University of Colorado Law School

Colorado Law Scholarly Commons

Session Laws 1951-2000

Colorado Session Laws

1980

Amending 36-1-140, Colorado Revised Statutes 1973, Concerning the Removal of Coal and Oil Shale Lands from Mineral Claim Location

Colorado General Assembly

Follow this and additional works at: https://scholar.law.colorado.edu/session-laws-1951-2000

Recommended Citation

Colorado General Assembly, "Amending 36-1-140, Colorado Revised Statutes 1973, Concerning the Removal of Coal and Oil Shale Lands from Mineral Claim Location" (1980). *Session Laws 1951-2000*. 8555.

https://scholar.law.colorado.edu/session-laws-1951-2000/8555

This Act is brought to you for free and open access by the Colorado Session Laws at Colorado Law Scholarly Commons. It has been accepted for inclusion in Session Laws 1951-2000 by an authorized administrator of Colorado Law Scholarly Commons. For more information, please contact rebecca.ciota@colorado.edu.

CHAPTER 147

NATURAL RESOURCES — GENERAL

STATE BOARD OF LAND COMMISSIONERS

HOUSE BILL NO. 1073. BY REPRESENTATIVES Burford, Boley, DeFilippo, DeNier, Edmonds, Gorsuch, Hamlin, Hinman, Hudson, Larson, Lillpop, McElderry, Reeves, Shoemaker, Showalter, Spano, Theos, and Younglund; also SENATOR Anderson.

AN ACT

AMENDING 36-I-140, COLORADO REVISED STATUTES 1973, CONCERNING THE REMOVAL OF COAL AND OIL SHALE LANDS FROM MINERAL CLAIM LOCATION.

Be it enacted by the General Assembly of the State of Colorado:

Section 1. 36-1-140, Colorado Revised Statutes 1973, is amended to read:

36-1-140. Mineral locations - posting - lease. Location of mineral claims, OTHER THAN CLAIMS FOR COAL AND OIL SHALE, may be made upon unleased mineral lands belonging to the state. The discoverer of a body of mineral in either a lead, lode, ledge, deposit, vein, or contact shall immediately post conspicuously a notice declaring that he has made such a discovery on the date attached to the notice. Within ten days after posting said notice, the discoverer must notify the state board of land commissioners of said discovery and arrange for a permit to explore the extent of the discovery. Within sixty days from date of discovery, the locator shall be required to take a lease upon such terms as may be agreed upon by the state board of land commissioners or apply for an extension of the permit.

Section 2. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

Approved: April 13, 1980

Capital letters indicate new material added to existing statutes; dashes through words indicate deletions from existing statutes and such material not part of act.