

**COAL MINING INDUSTRY LONG SERVICE LEAVE
(AMENDMENT) BILL, 1953.**

EXPLANATORY NOTE.

THE objects of this Bill are—

- (a) to amend the Coal Mining Industry Long Service Leave Act, 1950-1952, by including in the Schedule thereto certain awards, variations, orders, decisions and interpretations relating to long service leave benefits to employees in the coal mining industry, which have been made since the commencement of the Coal Mining Industry Long Service Leave (Amendment) Act, 1952;
- (b) to validate certain action taken by the Administrator before the enactment of this Bill which would have been lawful if the provisions of clause 2 of this Bill had had the force of law at the time when the action was taken.

[CONFIDENTIAL]

(Rough Draft for Consideration Only.)

No. , 1953.

A BILL

To amend the Coal Mining Industry Long Service Leave Act, 1950-1952, by adding to the Schedule thereto certain awards, variations, orders, decisions and interpretations of the Coal Industry Tribunal; to validate certain matters; and for purposes connected therewith.

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

1. (1) This Act may be cited as the "Coal Mining Industry Long Service Leave (Amendment) Act, 1953." Short title and citation.

Coal Mining Industry Long Service Leave (Amendment).

(2) The Coal Mining Industry Long Service Leave Act, 1950, as amended by subsequent Acts and by this Act, may be cited as the Coal Mining Industry Long Service Leave Act, 1950-1953.

5 **2.** The Coal Mining Industry Long Service Leave Act, 1950-1952, is amended by inserting at the end of the Schedule thereto under the appropriate headings the following figures and words:—

Amendment
of Act No.
23, 1950.
Schedule.

10	7/1/1953	Miners	Coal Industry Tribunal	Interpretations	977
	6/2/1953	Miners (Rescue Corps, N.S.W.)	Coal Industry Tribunal	Variation <i>re</i> taking of Long Service Leave on or after 1/1/1953	979
15	6/2/1953	Miners, Mechanics, Deputies, Engine-drivers, Staff and Rescue Corps.	Coal Industry Tribunal	Variation of Order for the regulation of the taking of Long Service Leave in the Coal Mining Industry made on 22nd day of October, 1952	980
20	17/2/1953	Colliery Managers	Coal Industry Tribunal	Award	981
25	5/3/1953	Mechanics	Coal Industry Tribunal	Decision on application to provide that shifts lost through absence on Long Service Leave shall be taken into account for the purpose of calculation of entitlement for future Long Service Leave	982
30	11/7/1953	Miners	Coal Industry Tribunal	Order <i>re</i> John Darling—Long Service Leave entitlements	986
35	22/7/1953	Miners	Coal Industry Tribunal	Order <i>re</i> Mt. Kembla—Long Service Leave entitlements	987
	28/7/1953	Staff	Coal Industry Tribunal	Variation <i>re</i> accumulation of future Long Service Leave when on Long Service Leave	983
40	28/7/1953	Mechanics	Coal Industry Tribunal	Variation <i>re</i> accumulation of future Long Service Leave when on Long Service Leave	991
	28/7/1953	Engine-drivers	Coal Industry Tribunal	Variation <i>re</i> accumulation of future Long Service Leave when on Long Service Leave	994
45	28/7/1953	Deputies	Coal Industry Tribunal	Variation <i>re</i> accumulation of future Long Service Leave when on Long Service Leave	996
50	30/7/1953	Mechanics	Coal Industry Tribunal	Order <i>re</i> John Darling—Long Service Leave entitlements of members of Federated Mining Mechanics' Association	997
55	30/7/1953	Mechanics	Coal Industry Tribunal	Order <i>re</i> John Darling—Long Service Leave entitlements of members of Amalgamated Engineering Union	998

Coal Mining Industry Long Service Leave (Amendment).

	10/8/1953	Mechanics	Coal Industry Tribunal	Order re Mt. Kembla—Long Service Leave entitlements of members of the Federated Mining Mechanics' Association	1000
5	10/8/1953	Mechanics	Coal Industry Tribunal	Order re Mt. Kembla—Long Service Leave entitlements of members of the Amalgamated Engineering Union	1001
10	31/8/1953	Engine-drivers	Coal Industry Tribunal	Order re Mt. Kembla—Long Service Leave entitlements	1002

3. Any action taken before the commencement of this Act by the Administrator appointed under the Coal Mining Industry Long Service Leave Act, 1950-1952— Validation.

15 (a) in giving any approval to the payment by any employer of any amount due to any person under and in accordance with the provisions of—

20 (i) any award within the meaning of the Coal Mining Industry Long Service Leave Act, 1950-1952, as affected by any award, variation, order, decision or interpretation of the Coal Industry Tribunal referred to in section two of this Act; or

25 (ii) any award, variation, order, decision or interpretation of the Coal Industry Tribunal referred to in section two of this Act; or

30 (b) in reimbursing from the Fund constituted under the Coal Mining Industry Long Service Leave Act, 1950-1952, any employer who has, pursuant to any such approval as is referred to in paragraph (a) of this section, paid any such amount as is referred to in that paragraph,
 35 which would have been lawful had section two of this Act been in operation at the time when the action was taken is hereby validated.