



Duchy of Cornwall (No. 2) Act 1844

CHAPTER 105

DUCHY OF CORNWALL (NO. 2) ACT 1844

- I—
- XXXVIII
- XXXIX Award to be in Triplicate, and to be deposited in certain Offices, and Copies and Extracts thereof to be furnished.
- XL Award to be conclusive in all future Questions as to the Subject Matters thereof.
- XLI—
- LII
- LIII All Mines and metallic Minerals under Conventional Lands, and all Mines, Minerals, Stone, and Substrata and other Profits under and of other Lands in the unsold Manors, to belong to the Duke of Cornwall.
- LIV Similar Provision as to the Mines and metallic Minerals within the sold Manors.
- LV Right of the Duke of Cornwall and his Lessees to enter and work Mines, Minerals, Stone, and Substrata, making Compensation for Damage to the Surface, and for Use of Stone and Water.
- LVI Compensation in case of Dispute to be settled by Two Justices or by the Vice Warden, at the Option of the Party liable. Justices or Vice Warden to take the Assistance of Surveyor, &c. No Compensation to become payable for 12 Calendar Months after Entry, except under certain Circumstances.
- LVII Compensation to be paid to the Person in possession or receipt of the Rents and Profits;
- LVIII for the Benefit of himself and others (if any) interested.
- LIX When the Person in possession, &c. is under Disability or unknown, Compensation to be paid into the Court of the Vice Warden of the Stannaries.

Changes to legislation: There are currently no known outstanding effects for the Duchy of Cornwall (No. 2) Act 1844. (See end of Document for details)

- LX Notice to be given before Entry to search or work Mines except in Waste Lands;
- LXI and Security for Damage.
- LXII After Determination of Entry, and in other Events, Security to be given up.
- LXIII Provision in case of the Change of the Registrar of the Court of the Vice Warden.
- LXIV Vice Warden to make Orders as to Monies for the Time being in the Hands of the Registrar.
- LXV Remedies for the Recovery of Compensation by Action and otherwise.
- LXVI Compensation may be made by a periodical Sum, and for continuing Damage.
- LXVII The Duke not liable for Damage done by his Lessees or others.
- LXVIII No Compensation to be made for Damage to Waste or Demesne Land.
- LXIX Right of the Duke of Cornwall and his Lessees to remove Buildings and Works, or to allow the same to remain.
- LXX No Damage to be done to any House, Building, Park, Garden, or Pleasure Ground.
- LXXI—
- LXXX
- LXXXI
- XCI
- XCII Interpretation of Act.
- XCIII,
- XCIV

SCHEDULES to which the foregoing Act refers

FIRST SCHEDULE —
 referred to by the
 above Act

SECOND —
 SCHEDULE referred
 to by the above Act

Changes to legislation:

There are currently no known outstanding effects for the Duchy of Cornwall (No. 2) Act 1844.