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1999 ASSEMBLY BILL 458

September 14, 1999 – Introduced by Representatives Black, Bock, Miller, La Fave, Huber, Plouff, J. Lehman, Balow, Pocan, Lassa and Berceau, cosponsored by Senators Decker, Burke, Baumgart and Erpenbach. Referred to Committee on Environment.

AN ACT to amend 26.08 (1) and 299.97 (1); and to create 23.15 (1m) and 299.71
of the statutes; relating to: mining for minerals on lands owned by the state
and under the jurisdiction of the department of natural resources, sale of lands
by the department of natural resources and providing a penalty.

Analysis by the Legislative Reference Bureau

This bill prohibits mining on land that is owned by this state and is under the jurisdiction of the department of natural resources. The prohibition applies to metallic and nonmetallic minerals, but not sand, crushed stone, lime, clay, gravel or peat.

Any person who violates this prohibition is subject to a forfeiture of not less than \$100 nor more than \$10,000 and must forfeit all revenues from the illegal mining. A violator is also liable for any damages to the land that are caused by the illegal mining. If the violator is a corporation, partnership or association, any officer, director or partner who knowingly authorizes the illegal mining is subject to these penalties.

The bill prohibits the natural resources board from selling lands, except lands that it has designated as surplus, for the purpose of allowing mining on the lands.

ASSEMBLY BILL 458

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For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 23.15 (1m) of the statutes is created to read:

23.15 (1m) Notwithstanding sub. (1), the natural resources board may not sell or exchange lands, other than lands that are designated as surplus under sub. (5), for the purpose of allowing mining, as defined in s. 299.71 (1) (c), on the lands.

Section 2. 26.08 (1) of the statutes is amended to read:

26.08 (1) The department may, from time to time, lease parts or parcels of state park lands or state forest lands. These leases shall contain proper covenants to guard against trespass and waste. The rents arising from these leases shall be paid into the state treasury to the credit of the proper fund. Licenses also may be granted to prospect for ore or mineral upon any of these lands; but proper security shall be taken that the licensees will fully inform the department of every discovery of ore or mineral and will restore the surface to its former condition and value if no discovery of valuable deposits is made. The department shall retain a copy of each lease or license and file the original in the office of the board of commissioners of public lands.

Section 3. 299.71 of the statutes is created to read:

299.71 Prohibition on mining on department lands. (1) DEFINITIONS. In this section:

(a) "Land", notwithstanding s. 990.01 (18), does not include an easement or a lease of land.

ASSEMBLY BILL 458

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- (b) "Minerals" means metalliferous and nonmetalliferous minerals, including mineral commodities, but does not include peat, crushed stone, sand, lime, clay or gravel.
- (c) "Mining" means operations or activities for the extraction of minerals from the earth or the exploration or prospecting for minerals and includes related operations, processes or activities such as drilling, excavation, grading, construction of roads, screening, scalping, dewatering and blending.
- (2) PROHIBITION. No person may engage in mining on land that is owned by this state and is under the jurisdiction of the department. This subsection does not prohibit the removal and lease or sale of material under s. 30.20 (2).
- (3) Penalties. Any person who violates sub. (2) shall forfeit not less than \$100 nor more than \$10,000 for each site on which the mining took place and shall forfeit all revenues obtained from mining in violation of sub. (2). The violator is liable to the department for the full cost of reclaiming the affected area of land and any damages caused due to mining in violation of sub. (2). Each day of violation constitutes a separate offense. If the violator is a corporation, partnership or association, any officer, director or partner who knowingly authorizes, supervises or contracts for mining in violation of sub. (2) is also subject to the penalties in this subsection.

Section 4. 299.97 (1) of the statutes is amended to read:

299.97 (1) Any person who violates this chapter, except s. 299.15 (1), 299.51 (4) (b), 299.53 (2) (a) or (3), 299.62 (2) or, 299.64 (2) or 299.71 (2), or any rule promulgated or any plan approval, license or special order issued under this chapter, except under those sections, shall forfeit not less than \$10 nor more than \$5,000, for

ASSEMBLY BILL 458

- each violation. Each day of continued violation is a separate offense. While the order
- 2 is suspended, stayed or enjoined, this penalty does not accrue.
- 3 (END)