THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1324 Session of 2011

INTRODUCED BY YAW AND SCHWANK, NOVEMBER 10, 2011

AMENDED ON THIRD CONSIDERATION, MARCH 5, 2012

AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in particular rights and immunities, providing for actions to quiet title involving subsurface rights.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 42 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 8320.1. Actions to quiet title involving subsurface rights.
10	(a) Rebuttable presumptionIn an action to quiet title
11	involving subsurface rights to real property, failure by any
12	person claiming to hold the subsurface rights, other than the
13	surface owner of the real property, to exercise the subsurface
14	rights for a period in excess of 50 years shall create a
15	rebuttable presumption that the subsurface rights have been
16	abandoned by such person in favor of the surface owner.
17	(b) NonapplicabilityThe rebuttable presumption
18	established in this section shall not apply to fee interests,
19	including, without limitation, deeds and long-term leases for

1	coal and other minerals and oil and gas, including all
2	appurtenant rights, which have been reserved or acquired by a
3	duly recorded conveyance.
4	(c) DefinitionsThe following words and phrases when used
5	in this section shall have the meanings given to them in this
6	subsection unless the context clearly indicates otherwise:
7	"Exercise of subsurface rights." The term includes, but is
8	not limited to, any of the following:
9	(1) The production of any oil and gas COAL OR OTHER
10	MINERALS and the production of coal or other minerals ANY OIL
11	AND GAS under subsurface rights.
12	(2) Operations being conducted under subsurface rights
13	for injection, withdrawal, storage or disposal of water, oil,
14	gas or other fluid substances.
15	(3) A mortgage, assignment, conveyance or order or
16	agreement to pool or unitize subsurface rights recorded in
17	the recorder's office in the county in which the right or
18	interest is located.
19	(4) Payment of taxes or fees on subsurface rights by the
20	<u>owner or owner's agent.</u>
21	(5) A valid permit of any government agency pertaining
22	to the use of subsurface rights has been issued.
23	(6) A statement describing subsurface rights and
24	claiming ownership of the right and the intention to preserve
25	subsurface rights is filed with the court and recorded in the
26	county where the subsurface rights are located prior to entry
27	<u>of a final judgment.</u>
28	(7) Use of the surface, the strata between the surface
29	and the situs of the mineral and the strata where the mineral
30	is situated for, without limitation, exploration, evaluation,
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- 2 <u>ventilation, cleaning, storing, blending and transportation</u>
- 3 <u>for and of the mineral.</u>
- 4 <u>"Subsurface rights." Mineral COAL OR OTHER MINERAL, oil or</u>
- 5 gas rights or interests, or any combination of those rights or
- 6 <u>interests.</u>
- 7 Section 2. This act shall take effect in 60 days.