Status: Point in time view as at 01/02/1991.

Changes to legislation: There are currently no known outstanding effects for the Derbyshire Mining Customs and Mineral Courts Act 1852, Paragraph 18. (See end of Document for details)

THE FIRST SCHEDULE REFERRED TO,

BEING ASCHEDULE OF ARTICLES AND CUSTOMS BY THIS ACT ESTABLISHED

18

Every Meer of Ground shall contain the Quantity herein-after mentioned: that is to say, in the said Soke and Wapentake, Twenty-nine Yards; in the Manor or Liberty of Ashford, Twenty-nine Yards; in the Manors or Liberties of Peak Forest, Hartington, Stoney Middleton and Eyam, Litton and Tideswell, Thirty-two Yards; in the Manor or Liberty of Crich, Twenty-nine Yards; and in the Manor or Liberty of Youlgreave, Twenty-eight Yards; and the Miner shall be entitled to take and have set out for him any Proportion of a Meer, by Payment of an Amount of Ore proportionate to the Amount payable upon freeing a whole Meer.

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Derbyshire Mining Customs and Mineral Courts Act 1852, Paragraph 18.