

Mining Industry Act 1926

1926 CHAPTER 28 16 and 17 Geo 5

An Act to make provision for facilitating the working of minerals and the better organisation of the coal mining industry, and with respect to the welfare of persons employed therein, and for other purposes connected with that industry.

[4th August 1926]

I1	Act wholly in force at Royal Assent	
	PARTS I—V	
—12.	F1	
Textu	al Amendments	
F1	Ss. 1—12 repealed by Coal Industry Nationalisation Act 1946 (c. 59), Sch. 4	
F1	Ss. 1—12 repealed by Coal Industry Nationalisation Act 1946 (c. 59), Sch. 4	

Status: Point in time view as at 01/10/2009.

Changes to legislation: There are currently no known outstanding effects for the Mining Industry Act 1926. (See end of Document for details)

Text	ual Amendments
F3	Ss. 14—17 repealed by Miners' Welfare Act 1952 (c. 23), Sch. 2
18	F4
	nal Amendments
F4	S. 18 repealed by Statute Law Revision Act 1950 (c. 6)
19	F5
Textu F5	al Amendments Ss 19 repealed by Statute Law Revision Act 1953 (2 & 3 Eliz. 2 c. 5)
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	PART VI
	MISCELLANEOUS AND GENERAL
20	Power of coal-mining companies to establish profit sharing schemes.
	It shall be lawful for any company, being the owner of an undertaking consisting of or comprising coal mines, notwithstanding anything in the [F6 articles of association] of the company, to establish and carry out a scheme for securing to persons employed by the company a share in the profits of the company.
Tarret	ual Amendments
F6	Words in s. 20 substituted (1.10.2009) by The Companies Act 2006 (Consequential Amendments, Transitional Provisions and Savings) Order 2009 (S.I. 2009/1941), art. 1(2), Sch. 1 para. 5 (with art. 10)
21	F7
Tove	ual Amendments
F7	S. 21 repealed by Mines and Quarries Act 1954 (c. 70), Sch. 5
22	F8

Status: Point in time view as at 01/10/2009.

Changes to legislation: There are currently no known outstanding effects for the Mining Industry Act 1926. (See end of Document for details)

Textual Amendments

F8 S. 22 repealed by Coal Industry Act 1949 (c. 53), s. 9(2)

Facilities to be given to Department of Scientific and Industrial Research.

- (1) Before any person sinks, for the purpose of searching for or getting any minerals, a shaft or borehole intended to reach a depth of more than [F930.480 metres] below the surface, he shall give to the [F10Natural Environment Research Council] (hereinafter referred to as "the [F10Council]") notice in writing of his intention to do so, and any person who for such a purpose sinks any such shaft or borehole shall keep a journal thereof, and shall retain for a period of not less than six months such specimens of the strata passed through as may have been obtained in the course of the sinking thereof, either as cores or fragments, and shall allow the [F10Council], or any officer appointed by them, to have free access at all reasonable times to any such shaft, borehole or core, to inspect and take copies of the journals of such shafts or boreholes, to inspect all specimens so obtained and kept, and to take representative specimens of any such cores.
- (2) If the person sinking any such shaft or borehole as aforesaid gives notice in writing to the [F10Council] requiring them to treat as confidential any copies of journals or specimens so taken by the [F10Council] or by any officer appointed by them, the [F10Council] shall not allow those copies or specimens to be published or shown to any person not being an officer of the [F10Council], except with the consent of the person sinking such shaft or borehole:
 - Provided that, if at any time the [F10Council] give notice to any person from whom such consent is required that, in their opinion, his consent is unreasonably withheld, then that person may, within three months after such notice is given, appeal to the [F11High Court] but if at the expiration of that period no such appeal has been made, or if after hearing the appeal the [F11High Court] do not make an order restraining them from doing so, the [F10Council] may proceed as if such consent had been given.
- (3) The owner . . . ^{F12} or manager of every mine shall allow the [F10Council] or any officer appointed by them to have free access at all reasonable times to all underground workings, and shall supply to the [F10Council] or to any such officer as aforesaid such information and such specimens of seams or strata sunk through or opened out at the mine as may be reasonably required by the [F10Council].
- (4) If any person sinking any shaft or borehole, or the owner, . . . ^{F12} or manager of any mine fails to comply with any obligation imposed on him by the foregoing provisions of this section, he shall, in respect of each offence, be liable on summary conviction to a fine not exceeding [F13] level 3 on the standard scale].
- [F14(5) Any officer appointed by the [F10Council] shall have the same rights as to the production and inspection of plans, sections and drawings which, by or by virtue of the M1Mines and Quarries Act 1954, are required to be kept, as are by that Act conferred on inspectors, and that Act shall apply accordingly.]
- [F15(6) In subsection (1) above, the expression "minerals" includes petroleum within the meaning of Part I of the Petroleum Act 1998.]

Status: Point in time view as at 01/10/2009.

Changes to legislation: There are currently no known outstanding effects for the Mining Industry Act 1926. (See end of Document for details)

Extent Information

E1 This version of this provision extends to England and Wales only; a separate version has been created for Scotland only.

Textual Amendments

- **F9** Words in s. 23(1) substituted (1.1.1995) by S.I. 1991/2531, art. 2.
- F10 Words substituted by Science and Technology Act 1965 (c. 4), Sch. 2
- F11 Words substituted (E.W.) by virtue of Railway and Canal Commission (Abolition) Act 1949 (c. 11), s. 1(1)
- F12 Words repealed by Mines and Quarries Act 1954 (c. 70), Sch. 5
- F13 Words substituted by virtue of (E.W.) Criminal Justice Act 1982 (c. 48, SIF 39:1), ss. 38, 46
- F14 S. 23(5) substituted by Mines and Quarries Act 1954 (c. 70), Sch. 4
- **F15** S. 23(6) inserted (15.2.1999) by 1998 c. 17, s. 50, **Sch. 4 para. 1**; S.I. 1999/161, **arts. 2(1)** (with Sch. 3 para 5(1))

Modifications etc. (not altering text)

C1 Definition of "minerals" explained by Petroleum (Production) Act 1934 (c. 36), s. 9

Marginal Citations

M1 1954 c. 70.

Facilities to be given to Department of Scientific and Industrial Research.

- (1) Before any person sinks, for the purpose of searching for or getting any minerals, a shaft or borehole intended to reach a depth of more than [F1930.480 metres] below the surface, he shall give to the [F20Natural Environment Research Council] (hereinafter referred to as "the [F20Council]") notice in writing of his intention to do so, and any person who for such a purpose sinks any such shaft or borehole shall keep a journal thereof, and shall retain for a period of not less than six months such specimens of the strata passed through as may have been obtained in the course of the sinking thereof, either as cores or fragments, and shall allow the [F20Council], or any officer appointed by them, to have free access at all reasonable times to any such shaft, borehole or core, to inspect and take copies of the journals of such shafts or boreholes, to inspect all specimens so obtained and kept, and to take representative specimens of any such cores.
- (2) If the person sinking any such shaft or borehole as aforesaid gives notice in writing to the [F20Council] requiring them to treat as confidential any copies of journals or specimens so taken by the [F20Council] or by any officer appointed by them, the [F20Council] shall not allow those copies or specimens to be published or shown to any person not being an officer of the [F20Council], except with the consent of the person sinking such shaft or borehole:

Provided that, if at any time the [F20Council] give notice to any person from whom such consent is required that, in their opinion, his consent is unreasonably withheld, then that person may, within three months after such notice is given, appeal to the [F21Court of Session] but if at the expiration of that period no such appeal has been made, or if after hearing the appeal the [F21Court of Session] do not make an order restraining them from doing so, the [F20Council] may proceed as if such consent had been given.

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- (3) The owner... F22 or manager of every mine shall allow the [F20Council] or any officer appointed by them to have free access at all reasonable times to all underground workings, and shall supply to the [F20Council] or to any such officer as aforesaid such information and such specimens of seams or strata sunk through or opened out at the mine as may be reasonably required by the [F20Council].
- (4) If any person sinking any shaft or borehole, or the owner, . . . ^{F22} or manager of any mine fails to comply with any obligation imposed on him by the foregoing provisions of this section, he shall, in respect of each offence, be liable on summary conviction to a fine not exceeding [F23]level 3 on the standard scale].
- [F24(5) Any officer appointed by the [F20Council] shall have the same rights as to the production and inspection of plans, sections and drawings which, by or by virtue of the M2Mines and Quarries Act 1954, are required to be kept, as are by that Act conferred on inspectors, and that Act shall apply accordingly.]
- [F25(6) In subsection (1) above, the expression "minerals" includes petroleum within the meaning of Part I of the Petroleum Act 1998.]

Extent Information

E2 This version of this provision extends to Scotland only; a separate version has been created for England and Wales only.

Textual Amendments

- **F19** Words in s. 23(1) substituted (1.1.1995) by S.I. 1991/2531, art. 2.
- F20 Words substituted by Science and Technology Act 1965 (c. 4), Sch. 2
- F21 Words substituted (S) by virtue of Railway and Canal Commission (Abolition) Act 1949 (c. 11), s. 1(1)
- F22 Words repealed by Mines and Quarries Act 1954 (c. 70), Sch. 5
- F23 Words substituted by virtue of (S) Criminal Procedure (Scotland) Act 1975 (c. 48, SIF 39:1), ss. 289F, 289G
- F24 S. 23(5) substituted by Mines and Quarries Act 1954 (c. 70), Sch. 4
- **F25** S. 23(6) added (15.2.1999) by 1998 c. 17, s. 50, **Sch. 4 para. 1**; S.I. 1999/161, **art. 2(1)** (with Sch. 3 para. 5(1))

Modifications etc. (not altering text)

C2 Definition of "minerals" explained by Petroleum (Production) Act 1934 (c. 36), s. 9

Marginal Citations

M2 1954 c. 70.

24 ^{F10}

Textual Amendments

F16 S. 24 repealed by Coal Industry Nationalisation Act 1946 (c. 59), Sch. 4, Railway and Canal Commission (Abolition) Act 1949 (c. 11), Sch. and Mines (Working Facilities and Support) Act 1966 (c. 4), s. 15, Sch. 1

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25^{F17}

Textual Amendments

F17 S. 25 repealed by Coal Industry Nationalisation Act 1946 (c. 59), Sch.

26 Short title and extent.

- (1) This Act may be cited as the Mining Industry Act 1926.
- (2) This Act shall not extend to Northern Ireland.

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Changes to legislation: There are currently no known outstanding effects for the Mining Industry Act 1926. (See end of Document for details)

F18F18SCHEDULE

Textual Amendments				
F18	Sch. repealed by Miners' Welfare Act 1952 (c. 23), Sch. 2			
	F18			

Status:

Point in time view as at 01/10/2009.

Changes to legislation:

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