

Stannaries Act 1836

1836 CHAPTER 106 6 and 7 Will 4

4 Original Equitable Jurisdiction of Vice Warden confirmed, and extended to Matters connected with all Metals and Metallic Minerals in the County in the same way as heretofore over Tin.

The original equitable jurisdiction heretofore lawfully exercised by the vice warden for the time being shall and may be henceforth exercised by . . . ^{F1} every . . . ^{F1} vice warden for the time being; and . . . ^{F1} every . . . ^{F1} vice warden for the time being shall have, exercise, and enjoy the same equitable jurisdiction, and the same power and authority in all matters and things brought before him, so far as relates to the working, managing, conducting, or carrying on any mine worked for any lead, copper, or other metal or metallic mineral within the said county of Cornwall, or to the searching for, working, smelting, or purifying any lead, copper, or other metal or metallic mineral within the said county, in as full and ample a manner as if the same had related to any tin or tin ore, or tin mine, or mine worked for tin, in the said county . . . ^{F2}

Textual Amendments

- F1 Words repealed by Statute Law Revision Act 1892 (c. 19)
- F2 Words repealed by Statute Law Revision (No. 2) Act 1888 (c. 57)

Modifications etc. (not altering text)

C1 Jurisdiction of court of vice warden now exercisable by county court: Stannaries Court (Abolition) Act 1896 (c. 45), s. 1

Changes to legislation:

There are currently no known outstanding effects for the Stannaries Act 1836, Section 4.