

MINING ON EDUCATION RESERVES

ANALYSIS.

<p>Title. Preamble. 1. Short Title. 2. Gold-fields laws to operate with all education reserves situate in mining districts.</p>	<p>3. Title of School Commissioners not to be affected. 4. Saving of existing leases 5. Scale of fees to be charged, and to whom payable.</p>
---------------------------------------------------------------------------------------------------------------------------------------------	-------------------------------------------------------------------------------------------------------------------------------------------------------

A BILL INTITULED

AN ACT to authorize Mining on Education Reserves.

WHEREAS in certain mining districts in the colony lands have been reserved and donated as endowments for educational purposes, and such lands so reserved have been proved to be highly auriferous: And whereas mining industry is checked, and great inconvenience and loss arise, in that the Warden's Courts of the said districts have no jurisdiction within the said reserves :

BE IT THEREFORE ENACTED by the General Assembly of New Zealand in Parliament assembled, and by the authority of the same, as follows :—

1. The Short Title of this Act is "The Mining on Education Reserves Act, 1882;" and it shall come into operation on such day as the Governor in Council shall appoint.
2. From and after the date aforesaid all laws relating to gold fields and to Wardens' Courts shall operate within all education reserves that may be situated in any mining district in any part of the colony as if the same had never been reserved or granted; and every holder of a miner's right or business license may exercise the same respectively over the aforesaid lands, subject to the provisions of this Act and of "The Mines Act, 1877," and of any regulations made thereunder.
3. Saving and excepting as herein provided, nothing in this Act contained shall effect the title of the School Commissioners to the aforesaid reserves.
4. Nothing in this Act contained shall effect any leases, contracts, licenses, or agreements lawfully made and existing at the time of the coming into operation of this Act.
5. The scale of fees to be charged in respect of the occupation for mining or other purposes of any portion of the said lands shall be the same as those fixed by "The Mines Act, 1877," and regulations made thereunder; and all moneys arising from such occupation shall when received by the Receiver of Gold Fields Revenue be paid into the credit of the School Commissioners entitled to the same.

Title.
Preamble.

Short Title.

Gold-fields laws to operate within all education reserves situate in mining districts.

Title of School Commissioners not to be affected.

Saving of existing leases.

Scale of fees to be charged, and to whom payable.