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n coal mines -General-It was Act, without refulations or any-ere to be observhe legislature, leir Lordships

t grounds. This particular facts conclusion"—that Law Reports, at e Homma case goes a very slation of the

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dertaken to Chinese, ar in mines. They They have done

mpensation. ld not perhaps law, nor would But still, I admitted that the legislature d not give him ore, if this rtain avenue of ife, that is not a power of the re can take an to vote, the rom a man the ticular way. It if his right to not labor un-is a matter of e is lots of for this clas

shall not be ployed. And mployed that I am entitled ed that the the law\_the nd being an ilme the right

sion of the ngression of the ase of a railway such a company embark in a gieasy to see that of likely to be ey ought to be rise other incona saying that a nmasters, o ling stock manu-not incidentally, ona fide conduct d business, bu parate trade. I case might be a Atorney-Genid on the legis and authorize it professed and vents, it must g substantial ing substantial, ice. It is not for this pur-substantial, possible to smell or ts to a nuisance ably incident to speaking, it is ascertain when myself, I shoul show any groun the public, even made out to be And it is, in sidered, for the it there is no rea of shareholders ct of Parliamen g and working a hareholders incor-l law (now appli-s) for the purpose ing any other in-r as the first has t not abuse them. 7 dùties it cannot s it is under any direction it must eholders inco ect the other." a statutory prohi-i friend's clients d friend's cilents general law of this unamen in their our Lordship they stutory inhibition cannot flagrantly their operations hey think the law of this legislature. agitation in the at in the courts, at purpose. But at purpose. But rantly disobey it it is only where one. or where, in aded for the pubmisfeasance of Atomey-General a particular land aint, it is for him s. If as between rehelders there is lders there the capital, or a bilities, it is for abilities, it is for ain; if as between rsons outside the to contracts ultra-sons to take pro-nsclves from risks free to avoid. I rinciple on which to interfere with to interfere with to interfere with racts because they than he would on with the contracts I joint stock com-her industrial en-right, it seems to it, in my judg-General to take rival trader who rival trader who is trading in some-established or in-cannot think that leneral to invoke urt so invoked, to ortical and co on antic" and so on. lip: but if the Atce is not to rovince is not to and state to your if the province is, so obeyed, who is submit again that here. I think he miner engaged in Chinamen under-ind say, I am sub-y which is aimed this company is this company is nse, that unless I age Five.