What happens if the find is Treasure?

If the Finds Liaison Officer, museum curator or archaeologist believes that the find may be Treasure, they will inform the British Museum, or the National Museums & Galleries of Wales. They will then decide whether they or any other museum wishes to acquire it from the Crown.

If no museum wishes to acquire the find from the Crown, the Secretary of State will disclaim it. When this happens, the Coroner will notify the landowner that the object is to be returned, after 28 days, unless the landowner objects. If the landowner objects, the Coroner will retain the find until you and the landowner have resolved any dispute.

What if a museum wants to acquire my find?

The Coroner will hold an inquest to decide whether the find is Treasure. You, the site occupier, and the landowner will be invited to attend, and will able to question witnesses at the inquest. Treasure inquests will be held without a jury.

If the find is declared to be Treasure then it will be taken to the British Museum or the National Museums & Galleries of Wales so that it can be valued by the Treasure Valuation Committee.

How is a fair market value for a Treasure find arrived at?

Any Treasure find, that a museum wishes to acquire, is valued by the Treasure Valuation Committee which consists of independent experts. The Committee will commission a valuation from one or more experts drawn from the antiquities or coin trades. You, the landowner or the acquiring museum, will have the option to comment on this valuation, and/or to send in a separate valuation for the Committee to consider. The Committee will inspect the find and arrive at a valuation. If you are then dissatisfied with the Committee’s valuation, you can ask for the Committee to review it, in the light of written evidence that you want the Committee to see. If you are still dissatisfied, you can then appeal to the Secretary of State.

What if the Coroner or the national museum loses or damages my find?

They are required to take reasonable steps to ensure that this does not happen but, if it does, you should be compensated.

Who is eligible to a share of the valuation?

This is set out in detail in the Code of Practice. To summarise:

- the finder who has obtained permission to be on the land from its owner, and acted in good faith.
- the person or organisation which holds the freehold of the land.
- the person who occupies the particular site as a tenant of the owner.

Who is not eligible to a share of the valuation?

- an archaeologist who makes a Treasure find
- A finder or a landowner who has acted in bad faith, and not in accordance the Code of Practice, may expect a reduced share of the valuation, or none at all.

How long will it take before I receive my reward?

The target should be that the period between the find being received by the Coroner, or by the organization to whom he has directed that the find be delivered, and the payment of an ex gratia reward should not be longer than twelve months (provided no challenges are made to valuations), although it may be necessary to exceed this period in exceptional cases such as large hoards of coins, or finds that present particular difficulties.
The Treasure Act 1996 replaced the common law of treasure trove in England, Wales and Northern Ireland. On 1 January 2003, the definition of Treasure was extended, as set out below.

This leaflet provides a summary of the main points of the Act: further information will be found in the Treasure Act Code of Practice which can be downloaded free of charge from the Department for Culture Media & Sport's website at www.culture.gov.uk, from the British Museum’s Treasure Registrar, and from your Local Finds Liaison Officer, or through the National Council for Metal Detecting.

Metal detectorists are strongly advised to obtain a copy of the Code which, amongst other things, contains guidance for detectorists; sets out guidance on the payment of rewards; gives advice on the care of finds and has lists of useful addresses.

What objects qualify as Treasure?
The following objects are Treasure under the Act, if found after 24 September 1997 (or, in the case of category 2, if found after 1 January 2003):

1. Any metallic object, other than a coin, provided that at least 10 per cent by weight of metal is precious metal (that is, gold or silver) and that it is at least 300 years old when found. If the object is of prehistoric date it will be Treasure provided any part of it is precious metal.
2. Any group of two or more metallic objects of any composition of prehistoric date that come from the same find (see below).
3. All coins from the same find provided they are at least 300 years old when found (but if the coins contain at least 10 per cent of gold or silver there must be at least ten of them).

The following types of find are not Treasure:
- objects whose owners can be traced
- unworked natural objects, including human and animal remains, even if they are found in association with Treasure
- objects from the foreshore which are wreck
- single coins found on their own
- groups of coins lost one by one over a period of time.

If you are in any doubt, it is always safest to report your find. Your local Finds Liaison Officer will be glad to record all archaeological objects that you find.

What should I do if I find something that may be Treasure?
You must report all finds of Treasure to the Coroner for the district in which the finds were made either within 14 days after the day on which you made the find or within 14 days after the day on which you realised that the find might be Treasure (for example, as a result of having it identified). The obligation to report finds applies to everyone, including archaeologists.

How do I report a find of Treasure?
Very simply, you may report your find to the Coroner in person, by letter, telephone, fax, or email. The Coroner or his officer will send you an acknowledgement and tell you where you should deposit your find. The Code of Practice has a list of Coroners’ contact details.

Finds made in one of the few areas in which a Treasure Franchise operates (the Duchies of Lancaster and Cornwall, the Corporations of Bristol and London), should be reported to the Coroner in the normal way.

Where will I have to take my find?
In each Coroner’s district, there is a local agreement between the Coroner, the Finds Liaison Officer (FLO), local government archaeological officers (in Wales, the Regional Archaeological Trusts) and local or national museums, about where Treasure finds should be deposited. From December 2003, a national network of FLOs will have been established across the whole of England and Wales. The FLOs will then be the main point of contact for Treasure finds.

The FLOs will then be the main point of contact for Treasure finds. The body or individual receiving the find will notify the Sites and Monuments Record as soon as possible (if that has not already happened), so that the site where the find was made can be investigated by archaeologists if necessary. A list of Sites and Monuments Records is included in the Code of Practice.

What if I do not report a find of Treasure?
The penalty for not reporting a find that you believe or there is good evidence for believing to be Treasure, without a reasonable excuse, is imprisonment for up to three months, a fine of up to £5,000 (level 5), or both. You will not be breaking the law if you do not report a find because you did not at first recognise that it may be Treasure, but you should report it once you realise this.

What happens if the find is not Treasure?
If the find is not Treasure, the museum curator or archaeological body will inform the Coroner who may then decide that the find should be returned to you without the holding of an inquest.

Iron Age bronze mirror, silver brooch and pottery from Shillington, Bedfordshire.