LRB9201439RCpr

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AN ACT concerning mineral leases.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Mineral Lease Release of Record Act is 5 amended by changing Sections 1 and 2 as follows:

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(765 ILCS 510/1) (from Ch. 96 1/2, par. 4401)

7 Sec. 1.

8 When any lease on land heretofore or hereafter taken for 9 the purpose of prospecting for or mining or producing coal, oil, gas, or other minerals mineral, -or-for-the-purpose-of 10 mining-the-coal-or-other-mineral-from-said-land,--so--leased, 11 12 shall <u>terminate</u> become -- forfeited by the terms of <u>the</u> said 13 lease or the acts or omissions of the said lessee, his, her, or their heirs, representatives, successors or assigns, it 14 15 shall be the duty of said lessee, his, her or their heirs, 16 representatives, successors or assigns, within 60 days from the date of termination of the lease within-sixty--days--from 17 18 the--time-this-act-shall-take-effect,-if-such-forfeiture-take 19 effect-prior-thereto7-and-within-sixty-days-from-the-date--of 20 forfeiture-of-any-and-all-other-leases, to have such lease or leases, released of record in the county where such land is 21 22 situate, without any cost to the owner or owners of the land; and any failure so to do after notice and demand, shall 23 constitute a petty offense. 24

25 (Source: P.A. 77-2719.)

26 (765 ILCS 510/2) (from Ch. 96 1/2, par. 4402)
27 Sec. 2. Whenever the-lessee-of any coal, oil, gas, or
28 other mineral lease shall terminate and the lessee, his, her,
29 or their heirs, representatives, successors, or assigns
30 lands,-or-the-person,-firm,-company-or--corporation,--owning,

1 holding--or--having-control-of-any-such-lease-shall-allow-the 2 same-to-become-forfeited,-or-by-his,-her-or-their-acts--shall forfeit--the-same,-and shall refuse, fail or neglect to cause 3 4 the same to be released of record in the county where such lands are <u>located</u> situate, the lessor or owner of the lands 5 б may begin and maintain a civil action for a judgment that the lease has terminated. The recording of a judgment of 7 8 termination in the office of the recorder of the county 9 wherein are located the lands covered by such terminated 10 lease shall constitute a release of the lease. Upon judgment 11 being rendered that a lease has terminated and that the 12 lessee, his, her or their heirs, representatives, successors, 13 or assigns has not released the same of record within 60 days after notice and demand, the court shall enter judgment 14 against all such persons who shall have failed to release 15 16 such lease of record for all court costs, litigation 17 expenses, and attorney's fees reasonably incurred by the lessor or owner of the lands or minerals in obtaining the 18 19 judgment of termination. to-compel-the-party-to--release--the 20 same--of-record-and-upon-judgment-being-rendered-ordering-the 21 lease-forfeited-and-directing-the-release,-the-lessee,-or-the 22 person,-firm,--company--or--corporation--owning,--holding--or 23 controlling--the--lease,--shall--be--ordered-to-pay-all-costs 24 aceruing-by-the-action,-including-a-reasonable-attorney's-fee 25 to-be-taxed-as-cost-

26 (Source: P.A. 84-1308.)