

(ii) The manager of any mine may with the sanction of the Inspector add to the foregoing such additional signals not inconsistent therewith as may in his opinion be necessary and shall cause copies of the complete code of signals to be posted in the winding house at the top and bottom of the shaft and at all entrances thereto in such languages as may be in use among the persons employed in the mine. The Senior Inspector may also issue orders with regard to the use of special signals in special cases.

(iii) Every person employed in a mine where a code of signals has been posted shall make himself acquainted with the system of signals in use in such mine, and it shall be incumbent on the management to see that their employees understand the signals.

37. The provision of the preceding rule with the necessary alteration of terms shall also apply to all haulage-ways below ground unless the Senior Inspector grants exemption in writing or unless it is herein otherwise provided.

38. All hauling machinery and appliances employed in shafts exceeding 150 feet in depth or on haulage-ways with a total lift of more than 100 feet vertically shall before being put into service be approved by the Senior Inspector, and no appliances except such as are of a pattern approved by the Senior Inspector, and no appliances except such as are of a pattern approved by the Senior Inspector shall be used for raising or lowering persons or materials in any shaft or on any haulage-way.

39. Should it be so required by the Senior Inspector there shall be provided in addition to any mark on the rope of any mechanical hauling appliance an indicator of a pattern approved by the Senior Inspector whereby persons controlling the operation of hoisting or lowering may know the position of the load or cage on the haulage-way or in the shaft.

40. The head gear shall be constructed of such a height as to allow without obstruction to the cage, skip or bucket a minimum clearance between surface and sheaves equal to two revolutions of the drum of the winding engine added to the height of the cage, skip or bucket and their attachments.

41. Where directed by the Senior Inspector spring catches or automatic or self-acting doors or tumblers of a suitable kind shall be affixed to the shaft timbers or otherwise affixed in every shaft in which a cage is used, to prevent the fall of such cage down the shaft when detached from the rope by over-winding or otherwise.

42. If so required by the Senior Inspector any cage shall be fitted with special and suitable appliances to prevent its sudden fall down a shaft and also to prevent its coming into contact with the head gear. Before any such cage is used it shall be tested in the presence of an Inspector, and shall not be used unless and until the Senior Inspector gives a certificate in writing that it is

43. A single linked chain shall not be used for lowering or raising persons in any working shafts or any incline except in the case of short coupling chains attached to the cage or load and in such case two single linked chains of uniform size shall be used in each coupling and each chain shall independently be capable of carrying the load with the factor of safety of 8. In mines where men are lowered or raised in shafts the ropes and chains used for such purposes shall be tested, at such intervals as the Inspector of Mines may require, to carry twice the weight of the ordinary load.

44. (i) The number of persons riding in a cage shall not exceed such number as shall have been approved by the Inspector.

(ii) No person shall get in or out of a cage, skip or bucket whilst it is in motion.

(iii) No person shall ride elsewhere than inside a cage, skip or bucket except when repairing the shaft.

45. (i) All ladders shall be securely fixed except where otherwise allowed for.

(ii) Ladder rungs shall not be farther apart than 10" from centre to centre.

(iii) Except with the written permission of an Inspector all ladder rungs shall be of iron and not less than $\frac{1}{2}$ " diameter with a tie rung every 10' and timber sides not less than 2" x 4".

(iv) Except as provided by rule 48 (b) no ladder shall be fixed in a vertical or overhanging position without the written consent of the Inspector.

46. In all ladder ways in general use in vertical shafts:

(a) The distance between platforms shall not be greater than 30 feet.

(b) Ladders shall be inclined at an angle between 15° and 25° from the vertical.

(c) Every ladder shall project three feet above the top of the shaft or winze and above every resting place therein except when strong handgrips are fixed above the top of the shaft or resting place at intervals of not more than 10 inches.

(d) Each man-hole shall be placed on the under side of the ladder which is immediately above it.

(e) Ladders shall be so placed as not to obstruct the free tread of feet on the rungs.

47. In all ladder ways in shafts holding pumping or other machinery and in stopes or winzes the ladders shall be inclined at the most convenient angle that the space allows.

48. In all ladder ways for sinking shafts:

- (a) Chain ladders must be provided to extend from the bottom of the timbers to the bottom of the shaft, but the total length of such chain ladder shall not exceed 30 feet.
- (b) Fixed ladders, vertical if necessary, must be provided from the bottom timbers to the height of 30 feet above, after which a permanent ladder way with a platform must be provided in accordance with the preceding rules.

49. When one compartment of a shaft is used for the ascent or descent of persons by ladders and any other compartment thereof is used for hoisting or winding the first mentioned compartment shall be securely cased off from any other compartment.

50. No person, other than an official of the mine, or a person employed on the road in connection with haulage, or a person engaged in carrying out any repairing work required to be carried out forthwith, or a person empowered to inspect the haulage, shall use any underground haulage road as a thoroughfare except with the written permission of the Senior Inspector, who shall specify such requirements as he may deem necessary for the safety of those persons using such haulage road as a thoroughfare.

51. The leading truck of every train underground shall carry a clearly visible light placed on the front of it.

52. When any pass or chute has become obstructed with ore, rock or other material, no person shall enter it for any purpose except under the personal supervision of the underground manager who shall be responsible for the method used in freeing it.

53. Overhead cover shall be provided on any cage used for raising or lowering men.

54. During shaft sinking operations no work in any other place in the shaft shall be done, nor shall any material or tools be hoisted or lowered from or to any other place in the shaft while men are at work at the bottom of the shaft unless the men so at work are protected from danger of falling material by a securely constructed covering extending over the whole area of the shaft, sufficient closable openings being left in the covering for the passage of men and the bucket or other conveyance used in the sinking operations; alternatively a substantial rock penthouse may be used.

PART VI

RULES REFERRING TO DREDGING

55. (i) Except with the written permission of the Menteri Besar and in accordance with the terms of such permission no dredging operations shall be carried on:

- (a) within 66 feet of the edge of any road formation or where the road is carried on an embankment the toe of such embankment.

- (b) within 100 feet of the edge of any railway formation or where the railway line is carried on an embankment the toe of such embankment.
- (c) within 100 feet of any public building or of any permanent building other than a building in the possession of the person by whom or under whose authority the dredging operations are being carried on.

(ii) In the case of any dredge designed to dig to a greater depth than 80 feet the distance aforesaid shall be increased by 5 feet for every 10 feet of designed dredging depth in excess of 80 feet.

(iii) Where any land has been set apart for a road or a railway or a public building and is so shewn in the plan on the mining lease but has not been utilised for such purpose dredging may be carried on up to the boundary shewn in the mining lease.

(iv) In all dredging operations no part of the working face adjacent to any road or railway or public building or to any land set apart for a road or railway or public building and so shewn in the plan on the mining lease shall be left open for a period exceeding three months without the sanction of the Senior Inspector.

(v) For the purposes of this rule:

- (a) "Road" means a road maintained by the Government.
- (b) The edge of the road formation shall be deemed to be a line 15 feet from the centre of the metalled surface and parallel thereto.
- (c) The edge of the railway formation shall be deemed to be a line 8 feet from the centre of the nearest track and parallel thereto.

56. No dredge shall work in or be passed across any river or waterway except in accordance with the written instructions issued by an Inspector. If the river or waterway exceeds 15 feet in width measured between the banks such instructions must be confirmed by the Senior Inspector.

57. The use of stacking belts or bucket elevators on dredges is forbidden except with the express permission of the Senior Inspector.

58. (i) Every dredge shall be fitted with four buoys, two in the bows and two towards the stern.

(ii) Suitable life lines shall be fitted round every dredge.

(iii) Two boat hooks, not less than 12 feet long and fitted with hooks, but not spikes, shall be provided on every dredge.

(iv) Head and side lines shall have free and unobstructed play between the anchor and the dredge, either by the removal of all obstacles likely to impede the free play of the head lines or by elevating the rope over them, unless exempted by the Inspector.

(y) No work shall be allowed in the vicinity of any head lines of a dredge whilst it is operating or within the danger zone of these ropes, *i.e.*, the triangle formed by the head and the traverse of the dredge across the face.

(vi) Warning notices shall be posted in a conspicuous position where head or side lines cross a path or other thoroughfare.

(vii) In new dredges all hatches shall be placed as near the longitudinal centre line of the hull as possible.

(viii) Where possible coamings at least 18 inches high shall be fitted to all hatchways, and to all other deck openings not otherwise safeguarded.

(ix) Sounding pipes or automatic devices shall be fitted to each hull compartment to indicate water level therein.

(x) Soundings, freeboard and angle of ladder (or dredging depth) shall be recorded at least once a shift and entered in the log books kept for such purpose, afloat and ashore.

(xi) A clinometer or similar device shall be provided to show the angle of list.

(xii) A dredge shall not have less than 6 inches of freeboard at any point of the deck under its normal working conditions: Provided that the Senior Inspector shall have power in the case of a dredge built prior to the publication of these rules to permit a lesser freeboard provided such precautions, as he may consider necessary, are taken to prevent the flooding of the pontoon.

(xiii) An automatic alarm bell shall be provided and shall sound when the limit of freeboard provided for in the preceding rule has been reached. This device shall be tested daily and the result logged.

(xiv) Subject to the requirements of rule 58 (xii) the designed average freeboard of new dredges shall be the difference between 3 feet and the ascertained minimum freeboard obtained under the worst working or repair condition. G.N. 4866/14.

(xv) Except at the bows, the edge of the deck at all parts of every dredge where not otherwise protected shall be properly railed or chained so as to prevent any person from falling overboard: Provided that any such railing or chains, may, with proper precautions, be removed temporarily for any necessary operations. G.N. 2107-39.

59. All boats for conveyance of passengers must conform to the following rules:

(i) Such boats should be made of steel preferably, but may be made of wood and must have a flat bottom and a well in the centre and metal-lined air-tight compartments fore and aft of such size as to keep the boat afloat with the full complement of passengers and full of water.

(ii) There shall be at least one boat attached to each dredge, and the capacity of the boat, or the aggregate capacity of two or more boats, shall be sufficient to carry in safety the whole crew of the dredge at any time. G.N. 1901/37.

(iii) All passengers must be carried in the well and not on the fore and aft compartments or decks.

(iv) The maximum number of persons to be carried by each boat shall be certified by the Inspector.

(v) All such boats shall be in the sole charge of men appointed by the management who shall notify the Inspector of such appointments.

60. (i) No employee shall ride on the buckets or cross the well while the buckets are in motion except by the gangway provided for the purpose.

(ii) No unauthorized employee shall interfere in any way with the machinery, lines or any appliances accessory thereto.

(iii) Before starting any machinery, the operator must take the necessary precautions to ensure that men are clear of all moving parts and a whistle or other similar distinct form of warning must be sounded before setting the bucket band, screen or main pumps in motion.

(iv) Except for saving life no employee shall interfere in any way with the life-saving apparatus.

(v) In the event of man overboard the bucket line shall be stopped immediately and the alarm given. The buckets shall not be restarted unless the man overboard has been rescued or the body recovered, without the permission of the Inspector of Mines.

PART VII

RULES REFERRING TO EXPLOSIVES

61. Gun powder or other explosives substances shall only be stored or used in or on a mine as hereunder provided—that is to say:

(i) They shall not be stored on the surface of or adjacent to the mine unless in such magazines in such quantities and under such conditions not contrary to these rules as may in writing be approved by an Inspector, and in accordance with any law which may be in force with reference to explosive;

(ii) Only such quantity of explosive shall be taken into the workings at one time as shall be needed for each shift. It shall only be carried in securely covered canisters or cases containing not more than 5 lbs. each;

Unused explosives shall be removed from the mine to the magazine;

(iii) Detonators for blasting shall be kept in a covered box in a separate magazine from other explosives. Detonators shall only be taken into the mine securely packed alone in a canister or case;

(iv) No person shall enter with a naked light a magazine where any explosives are stored. No person shall smoke in a magazine where explosives are kept or while handling explosives;

(v) Only wooden tamping rods in charging holes for blasting and only regulation pliers for fixing the detonator to the fuse may be used;

Only clay shall be used for tamping;

(vi) The hole must be drilled of such a size as to admit of the free insertion to the bottom of the hole of the cartridge without undue force;

(vii) The manager of a mine shall appoint shot firers and record such appointments in a book to be kept for that purpose. No person who has not been appointed as above shall be allowed to charge a hole with any explosive or to fire any charge, or to carry any explosive in or into a mine and no person under the age of twenty-one shall be so appointed;

(viii) Sufficient warning shall be given to enable all persons employed in the workings to reach a place of safety before any fuse is ignited, and the shot firer shall be responsible that this notice has been given and that all means of approach have been guarded;

(ix) When blasting with dynamite or other high explosive the fuse with detonator attached may only be inserted in the primer cartridge in the working places shortly before use. For the insertion of the primer cartridge a hole of convenient size shall be bored in the explosive by means of a wooden punch. In making up a charge the fuse with detonator attached shall, after being inserted in the primer cartridge, be securely fastened thereto by means of a string or other suitable material so that the fuse with detonator cannot be withdrawn inadvertently;

(x) In no case (underground) shall a shot firer light the fuse without having a second light placed conveniently close;

(xi) The number of shots exploding except in the case of electric firing shall be counted by at least two persons, and one of them shall be the shot firer. If they are not both certain that all the shots have exploded no one shall be allowed to enter the working place for a period of thirty minutes after the fuses were lighted. If the shots are fired by electricity the place may be re-entered immediately after the shot firer has disconnected the cable of the battery;

(xii) A charge that has misfired shall not be withdrawn, but shall be dealt with by one or other of the following methods:

(a) A new hole shall be bored by hand parallel and not nearer than 18 inches to the misfire and shall be charged with one and a half times the amount of explosive in the misfired hole. Such hole shall not be bored immediately below the misfire;

All debris resulting from the explosion of the new hole shall be searched for any unexploded remains of the misfired charge and primer;

(b) Only such tamping as can be easily removed may be withdrawn to enable the missed charge to be reprimed

(xiii) Before commencing work after blasting, the shot firer shall be the first to enter the working place, and, until he considers it safe, and has satisfied himself that there is no unexploded charge or part of a charge remaining he shall not allow any workmen to proceed thereto except those required by him to make the place safe.

(xiv) When firing of holes is done by electricity the shot firer shall after firing and disconnecting the cables of the battery examine the place carefully before permitting men to work therein. The shot firer shall further instruct those employed in clearing the loose rock or coal from such place to report immediately to him the finding of any wires in or under the loose rock or coal, and in the event of such being discovered he shall at once order the work to cease until he has carefully traced such wires to their terminals in order to determine whether a misfire has occurred;

(xv) Holes drilled must be so pitched as not to strike the bottom of any hole in which any nitro-compound has been previously exploded; nor shall any holes be drilled in any socket, butt or end of an old hole;

(xvi) Working shall not be resumed until ten minutes have elapsed from the explosion of any charge;

(xvii) In all cases where fumes arise from the explosion of any nitro-compound and which cannot be effectively dispersed by ventilation, such fumes shall be neutralized or rendered innocuous by the person in charge of the blasting operations by the use of a spray of water before the miners are permitted to return to the sites of such blasting operations;

(xviii) Such measures as the Senior Inspector may direct shall be taken to protect magazines or explosives stores from explosion by lightning.

PART VIII

RULES REFERRING TO COAL MINING

62. (i) "Owner", when used in relation to a coal mine, means any person who is the immediate proprietor or lessee or occupier of any mine or of any part thereof.

(ii) "Agent", when used in reference to a coal mine, means any person appointed or acting as the representative of the owner in respect of any mine or of any part thereof and as such, superior to a manager appointed in pursuance of this Part.

(iii) All rules in force under the Mining Enactment shall apply to coal mining except in so far as they may be inconsistent with anything in this Part contained.

(iv) Every duty and prohibition imposed by this Part in relation to a mine shall, unless it be expressly otherwise provided, be deemed to be imposed on the owner and agent of the mine.

63. (i) Every coal mine shall be under the control and daily supervision of a manager possessing the qualification prescribed by this rule and the owner or agent of every such mine shall appoint himself, if so qualified, or some other person so qualified to be the manager of such mine: Provided that no person shall be so appointed who is a contractor for getting the coal or for carrying on any work in the mine or is employed by such a contractor.

(ii) The owner or agent of every coal mine shall notify in writing to the Senior Inspector from time to time the name and address of the manager of the mine for the time being together with the number and class of certificate held by him; no person shall be so notified as manager who has not the management of the mining operations.

(iii) No coal mine shall be worked for more than three days without there being a manager in charge.

(iv) If the manager of any coal mine is incapacitated from performing his duties or is about to be absent from the mine for more than three days, he or the owner or agent of the mine shall in writing appoint some person possessing the qualification prescribed by this rule for a manager to act as deputy manager of the mine during such incapacity or absence; but no person so appointed shall act as deputy manager for more than fourteen consecutive days unless authorized so to do by the Senior Inspector.

(v) No owner or agent of a coal mine shall take any part in the technical management of the mine unless he has the qualification prescribed by this rule for a manager.

(vi) For the purposes of this Part workings having a common system of ventilation or having any part of a system of ventilation in common shall be deemed to form part of the same mine.

(vii) No person shall at one and the same time be manager of more than one coal mine without the approval of the Chief Inspector.

(viii) Where any person is appointed to be the manager of two or more coal mines, a separate under manager shall be appointed for each mine by the owner or agent thereof.

(ix) If it appears to the Chief Inspector that the control and daily supervision exercised by the manager of any coal mine is insufficient by reason of such manager being also manager of any other coal mine or mines, the Chief Inspector may, with the approval of the Menteri Besar, by order limit the number of coal mines for which such person may act as manager.

(x) Every under manager shall assist the manager in the control and daily supervision of the coal mine for which he is appointed under manager.

(xi) The manager of every coal mine for which an under manager has been appointed shall within fourteen days of such appointment notify in writing to the Senior Inspector the fact of such appointment and the name and the address of the person so appointed together with the number and class of certificate held by him; no person shall be so notified as under manager who is not so employed.

(xii) In the event of the absence of an under manager from the mine for more than three consecutive days a person approved by the Senior Inspector may be appointed by the owner, agent or manager to carry on the duty of the under manager during such absence for any period not exceeding twenty-eight consecutive days or such further period as the Senior Inspector may in writing approve.

(xiii) The Chief Inspector may order the owner or agent of any coal mine to appoint one or more under managers and such roadmen, firemen, and underground foremen as the Chief Inspector may deem necessary for the control, protection and working of such mine, and the owner or agent, as the case may be, shall carry the order into effect.

(xiv) A manager must possess either a first class coal mine manager's certificate issued by lawful authority in the United Kingdom, the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand or the Union of South Africa or a permit granted by the Chief Inspector after due enquiry.

(xv) An under manager must possess either a first or second class coal mine manager's certificate issued by lawful authority in the United Kingdom, the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand or the Union of South Africa or a permit granted by the Chief Inspector after due enquiry.

64. Except with the express permission of the Senior Inspector, no person under the age of twenty-one years shall be placed in charge or have control of any machinery or electrical apparatus used in connection with the working of any coal mine.

65. In every coal mine once in every twenty-four hours if one shift of workmen is employed, and once in every twelve hours if two or more shifts are employed during any twenty-four hours, the manager shall cause an examination to be made with regard to the safety of the workings, and the result of such examination shall be recorded in a book to be kept for that purpose.

66. If at any time it is found by an Inspector or the person for the time being in charge of a coal mine or any part thereof that the coal mine or any part thereof is dangerous, every workman and other person shall be withdrawn from the coal mine or such part thereof and, except in so far as is necessary for inquiring into the cause of danger or for the removal thereof or for exploration or for the rescue of persons who may have been prevented from leaving, no person shall be readmitted into the coal mine or such part thereof until the Inspector, in cases where he has made an order, or the manager, in other cases, is satisfied that danger has ceased or been removed.

67. Whenever ordered by an Inspector, safety lamps of a pattern approved by the Chief Inspector shall be provided and used, and a competent person who shall be appointed by the manager for that purpose shall examine every safety lamp imme-

diately before it is taken into the workings for use and ascertain that it is in good order and securely locked, and no safety lamp shall be taken into the workings until it has been so examined.

68. No person shall take into any coal mine or part thereof where the use of safety lamps has been ordered any appliance for striking a light, any contrivance for smoking tobacco or other substance or any contrivance for opening safety lamps, with the exception that a person specially appointed for that purpose may possess appliances for the purpose of opening and re-lighting safety lamps at a specified place or places.

69. Such shafts or outlets to the surface, in inter-communication with each other, as the Senior Inspector may order shall be made and shall be equipped with such apparatus for raising or lowering persons at every such shaft or outlet as the Senior Inspector may order and such shafts or outlets shall be equipped with such appliances or apparatus as the Senior Inspector may order for the efficient ventilation of the workings.

70. No steam boiler shall be installed or worked underground without the express permission of the Senior Inspector.

71. In every coal mine which is, in the opinion of an Inspector, liable to an inundation or inburst of water such additional shafts, rises, chambers, drives and other workings or any of them shall be constructed as may be ordered by the Chief Inspector as provision for the escape of workmen from the lower workings or otherwise to insure their safety.

72. All working places not in actual use nor in course of extension and all places that may be notified as dangerous by an Inspector shall be properly fenced so as to prevent persons entering the same.

73. If an Inspector considers any coal mine or part thereof or any machinery or apparatus therein to be so dangerous or defective as to involve risk of hurt to any person employed, above and below ground, in on or about such coal mine, he shall give to the person in charge or to the owner or agent of such coal mine written notice of the particulars which he considers to be dangerous or defective and shall require the same to be remedied forthwith, and such requirement shall be complied with by the person in charge, the owner or agent, as the case may be.

74. The Chief Inspector may, with the approval of the Menteri Besar, prohibit any method of working which in his opinion is inefficient or likely to lead to inefficient working of any coal mine.

75. No explosive shall be taken into or used in any coal mine other than an explosive of a kind which shall have been notified in the *Gazette* as authorized to be taken into or used in coal mines, as the case may be.

76. Ventilation shall be constantly maintained in every coal mine at the rate of not less than one hundred and fifty cubic feet

77. Such life-saving appliances as the Senior Inspector may from time to time order shall be provided in every coal mine and kept in good order and ready for immediate use.

78. In every coal mine in which inflammable gas has been found within the preceding twelve months a station or stations shall be appointed at the entrance or entrances to the underground workings or to different parts of the mine, as the case may require, and no workman shall be allowed to pass beyond any such station until the mine or parts of the mine beyond the same has or have been cleared from gas by ventilation and inspected by the manager or some competent person appointed by him and stated in writing to be safe; such inspection shall be made within two hours before the time fixed for the workmen to commence work in the part of the mine so inspected.

79. In the event of fire occurring in any coal mine the manager or person in charge of such mine shall take immediate action, as far as may be possible, to secure the safety of all the persons employed therein, and then and not till then shall action be taken to prevent damage to such mine unless action for both purposes can proceed concurrently without danger to life.

80. No shaft shall, without the written permission of the Senior Inspector, be sunk on any coal mine within sixty feet of any other shaft.

81. Such precautions shall be taken as the Chief Inspector may direct for obviating risk of explosion of coal dust by fire due to the flash from explosives used in workings, by electricity used in workings or by atmospheric electricity in any coal mine.

82. The manager of every coal mine or a competent person appointed by him for that purpose shall examine at least once in every twenty-four hours the state of all safety appliances or gear connected with cages, winding ropes or shafts in the mine, and the manager shall once in every seven days carefully examine the buildings, machinery, shafts, levels, planes and all places used in the working of such mine, and every such manager and person shall after every such examination forthwith record in writing in a book to be kept for that purpose his opinion as to the condition and safety of all appliances, gear, buildings, machinery, shafts, levels, planes and places examined by him and as to any repairs, alterations or additions required to insure greater safety to the persons employed in the working of such mine, and such book shall on demand be open to perusal by an Inspector.

83. The manager of every coal mine shall keep at the office at the mine an accurate plan or plans, to a scale, of one hundred and thirty-two feet to an inch, of the workings of such mine and shall cause such plan or plans to be brought up to date at intervals of not more than one calendar month and shall enter on such plan or plans the date of such bringing up to date; a copy of such plan or plans shall be furnished by the manager whenever called for by the Senior Inspector.

84. Breach of any of the foregoing rules for coal mining shall be punishable with fine as follows—that is to say,

- (a) in the case of rules 64, 74 and 83, a fine not exceeding \$250;
 - (b) in the case of rules 65, 68, 70, 72, 75, 80 and 82, a fine not exceeding \$500;
 - (c) in the case of rules 63, 66, 67, 69, 71, 73, 76, 77, 78, 79 and 81 a fine not exceeding \$1,000.
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MINING ENACTMENT

119

FEE FOR DULANG PASS

RULES FOR PAYMENT OF ROYALTY ON GOLD
UNDER SECTION 16 (i)

(Gaz. Not. No. 5562/35)

[Under Section 130]

The Rulers of Perak, Selangor and Pahang in the respective State Councils thereof, and the Yang di-Pertuan Besar and Undang in respect of Negri Sembilan by and with the advice and consent of the State Council thereof, have made the following rules for their respective States for the payment of royalty under section 16 (i) of the Enactment:

1. The royalty due on all raw gold won from land held under mining lease shall be paid by the lessee to the Collector of Land Revenue of the district in which such land is situated within seven days of the removal of such raw gold beyond the boundaries of such land unless the lessee shall produce sufficient proof that he has sold or delivered such raw gold to a gold buyer within the aforesaid period of seven days.
2. Royalty shall be assessed on the date of payment thereof on the value of raw gold as fixed by the Chief Secretary from time to time by Gazette notification under section 131 of the Mining Enactment, and the Collector of Land Revenue shall issue a receipt for the royalty paid.
3. For the purpose of these rules raw gold shall mean raw gold as defined in the Gold Buyers Enactment. F.M.S.
Cap. 149.
4. These rules shall not affect the payment of royalty under any special procedure already agreed upon or which may hereafter be agreed upon between the Menteri Besar, on behalf of the Ruler of the State, and any lessee.

FEE PAYABLE UNDER SECTION 17 (iii) WHEN RENT
BECOMES AN ARREAR

(Gaz. Not. No. 5561/35)

[Under Section 130]

The Rulers of Perak, Selangor and Pahang in the respective State Councils thereof, and the Yang di-Pertuan Besar and Undang in respect of Negri Sembilan by and with the advice and consent of the State Council thereof, have made the following rule for their respective States:

When rent payable on any mining lease or mining certificate becomes an arrear, fees in accordance with the following scale shall be payable in respect thereof under the provisions of section 17 (iii) of the Mining Enactment:

- | | |
|---|---------|
| (a) where the amount due does not exceed \$2 ... | \$ 0.50 |
| (b) where the amount due exceeds \$2 but does not exceed \$10 ... | 1.00 |
| (c) where the amount due exceeds \$10 but does not exceed \$100 ... | 2.00 |
| (d) where the amount due exceeds \$100 ... | 5.00 |

MINING ENACTMENT

131

ROYALTY ON RAW GOLD

(G.N. No. 1541 of 1936)

ROYALTY ON RAW GOLD

(Gaz. Not. No. 1541/36)

[Under Section 131]

The Rulers of Perak, Selangor and Pahang in the respective State Councils thereof, and each in respect of his own State, and the Yang di-Pertuan Besar and Undang in Council in respect of Negri Sembilan, have fixed a royalty of 5 per cent. *ad valorem* on raw gold won within their respective States.

VALUE OF RAW GOLD FIXED FOR THE PURPOSE OF
PAYMENT OF ROYALTY

(L.N. (N.S.) 71/57)

[Under Section 131]

In exercise of the powers conferred by section 131 (ii) of the Mining Enactment the Minister of Natural Resources hereby fixes for the purpose of royalty the value of raw gold, as defined in the Gold Buyers Enactment, at \$101.52 per fine ounce for gold of 900 fineness and above and \$100.67 per fine ounce for gold below 900 fineness.

COMMUTATION OF ROYALTY
ON GOLD

COMMUTATION OF ROYALTY ON GOLD

PAHANG (Gaz. Not. No. 3331/37)

[Under Section 132]

The Ruler in Council of the State of Pahang has fixed the following scale of commutation fees for individual mining licences and dulang passes:

Annual commutation fee for every individual mining licence for gold	\$5.00
Annual commutation fee for every dulang pass for gold	\$4.00

No. 6 OF 1966

I ASSENT,

TUN HAJI ABDUL MALEK BIN YUSUF,

Governor

23rd July, 1966

An Enactment to extend the application of the Mining Enactment of the Federated Malay States (Cap. 147) to the State of Malacca.

[4th August, 1966.]

IT IS HEREBY ENACTED by the Legislature of the State of Malacca as follows:

1. This Enactment may be cited as the Mining Enactment of the Federated Malay States (Cap. 147) (Extended Application to Malacca) Enactment, 1966. Short title.

2. (1) The Mining Enactment of the Federated Malay States (Cap. 147) shall apply and have effect in the State of Malacca with the modifications referred to in sub-section (2). Extension of Mining Enactment of the Federated Malay States (Cap. 147) to the State of Malacca.

(2) The modifications specified in the second Column of the Schedule hereto shall be made in the section of the Mining Enactment of the Federated Malay States (Cap. 147) mentioned in the first Column of the said Schedule.

SCHEDULE

[Section 2(2)]

THE MINING ENACTMENT (F.M.S. Cap. 147)

Section	Modifications
3	Delete the words "All words and expressions" and the following words and substitute "All words and expressions used herein and defined in the National Land Code and not herein before defined shall be deemed to have the meanings attributed to them by that code, save that "State Land" shall include mining land".
14 (iv); 35 (iii), (iv); 36 (i); 38 (ii); 97 (i) (b)	The terms "Land Code" shall be substituted by "National Land Code" wherever they occur.

- 4; 11 (viii); 13; 16 (iv), (v); 19 (i); 20 (i), (ii); 21 (ii); 22 (i), (iii); 23 (ii), (iii); 24 (ii), (iii); 24A (i); 25; 28; 49 (i); 54 (i) (b); (ii), (iv), (vi); 58 (i); 60; 61; 64 (iii); 65 (iv); 69 (i), (ii); 70 (i); 80 (iv), (v); 91 (ii); 93 (i); 94 (i), (ii); 95 (i); 112; 132 (i), (ii).
- 5 (i) Delete the words "Ruler in Council may on behalf of the Ruler of the State" and substitute the words "State Authority".
- 6 (c) Substitute the word "State" for the words "Federated Malay States".
- 17 (ii) Delete the word "April" and substitute the word "June".
- 22 (iii); (iv); 23 (i); 79 (iii); 99 (vi) Substitute the words "Chief Minister" for the words "Menteri Besar".
- 26 Delete the words "or under any such title granted after such commencement in pursuance of a promise made by the Resident before such commencement, or under a mining lease or mining certificate granted under this Enactment".
- 35 Delete Section 35 and substitute therefor the following:
 "35 (j). Subject to sub-sections (ii) and (iii) the following provisions of the National Land Code shall apply to all mining land and to every document of title thereto—
- Div. I Part II ... Section 15 (except sub-section (i) (a), section 19 and section 20.
- Div. I Part III ... Persons and Bodies to whom land may be disposed of—Section 43 (a).
- Div. III Part VII ... Conditions and Restrictions in Interest—Section 124 (except sub-section (i) (a)).
- Div. III Part X ... Preparation and Maintenance of Registers of Final title—Sections 164 to 175.
- Div. III Part XII ... Destruction of Issue Document—Section 199 (2).

- Div. IV Part XIII ... Dealings—Sections 205, 210 and 211.
- Div. IV Part XIV ... Transfers—The whole. (Sections 214 to 219).
- Div. IV Part XVI ... Charges—Sections 241 to 280.
- Div. IV Part XVIII ... Registration of Dealings—Sections 292 to 314.
- Div. IV Part XIX ... Restraints on Dealings—The whole. (Sections 319 to 339).
- Div. V Part XX ... Indefeasibility of Title and Interest—The whole. (Sections 340 and 341).
- Div. V Part XXI ... Trusts—Sections 344 and 345.
- Div. V Part XXII ... Transmission on Deaths and Bankruptcy—The whole. (Sections 346 to 350).
- Div. VI Part XXVI ... General Powers and Duties of the Registrar—Sections 375 and 377 to 383.
- Div. VI Part XXVII ... Searches—The whole. (Sections 384 to 386).
- Div. VI Part XXIX ... Survey—The whole. (Sections 396 to 409).
- Div. VI Part XXXI ... Jurisdiction of the Court—Sections 417 to 419.
- Div. VI Part XXXIII ... Service and Publication of Notices—The whole. (Sections 430 to 433).

(ii) Unless the context otherwise requires, the provisions of the National Land Code mentioned in sub-section (i) shall apply in relation to mining leases and mining certificates as they apply in relation to Mukim Grants and Mukim leases as defined in the Code, and in the application of those provisions under that sub-section:

(a) reference to the Mukim Register shall be taken as reference to the register of mining leases and the register of mining certificates kept under Part III of this Enactment.

- (b) reference to alienated land shall be taken as references to mining land;
 - (c) references to a lease or lessee shall be taken as references to a sub-lease or sub-lessee;
 - (d) references to a proprietor shall be taken as references to a lessee; and
 - (e) references to the Registrar shall be taken as references to the Collector.
- (iii) Where an application for an order for sale is made by a chargee of mining land and movable property of the chargor is security to the chargee for a debt due to him by the chargor, then if either party so requests and the other party consents, the Collector shall transfer the application to the Court instead of holding an inquiry under section 261 of the National Land Code; and, where such transfer is made:
- (a) the application shall be disposed of as if it were an application to the Court under section 256 of the National Land Code; and
 - (b) if the chargee obtains, under the law for the time being regulating civil proceedings, an order for sale of the movable property, it shall be lawful for the Court, on any order for sale which it may make on the application, to provide for the charged land and the immovable property to be sold together.

36 (i) Delete the words "Part VI of the Land Code for the registration of instruments" and substitute "Part XVIII of the National Land Code on the registration of dealings".

38 (ii) Delete the words "Part VI of the Land Code" and "Section 90" and substitute "Part XVIII of the National Land Code" and "Section 304 of the Code" respectively.

- 44 Delete the words "Ruler in Council (in the case of the State of Negeri Sembilan, the Yang di-Pertuan Besar and Undang in Council)" and substitute therefor the words "State Authority".
- 48 (f) Delete the words "and not included in a Malay Reservation" and marginal notes "17 of 1931".
- 49 (1) Insert immediately after sub-section (i) the following new sub-section—
 "(iA) It shall be lawful for the State Authority to authorise a Senior Inspector to prospect on behalf of the State any land within the State, whether State land or land other than State land.";
- (2) Insert immediately after the words "empowered in that behalf" in sub-section (ii) the words "or a Senior Inspector authorised under section (iA)";
- (3) Substitute a semicolon for the full stop at the end of sub-section (ii) thereof and add the following:
 "and shall, in the case of any compensation payable in the case of any land prospected by a Senior Inspector under the provisions of sub-section (iA), be payable by the State."
- 97 (i) (b) Delete reference to "Section 197" and substitute "Section 403 and 404".
- 130 Delete the words "Ruler in Council (in the case of the State of Negeri Sembilan the Yang di-Pertua Besar and Undang by and with the advice and consent of the State Council) and substitute the words "State Authority".
- 133 Delete the words "ruler of the State in Council in the manner provided by the Land Acquisition Enactment", and substitute the words "State Authority" in the manner provided by the Land Acquisition Act, 1960.

Schedule X Delete the Attestation Clauses viz., Schedule XXXVIII (a) and Schedule XXXVIII (b) to the repealed Land Code.

Passed in the Legislative Assembly on the fourteenth day of July, 1966.

[PTG. (M) Sult 1069.]

KOH KIM ANN,
Clerk of Legislative Assembly,
Malacca

No. 3 OF 1967

I ASSENT,
RAJA UDA,
GOVERNOR.

(Public Seal)

20th July, 1967.

An Enactment to extend the application of the Mining Enactment of the Federated Malay States to the State of Penang.

[10th August, 1967.]

IT IS HEREBY ENACTED by the Legislature of the State of Penang as follows:

1. This Enactment may be cited as the Mining Short title.
(Extended Application to Penang and Amendment)
Enactment, 1967.

2. The Mining Enactment of the Federated Malay States shall apply to and have effect in the State of Penang subject to the modifications set out in the First Schedule to this Enactment. Application of the Mining Enactment (F.M.S. Cap. 147) to the State of Penang.

3. In its application to the State of Penang, the Mining Enactment of the Federated Malay States shall have effect subject to the amendments set out in the Second Schedule to this Enactment. Amendment of the Enactment (F.M.S. Cap. 147)

FIRST SCHEDULE

(Section 2)

Section	Modifications
3, 4, 16 (iv), 16 (v), 23 (ii), 23 (iii), 25, 35 (v) and 61	For "Ruler of the State" substitute "State Authority".
5 (i)	For "Ruler in Council may on behalf of the Ruler of the State" substitute "State Authority may".
6 (c)	For "Federated Malay States" substitute "State".
11 (viii), 13, 16 (iv), 16 (v), 19 (i), 20 (i), 20 (ii), 21 (ii), 22 (i)	For "Ruler in Council" substitute "State Authority".

Section	Modifications
22 (iii), 24 (ii), 24 (iii), 24A (i), 49 (i), 54 (i) (b), 54 (iii), 54 (iv), 54 (vi), 58 (i), 60, 64 (iii), 65 (iv), 69 (i), 69 (ii), 70 (i), 80 (iv), 80 (v), 91 (ii), 93 (i), 94 (i) 94 (ii), 112, 132 (i) and 132 (ii)	
22 (iii), 22 (iv), 23 (i) 54 (iv), 79 (iii) and 99 (vi)	For "Menteri Besar" substitute "Chief Minister".
28	For "Ruler" substitute "Governor".
44	For "Ruler in Council (in the case of the State of Negri Sembilan, the Yang di-Pertuan Besar and Undang in Council)" substitute "State Authority".
61	For "Ruler of a State" substitute "State Authority".
95 (i)	For "Ruler in Council may for each State" substitute "State Authority may".
130 (i)	For "Ruler in Council (in the case of the State of Negri Sembilan the Yang di-Pertuan Besar and Undang by and with the advice and consent of the State Council)" substitute "State Authority".
133	For "Ruler of the State in Council in the manner provided by the Land Acquisition Enactment" substitute "State Authority in the manner provided by the Land Acquisition Act, 1960".
VI, VII, XIII, XV	For "Ruler in Council" substitute "State Authority".
VII, XV	For "Menteri Besar" substitute "Chief Minister".
VIII	For "His Highness the....." substitute "His Excellency the Governor of the State of Penang" and for "His Highness" substitute "His Excellency".
LX	For "Ruler" substitute "Governor".

SECOND SCHEDULE

(Section 3)

Section	Amendments
17 (ii)	For "April" substitute "June".
26	Delete "or under any such title granted after such commencement in pursuance of a promise made by the Resident before such commencement".
48 (i)	Delete "and not included in a Malay Reservation" and marginal note "17 of 1931".
49	(a) insert immediately after sub-section (i) the following new sub-section: <p style="margin-left: 40px;">"iA—It shall be lawful for the State Authority to authorise a Senior Inspector to prospect on behalf of the State any land within the State, whether State land or land other than the State land;"</p>
	(b) insert immediately after "empowered in that behalf" in sub-section (ii) "or a Senior Inspector authorised under sub-section (iA);"
	(c) add at the end of sub-section (ii) "and shall, in the case of any compensation payable in the case of any land prospected by a Senior Inspector under the provisions of sub-section (iA) be payable by the State".

Passed in the Legislative Assembly on the 15th day of June, 1967.

[PSUN/PP/12652.]

LEE THIN PEE,
 Clerk of Legislative Assembly,
 Penang

No. 1 OF 1958

I ASSENT,

(STATE SEAL)

T. ALAM SHAH,
Sultan of Selangor

21st day of March, 1958.

An Enactment to amend the Mining Enactment of the Federated Malay States in so far as such Enactment has effect in the State of Selangor.

[4th July, 1955.]

IT IS HEREBY ENACTED by His Highness the Sultan with the advice and consent of the Council of State as follows:

1. This Enactment may be cited as the Mining (Federated Malay States) (Selangor Amendment) Enactment, 1958, and shall be deemed to have come into force on the 4th day of July, 1955.

Short
title.

2. Section 130 of the Mining Enactment of the Federated Malay States is hereby amended in so far as such Enactment has effect in the State of Selangor by the addition of the following new paragraph immediately after paragraph (a) of sub-section (i) thereof:

Amend-
ment of
Section
130.
F.M.S.
Cap. 147.

“(aa) allowing remission, rebate or deferment of payment of rent and remission of fees.”

Passed this 18th day of March, 1958.

[Sel. Sec. 1638/51.]

RAJA MOKHTAR,
Clerk of Council, Selangor

SELANGOR

ENACTMENT No. 2 tahun 1969

KAMI PERKENANKAN,

TENGGU IDRIS SHAH IBNI SULTAN SALAHUDDIN
 ABDUL AZIZ SHAH, RAJA MUDA, SELANGOR.

TENGGU BADLI SHAH IBNI ALMARHUM SULTAN
 HISAMUDDIN ALAM SHAH, D.P.M.S., P.J.K.,
 TENGGU LAKSAMANA SELANGOR.

(Mohor
 Kerajaan)

TENGGU IYRAHIM SHAH ALHAI IBNI ALMARHUM
 SULTAN ALA'IDDIN SULAIMAN SHAH, S.M.S.,
 TENGGU SRI WANGSA.

DATO' MAHMOOD BIN AMBAK, J.M.N., J.P., DATO'
 JAYA RAKNA.

DATO' HAJI MOHD. GHAZALI BIN HAJI ABDULLAH,
 A.M.N., DATO' SERI UTAMA, MUFTI SELANGOR.

Jumaah Pemangku Raja, Selangor

27hb Mach, 1969

Suatu Enactment bagi meminda Enactment Lombong
 (N.M.B. Bab 147).

[]

MAKA INI-LAH DI-PERBUAT UNDANG² oleh Badan
 Perundangan Negeri Selangor seperti berikut :

1. Enactment ini boleh-lah di-namakan sebagai Enactment
 Lombong (Pindaan) (Selangor) 1969, dan hendak-lah di-
 sifatkan telah berjalan kuatkuasa-nya pada 1hb Januari,
 1966.

Nama dan
 tarikh ber-
 kuatkuasa.

Pindaan
Seksyen
35 (i).

2. Seksyen-kecil (i) dalam Seksyen 35 Enactment Lombong (N.M.B. Bab 147) ada-lah dengan ini di-pinda dengan memotong perkataan² dan angka², "seksyen 43 (a) dalam Bahagian Tiga;" yang ternyata sa-lepas sahaja perkataan² dan angka², "seksyen² 15 (kechuali seksyen-kecil (1) (a)), 19 dan 20 dalam Bahagian Dua;".

Pindaan
Seksyen
35 (ii).

3. Seksyen-kecil (ii) dalam Seksyen 35 Enactment Lombong (N.M.B. Bab 147) ada-lah dengan ini di-pinda dengan—

- (i) memotong perkataan "dan" yang ternyata sa-lepas perenggan (d); dan
- (ii) mengganti komabernoktah dan perkataan "dan" bagi noktah yang ternyata sa-lepas perenggan (e); dan
- (iii) menambah satu perenggan baharu seperti berikut sa-lepas sahaja perenggan (e):
 - “(f) dalam seksyen 205 (2) Kanun itu rujukan kepada seksyen 43 Kanun itu hendak-lah di-anggap sebagai satu rujukan kepada seksyen 6 Enactment ini dan perkataan 'di-beri milik' hendak-lah di-sifatkan sebagai telah di-ganti dengan perkataan 'di-pajakkan'.”

Di-luluskan pada 12hb Februari, 1969.

[P.T.G. Sel. Sulit O. 113; L.A. Sel. 753.]

BAHAROM BIN MOHD. SHARIFF,

Setia-usaha,

Dewan Negeri, Selangor

SELANGOR

ENACTMENT No. 2 of 1969

WE ASSENT,

TENGGU IDRIS SHAH IBNI SULTAN SALAHUDDIN
 ABDUL AZIZ SHAH, RAJA MUDA, SELANGOR.

TENGGU BADLI SHAH IBNI ALMARHUM SULTAN
 HISAMUDDIN ALAM SHAH, D.P.M.S., P.J.K.,
 TENGGU LAKSAMANA SELANGOR.

(State Seal)

TENGGU IBRAHIM SHAH ALHAJ IBNI ALMARHUM
 SULTAN ALA'IDDIN SULAIMAN SHAH, S.M.S.,
 TENGGU SRI WANGSA.

DATO' MAHMOOD BIN AMBAK, I.M.N., J.P., DATO'
 JAYA RAKNA.

DATO' HAJI MOHD. GHAZALI BIN HAJI ABDULLAH,
 A.M.N., DATO' SERI UTAMA, MUFTI SELANGOR.

Council of Regency, Selangor

27th day of March, 1969

An Enactment to amend the Mining Enactment (F.M.S.
 Chapter 147).

{

}

IT IS HEREBY ENACTED by the Legislature of the
 State of Selangor as follows:

1. This Enactment may be cited as the Mining (Amendment)
 (Selangor) Enactment, 1969 and shall be deemed to have
 come into force on 1st day of January, 1966.

Citation
 and com-
 mencement.

Amendment
of Section
35 (i).

2. Sub-section (i) of section 35 of the Mining Enactment (F.M.S. Cap. 147) is hereby amended by deleting the words and figures, "section 43 (a) in Part Three;" which occur immediately after the words and figures, "sections 15 (except sub-section (1) (a), 19 and 20 in Part Two;".

Amendment
of Section
35 (ii).

3. Sub-section (ii) of section 35 of the Mining Enactment (F.M.S. Cap. 147) is hereby amended by—

- (i) deleting the word "and" occurring after paragraph (d); and
- (ii) substituting a semi-colon and the word "and" for the full-stop occurring after paragraph (e); and
- (iii) adding the following new paragraph immediately after paragraph (e):

"(f) in section 205 (2) of the Code the reference to a section 43 of the Code shall be taken as a reference to section 6 of this Enactment and the word 'alienated' shall be deemed to be replaced by the word 'leased'."

Passed this 12th day of February, 1969.
[I.P.K. Sel. Sulit O. 113; L.A. Sel. 753.]

BAHAROM BIN MOHD. SHARIFF,
Clerk of the Legislative Assembly,
Selangor

SELANGOR

ENACTMENT No. 7 of 1978

I ASSENT,

(STATE SEAL)

T. ABDUL AZIZ SHAH,
Sultan of Selangor

15th day of January 1979

An Enactment to amend the Mining Enactment (F.M.S.
Chapter 147).*[16th March 1978.]*IT IS HEREBY ENACTED by the Legislature of the
State of Selangor as follows:

1. This Enactment may be cited as the Mining (Amendment) (Selangor) Enactment 1978 and shall come into force on 16th day of March 1978. Citation and commencement.
2. The Mining Enactment is hereby amended as specified in the Schedule hereto. Amendments.

SCHEDULE

Provisions amended	Nature of Amendment	
Section 118	Delete Section 118 and substitute as follows:	Amendments to Cap. 147.
	118. (1) Any person found to be prospecting or carrying on mining operations upon any land or doing any act with the view to prospect or carry on mining operations upon the same without first having received lawful authority to prospect the same or to carry on such mining operations thereon under any of the provisions of this Enactment, or found committing any	

Provisions
Amended

Nature of Amendment

summons being proved, the President shall proceed to examine the matter and on proof that an offence under section 118 (1) has been committed, and that such thing was the subject matter of or was used in the commission of such offence, shall order the same to be forfeited or may in the absence of such proof order its release.

(6) All things forfeited or deemed to be forfeited shall be delivered to the Inspector and shall be disposed of in accordance with the direction of the State Commissioner of Lands and Mines.

(7) When any Inspector exercises his power of seizure under subsection (2) of this section, he may request any police officer for assistance and it shall be the duty of such police officer to render such assistance to the Inspector.

(8) When it has been proved to the satisfaction of the Court that any person convicted under subsection (1) of this section had in fact removed from such land valuable ore, metal or mineral, the Court may order the payment by such person of reasonable compensation to the State Government for the loss of such ore, metal or mineral.

(9) No person shall in any proceedings before any Court in respect of the seizure of any thing seized in exercise or the purported exercise of the powers conferred under section 118 (2) be entitled to the costs of such proceedings or to any damages or other relief unless such seizure was made without reasonable or probable cause.

(10) In this section, "Inspector" includes a Senior Inspector, or other officer duly authorised in writing by a Senior Inspector to carry out the provisions of this section.

- | | | |
|--------------|-----|--|
| Section 118A | ... | <p>(i) (a) For the word "fifty", substitute "five hundred";</p> <p>(b) For the words, "two hundred", substitute "one thousand";</p> <p>(c) For the words, "five hundred", substitute "ten thousand".</p> <p>(ii) For the words, "one thousand", substitute "ten thousand".</p> |
| Section 119 | ... | <p>(i) For the words, "one hundred dollars" substitute "one thousand dollars" and for the word "two", substitute "twenty";</p> <p>(ii) For the words, "two hundred and fifty", substitute "five thousand".</p> |

Provisions amended.	Nature of Amendment
Section 121 ...	For the word "fifty" substitute "one thousand".
Section 122 ...	For the words "one thousand" substitute "ten thousand".
Section 123 ...	For the words "two hundred and fifty" substitute "five thousand".
Section 124 ...	For the words "five hundred", substitute "ten thousand", and for the word "ten" substitute "one hundred".
Section 125 ...	For the words, "one thousand" substitute "ten thousand" and for the word "ten" substitute "one hundred".
Section 126 ...	For the words, "two hundred and fifty" substitute "five thousand" and for the words "one month's rigorous imprisonment" substitute "six months' imprisonment".
Section 127 ...	For the words "five hundred", substitute "ten thousand" and for the word "ten" substitute "one hundred".
Section 128 ...	For the word "one" substitute "five".
Section 129 ...	For the word "ten" substitute "one hundred".
Section 130 (i) (k)	For the word "one" substitute "ten".
Section 136 (i) ...	For the words "one thousand" substitute "ten thousand".

Passed this 19th day of December 1978.

[IPK. Sel. 1803/2; PU² Sel. 753; IPK. Sel. 30051/19.]

JAMIAN BIN MOHAMAD,
Clerk of the Legislative Assembly,
Selangor