

# Dean Forest (Mines) Act 1838

1838 CHAPTER 43 1 and 2 Vict

## XIX †After the Commissioners have ceased to act, Appeal may be made to the Sessions or the Court of Verderers.

... <sup>F1</sup> such appeal may be made to [<sup>F2</sup>the Crown Court], or to any Court of Verderers or Attachments to be held for the said Forest, which [<sup>F2</sup>Court] and Court of Verderers or Attachments are respectively hereby empowered to hear and finally determine the matter of the said appeal, so as such appeal be made within four calendar months from the decision of the said Gaveller or Deputy Gaveller, and so as notice in writing of such appeal be served upon or left at the last known or usual place of residence of the Deputy Gaveller for the time being at least fourteen days before such appeal shall be heard; and the costs of all parties regarding such appeal shall be paid as [<sup>F2</sup>the Crown Court], or the Verderers, or any three of them, assembled in the Court of Attachments for the said Forest, shall direct.

#### **Textual Amendments**

- F1 Words repealed by Statute Law (Repeals) Act 1969 (c. 52), Sch. Pt. VII
- F2 Words substituted by virtue of Courts Act 1971 (c. 23), Sch. 1 para. 1, Sch. 8 Pt. I para. 2

#### Modifications etc. (not altering text)

C1 Unreliable marginal note

### Changes to legislation:

There are currently no known outstanding effects for the Dean Forest (Mines) Act 1838, Section XIX.