TRANSFER OF FUNCTIONS

See note set out under section 1 of this title.

§10. Headquarters of mine rescue cars; site for experimental work; leases and donations

The Secretary of the Interior is authorized to accept any suitable land or lands, buildings, or improvements that may be donated for the headquarters of mine rescue cars and construction of necessary railway sidings and housing for the same, or as the site of an experimental mine and plant for studying explosives, and to enter into leases for periods not exceeding ten years, subject to annual appropriations by Congress.

(June 5, 1920, ch. 235, §1, 41 Stat. 912; Ex. Ord. No. 6611, Feb. 22, 1934.)

TRANSFER OF FUNCTIONS

See note set out under section 1 of this title.

§11. Omitted

CODIFICATION

Section, act May 9, 1938, ch. 187, §1, 52 Stat. 329, providing that purchase of supplies and equipment or procurement of services for Bureau of Mines might be made in open market without compliance with section 5 of former Title 41, Public Contracts, where amount involved did not exceed \$100, was a provision of Interior Department appropriation act and was discontinued in acts subsequent to 1938 appropriation act.

§12. Repealed. Oct. 25, 1951, ch. 562, §1(16), 65 Stat. 638

Section, act Aug. 13, 1946, ch. 961, 60 Stat. 1057, related to preservation of technical and economic records of domestic sources of ores of metals and minerals. See sections 2103, 2908, and 3102 of Title 44, Public Printing and Documents.

§13. Research laboratory for utilization of anthracite coal; establishment and maintenance

The Secretary of the Interior, acting through the United States Bureau of Mines, is authorized and directed to establish, equip, and maintain a research laboratory in the anthracite region of Pennsylvania to conduct researches and investigations on the mining, preparation, and utilization of anthracite coal and to develop new scientific, chemical, and technical uses and new and extended markets and outlets for anthracite coal and its products. Such laboratory shall be planned as a center for information and assistance in matters pertaining to conserving resources for national defense; to the more efficient mining, preparation, and utilization of anthracite coal; and pertaining to safety, health, and sanitation in mining operations and other matters relating to problems of the anthracite industry.

(Dec. 18, 1942, ch. 764, §1, 56 Stat. 1056.)

TRANSFER OF FUNCTIONS

For provisions relating to closure and transfer of functions of the United States Bureau of Mines, see note set out under section 1 of this title.

AUTHORIZATION OF APPROPRIATIONS

Act Dec. 18, 1942, ch. 764, §5, 56 Stat. 1057, provided that: "In order to carry out the purposes of this Act

[sections 13 to 16 of this title] there is authorized to be appropriated, out of any money in the Treasury not otherwise appropriated, the sum of (a) \$450,000 for the erection and equipment of a building or buildings, including plumbing, lighting, heating, general service, and experimental equipment and apparatus, the necessary roads, walks, and ground improvement, and land for the site of the building if no land is donated; and (b) \$175,000 annually for the maintenance and operation of the experimental station, including personal services, supplies, equipment, and expenses of travel and subsistence."

§14. Acquisition of land; cooperation with other agencies

For the purpose of sections 13 to 16 of this title the Secretary, acting through the United States Bureau of Mines, is authorized to acquire land and interests therein, and to accept in the name of the United States donations of any property, real or personal, and to utilize voluntary or uncompensated services at such laboratory. The Secretary is authorized and directed to cooperate with other departments or agencies of the Federal Government, States, and State agencies and institutions, counties, municipalities, business or other organizations, corporations, associations, universities, scientific societies, and individuals, upon such terms and conditions as he may prescribe.

(Dec. 18, 1942, ch. 764, §2, 56 Stat. 1057.)

TRANSFER OF FUNCTIONS

For provisions relating to closure and transfer of functions of the United States Bureau of Mines, see note set out under section 1 of this title.

§15. Repealed. Pub. L. 86–533, §1(17), June 29, 1960, 74 Stat. 248

Section, act Dec. 18, 1942, ch. 764, $\S3$, 56 Stat. 1057, related to reports to Congress of expenditures and donations to laboratory established under sections 13 to 16 of this title.

§16. Research laboratory for utilization of anthracite coal; establishment of advisory committee; composition; functions; appointment

The Secretary of the Interior, acting through the United States Bureau of Mines, may, in his discretion, create and establish an advisory committee composed of not more than six members to exercise consultative functions, when required by the Secretary, in connection with the administration of sections 13 to 16 of this title. The said committee shall be composed of representatives of anthracite coal mine owners, of representatives of anthracite coal mine workers and the public in equal number. The members of said committee shall be appointed by the Secretary of the Interior without regard to the civil-service laws.

(Dec. 18, 1942, ch. 764, §4, 56 Stat. 1057.)

TRANSFER OF FUNCTIONS

For provisions relating to closure and transfer of functions of the United States Bureau of Mines, see note set out under section 1 of this title.

TERMINATION OF ADVISORY COMMITTEES

Advisory committees in existence on Jan. 5, 1973, to terminate not later than the expiration of the 2-year period following Jan. 5, 1973, unless, in the case of a

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committee established by the President or an officer of the Federal Government, such committee is renewed by appropriate action prior to the expiration of such 2year period, or in the case of a committee established by the Congress, its duration is otherwise provided by law. Advisory committees established after Jan. 5, 1973, to terminate not later than the expiration of the 2-year period beginning on the date of their establishment, unless, in the case of a committee established by the President or an officer of the Federal Government, such committee is renewed by appropriate action prior to the expiration of such 2-year period, or in the case of a committee established by the Congress, its duration is otherwise provided for by law. See section 14 of Pub. L. 92-463, Oct. 6, 1972, 86 Stat. 776, set out in the Appendix to Title 5, Government Organization and Employees.

CHAPTER 2—MINERAL LANDS AND REGULATIONS IN GENERAL

- Sec. 21. Mineral la
- Mineral lands reserved.
 National mining and minerals policy; "minerals" defined; execution of policy under other authorized programs.
- 22. Lands open to purchase by citizens.
- 23. Length of claims on veins or lodes.
- 24. Proof of citizenship.
- 25. Affidavit of citizenship.
- 26. Locators' rights of possession and enjoyment.27. Mining tunnels; right to possession of veins
- on line with; abandonment of right.
 28. Mining district regulations by miners: location, recordation, and amount of work; marking of location on ground; records; annual labor or improvements on claims pending issue of patent; co-owner's succession in interest upon delinquency in contributing proportion of expenditures; tunnel as lode expenditure.
- 28–1. Inclusion of certain surveys in labor requirements of mining claims; conditions and restrictions.
- 28–2. Definitions.
- 28a. Omitted.
- 28b. Annual assessment work on mining claims; temporary deferment; conditions.
- 28c. Length and termination of deferment.
- 28d. Performance of deferred work.
- 28e. Recordation of deferment.
- 28f. Fee.
- 28g. Location fee.
- 28h. Co-ownership.
- 28i. Failure to pay.
- 28j. Other requirements.
- 28k. Regulations.
- 281. Collection of mining law administration fees.
 29. Patents; procurement procedure; filing: application under oath, plat and field notes, notices, and affidavits; posting plat and notice on claim; publication and posting notice in office; certificate; adverse claims; payment per acre; objections; nonresident claimant's agent for execution of application and affidavits.
- 30. Adverse claims; oath of claimants; requisites; waiver; stay of land office proceedings; judicial determination of right of possession; successful claimants' filing of judgment roll, certificate of labor, and description of claim in land office, and acreage and fee payments; issuance of patents for entire or partial claims upon certification of land office proceedings and judgment roll; alienation of patent title.
- 31. Oath: agent or attorney in fact, beyond district of claim.
- 32. Findings by jury; costs.
- 33. Existing rights.

Description of vein claims on surveyed and unsurveyed lands; monuments on ground to govern conflicting calls.

- Placer claims; entry and proceedings for patent under provisions applicable to vein or lode claims; conforming entry to legal subdivisions and surveys; limitation of claims; homestead entry of segregated agricultural land.
- Subdivisions of 10-acre tracts; maximum of placer locations; homestead claims of agricultural lands; sale of improvements.
- Proceedings for patent where boundaries contain vein or lode; application; statement including vein or lode; issuance of patent: acreage payments for vein or lode and placer claim; costs of proceedings; knowledge affecting construction of application and scope of patent.
- Evidence of possession and work to establish right to patent.
- Surveyors of mining claims.
- Verification of affidavits.
- Intersecting or crossing veins.
- Patents for nonmineral lands: application, survey, notice, acreage limitation, payment.
- 43. Conditions of sale by local legislature.
- 44, 45. Omitted.
 - Additional land districts and officers.
 - Impairment of rights or interests in certain mining property.
 - Lands in Michigan, Wisconsin, and Minnesota; sale and disposal as public lands.
 - Lands in Missouri and Kansas; disposal as agricultural lands.
 - Mining laws of United States extended to Alaska; exploration and mining for precious metals; regulations; conflict of laws; permits; dumping tailings; pumping from sea; reservation of roadway; title to land below line of high tide or high-water mark; transfer of title to future State.
 - Mining laws relating to placer claims extended to Alaska.
 - Recording notices of location of Alaskan mining claims.
 - Miners' regulations for recording notices in Alaska; certain records legalized.
 - Annual labor or improvements on Alaskan mining claims; affidavits; burden of proof; forfeitures; location anew of claims; perjury.
 - Fees of recorders in Alaska for filing proofs of work and improvements.
 - Grants to States or corporations not to include mineral lands.
 - Water users' vested and accrued rights; enumeration of uses; protection of interest; rights-of-way for canals and ditches; liability for injury or damage to settlers' possession.
 - Patents or homesteads subject to vested and accrued water rights.
 - Possessory actions for recovery of mining titles or for damages to such title.
- 54. Liability for damages to stock raising and homestead entries by mining activities.

§21. Mineral lands reserved

In all cases lands valuable for minerals shall be reserved from sale, except as otherwise expressly directed by law.

(R.S. §2318.)

CODIFICATION

R.S. \$2318 derived from act July 4, 1866, ch. 166, $\$5,\,14$ Stat. 86.