Changes to legislation: There are currently no known outstanding effects for the High Peak Mining Customs and Mineral Courts Act 1851, Paragraph 26. (See end of Document for details)

### SCHEDULES

# FIRST SCHEDULE REFERRED TO;

#### BEING A SCHEDULE OF ARTICLES AND CUSTOMS BY THIS ACT ESTABLISHED.

If any Person shall, by virtue of any Sough Engine or other Means, unwater or give Relief to any Mine or Vein which may be under Water and the further working thereof be hindered, the Owner of any such Mine so relieved shall from Time to Time, so long as such Relief be continued, deliver to the Person giving such Relief as aforesaid such Part and Portion of all the Ore which at any Time thereafter shall be got and raised in such Mine or Vein under the Level at which such Relief was given, as the Barmaster and Grand Jury may from Time to Time fix and determine; such Part and Portion of the said Ore to be delivered and dressed and made merchantable by the Owner of such Mine, without any fraudulent Concealment or wilful Diminution, and to be discharged and free from all Charges in getting and dressing; and the Value of such Ore, if it shall not exceed Fifty Pounds, shall be recoverable in the County Court, or, if such Value shall exceed Fifty Pounds, in One of the Superior Courts [F1 at the Royal Courts of Justice].

#### **Textual Amendments**

F1 Words substituted by virtue of Supreme Court of Judicature (Consolidation) Act 1925 (c. 49), s. 224(1)

## **Changes to legislation:**

There are currently no known outstanding effects for the High Peak Mining Customs and Mineral Courts Act 1851, Paragraph 26.