



Derbyshire Mining Customs and Mineral Courts Act 1852

1852 CHAPTER clxiii 16 and 17 Vict

XLIV Proviso for Small Barmote Courts within Stoney Middleton and Eyam, and several other Places.

And whereas it may happen that a sufficient Number of Miners, Owners, or Maintainers of Mines, not being Members of the Grand Jury, may not be resident within the united Liberty of *Stoney Middleton and Eyam*, or within the said united Liberty of *Ashford, Tideswell, Peak Forest, and Hartington*, or within the said Manor or Liberty of *Litton*, or within the said Manor or Liberty of *Youlgreave*, from which the Barmaster may make a List of Forty-eight Persons liable to serve upon the Jury: It is therefore declared, That whenever a Small Barmote Court is held for the said united Liberty of *Stoney Middleton and Eyam*, or for the said united Liberty of *Ashford, Tideswell, Peak Forest, and Hartington*, or for the said Manor of *Litton*, or for the said Manor of *Youlgreave*, respectively, it shall be lawful for the Barmaster of the Manor or Liberty in which a Small Barmote Court is required to be held to summon either the whole Number or so many Persons as may be necessary to form a Jury of Twenty-four Persons, either from his own List or from the Lists of the other Liberties mentioned in this Section, which last-mentioned Lists shall be produced for the Inspection of the Barmaster requiring the same.

Changes to legislation:

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