

THE FIRST SCHEDULE
REFERRED TO,

BEING A SCHEDULE OF ARTICLES AND CUSTOMS BY THIS ACT ESTABLISHED

- 6 Any Person may transfer his Interest in any Mine or Vein to any other Person by causing an Entry of such Transfer to be made by the Barmaster in the Book to be kept by him as herein-before mentioned in this Act, and such Transfer, when so entered, and not till then, shall be valid and effectual; and any Person may require the Barmaster to enter any Grant, Conveyance, Probate of Will, or other Assurance hereafter to be made relating to any Mine, in the Book to be kept by him, which Entry shall contain the Date, Names, and Descriptions of Parties, and Consideration of the Grant or other Assurance, and if a Will, the Dates and Name of the Testator, and Devisee, and Date of Probate, and Name of Court where proved, and the Name and Description of the Mine or Mineral Property described or referred to in such Document; and the Barmaster shall be required to make such Entry accordingly on having the original Document produced to him for that Purpose, and shall endorse on such Document a Certificate of the Date of such Entry, and the Page of his Book in which it is made, and sign the said Certificate, which Certificate so endorsed shall be taken and allowed as Evidence of such Entry in all Courts of Law and Equity whatsoever; and every Document so entered shall in all Questions of Title have Priority over all other Documents hereafter made or executed which are not entered in the Barmaster's Book, and such Documents as are so entered shall have Precedence over each other according to their respective Dates of Entry.

Changes to legislation:

There are currently no known outstanding effects for the Derbyshire Mining Customs and Mineral Courts Act 1852, Paragraph 6.