurisdiction hereby vested in the Supreme Court may, subject to any rules and orders of the said court in relation thereto, be exercised by a judge of the said court sitting in chambers as well in vacation as in term.

Rules of practice.

(2) The Supreme Court may make and alter rules and orders to regulate the practice and proceedings in reference to the stating of cases as herein provided.

Order enforced as order of warden. Ibid. s. 108.

175. (1) Any order of a warden affirmed or amended, and any order made by the Supreme Court on the determination of any such case, may be enforced in the same manner as an order of the warden who originally decided the matter.

(2) No action or proceeding whatever shall be commenced or had against any warden for enforcing any such order by reason of

any defect therein.

176. (1) Any person who appeals under this Division against Persons appealing not to be allowed to any determination of a warden from which he might appeal to a appeal to District District Court, shall be taken to have abandoned such last-mentioned Court, right of appeal.

but nothing to prevent applications for prohibition.

(2) Nothing herein shall in any way interfere with, curtail or limit the powers of any person to apply for a writ of prohibition against the determination of any warden.

PART IX.

GENERAL PROVISIONS.

Conditional purchases conversion.

Conversion into mineral ecuditional purchase.

177. Notwithstanding anything to the contrary contained in the Crown Lands Act of 1884, the Crown Lands Titles and Reservations Validation Act of 1886, the Conversion into Mining Conditional Purchases Validation Act of 1888, and any Regulations made thereunder, the right of any holder of a conditional purchase made under sections thirteen, twenty-one, or twenty-two of the Crown Lands

Alienation

Alienation Act of 1861 to convert such purchase into a conditional purchase for mining purposes shall, except as hereinafter provided, absolutely cease and determine, after the thirty-first day of December, one thousand nine hundred and nine, and no application for such conversion shall be entertained unless lodged in the proper office prior to such date:

Provided that if the chief or most profitable mineral contents of any land held under conditional purchase as aforesaid consist of coal or shale (and a certificate under the hand of the Government Geologist shall be accepted by the Minister as conclusive evidence of such contents, but not so as to debar the applicant from tendering any other evidence as to such contents), the right to convert such purchase into a conditional purchase for mining purposes shall subsist until the thirty-first day of December, one thousand nine hundred and thirteen, and application for such conversion may be lodged on or before that date:

Provided further that any right, title, or interest acquired under this Act, or any Act hereby repealed, in respect of any portion of such land shall not be prejudicially affected by any such conversion, whether applied for before or after the commencement of this Act.

Notices.

178. All notices required by this Act to be served upon the service of notices. owner or occupier of any private land, or land not Crown land, shall, 57 Vic. No. 32, s. 15. except where otherwise in this Act provided, either be served personally on the owner or occupier or on his local agent, provided the said agent is registered as such as prescribed, or left at the usual place of abode of such owner or occupier.

If in the case of a notice directed to be served on the owner such owner is absent from New South Wales, or he or his agent cannot after diligent inquiry be found, the notice may be left with the occupier, or if there be no such occupier may be affixed upon some conspicuous part of the land, and in the latter case such notice shall be advertised in two issues of a newspaper circulating in the district in which the land is situated.

Documents and affidavits.

179. (1) All documents used in any proceedings in any court May be in writing or under this Act or in relation to any such proceedings may be in print.

writing or print, or partly in writing and partly in print.

(2) Any affidavit to be used in any warden's or mining Affidavits may be appeal court, or before a warden, may be sworn before any judge of the sworn before Judge, Supreme Court or any commissioner for that Court for taking affidavits, Ibid. 8. 118. or before the judge of any District Court or any warden or justice.

Contempt

Contempt of court.

Contempt and penalties therefor.

180. If any person wilfully insults any warden sitting in the discharge of any duties imposed by this Act, or wilfully interrupts 37 Vic. No. 13, s. 119. the proceedings of any warden's court, or being summoned or examined as a witness in any suit or proceeding in any such court refuses to be sworn or to answer any lawful question, or is guilty of wilful prevarication, the warden, if he thinks fit, may commit any such offender to prison for any time not exceeding forty-eight hours, or impose on any such offender a fine not exceeding five pounds for every such offence, and in default of immediate payment thereof, to commit the offender as aforesaid for any time not exceeding forty-eight hours unless the fine is sooner paid.

> In either of the cases aforesaid a warrant in the form prescribed by the rules may be issued by such warden, or such court, and shall be good and valid in law without any other order, summons, or adjudication whatsoever, and the bailiff and gaoler to whom the same is addressed shall obey the same.

Interpleader.

Proceedings to be taken. Ibid. s. 120.

181. (1) If any claim is made to or in respect of any goods or chattels taken in execution under any process issued out of any mining appeal court or by a warden, or in respect of the proceeds or value thereof, by any person not being the party against whom such process has issued, the registrar of such court or such warden may, upon application of the officer charged with the execution of such process, as well before as after any action brought against such officer, issue a summons calling before the said court or such warden, as well the party issuing such process as the party making such claim.

Action taken to be stayed. Ibid.

(2) Upon the issue of such summons any action which may have been brought in the Supreme Court or in any District Court in respect of such claim shall be stayed, and the court in which such action has been brought, or any judge thereof, on proof of the issue of such summons, and that the goods and chattels were so taken in execution, may order the party bringing such action to pay the costs of all proceedings had upon such action after the service upon him of the said summons.

Procedure upon return of summons. Ibid.

(3) Upon the return of the said summons, the mining appeal court or the warden issuing the process, as the case may be, shall adjudicate upon the said claim and make such order between the parties in respect thereof, and of the costs of the proceedings, as to it or him may seem fit, and such order may be enforced in like manner as any order made in any suit or proceedings before such court or such warden, as the case may be. Such adjudication and order shall be final. Recovery

Recovery of fees, &c.

182. All fees, charges, and sums of money payable under Recovery of fees, &c. this Act or the regulations may, where no other mode of recovery is ^{37 Vic. No. 13, s. 116}. provided, be recovered in a court of petty sessions or District Court.

No certiorari.

183. No proceedings under this Act shall be removed or Certiorari prohibited. removable by certiorari or otherwise into the Supreme Court.

1bid. 8. 122.

PART X.

REGULATIONS AND RULES.

184. The Governor may make regulations carrying into effect Purposes for which the provisions of this Act, and particularly—

made.

(i) prescribing the modes, times, and places of and for the issue of cf. Ibid. 88.59, 64,66. miners' rights and business licenses and defining the various

- classes of tenements which may be held under miner's right;
 (ii) prescribing the area and form of land which may be occupied
 under a miner's right or business license and the dimensions
 and form of the land to be demised by any lease; the manner
 in which applicants for the same shall mark out the land
 applied for; the requirements to be complied with by such
 persons; the manner of dealing with cases when two or more
 applications are made for the same tenement or for a lease of
 the same land or the right to divert, or collect, or use water
 for mining for gold or other minerals;
- (iii) determining the dimensions, boundaries, form, and position of any claim, or class of claims, and the subsequent adjustment of the same where necessary, when such determination shall take effect, and the number, extent, and classes of claims which any one person, or any two or more persons in conjunction, may take possession of under miners' rights;

(iv) regulating the cutting, construction, use, and maintenance of races, dams, and reservoirs upon Crown lands in cases where leases have not been granted by the Governor;

(v) prescribing the manner in which and with what incident rights and obligations, any tenement, or any water taken or diverted by virtue of a miner's right, shall be taken possession of, held, occupied, used, worked, or assigned;

(vi) determining the order of priority among the holders of miners' rights entitled to the use of any water, how such priority is to be regulated, and under what conditions and circumstances;

(V11)

(vii) prescribing the mode of registration of any tenement occupied, or easement enjoyed under a miner's right, or any share or interest therein, or encumbrance thereon;

(viii) providing for the registration of the assignment of any such tenement easement, share, interest, or encumbrance, or of the

discharge of any such encumbrance;

(ix) prescribing the mode of registration of any such share or interest in the case of the death, bankruptcy, or lunacy of the owners thereof, or of the sale of any such share or interest under the decree, judgment or order of any court, or the decision of a warden or mining appeal court;

(x) prescribing the mode of registration of amalgamated claims

and of orders for suspension of work;

(xi) fixing the fees to be charged on any such registration as

aforesaid;

(xii) prescribing the time and mode of taking possession of forfeited or abandoned tenements, of registering such tenements, and the labour conditions to be performed by the persons taking possession of the same;

(xiii) enforcing and regulating the drainage of tenements;

(xiv) regulating the mode in which the rights and privileges of the owners of tenements, and easements under a miner's right, may be exercised or enjoyed, and limiting, qualifying, or restricting the exercise and enjoyment of such rights and privileges, and generally for the protection of such owners in the exercise and enjoyment of the rights, privileges, and interests conferred by this Act;

(xv) prescribing the circumstances and conditions under which any tenement, or any share, right, or interest therein may be deemed to be or be declared abandoned, and the penalty, including forfeiture, for failure to comply with the conditions

to be performed by the holder of any tenement;

(xvi) for the prevention of nuisances in and about residences or places of business held under a miner's right or business license, and for cleansing and keeping clean the same;

(xvii) prescribing how land applied for shall be described in the

application;

(xviii) prescribing the forms of applications, notices, and other documents to be used, the fees to be paid in respect of any application and for survey;

(xix) prescribing the forms of leases and authorities to be granted under this Act, and the covenants, conditions, reservations, and provisions to be inserted therein, and the mode of registering the same; the conditions upon which they may be issued and the privileges to be enjoyed under them; the fees to be paid on issue of leases and upon registration thereof; (xx)

- (xx) prescribing the time within which a lessee shall execute the lease;
- (xxi) prescribing the conditions upon which the amalgamation of adjoining leases may be authorised;
- (xxii) prescribing the conditions under which suspension of any condition imposed for the expenditure of money may be granted;
- (xxiii) for converting any authority issued under any Act repealed by 48 Vic. No. 10, s. 4. this Act into a lease or leases, and for enforcing the covenants and conditions thereof;
- (xxiv) for converting any lease granted under any Act repealed by this Act into a lease under this Act;
- (xxv) for prescribing what shall entitle a prospector to concessions as a reward, claim, or lease, and the terms and conditions upon which any such reward, claim, or lease may be granted;
- (xxvi) for preventing the accumulation of and for theremoval to some convenient place of sludge, tailings, and other refuse matter oozing or flowing from or connected with any Crown land or private land held or occupied under this Act, and worked by means of puddling, quartz-crushing, or other machines, and of waste water, and for the making of such channels as may be necessary for any of the purposes aforesaid, and for otherwise regulating such oozing, flowing, and running to waste;
- (xxvii) for the protection from injury, destruction, and unlawful removal of such machines as last aforesaid, and of pegs, posts, fences and notices, and of any plant or appliances used for or in connection with mining under any claim or lease, and for the protection from obstruction of channels, drains, creeks, and rivers used for mining purposes under such claim or lease;

(xxviii) for the construction and keeping in repair of suitable bridges or other crossings over races, channels, or drains, used for mining purposes, and for making proper approaches to such bridges or crossings, and for determining the width of such bridges, crossings, and approaches;

(xxix) for making and keeping in repair, and for regulating the width and formation of private ways and passages over claims or races, or any Crown lands or private lands used for mining purposes, or for or in connection with mining, and for regulating and imposing conditions on the right to change the direction of any such way or passage, and for the protection of the same from injury or obstruction.

(xxx) for securing the baling of water from mines so as to prevent injury from such water to any mining workings;

(ixxx)

- (xxxi) for preventing the defiling or wasting of water used under this Act for domestic purposes, and for determining whether any and what water-hole, spring, or other depository of water shall be reserved for the domestic use of the holders of miner's rights, business licenses, or leases or authorities under this Act, and the mode of such reservation;
- (xxxii) prescribing the procedure to be followed in any inquiry by a warden under this Act;
- (xxxiii) regulating the working of machinery on dredges, and making provision for the safety of life and property in connection with dredging operations;

(xxxiv) for enforcing any regulation made under this Act by penalties not exceeding fifty pounds in any case; and

(xxxv) generally for carrying into effect the provisions of this Act. Until such regulations have been made, the regulations in force at the commencement of this Act for the said purposes shall continue in force and shall apply to any claim, lease, or holding under this Act.

Power to make rules

185. The District Court Judges, or any three of them, may, or practice.
37 Vic. No. 13, s. 113. subject to this Act, make such general rules as they may think fit—

- (a) regulating the practice and procedure of mining appeal courts and warden's courts under this Act;
- (b) for the execution of the process of such courts, and in relation to any of the provisions of this Act which relate to such courts;
- (c) the fees to be allowed to barristers and attorneys practising in the said courts;
- (d) the expenses to be paid to witnesses in the said courts;
- (e) prescribing the forms for matters or proceedings in the said courts;
- (f) for keeping all books, entries, and accounts to be kept by the registrar or clerk of any such court.

All such rules shall, from and after the expiration of the time fixed therein for the commencement thereof, and after the same have been published in the Gazette, be of the same force and effect as if the same had been herein enacted; and in any case not expressly provided for herein or by the said rules, the general rules in force for the time being, made under the District Courts Act, 1901, may be adopted and applied so far as practicable by wardens and District Court judges exercising jurisdiction under this Act.

186. All regulations and all general rules made under this Act shall be laid before both Houses of Parliament within fourteen days after the publication of the same in the Gazette if Parliament is then sitting, and if not, then within fourteen days after the commencement of the next session of Parliament.

Rules and regulations to be laid before Parliament. Ibid. s. 114.

PART XI.

PENALTIES.

187. Any person who—

Unauthorised (a) mines or employs any other person to mine in, or cuts or mining, &c. constructs any race, drain, dam, or reservoir through or 37 Vic. No. 13, s. 123. upon, or cuts or removes any live or dead timber, or any earth from any Crown lands without lawful authority shall be liable for each such offence to a penalty not exceeding ten pounds.

188. Any person who on any Crown land—

(a) mines for gold or any other mineral; or

(b) occupies such land for mining purposes; or

(c) employs any person for any of the above purposes; or

(d) occupies such land for the purposes of any business or for residence.—

shall, unless he proves that he was authorised by or under this or any other Act to so mine on or occupy such land, or where he so employs any person that the said person was so authorised, be liable to a penalty not exceeding ten pounds.

189. Any person who infringes any regulation for the infringe- Breach of ment whereof no penalty is prescribed by the regulations, shall be regulation. liable for each such offence to a penalty not exceeding ten pounds.

Unauthorised occupation of Crown

Ibid. s. 124.

190. Any person duly served with any summons issued out Witness neglecting of a mining appeal court or any warden's court, or by a warden under to appear. this Act, requiring such person to appear as a witness in such court, or Ibid. s. 130. on any proceeding for inquiry before such warden, and to whom at the same time payment or tender of his expenses has been made according to the scale to be fixed by the rules, and who refuses or neglects without sufficient cause to appear according to the tenor of such summons, shall be liable to a penalty not exceeding ten pounds, but no conviction for such penalty shall exempt such person from any action for disobeying such summons.

191. Any person against whom any order, not being an order Disobedience of for the payment of money, has been made by any mining appeal court order. or warden's court, who refuses or neglects to obey the same, shall, where no penalty is herein specified, for such refusal or neglect, be liable to a penalty not exceeding fifty pounds.

192. Any person who—

(a) assaults, obstructs, or resists any warden or any person duly and other offences. authorised by any mining appeal court or warden in lawfully Ibid. s. 129. entering upon any claim or land, or in performing any other act authorised hereby, or any bailiff or other officer, or any clerk or assistant of such bailiff or officer, or any inspector or other person, in the performance of his duty, or in the exercise of his powers under this Act; or

Assault on warden

- (b) after being removed by any warden under the provisions of this Act from any claim or other place, forcibly or clandestinely retakes or retains, or endeavours to retake or retain, possession thereof, or of any portion thereof, or of any share therein; or
- (c) after any decision of a mining appeal court, or any decision of a warden's court not reversed on appeal, that any person is entitled to use for mining purposes, or to divert any water, resists such person or his agents in such use or diversion; or
- (d) upon or in consequence of the decision of any such court against him, assaults or threatens to assault any person in whose favour such decision has been made

shall be liable to a penalty not exceeding fifty pounds.

Wrongful exaction of moneys. 37 Vic. No. 13, s. 123.

193. Any person who wilfully and corruptly exacts, takes, or accepts any fee, sum, or reward whatsoever, other than and except such fees or sums as are lawfully appointed or allowed for or on account of anything done under the authority of this Act or the regulations, shall be liable to a penalty not exceeding fifty pounds.

Forgery of documents. Ibid. s. 125.

194. Any person who forges any miner's right, or any lease, license, or any authority issued or purporting to be issued under this Act, or fraudulently uses, utters, or exhibits any such forged miner's right, lease, license, or authority, knowing the same to be forged, shall be guilty of a misdemeanour, and shall on conviction thereof be sentenced to imprisonment either with or without hard labour at the discretion of the court for any period not exceeding twelve months.

Wrongful obstruc-

195. Any owner or occupier of any private land as defined in tion on private lands. Part IV, or of any land which is not Crown land as defined in Part V 57 Vie. No. 32, s. 10. of this Act, or any other person who—

- (a) obstructs any holder of a lease, or authority to enter, granted under the provisions of the said Parts respectively in doing any act which he is by this Act authorised to do, on, in, or under such land; or
- (b) interferes with, removes, destroys, or defaces any boundary mark authorised by this Act to be placed on any land,

shall be liable for a first offence to a penalty not exceeding ten pounds, and for a second or any subsequent offence to a penalty not exceeding fifty pounds.

Wrongful mining on private lands.

196. Any person who without lawful authority commences to mine on, in, or under any private land as defined in Part IV of this Act, shall be liable to a penalty not exceeding ten pounds, and any gold, minerals, or metals obtained by such unauthorised mining may be forfeited by the court before which he is convicted of such offence.

False quantity or value.

197. Any person who knowingly inserts any false quantity or value in any return directed by this Act to be made or furnished shall be liable to a penalty not exceeding fifty pounds.

198.

- 198. (1) All penalties imposed under this Act or the regulations Recovery before may be recovered in a summary way before any warden who is also any warden. a justice, in accordance with the provisions of the Acts in force for the 37 Vic. No. 13, s. 116. time being regulating proceedings on summary convictions before justices.
- (2) Notwithstanding the recovery of any penalty under Civil remedy remains this Act, any person may enforce any civil remedy which he may though penalty have by reason of the act or default in respect of which the penalty *Ibid.* s. 121. may have been recovered.

SCHEDULES.

SCHEDULE ONE.

Year and Number.		Title or Short Title.	Extent of Repeal.
37 Vic. No. 13 43 Vic. No. 28 46 Vic. No. 7 48 Vic. No. 10 48 Vic. No. 17 53 Vic. No. 20 57 Vic. No. 32		An Act to amend the Act 37 Victoria No. 13 An Act to further amend the Act 37 Victoria No. 13. Mining Act Further Amendment Act of 1884 Mining Lease Validating Act of 1884	The whole. The whole. The whole.
60 Vic. No. 7 60 Vic. No. 40 No. 44, 1899 No. 102, 1902 No. 10, 1902 No. 101, 1902	•••	Mining Act Amendment Act of 1896 Mining Laws Amendment Act of 1896 Gold and Mineral Dredging Act, 1899 Gold and Mineral Dredging (Amending) Act, 1902.	The whole. The whole. The whole. The whole. The whole.

SCHEDULE TWO.

Sec. 9.

NEW SOUTH WALES.

Nσ.

[Insert here sum paid for the miner's right.]

Mining district and division or place in which issued.

(Date)

MINER'S RIGHT.

Issued to 1906, to be in force until	, o f	, under the provisions of the Mining Ac
1906, to le in force until		

SCHEDULE

Act No. 50, 1906.

Illawarra Suburbs Sewerage Construction.

Sec. 10.

SCHEDULE THREE.

NEW SOUTH WALES.

No.

[Insert sum paid for the business license.] District and division or place in which issued.

(Date.)

[Insert here whether for six or twelve months.]

Business License.

Occupation Residence

Issued to , of 1906, to be in force until the

, under the provisions of the Mining Act of day of