

ANNO SEXAGESIMO SECUNDO ET SEXAGESIMO TERTIO

VICTORIÆ REGINÆ.

A.D. 1899.

No. 728.

An Act to extend the "Mining on Private Property Act, 1888.

[Assented to, December 21st, 1899.]

BE it Enacted by the Governor, with the advice and consent of the Parliament of South Australia, as follows:

1. This Act may be cited as "The Mining on Private Property Short title and incor-Amendment Act, 1899," and shall be incorporated with the "Mining on Private Property Act, 1888" (hereinafter called the principal Act), and its amendments.

2. The provisions of Part III. of the principal Act, relating to Extension of Part III. compulsory mining leases, shall extend to mining leases for copper, other metals. silver, or other metals, as well as to mining leases for gold.

- 3. Mining leases hereafter granted under Part III. of the princi- Leases. pal Act shall be either—
 - 1. Gold leases, or
 - 11. Mineral leases.
- 4. (a) Gold leases shall authorise the lessee to mine for gold, Classes of leases. copper, silver, and other metals.
- (b) Mineral leases shall authorise the lessee to mine for all metals except gold.
- 5. A gold lease may include any area not more than twenty acres, Area. and a mineral lease may include any area not exceeding forty acres.

6. Every

The Mining on Private Property Amendment Act.—1899.

Application.

6. Every application for a compulsory mining lease shall state whether it is for a gold lease or a mineral lease.

Forms.

7. Until new forms, prescribed by regulation, are made the forms E, F, G, and H, in the appendix to the regulations in the Schedule to the principal Act shall be amended so as to give effect to this Act.

Service of notices.

8. Every notice required to be given or served under the principal or any amending Act may be given or served—

- (a) Where the person to whom the notice is to be given or upon whom the notice is to be served does not reside in South Australia, by leaving such notice with some known agent of such person, or by posting the notice to such person at his last known or usual place of abode:
- (b) Where the residence or address of the person to whom the notice/is to be given or upon whom the notice is to be served is unknown, by delivering such notice/to the occupier of the land in question, or if there is no such occupier then by advertisement published in such newspapers as the Master of the Supreme Court may in each case direct.

frovided that if any notice tere

In the name and on behalf of Her Majesty, I hereby assent to

TENNYSON, Governor.

this Bill.