

**ORDINANCES**  
OF THE  
**Yukon Territory**

**PASSED BY THE YUKON COUNCIL**

IN THE YEAR

**1905**

---

**WILLIAM WALLACE BURNS McINNES,  
COMMISSIONER.**

---



*Printed and Published for the Government of the Yukon Territory  
Under the Superintendence of the King's Printer.*

**BY AUTHORITY**

*Of Chapter 4 of the Ordinances of 1904, Entitled "An Ordinance  
Respecting Public Printing."*

THE  
Dept. of the Secretary of State  
Library & Records.

NO. 2406..

Room... 3 .....

Section.....

Shelf.....

**ORDINANCES**  
OF THE  
**Yukon Territory**

**PASSED BY THE YUKON COUNCIL**

IN THE YEAR

**1905**

---

**WILLIAM WALLACE BURNS McINNES,  
COMMISSIONER.**

---



*Printed and Published for the Government of the Yukon Territory  
Under the Superintendence of the King's Printer.*

**BY AUTHORITY**

*Of Chapter 4 of the Ordinances of 1904, Entitled "An Ordinance  
Respecting Public Printing."*

# TABLE OF CONTENTS.

---

Chap.	Page.
1. An Ordinance Respecting Juries.....	5
2. An Ordinance to Amend the Judicature Ordinance and Rules.....	15
3. An Ordinance Prohibiting the Discharge of Fire Arms Within the Limits of Unincorporated Towns.....	16
4. An Ordinance Entitled An Ordinance to Amend Chapter 6 of the Consolidated Ordinances of the Yukon Territory, Entitled, "An Ordinance Respecting the Registration of Births, Marriages and Deaths" .....	17
5. An Ordinance to Amend Chapter 72 of the Consolidated Ordinances of the Yukon Territory, Entitled, "An Ordinance Respecting the Preservation of Game in the Yukon Territory".....	18
6. An Ordinance Respecting the Bye-Laws of the City of Dawson	19
7. An Ordinance for Granting to the Commissioner Certain Sums of money to Defray the Further Expenses of the Public Service of the Yukon Territory for the Twelve Months From June 30th, 1904, to June 30th, 1905, and for purposes relating thereto; and for Granting to the Commissioner Certain Sums of Money to Defray the Expenses of the Public Service of the Yukon Territory for the Twelve Months From June 30th, 1905, to June 30th, 1906, and for Purposes Relating Thereto .....	21
8. An Ordinance Respecting Liens in favor of Woodmen and Others	24
9. An Ordinance Respecting the Town of Bonanza .....	33
10. An Ordinance to Amend the Rules of Court Made Under the Judicature Ordinance .....	34

## CHAPTER 1.

### AN ORDINANCE RESPECTING JURIES.

(Assented to September 9th, 1905.)

1. This chapter may be cited as "The Juries Ordinance."

Short title

#### QUALIFICATIONS.

2. Every British subject who has resided for twelve months within the Yukon Territory shall be qualified and liable to serve as a juror in said Territory.

Qualifications

3. The following persons shall be exempted from serving as jurors, that is to say:—

#### EXEMPTIONS AND DISQUALIFICATIONS.

(1) Members of the Privy Council or of the Senate or House of Commons of Canada.

Exemptions  
from service  
as jurors

(2) Members of the Yukon Council.

(3) Members of the Royal North West Mounted Police.

(4) Barristers and solicitors.

(5) The Superintendent of Schools, and teachers employed by the Commissioner of the Territory.

(6) Clergymen and Ministers of the Gospel.

(7) Medical Practitioners.

(8) Mail Carriers.

(9) Persons actually engaged in the operating of railway trains and steamboats.

(10) Telegraph and Telephone operators in actual employment as such.

(11) Persons actually in charge of a steam engine, and firemen while working on a mining claim.

(12) Officers and clerks of the Dominion or Territorial Government.

(13) Judges, magistrates and officers of any Court of Justice actually exercising the duties of their office.

(14) Persons who are affected with blindness, deafness or with mental or physical infirmity incompatible with the discharge of the duties of jurors.

(15) Persons under twenty-one and above sixty years of age.

(16) Persons residing more than fifteen miles from the Court House at Dawson.

4. (1) No person shall be liable to serve as a juror more than twice in one year except in case of his being summoned in obedience to a new venire facias issued under the provisions of this Chapter for the return of jurors when sufficient number of jurors have not attended.

(2) No person shall serve as a juror who has been convicted of any criminal offense for which he was sentenced to death or any term of imprisonment with hard labour for a period exceeding three months.

#### PREPARATION OF LISTS.

Lists to be prepared

5. (1) The Territorial Court shall, when, and as often as it is deemed necessary, cause to be prepared a list of not less than two hundred persons qualified and liable to serve as jurors.

In Form "A"

(2) Such list shall be in form "A" in the schedule to this Ordinance, and shall contain in alphabetical order the surnames of each person qualified and liable to serve as a juror, with his christian name or one or more of the initials thereof, and shall state his place of residence, his occupation or addition and any appellation by which he is known for the purpose of distinction.

Judges to direct preparation

(3) The list shall be prepared in accordance with such direction as the judges or a majority of them may give and shall be subject to such amendment by adding or striking off names as the judges or a majority of them may decide.

List not open to inspection

(4) The said list as so signed shall be kept in the office of the clerk and shall not be open to inspection.

(5) The Court may, at any time, and from time to time order the names of any persons to be struck off or the names of any persons to be added to said list.

#### DRAWING JURORS.

Method of drawing Jury

6. (1) When a jury is required, the clerk of the Court shall prepare a jury box and tickets for use in drawing jurors.

Tickets to be placed in box

(2) The tickets, on which shall be written, as in the jury list, the names with the residences and occupations or additions of all persons on the jury list, each ticket having one name thereon shall be placed in the jury box.

Tickets to be folded

(3) Every ticket shall be so folded as to conceal the name written thereon.

Number to be written on ticket

(4) The Clerk, instead of writing the name, residence and occupation or addition of each person on the ticket, may write thereon a number corresponding to a distinguishing number to be placed opposite the name of the person in the jury list.

(5) The names of the jurors may be drawn in open Court or by the order of the Court they may be drawn in the presence of such persons as the Court directs.

Names to be drawn in open Court or otherwise

(6) The tickets shall be placed promiscuously in the jury box.

To be placed promiscuously in box

7. (1) When the panel of jurors is drawn for service the clerk shall enter on the jury list opposite the name of each person so drawn, the date of drawing.

Clerk to enter date

(2) If any person who is liable to serve as a juror has been drawn, but for any cause has not been summoned to attend, or has not attended, the entry of drawing in the jury list shall be cancelled.

Entry to be cancelled in certain cases

PANEL OF JURORS.

8. The panel of jurors to be drawn for the trial of jury causes shall be composed of such number as the court or judge directs and shall consist of the persons qualified and liable to serve whose names correspond to such number of tickets first drawn.

Composition of Panel

9. At the close of the drawing the clerk shall make a list containing the names, residences and occupations or additions of the persons drawn and such list shall be signed by the judge presiding in court at the time of drawing or the person so ordered by the court to attend such drawing and shall constitute the panel of jurors to serve for the then next ensuing month.

Clerk to make list

10. The clerk, when any such panel is required, shall issue and deliver to the sheriff a writ of venire facias for the summoning of the persons constituting such panel to attend during the sittings for which it is drawn.

Writ to issue

SUMMONING JURORS.

11. The clerk may issue a writ of venire facias without any fiat or order therefor.

Summons

12. The sheriff shall summon each person named in the panel by delivering to him a notice in writing under the hand of the sheriff, containing the substance of such writ of venire facias.

Sheriff to notify by hand

13. The writ of venire facias and the summons may be in the forms B. and C. in the schedule to this Ordinance or to the like effect.

Forms

14. The sheriff, at least twelve hours before the time appointed for their attendance, shall summon such jurors provided that such twelve hours' service shall not be necessary when a judge otherwise orders.

Twelve hours notice

15. (1) The sheriff shall in his return to the writ of venire facias, report his proceedings as to the summoning or attempting to summon the persons whose names appear in such panel.

Sheriff to report

To annex  
affidavit

(2) He shall annex thereto any affidavit made by any such person showing that such person is exempted from serving.

ATTENDANCE AND ORGANIZATION OF JURIES.

Drawing

16. The clerk shall, on each day on which the jurors are required to stand, call,—

(a) Upon the opening of the Court, the names of all jurors, and

(b) Upon any jury cause being called for trial, the names of the jurors required to compose the jury, and shall make an entry of the fact if any juror does not answer to his name.

Six to  
constitute  
Jury

17. Every jury for the trial of a civil or criminal cause shall consist of six persons selected from the said panel.

Challenging

18. In civil causes the plaintiff or plaintiffs on one side and the defendant or defendants on the other side may on each side, except in the case of a special jury, peremptorily challenge three jurors including talesmen.

Names to be  
written on  
tickets

19. The clerk shall write the names of the jurors on tickets, each ticket having one name thereon, and having folded such tickets so as to conceal the name, shall place them promiscuously in a box.

Requisite  
number to be  
drawn from  
box

20. (1) When any cause to be tried with a jury is called, he shall draw from such box the names of jurors to the prescribed number, exclusive of the names of those who are not in attendance, and if any of the jurors whose names are so drawn are challenged and set aside, he shall draw from the names until the prescribed number is obtained.

Jurors first  
drawn

(2) The jurors who are first drawn and who are in attendance and are not challenged and set aside, shall be sworn or permitted to affirm in the usual manner and shall be the jury to try the cause.

Names to be  
returned to  
box

(3) The names of the jurors so drawn who were not in attendance or who were challenged and set aside, shall then be returned to the box.

But not before  
other names  
have been  
drawn

(4) The names of the persons so sworn shall not be returned to the box to be drawn again until all the names in the box have been drawn in obtaining juries for subsequent trials.

When number  
insufficient

21. When a number of jurors in attendance—

(a) Is insufficient, or

Talesmen

(b) Is so reduced by challenge or by other causes as to be insufficient, to constitute a jury, a tales de circumstantibus may, in a civil cause, at the instance of either party, and in a criminal cause, on application on behalf of the Crown or of the defendant, be ordered and summoned, and returned immediately for service.

Judge may  
discharge  
Jurors

22. The presiding judge at any trial may excuse the jurors from at-



tendance during any part of the sittings and may at any time discharge them from further attendance.

SPECIAL JURIES.

23. (1) The Court or a judge may, upon sufficient cause therefor being shown by affidavit, order that a special jury be drawn for the trial of any civil cause. Special jury

(2) When a special jury is required for the trial of a cause the clerk shall, at a time of which due notice has been given to both parties to the cause, draw (omitting the names of any persons then serving as jurors), one hundred names of persons on the jury list.

(3) The number having been reduced to twenty-four by the respective parties, the solicitors or agents alternately objecting to a name, commencing with the party who required the special jury, a panel and a venire facias shall be delivered by the clerk to the Sheriff and such special jurors shall be summoned at least two days before the time appointed for their attendance. Each party shall have the right to object to twenty-five names and no more. Panel to be delivered by the Clerk to the Sheriff

(4) If the number is not so reduced through the parties not objecting to names, the required number shall be taken from these names first drawn, and which have not been objected to. If no objections names first drawn to be used

(5) The names of the special jurors so summoned shall be written on tickets, each ticket having one name thereon, and such ticket shall be folded so as to conceal the name, and shall be placed promiscuously in a box. Names to be written on separate tickets

(6) The clerk, when the cause is called, shall draw from the box the names of jurors to the prescribed number, and the jurors whose names are first drawn and who are in attendance, shall be the jury for the trial of the cause. Jurors first drawn to try cause

FEES AND PAYMENT OF JURORS.

24. The fees for travel and attendance of jurors in civil and criminal causes, shall be as follows:— Fees

For each mile necessarily travelled, going and coming from residence to Court House—per mile.....	.....\$	.25
For every day's attendance .....		5.00

25. The party requiring an ordinary jury in a civil cause shall, before the panel for such jury is drawn, deposit with the clerk of the court the sum of one hundred dollars and shall before the commencement of the trial of such cause on each day subsequent to the first day, deposit with such clerk the further sum of thirty dollars. Deposit required for Jury

26. No special jury shall be ordered unless the party who has applied Deposit for special Jury

plied therefor has first deposited with the clerk of the court the sum of two hundred dollars, such party shall before the commencement of the trial of such cause on each day subsequent to the first day, deposit with the said clerk the further sum of thirty dollars.

How sums  
applied

27. The sums deposited with the clerk of the court under the next two preceding sections shall be applied so far as required, to the payment of the fees of the jurors and any balances shall be paid to the persons respectively by whom they were deposited.

#### APPORTIONMENT OF COST OF JURY.

Expenses of  
Jury trials to  
be borne by  
Crown and  
litigants  
proportion-  
ately

28. (1) If criminal and civil trials with jury are held at the same sittings the cost of summoning the panel and of the travel of the jurors shall be apportioned between the Crown and the civil litigants, in proportion to the number of causes for trial with a jury and the portion assigned to the civil litigants shall be equally apportioned among the several causes.

Fees to be  
apportioned

(2) The jury fees for daily attendance shall be apportioned among the several criminal and civil causes tried in the proportion of the respective times occupied in the trial of such causes.

#### PAYMENT PREPARING FOR JURY LIST

Clerk to be  
paid

29. The clerk shall be paid a sum not exceeding fifty dollars for every jury list prepared by him in pursuance of the order of the Court.

#### SITTINGS OF THE COURT WITH JURY.

Sittings of  
Territorial  
Court

30. There shall, if necessary, be a sitting of the Territorial Court for the trial of criminal causes with a jury, beginning on the first Monday of every month.

#### NOTICE TO BE GIVEN BY CROWN PROSECUTOR.

Crown  
Prosecutor to  
notify Clerk  
of Jury being  
required

31. The Crown Prosecutor shall, six clear days before the first Monday of every month, notify the clerk of the Court if a jury is required for trial of criminal causes.

#### TRIAL OF CIVIL CAUSES WITH JURY

Civil causes  
to be tried  
after criminal

32. All civil causes for trial with a jury shall be tried immediately after the criminal causes, or if no criminal causes, then on the first Monday of every month and on the days following required for trial of such causes.

#### FINES FOR NON-ATTENDANCE.

Jurors absent  
may be fined

33. Any juror who does not answer to his name when called in Court in any civil or criminal cause, may be fined.

Fines

34. The fine payable by a juror shall be five dollars for the first day,

and for every subsequent day such sum not exceeding twenty dollars, as the Court directs.

35. (1) All fines for non-attendance of jurors may be recovered by warrant of distress in the form "D" in the Schedule to this Ordinance or to the like effect to be made out and delivered by the clerk to the Sheriff immediately after the calling of the jurors each day or at such other time as the Court orders.

How recovered

(2) The Sheriff shall forthwith enforce the warrant and return to the clerk a statement of all fines received by him, and the reasons why any fines which have been imposed have not been collected, and shall pay over to the Comptroller of the Territory the full amount by him recovered, deducting ten per centum for his services.

Sheriff to make return of fines

(3) The clerk shall immediately lay such statement before the judge who presided at the sitting.

GENERAL PROVISIONS.

36. No omission to observe the directions in this Ordinance contained, or any of them, as respects—

Verdict not to be impeached on account of errors

- (a) The qualifications, exemptions or disqualifications of jurors;
  - (b) The preparation of the list of jurors, or the form of the lists or requirements in respect to the list;
  - (c) The drawing or summoning of juries; or
  - (d) The striking of a special jury;
- shall be ground for impeaching the verdict in any cause.

37. (1) No jury shall be kept without meat, drink or any other comfort while it is considering its verdict.

Meat and drink to be supplied Jury

(2) If during the trial of a cause, civil or criminal, the jurors are not allowed to separate, the sheriff may provide such lodging and refreshment as is necessary and proper for them, and the cost thereof certified by the sheriff, shall be paid in the same manner and from the same funds as jury fees.

Lodging and refreshment to be provided

38. Every person who—

Penalties for failure to act &c

- (a) Knowingly puts the name of any person upon the jury list who is not qualified or liable to serve, or
- (b) Wilfully fails to perform any duty imposed upon him by this Ordinance, shall be liable to a penalty of not less than fifty dollars, nor more than two hundred dollars.

39. Chapter 26 of the Consolidated Ordinances of the Yukon Territory, being an Ordinance Respecting the Summoning of Jurics is hereby repealed.

Chapter 26 repealed

## JURIES.

## SCHEDULE.

Form A.  
(Section 5.)

## LIST OF JURORS.

## THE YUKON TERRITORY—

The return of the Clerk of the Territorial Court of certain persons residing within the Yukon Territory liable to serve as jurors:—

Surname and Christian name at full length	Residence.	Occupation or Addition.
--	------------	----------------------------

Form B.  
(Section 13)

## VENIRE FOR JURY.

## YUKON TERRITORY, L. S.—

Edward the Seventh, by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Etc.,

To.....Esquire,  
(Seal.) Sheriff of our said Territory.

## GREETING:

We command you that you cause to come before our Justices of the Territorial Court at the Court House at Dawson in said Territory, on the                    day of                    19                    at                    o'clock, in the                    noon, the (insert number) jurors, whose names are contained in the panel hereunto annexed, then and there to attend the said Territorial Court as jurors for the trial of all such causes as may be then and there pending between ourselves and party from time to time as they shall put themselves upon that jury by virtue of any issue formed during the sitting of said Courts, and have you then and there the panel, with the names of the jurors so annexed as aforesaid, and this writ, and make due return of your doings thereon.

Witness The Honourable

Senior Justice of our said Court at Dawson in the Yukon Territory this .....day of.....A.D. 19.....

Clerk of the Territorial Court.

N.B. To this writ must be attached a panel, containing the name, residence and occupation or addition of each juror, and which will be entitled as follows:

Panel of jurors drawn in open Court (or before the person named by the Court), to attend the sittings of the Territorial Court at Dawson aforesaid on the.....day of .....19.....

Names. Residences. Occupations or Additions.

Form C. (Section 13.)

SUMMONS TO JUROR.

Dawson.....19.....

Sheriff's Office.

Sir,—

You are hereby required to attend His Majesty's Territorial Court at the Court House at Dawson, Y.T., on the.....day of.....19..... at .....o'clock in the .....noon, and following days of the sitting as a juror.

Any application for exemption from service as above must be made in Court, upon oath or upon affidavit, on the first day of the sitting.

Fine for non-attendance per day as the Court directs.

Sheriff of the Yukon Territory.

FORM D. (Section 35.)

WARRANT FOR COLLECTION OF FINE IMPOSED ON A JUROR.

The Yukon Territory.

L. S.

Edward the Seventh by the Grace of God, of the United Kingdom of Great Britain and Ireland, King, Etc.:

To.....

Sheriff of our Yukon Territory :

GREETING :

Whereas .....(name of juror) of..... (residence and occupation) was duly summoned to attend before a Justice of Our Territorial Court at Dawson in said Territory on the..... day of .....19.....to serve as a juror ;

AND WHEREAS the said.....failed to attend such Court and serve as such juror thereat for the period of .....days, and for such non-attendance he, the said ..... was by such Court fined and ordered to pay the sum of .....dollars.

We command you, therefore, forthwith to levy of the goods and chattels of the said.....the said sum of .....dollars, and make due return to our Supreme Court at Dawson aforesaid what you shall do in the premises and have you there this writ.

WITNESS the Honourable..... Senior Justice of our Territorial Court at Dawson aforesaid this.....day of .....A. D., 19.....

.....  
Clerk of the said Court.

## CHAPTER 2.

### AN ORDINANCE TO AMEND THE JUDICATURE ORDINANCE AND RULES.

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows:—

The Rules of Court made under Chapter 17 of the Consolidated Ordinances of the Yukon Territory, entitled, "An Ordinance Respecting the Administration of Civil Justice," are hereby amended by inserting the following Rules between Rules 403 and 404:—

Rules of Court amended

"403a. If any person who is about to leave the Yukon Territory gives written notice to any person at whose instance he is liable to arrest under the provisions of Rule 396 of the Rules of Court made under the Judicature Ordinance, that he proposes to leave the said Territory on a day named in said notice, such day being not less than ten days after the date of the service of said notice, such person may be arrested under such Rules at any time before the day named in said notice, but not afterwards at the instance of the person to whom such notice was given."

Notice by person leaving country

"403b. If any person has been arrested under the provisions of said Rule, he shall be discharged from custody at the end of twenty-one days from the day of his arrest unless he has in the meantime been brought before a judge of the Territorial Court and ordered to be detained for a longer period."

Discharge from custody

### CHAPTER 3.

#### AN ORDINANCE PROHIBITING THE DISCHARGE OF FIRE ARMS WITHIN THE LIMITS OF UNINCORPORATED TOWNS.

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows:—

Discharge of  
fire arms  
prohibited

No person shall discharge any fire arms within the limits of any unincorporated town under a penalty of not more than twenty and not less than five dollars.



## CHAPTER 4.

AN ORDINANCE ENTITLED AN ORDINANCE TO AMEND CHAPTER 6 OF THE CONSOLIDATED ORDINANCES OF THE YUKON TERRITORY ENTITLED "AN ORDINANCE RESPECTING THE REGISTRATION OF BIRTHS, MARRIAGES AND DEATHS."

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory enacts as follows:—

Section 8 of Chapter 6 of the Consolidated Ordinances of the Yukon Territory, entitled "An Ordinance Respecting the Registration of Births, Marriages and Deaths," is amended by inserting after the word "birth" in the 6th line of said Section and before the word "shall" in the 7th line of said Section, the following words: "and the physician in attendance at the birth of such child."

Sec. 8  
amended

## CHAPTER 5.

AN ORDINANCE TO AMEND CHAPTER 72 OF THE CONSOLIDATED ORDINANCES OF THE YUKON TERRITORY, ENTITLED, "AN ORDINANCE RESPECTING THE PRESERVATION OF GAME IN THE YUKON TERRITORY."

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows:—

Chapter 72 amended

1. Chapter 72 of the Consolidated Ordinances of the Yukon Territory is hereby amended by inserting the following sub-section between section 8 and section 9 of said chapter :

No poison to be used

"8. (2) It shall be unlawful for any person to use poison or poisonous substances for the purpose of taking or killing any birds or beasts of any kind whatsoever, and the fact that any person places any poison or poisonous substances in such a position that it may be reached or taken by any bird or beast, shall be proof that it was used for such purpose and shall be deemed an offense against the provisions of said Chapter. .

Penalty for having game in possession

2. Every person who has in his possession without lawful excuse, during the closed season, any beast, bird, or eggs, killed or taken during such close season, shall be liable on summary conviction to a penalty not exceeding \$500.00 and in default of payment to imprisonment for a period not exceeding three months.

Close season changed

3. Chapter 72 of the Consolidated Ordinances of the Yukon Territory is hereby amended by substituting for the word "June" in sub-section 3 of section 3, the word "April" and for the words "the first day of September" in said sub-section, the words "the 25th day of August." "

**CHAPTER 6.****AN ORDINANCE RESPECTING THE BYE-LAWS OF THE CITY OF DAWSON.**

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows:—

1. The Bye-Laws of the City of Dawson which were in force on the 16th day of September, 1904, are hereby declared to have continued in force and effect after the publication, on the 17th day of September, A. D., 1904, by the Commissioner of the Yukon Territory, of the Proclamation mentioned in Section 17 of Chapter 16 of the Ordinances of the Yukon Territory for the year 1904, to the same extent and in the same manner as they severally were in force and effect previously to the said publication save only as varied and altered by the provisions of said Ordinance or of any subsequent Ordinance of the Yukon Territory. By-Laws of old City of Dawson ratified

2. The Bye-Laws set out in the Schedule to this Ordinance, are hereby repealed. Schedule repealed

3. Bye-Law No. 17, Section 35, of the said City of Dawson, respecting the appointment of an Inspector of Licenses and the issue of licenses in certain cases, is hereby amended as follows:—

(a) By striking out in sub-section 2 of said Section the figures "\$100.00" and substituting therefor the figures "\$25.00." License fee reduced

(b) Sub-section (7) of said Section by adding thereto the following words: "but if sold in a grocery shop or grocery store \$25.00."

(c) Sub-section (9) of said section by striking out said sub-section and substituting therefor the following:

"(9) For a license to keep one billiard or pool table an annual fee of \$25.00 and for every additional table upon the same premises, an annual fee of \$15.00." Billiard tables

(d) Sub-sections (10) and (11) by striking out "\$50.00" in both sections, and substituting therefor "\$25.00."

(e) Sub-section (22) of said section by striking out said sub-section and substituting therefor the following, that is to say:

"(22) For every license to keep a boot black stand on the street, an annual fee of \$15.00, and for every chair over the first, an additional fee of \$5.00." Boot blacks

(I) Sub-section (25) by striking out "\$50.00" and substituting therefor "\$25.00."

Bond of  
Collector  
reduced

4. By-Law No. 41 of the said City of Dawson, respecting the Treasurer and Tax Collector of the City of Dawson and his Assistants, is hereby amended by striking out the words and figures "Ten thousand dollars (\$10,000.00)" in sub-section (5) and in sub-section (6) of Section (1) of said By-Law, and substituting therefor "Five thousand dollars (\$5,000.00.)"

#### SCHEDULE.

By-Law No. 2 of the City of Dawson Relating to Tenure of Office.

By-Law No. 3 of the City of Dawson Respecting the Office of City Solicitor.

By-Law No. 4 of the City of Dawson to Regulate the Proceedings of the Council of the City of Dawson.

By-Law No. 7 of the City of Dawson Relating to the Police Force.

By-Law No. 12 to Authorize the Mayor and Treasurer of the City of Dawson to Borrow certain Sums to meet the now current Expenditures.

By-Law No. 13 to Amend By-Law No. 4 of the City of Dawson.

## CHAPTER 7.

AN ORDINANCE FOR GRANTING TO THE COMMISSIONER CERTAIN SUMS OF MONEY TO DEFRAY THE FURTHER EXPENSES OF THE PUBLIC SERVICE OF THE YUKON TERRITORY FOR THE TWELVE MONTHS FROM JUNE 30TH, 1904, TO JUNE 30TH, 1905, AND FOR PURPOSES RELATING THERETO, AND FOR GRANTING TO THE COMMISSIONER CERTAIN SUMS OF MONEY TO DEFRAY THE EXPENSES OF THE PUBLIC SERVICE OF THE YUKON TERRITORY, FOR THE TWELVE MONTHS FROM JUNE 30TH, 1905, TO JUNE 30TH, 1906, AND FOR PURPOSES RELATING THERETO.

(Assented to September 9th, 1905.)

Whereas, it appears by message from William Wallace Burns McInnes, Commissioner of the Yukon Territory, and in the Supplementary Estimates accompanying the same, that the sums hereinafter mentioned in Schedule "A" are required to defray certain further expenses of the Public Service of the Yukon Territory, and for other purposes relating thereto for the twelve months ending June 30th, 1905;

Preamble

And whereas, it appears by message from William Wallace Burns McInnes, the Commissioner of the Yukon Territory, and the estimates accompanying the same, that the sums hereinafter mentioned in Schedules "B" and "C" to this Ordinance, are required to defray certain expenses of the Public Service of the Yukon Territory, and for other purposes relating thereto for the twelve months ending June 30th, 1906;

It is therefore hereby enacted by the Commissioner, by and with the advice and consent of the Council of the Yukon Territory, as follows :

1. From and out of the sums at the disposal of the Yukon Council, there shall and may be paid and applied a further sum not exceeding in the whole, twenty-nine thousand, seven hundred and eight dollars and ten cents for defraying the several charges and expenses of the public service, ending June 30th, 1905, as set forth in Schedule "A" to this Ordinance.

Further appropriation of \$29,708.10 for public service ending June 30th 1905

2. From and out of the funds at the disposal of the Yukon Council there shall and may be paid and applied a sum not exceeding in the whole three hundred and sixty-five thousand, two hundred and eighty-nine dollars and sixty-three cents for defraying the several charges and expenses of the public service for the twelve months ending June 30th, 1906, as set forth in Schedules "B" and "C" to this Ordinance.

Appropriation of \$365,289.63 for public service ending June 30th 1906

Application of  
moneys ex-  
pended to be  
accounted for

3. The due application of all moneys expended shall be duly accounted for.

#### SCHEDULE "A."

Further sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1905, and for the purposes for which they are granted.

To defray additional expenses of the Government of the Yukon Territory for the twelve months ending June 30th, 1905, as follows :

Expenses of election of five members of the Yukon Council.....	\$ 2,470.85
Whitehorse Fire Department .....	2,120.38
Roads, Bridges and Public Works .....	25,116.87
	<hr/>
	\$ 29,708.10

#### SCHEDULE "B."

Sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1906, and for the purposes for which they are granted.

To defray the expenses of the Government of the Yukon Territory for the twelve months ending June 30th, 1906, as follows :

Indemnity and travelling expenses to members of the Yukon Council .....	\$ 5,000.00
Preventive Service .....	1,500.00
Salaries and Travelling expenses .....	20,520.00
Schools .....	52,615.00
Printing and Stationery .....	10,000.00
Grant to Whitehorse Reading Room.....	900.00
Grant to Dawson Free Library .....	3,500.00
Whitehorse Fire Department .....	6,000.00
Estimated amount required to pay the City of Dawson 60 per cent. of the retail liquor licenses issued in the city .....	16,620.00
Estimated amount required to pay the Town of Bonanza 60 per cent. of the retail liquor licenses issued in the town and \$300.00 short voted last year .....	2,400.00
Hospitals, Charities and Quarantine.....	43,000.00
Bonus to assist and encourage the development of quartz and other mining in the Yukon Territory, and to provide for Assay Offices at Whitehorse and Dawson .....	17,042.81
Contingencies .....	\$ 5,000.00
Miscellaneous Expenditure; including \$1,500.00 payable to the	
Carried forward .....	<hr/> \$184,297.81

Brought forward .....	\$184,297.81
Board of License Commissioners; \$800, Grant to the Dawson Rifle Association; \$2,000 for the entertainment of the Members of the Institute of American Mining Engineers; \$5,000.00 to provide for meteorological experiments at or near the Dome during the summer of 1906	12,000.00
Roads, Bridges and Public Works.....	94,171.82
	<hr/>
	\$290,469.63

SCHEDULE "C."

Sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1906, and for the purposes for which they are granted.

To defray the expenses of the Government of the Yukon Territory for the twelve months ending June 30th, 1906, as follows :

Streets, Sewers, Drains, Ditches and Bridges in the city of	
Dawson .....	\$ 7,000.00
Street Lighting in the City of Dawson	4,500.00
Printing and Stationery do.	850.00
Maintenance of dog-pound do.	350.00
Grant to Dawson Free Library do.	2,100.00
Salaries do.	8,020.00
Contingencies do.	2,000.00
For the maintenance of a Fire Service City of Dawson .....	50,000.00
	<hr/>
	\$74,820.00

## CHAPTER 8.

### AN ORDINANCE RESPECTING LIENS IN FAVOUR OF WOODMEN AND OTHERS.

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice of the Council of said Territory, enacts as follows:—

- Short title**            1. This Ordinance may be cited as the "Woodman's Lien for Wages Ordinance."
2. Where the words following occur in this Ordinance, they shall be construed in the manner hereinafter mentioned, unless a contrary intention appears:—
- Logs or timber**            (1) The words "logs or timber" shall mean and include logs, timber, piles, posts, telegraph and telephone poles, ties, mining props, shingle bolts, staves, fire wood or any of them ;
- Labor &c**                    (2) The words "labour," "service," or "services" shall mean and include cutting, skidding, felling, hauling, scaling, banking, piling, driving, running, rafting or booming any logs or timber, and any work done by cooks, blacksmiths, artisans, and others usually employed in connection therewith :
- (3) The word "person" in section 3 of this Ordinance shall be interpreted to include cooks, blacksmiths, artisans and all others usually employed in connection with such labour and services.
- Laborer to have lien on logs**                    3. Any person performing any labour, service or services in connection with any logs or timber in the Yukon Territory shall have a lien thereon for the amount due for such labour, service or services, and the same shall be deemed a first lien or charge on such logs or timber, and shall have precedence of all other claims or liens thereon, except any lien or claim which the Crown may have upon such logs or timber for or in respect of any dues or charges, or which any timber slide company, or owner of slides and booms, may have thereon for or in respect of tolls.
- Statement in writing must be filed**            4. The lien provided for in section 3 shall not attach or remain a charge on the logs or timber unless and until a statement thereof in writing, verified upon oath by the person claiming such lien or some one authorized on his behalf, shall be filed in the office of the clerk of the Territorial Court of the Yukon Territory.
- What to contain**            5. Such statement shall set out briefly the nature of the debt, de-



mand or claim, the amount due to the claimant, as near as may be, over and above all legal claims by way of set-offs or counter claims, and a description of the logs or timber upon or against which the lien is claimed, and shall be in the form set out in the schedule to this Ordinance or to the like effect.

6. Such statement shall be filed within thirty days after the last day such labour or services were performed ; provided that no sale or transfer of the logs or timber upon which a lien is claimed under this Ordinance during the time limited for the filing of such statement of claim, and previous to the filing thereof, or after filing thereof and during the time limited for the enforcement thereof, shall in anywise affect such lien, but such lien shall remain and be in force against such logs or timber in whosoever possession the same shall be found, except sawn timber sold in the ordinary course of business.

Time

7. (1) Any person or persons having a lien upon or against any logs or timber may enforce the same by suit in the Territorial Court of the Yukon Territory ; and such lien claim shall cease to be a lien upon the property named in such statement unless the proceedings to enforce the same be commenced within thirty days after the filing of the statement of claim or after the expiry of the period of credit. In all such suits the person, company or corporation liable for the payment of such debt or claim shall be made the party defendant.

Time within which lien claim shall be made

(2) There shall be attached to or indorsed upon such writ of summons a copy of the statement of claim filed as hereinbefore provided ; and no other statement of claim shall be necessary unless ordered by the Court or Judge, and no pleadings or notice of dispute or defence, other than such as are required in a suit or proceeding in the said court, shall be necessary. In case no defence is filed, judgment may be signed and execution issued, according to the practice of the said Court.

Copy of lien claim on writ

8. The Court or Judge may order any particulars to be given or any proper or necessary amendments to be made, or may add or strike out the names of parties at any time, and may set aside judgment and permit a defence to be entered or filed, on such terms as to the Court or Judge shall appear proper. The writ shall be in the form as near as may be, of that in use in the Territorial Court of the Yukon Territory and the practice thereafter shall follow as nearly as may be that of the said Court. Writs may be served anywhere in the Territory in the same manner as in other cases, and the judgments shall declare that the same is for wages, the amount thereof and costs, and that the plaintiff has a lien therefor on the property described when such is the case.

Particulars may be ordered

9. Where an execution has issued and has been placed in the Sheriff's hands for execution, and no attachment has been issued, the proceedings for the enforcement of the lien shall be by sale under the execution ; and

Execution sale

the proceedings relating to proof of other claims, and the payment of money into court and the distribution of the moneys and otherwise, shall, as far as practicable, be the same as is hereinafter provided for proceedings upon and subsequent to an attachment.

Statement of claim and defence

10. Where an attachment issues in the first instance, the statement of claim and defence, and proceedings to judgment, may be the same, as hereinbefore provided; where a suit has been begun by writ of summons, and where an attachment issues after proceedings have been begun by writ of summons, the proceedings shall continue and be carried to judgment under the writ of summons, except such as are necessary to be taken under the attachment.

Form of attachment same as in use in Territorial Court

11. The form of writ of attachment shall be as nearly as may be, the same as is in use in the Territorial Court of the Yukon Territory. The Judges of the Territorial Court of the Yukon Territory, or a majority of such Judges, may jointly prepare and adopt rules and forms not inconsistent with the provisions of this ordinance for the more convenient carrying out in the said Court the provisions of this Ordinance.

Judge may dispose of summarily

12. (1) Any Judge may direct that any case shall be disposed of summarily by him or any of the Judges present in chambers without waiting for the regular sittings of the Court, upon such terms as to notice and otherwise as the order shall provide, and the same may be so heard and disposed of;

Judge may decide motion to set aside seizure

(2) Any Judge may also entertain in chambers any application to set aside a writ of summons or of an attachment or seizure, or to release logs or timber that have been seized, and may summarily dispose of the same.

Under what circumstances shall issue

13. (1) Upon the production and filing of a copy of such claim and affidavit, and upon the filing of an affidavit made and sworn by the claimant of the amount of the claim due and owing, and showing that the same has been filed as aforesaid, and stating that:—

(a) He has good reason to believe, and does believe, that the logs or timber are about being removed out of the Yukon Territory; or

(b) That the person indebted for the amount of such lien has absconded or is about to abscond from the said Territory with intent to defraud or defeat his creditors; or

(c) That the logs or timber are about being cut into lumber or timber or otherwise dealt with so that the same cannot be identified;

(d) And that he is in danger of losing his claim if an attachment do not issue, and if affidavits corroborating the affidavit of the plaintiff in

respect of paragraphs (a) (b) or (c) be also filed, then the Clerk of the Territorial Court of the Yukon Territory shall issue a writ of attachment directed to the Sheriff of the Yukon Territory, commanding him to attach, seize and take and safely keep the said logs or timber, or such portion of them as may be necessary to satisfy the amount claimed and the costs of the suit, and of the proceedings to enforce the lien.

(2) Where additional claims are made, or the amount of claim is increased, or a sufficient seizure has not been made, a second or subsequent seizure may be made either under execution or attachment.

Second seizure may be made

14. The plaintiff may, at any time within six months from the date of the original writ of attachment, issue from the office whence the original writ issued one or more concurrent writ or writs of attachment, to bear test on the same day as the original writ, and to be marked by the officer issuing the same with the word "Concurrent" in the margin, which concurrent writ or writs of attachment shall be directed to the Sheriff of the Yukon Territory, and need not be sued out in duplicate, or be served on the defendant but shall operate merely for the attachment of the said logs or timber in aid of the original writ.

Concurrent writ

15. (1) The writ of attachment shall, if no writ or summons has issued, summon the defendant to appear before the Court out of which the writ of attachment has issued, and a copy of the writ of attachment shall be served upon the defendant and if the defendant in such attachment is not the owner of the logs or timber described in the writ, then a copy of the writ shall also be served upon the owner of said logs or timber or upon the person or agent in whose possession, custody or control they may be found, for him ;

Defendant to appear to writ

(2) In case the defendant or owner cannot be found within the Territory, or the owner cannot be ascertained, and no agent or person is in possession for the owner, the writ may be served in such manner as the Judge shall by order direct, but when the writ is served upon an agent or other person in possession as aforesaid, the order of the Judge allowing the said service shall be necessary ;

Judge to direct method of service if owner cannot be found

(3) Where the service has not been personal upon either the defendant or owner; and where a proper defence has not been made, the judge may, in his discretion, admit them or either of them, to make full defence, and may make such order in the premises as may be reasonable and just to all parties.

Where no personal service Judge may permit defense

16. No Sheriff or his agent shall seize or detain any logs or timber under the provisions of this Ordinance when in transit from the place where cut to the place of destination when such place of destination is within the Yukon Territory, but in case such logs or timber are so in transit or are in the possession of any booming company or other

No seizure when in transit

Service to be made on person holding logs .

person or corporation, for the purpose of being driven or sorted or delivered to the owners, or to satisfy any statutory lien, then attachment of said logs or timber may be made by serving a copy of said attachment upon the person or corporation driving or holding the same, who shall from the time of such service, be deemed to hold the same, both on their own behalf and for the said Sheriff to the extent of the lien, until the logs or timber can be driven and sorted out, and when driven or sorted out, the Sheriff may receive the said logs or timber from such person or corporation, and the statutory lien of such person or corporation shall not be released by the holding of such Sheriff or his agents.

If bond furnished logs to be released

17. In case of an attachment, if the owner of said logs or timber, or any person in his behalf, shall execute and file with the Clerk of the Court out of which the attachment has issued, a good and sufficient bond to the person claiming the lien, executed by two sureties and approved by the said clerk, and conditioned for the payment of all claims, damages, costs, charges, disbursements and expenses that may be recovered by the claimant in such proceedings, together with the amount for which a lien is claimed in any other suit, by the same or other party, if any, the Clerk shall issue an order to the Sheriff having in charge the logs or timber, directing their release, and upon service of such order upon the Sheriff, he shall release the same.

18. Any person who shall have been served with a copy of the Writ of attachment under the preceding sections, and who may desire to dispute the same, shall within fourteen days after such service, file in the Court in which proceedings are pending, a notice that he or they dispute the claim upon the lien in whole or part.

If no dispute judgment by default

19. If no notice of dispute be filed under the preceding section, judgment may be entered as in the case of default, and the practice or procedure shall be the same as in a suit begun by writ of summons.

If amount of lien paid into court logs to be released

20. The defendant may at any time after service of the writ of summons or attachment, and before the sale of the logs or timber, pay into court the amount for which a lien is claimed in the suit, together with the amount for which a lien is claimed in any other suit, if any, together with costs of the proceedings thereon to the date of such payment, taxed by the Clerk of the Court if so required, and the person making such payment shall thereupon be entitled to a certificate vacating the said lien, and upon said certificate being filed with the Clerk of the Court in which the original statement of claim was filed, the said lien shall be vacated and all further proceedings thereon shall cease, and the person making such payment shall further be entitled to an order directing the delivery up of the logs or timber seized under the attachment and the cancellation of any bond given under section 17 of this Ordinance.

21. (1) After the expiration of the time hereinbefore named within which notice of dispute may be filed, the Judge may, upon application of the claimant, issue an appointment naming a day upon which all persons claiming a lien on the logs or timber shall appear before the Judge in person, or by their solicitor, or agent, for the adjustment of their claims and the settlement of accounts, and the said appointment shall be served upon the defendant and upon the owner, if the Judge so directs, and shall also, if the Judge so directs, be published once a week for two weeks, before the day named in said appointment, in a newspaper published in the Yukon Territory.

Judge to  
summon all  
persons  
interested

(2) Provided, further, that a copy of such appointment shall be mailed by registered letter to every holder of a claim known to the plaintiff as such holder at least two weeks before the day named in the appointment, directed to the post office address of such claimant where the same is known, and if not known, then to his last known address.

Copy to be  
mailed to  
every holder  
of claim

22. (1) Upon the day named in said appointment and advertisement, the persons served with a copy thereof, and all other persons claiming a lien on said logs or timber, who have prior to the said date filed with the Clerk of the proper Court a notice claiming such lien on said logs or timber and stating the nature and amount of such claim, shall attend before the Judge named in the appointment and advertisement.

All claimants  
to attend

(2) Where claims are brought in pursuant to notice they may be established prima facie by affidavit, but any party interested shall be at liberty to cross-examine the deponents, and the Judge may require that the claim be established in open Court as in other cases.

Claims may be  
established by  
affidavit

23. The Judge shall hear all parties and take all accounts necessary to determine the amounts, if any, due to them or any of them, or to any other holders of liens who may be called by the Judge to prove their lien, and shall tax to them their costs, and determine by whom the same shall be payable, and settle their priorities and generally determine all such matters as may be necessary for the adjustment of the rights of the several parties.

Judge to  
decide all  
claims, costs,  
priorities &c

24. At the conclusion of the inquiry the Judge may allow time not exceeding ten days for the payment into the Court in which proceedings are pending of the amounts, if any so found due, and the costs, and shall direct that in default of such payment, the logs or timber shall be sold by the Sheriff for the satisfaction of the amounts found due to the several parties upon the inquiry and costs.

Judge to make  
Report and  
order payment  
into Court

25 (1) In default of payment into Court under the next preceding section within the time named in the order therefor, the said logs or timber shall, within twenty days thereafter, be sold by the Sheriff holding the

In default of  
payment logs  
to be sold and  
proceeds paid  
into Court and  
paid out pro  
rata

same, in the same manner and subject to the same provisions of law as goods seized or taken in execution, unless the Judge shall direct that additional publicity shall be given to the sale, and the amount realized by such sale shall after deducting the expenses thereof payable to the Sheriff be paid into the Court in which the proceedings are pending, and shall upon the application of the several parties found to be entitled thereto under the order of the Judge, be paid forthwith out to them by the Clerk of the said Court.

(2) Provided, where the amount realized upon the sale is not sufficient to pay the claims in full and costs, the Judge shall apportion the amount realized pro-rata among the different claimants.

If balance still  
due Execution  
may issue

26. If, after such sale and the distribution of the proceeds thereof under the next preceding section, any balance shall remain due to any person under the said order of the Judge, the Clerk of the Court shall, upon application of such person, give to him a certificate that such amount remains due, which certificate may be entered as a judgment in any court having jurisdiction against the person or persons by whom the claim was directed to be paid, and execution may be issued thereupon as in the case of other judgments in said Court.

Lien may be  
discharged  
when nothing  
found due

27. Where nothing shall be found due upon the several claims filed in any proceedings under this Ordinance, or upon the lien or liens with respect to which proceedings have been taken, the Judge may direct that the lien or liens be discharged and the logs or timber released, or security given therefor, delivered up and cancelled, and shall also by such order, direct payment forthwith of any costs which may be found due to the defendant or the owner of the said logs or timber.

28. The costs to be taxed to any party shall, as far as possible, be according to the tariff of costs in force as to other proceedings in the Territorial Court of the Yukon Territory.

Surplus of sale  
to be paid to  
party entitled

29. Where more money shall be paid into Court as the proceeds of the sale of logs or timber than shall be required to satisfy the liens which shall be proved, and interest and costs, the Judge may order the payment out of Court of any remaining moneys to the party entitled to the same.

Application to  
dismiss may  
be made to  
Judge

30. (1) Any person affected by proceedings taken under this Ordinance may apply to the Judge to dismiss the same for want of due prosecution, and the Judge may make such order upon the application as to costs or otherwise as may be just.

Other parties  
may be added

(2) The Judge may at any stage of any proceedings, on the application of any party, or as he may see fit, order that any person who may be deemed a necessary party to any such proceedings be added as a party thereto or be served with any process or notice provided for by this Or-

dinance, and the Judge may make such order as to the costs of adding such person or corporation or as to such service, as may be just.

31. Nothing in this Ordinance contained shall be deemed to disentitle any person to any other remedy than that afforded by this Ordinance for the recovery of any amount due in respect of labor or services performed upon or in connection with any logs or timber, and where a suit is brought to enforce a lien but no lien shall be found due, judgment may be directed for the amount found due as in an ordinary case.

Other remedies not barred

32. Any number of lien holders may join in taking proceedings under this Ordinance, or may assign their claims to any one or more persons, but the statement of claim to be filed under this ordinance shall include particular statements of the several claims of persons so joining, and shall be verified by the affidavits of such persons so joining, or separate statements of claim may be filed and verified as by this Ordinance provided, and on writ of attachment issued on behalf of all the persons so joining.

Lien holders may join in action

33. If more than one suit be commenced under the provisions of this Ordinance in respect of the same logs, the said defendants, or any of them, may apply to have the suits consolidated, and failing to do so, he or they shall pay the costs of such additional suit or suits as may be decided against them.

Defendant may have suits consolidated

34. The procedure regulating the practice in actions brought in the Territorial Court of the Yukon Territory, shall so far as it is not inconsistent with this Ordinance, regulate proceedings under this Ordinance.

Procedure of Territorial Court to apply

35. Affidavits and affirmations under this Ordinance may be sworn before any Judge, Police Magistrate, Stipendiary Magistrate, Notary Public, or Justice of the Peace, or before any Commissioner authorized to take affidavits to be read in the Territorial Court.

Affidavits &c may be sworn before Police Magistrate, Notary, Commissioner, &c

AFFIDAVIT TO BE ATTACHED TO STATEMENT OF CLAIM.

.....I, .....make oath and say that I have read (or have heard read) the foregoing statement of claim and I say that the facts therein set forth are, to the best of my knowledge and belief, true and the amount claimed to be due to me in respect to my lien is the just and true amount due and owing to me in giving credit for all sums of money for goods or merchandise to which the said (naming the debtor) is entitled to as credit against me.

Sworn to at ..... in the Yukon Territory, the .....day of .....A.D. .... before me.....

A Commissioner for taking affidavits in and for the Yukon Territory.

## SCHEDULE.

(Section 5.)

## STATEMENT OF CLAIM OF LIEN.

A. B. (name of claimant) of (here state residence of claimant) (if so), as assignee of (here state name and address of assignor) under the "Woodman's Lien for Wages Ordinance," claims a lien upon certain logs or timber of (here state the name and residence of the owner of the logs or timber upon which the lien is claimed, if known), upon the logs and timber composed of (state the kinds of logs and timber such as fir, saw logs, cedar or other posts, or railway ties, shingle bolts or staves, or fire wood, etc., also where situate at time of filing of statement) in respect of the following work, that is to say (here give a short description of the work done for which lien is claimed), which work was done for (here state the name and residence of the person upon whose credit the work was done) between the.....day of .....and the .....day of ..... at ..... (per month or day as the case may be). The amount claimed as due (or to become due) is the sum of ..... (when credit has been given) the said work was done on credit, and the period of credit will expire on the..... day of .....

Dated at.....this .....day of .....A. D.....

.....  
Signature of Claimant.



**CHAPTER 9.**

## AN ORDINANCE RESPECTING THE TOWN OF BONANZA.

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows:—

1. The Commissioner may, at such time as he deems fit, issue a proclamation declaring the Town of Bonanza no longer a town under the provisions and within the meaning of Chapter 65 of the Consolidated Ordinances of the Yukon Territory, and from and after the day named in said proclamation, the said Town of Bonanza shall cease to be a town under such provisions and within such meaning.

Commissioner  
may issue  
proclamation

2. Notwithstanding the issue of such proclamation the area of land described in the proclamation of the Commissioner of the Yukon Territory bearing date the 19th day of November, A. D., 1901, establishing the unincorporated town of Bonanza, shall be deemed to be a town within the meaning of that word in Chapter 64 of the Consolidated Ordinances of the Yukon Territory, entitled "The Assessment Ordinance" and the property and income of the inhabitants of such territory shall be liable to taxation under said Ordinance.

Property still  
liable to  
taxation

## CHAPTER 10.

### AN ORDINANCE TO AMEND THE RULES OF COURT MADE UNDER THE JUDICATURE ORDINANCE.

(Assented to September 9th, 1905.)

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, enacts as follows :

Rules of Court  
amended

Rule 557 of the Rules of Court made under the Judicature Ordinance is hereby amended by striking out the word "December" and substituting therefor the word "November," and by striking out the word "first" in the second line of said section and substituting therefor the word "last."

# INDEX.

---

	Page.
Births, Marriages and Deaths.....	17
Bonanza, Town of .....	33
Dawson, Bye-Laws .....	19
Fire-Arms, Discharge of .....	16
Game, Preservation of .....	18
Judicature Ordinance Amended (I).....	15
"          "          "      (II). .....	34
Juries .....	5
Supply Bill .....	21
Woodmen and Others, Liens in Favor of .....	24





T H H  
Dept. of the Secretary of State  
Library & Records.

NO.....

Room.....

Section.....

Shelf.....