

ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR

1964

FIRST SESSION

G. R. CAMERON COMMISSIONER

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1964 (FIRST SESSION)

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ORDINANCES OF THE YUKON TERRITORY

1964 (First Session)

AN ORDINANCE RESPECTING THE CORPORATION OF THE CITY OF DAWSON

(Assented to April 30th, 1964)

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

- 1. The Corporation of the City of Dawson may pass the by-law set out in the Schedule hereto.
- 2. The by-law set out in the Schedule shall, when passed by the Corporation, be deemed to have come into force on the 12th day of June, 1963.

SCHEDULE

A BY-LAW OF THE MUNICIPALITY OF THE CITY OF DAWSON RESPECTING THE CONSTRUCTION OF THE DUGAS STREET SEWER

WHEREAS the Council did during the summer of the year 1959 at the request of at least a two-thirds majority of the property owners thereby affected cause a sewer to be constructed along Dugas Street in the City of Dawson adjacent to Lots 3, 4, 5 and 6 in Block 11; Lots 8, 9, 10, 11 and 12 in Block 12; Lots 1, 2, 3, 4, 5, 6 and 7 in Block 13; and Lots 1, 2, 3, 4, 5, 6 and 7 in Block 14, in the Government Reserve Addition, in the Townsite of Dawson, in the Yukon Territory;

AND WHEREAS the total cost of the said project was \$4,096.41 and benefited those lots abutting thereon as aforementioned rather than the municipality as a whole;

AND WHEREAS through inadvertence the Council neglected and failed to pass a by-law authorizing the said construction and providing for payment of the cost thereof:

AND WHEREAS the property owners of Lots 8, 9, 10, 11 and 12 in the said Block 12; Lots 1, 2, 4, 5, 6 and 7 in the said Block 13, in the said Government Reserve Addition, have consented in writing to a special tax being levied against these properties to assist in defraying the cost of the construction of the said sewer:

AND WHEREAS the said property owners have consented to the special tax being levied on the basis of foot-frontage abutting on the said Dugas Street at the rate of \$3.12 per foot amortized over a period of twenty (20) years;

AND WHEREAS the Council deem it advisable in the interests of peace, order and good government of the municipality to recover the cost of the construction of the sewer in so far as is possible from the property owners whose property is or may be beneficially affected by the said construction;

AND WHEREAS the Council further deem it advisable in the interests of peace, order and good government

of the municipality to effect the said recovery by the levy of a special frontage tax as aforementioned against the properties whose owners have consented thereto as aforementioned and, in respect of the properties not affected thereby to impose a charge for connecting to the said sewer an amount in the sum of \$3.12 per foot of frontage abutting on the said Dugas Street;

NOW THEREFORE, the Council of the Municipality of the City of Dawson in open meeting assembled, enacts as follows:

1. To assist in defraying the cost of construction of the sewer along Dugas Street in the City of Dawson adjacent to Lots 3, 4, 5 and 6 in Block 11; Lots 8, 9, 10, 11 and 12 in Block 12; Lots 1, 2, 3, 4, 5, 6 and 7 in Block 14, in the Government Reserve Addition in the Townsite of Dawson, in the Yukon Territory, there shall be levied a special tax of \$3.12 per foot of frontage abutting on the said Dugas Street amortized over a period of twenty (20) years in respect of the following property, that is to say:

Block 12 - Lots 8, 9, 10, 11 and 12

Block 13 - Lots 1, 2, 4, 5, 6 and 7

in the said Government Reserve Addition.

- 2. The said special tax shall be levied and collected in like manner as other taxes on real property.
- 3. To further assist in defraying the cost of construction of the said sewer along Dugas Street, in the City of Dawson, a connection charge in the amount of \$3.12 per foot of frontage abutting on the said Dugas Street for connecting to the said sewer shall be charged in respect of the following property, that is to say:

Block 11 - Lots 3, 4, 5 and 6

Block 12 - Lots 13 and 14

Block 13 - Lot 3

Block 14 - Lots 1, 2, 3, 4, 5, 6 and 7

in the said Government Reserve Addition.

4. By-law No. 83 is repealed.

CHAP. 1 CORPORATION OF THE CITY OF DAWSON

THIS BY-LAW received
1st reading
2nd reading
3rd reading
THIS BY-LAW PASSED.

City Clerk

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Mayor

YUKON HOUSING

CHAPTER 2

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE YUKON HOUSING ORDINANCE

(Assented to April 30th, 1964)

The Commissioner of the Yukon Territory, by and with 0.Y.T. 1961 (2nd) the advice and consent of the Council of the said Territory, enacts as follows:

- 1. Paragraph (b) of subsection (3) of section 3 of the Yukon Housing Ordinance is repealed and the following substituted therefor:
 - "(b) bear interest at a rate of seven and one-quarter per cent per annum:"

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE OLD AGE ASSISTANCE AND BLIND PERSONS ALLOWANCE ORDINANCE

(Assented to April 30th, 1964)

R.O.Y.T. 1958 c.82; 1962 (1st) c.17. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Subsections (1) and (2) of section 3 of the Old Age Assistance and Blind Persons Allowance Ordinance are repealed and the following substituted therefor:

Agreement respecting assistance.

"3. (1) The Commissioner may, on behalf of the Yukon Territory, enter into an agreement with the Minister of National Health and Welfare on behalf of the Government of Canada to provide a general scheme of assistance in accordance with this Ordinance and the Federal Act to persons who have attained the age of sixty-five years, and for the payment by the Government of Canada to the Yukon Territory in respect of any recipient of an amount equal to not less than fifty per cent of seventy-five dollars monthly or the amount of the assistance paid out monthly for assistance, whichever is the lesser.

Agreement respecting allowance. (2) The Commissioner may, on behalf of the Yukon Territory, enter into an agreement with the Minister of National Health and Welfare on behalf of the Government of Canada to provide a general scheme of allowances in accordance with this Ordinance and the Federal Act to blind persons who have attained the age of eighteen years, and for the payment by the Government of Canada to the Yukon Territory in respect of any recipient of an amount equal to not less than seventy-five percent of seventy-

five dollars monthly or of the amount paid out monthly for allowances, whichever is the lesser."

- 2. Paragraphs (a) and (b) of section 4 of the said Ordinance are repealed and the following substituted therefor:
 - "(a) to a recipient whose application has been approved, assistance not exceeding seventy-five dollars monthly under the conditions specified in this Ordinance and the regulations and the Federal Act:
 - (b) to a recipient whose application has been approved, an allowance not exceeding seventy-five dollars monthly under the conditions specified in this Ordinance and the regulations and the Federal Act; and"
- 3. This Ordinance shall be deemed to have come into force Coming Into on the 1st day of December, 1963.

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE DISABLED PERSONS ALLOWANCE ORDINANCE

(Assented to April 30th, 1964)

R.O.Y.T. 1958 c.31; 1962 (1st) c.16. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1962 (1st) c.16, s.1. 1. Subsection (1) of section 3 of the Disabled Persons Allowance Ordinance is repealed and the following substituted therefor:

Agreement respecting allowances.

"3. (1) The Commissioner may on behalf of the Yukon Territory enter into an agreement with the Minister of National Health and Welfare on behalf of the Government of Canada, to provide a general scheme of allowances to disabled persons in accordance with this Ordinance and the Federal Act and for the payment by the Government of Canada to the Yukon Territory in respect of any recipient of an amount equal to not less than fifty per cent of seventy-five dollars monthly or of the amount of the allowance paid monthly to the recipient, whichever is the lesser."

1962 (1st) c.16, s.2.

- 2. Paragraph (a) of section 4 of the said Ordinance is repealed and the following substituted therefor:
 - "(a) to a recipient whose application has been approved, an allowance not exceeding seventy-five dollars monthly under the conditions specified in this Ordinance and the regulations and the Federal Act and any agreement made under section 3: and"

Coming into force.

3. This Ordinance shall be deemed to have come into force on the First day of December, 1963.

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE BILLS OF SALE ORDINANCE

(Assented to April 30th, 1964)

The Commissioner of the Yukon Territory, by and with R.O.Y.T. the advice and consent of the Council of the said Territory. enacts as follows:

- 1. Section 5 of the Bills of Sale Ordinance is repealed and the following substituted therefor:
 - "5. (1) The registration clerks shall keep their re- Office spective offices open between the hours of ten o'clock in the forenoon and twelve o'clock noon and between the hours of two o'clock and four o'clock in the afternoon on all days except Saturdays, Sundays and holidavs.

(2) Documents may be registered pursuant to When this Ordinance only during the hours set out in subsection (1)."

- Section 35 of the said Ordinance is repealed and the following substituted therefor:
 - "35. Any person may, during the office hours pre- Inspection scribed by section 5 and upon payment of the prescribed fees, inspect any document registered or filed under this Ordinance and the books containing records or entries of such documents."

PUBLIC SERVICE

CHAPTER 6

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE PUBLIC SERVICE ORDINANCE

(Assented to April 30th, 1964)

R.O.Y.T. 1958, c.94; 1962 (1st) cc.20, 23. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. (1) Subsection (1) of section 19 of the *Public Service Ordinance* is repealed and the following substituted therefor:

Sick leave.

"19. (1) Subject to this section, an employee is entitled to sick leave, that is to say, leave of absence with pay during a period of illness or quarantine, for fifteen days in respect of each fiscal year.

Amount owing by employee who takes unearned sick leave. (1a) Where an employee has taken sick leave and ceases to be employed in the public service, there is owing by him to the Commissioner an amount equal to the amount of any salary received while on sick leave for any period that is in excess of one and onequarter days for each month he was an employee.

Recovery of salary paid for unearned sick leave.

- (1b) Any amount owing by a person to the Commissioner pursuant to subsection (1a) may be deducted from any salary owing to that person or may be recovered in the same manner as a debt owing to the Commissioner."
- (2) Section 19 of the said Ordinance is further amended by adding thereto the following subsection:

Restrictions on sick leave. "(4) No employee is entitled to sick leave during any period he is on leave of absence without pay or under suspension."

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CHAPTER 7

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE SCHOOL ORDINANCE

(Assented to April 30th, 1964)

The Commissioner of the Yukon Territory, by and with 0.X.T. the advice and consent of the Council of the said Territory. c.7. enacts as follows:

- (1) Subsection (1) of section 88 of the School Ordinance is repealed and the following substituted therefor:
 - (1) Subject to this section, upon production of a Sick leave for teachers. certificate of illness or quarantine signed by a duly qualified medical practitioner, a teacher in a territorial school is entitled to sick leave, that is to say, leave of absence with pay, for fifteen days in respect of each school vear."

- (2) Section 88 of the said Ordinance is further amended by adding thereto the following subsections:
 - "(3) Where a teacher referred to in subsection Amount owing (1) or (2) ceases to be employed as a teacher in the who takes Territory, there is owing by him to the Commissioner sick leave. an amount equal to the amount of any salary received while on sick leave for any period that is in excess of one and one-quarter days for each month he has taught school in the Territory.

(4) Any amount owing by a teacher to the Com- Recovery of missioner pursuant to subsection (3) may be deducted for unearned sick leave. from any salary owing to that teacher or may be recovered in the same manner as a debt owing to the Commissioner.

(5) No teacher is entitled to sick leave during any Restrictions period he is on leave of absence without pay or under leave. suspension."

MUNICIPAL

CHAPTER 8

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE MUNICIPAL ORDINANCE

O.Y.T. 1959 (2nd), c.1; 1960 (1st), c.6; 1961 (1st), c.c.5; 1961 (2nd), c.c.5, 9; 1961 (3rd), c.2; 1962 (1st), c.22; 1962 (5th), c.10, 13, 16; 1963 (1st),

Redemption within six months.

(Assented to April 30th, 1964)

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

- 1. Subsection (1) of Section 232 of the Municipal Ordinance is repealed and the following substituted therefor:
 - "(1) Any person, including a municipality, on behalf of the owner of real property sold at a tax sale, or of his heirs, may, at any time within six months from the date of the sale, redeem the property by paying to the clerk the amount of the arrears of taxes and costs for which the property was sold, together with an additional sum as a penalty equal to ten per cent of such amount."
- 2. Subsection (3) of Section 232 of the said Ordinance is repealed and the following substituted therefor:

Redemption prior to delivery of transfer.

"(3) Notwithstanding subsection (1), real property sold at a tax sale may be redeemed at any time prior to the delivery of the transfer to the tax sale purchaser, upon payment of the amount that would have been payable upon redemption within six months from the date of the sale together with the interest thereon at seven per cent per annum from the end of such six month period until the date of redemption."

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE MOTOR VEHICLES ORDINANCE

(Assented to April 30th, 1964)

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

c.3; 1961 (1st) c.5; 1961 (2nd) c.7; 1962 (1st) c.21; 1962 (5th) c.8; 1963 (2nd)

- The Motor Vehicles Ordinance is amended by adding thereto the following section:
 - "151A. (1) The Commissioner may make regulations Commissioner designating a portion or portions of a highway as an area or areas where domestic livestock may be allowed to run at large.

(2) A driver of a motor vehicle approaching Driver domestic livestock on a road in an area designated domestic livestock. under regulations issued pursuant to subsection (1) shall

- (a) slow down to a speed reasonable for the existing conditions or stop if necessary in order to avoid collision with domestic livestock, and
- (b) yield the right of way to domestic livestock. and having yielded, may proceed with caution."

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE GAME ORDINANCE

(Assented to April 30th, 1964)

R.O.Y.T. 1958 c.50; 1959 (1st) c.8; 1959 (2nd) c.4; 1961 (2nd) The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

- 1. Paragraph (c) of section 1 of Schedule A of the Game Ordinance is repealed and the following substituted therefor:
 - "(c) Licence to hunt game birds only if issued to
 - (i) a resident in the Province of Alberta or the Province of British Columbia upon production of a valid and subsisting game bird licence issued to him in the Province where he resides\$2.00
 - (ii) any non-resident except as provided in subparagraph (i)\$10.00"

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE MEDICAL PROFESSION ORDINANCE

(Assented to April 30th, 1964)

The Commissioner of the Yukon Territory, by and with R.O.Y.T. 1958 c.73: the advice and consent of the Council of the said Territory, $^{1963}_{c.7.}$ (2nd) enacts as follows:

1. The initials "Y.M.A." where they appear in subsections of "Yukon (1) and (2) of section 7A of the *Medical Profession Ordinance* are deleted and the words "Yukon Medical Association" for "Y.M.A." tion" are substituted therefor.

LIQUOR

CHAPTER 12

ORDINANCES OF THE YUKON TERRITORY 1964 (First Session)

AN ORDINANCE TO AMEND THE LIQUOR ORDINANCE

(Assented to April 30th, 1964)

R.O.Y.T. 1958 c.67; 1959 (1st) c.6; 1961 (2nd) c.6: 1962 (1st) c.18; 1962 (5th) cc.11, 14. 1963 (1st) cc.9, 12.

Draft beer

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

- 1. The Liquor Ordinance is amended by adding thereto, immediately after section 7 thereof, the following section:
 - "7A. Delivery of draft beer in sealed containers to licensed premises in accordance with an order therefor issued by the Liquor Superintendent or the subsequent retailing of draft beer in such licensed premises shall not be deemed to be a violation of section 7."
- 2. Subsection (3) of section 8 of the said Ordinance is repealed and the following substituted therefor:

Sale of liquor by post.

"(3) A vendor may accept from a person entitled to purchase liquor a written order for the purchase of such liquor as that person is entitled to purchase under this Ordinance and the regulations, without requiring the personal appearance of that person; but the order shall be accompanied by evidence establishing the identity of such person to the satisfaction of the vendor and payment in the form of cash, certified cheque, money order or postal note of such amount as will cover the cost of liquor ordered together with the express or postal delivery charges of the shipment, and the vendor may make delivery of such liquor at the sole risk of the purchaser to the person presenting the order or in a prepaid package consigned to the purchaser at the address set out in his order, or to the nearest postal or express office."

1962 (1st) c.18, s.2. 3. Section 9 of the said Ordinance is repealed and the following substituted therefor:

Time during which liquor store to remain open outside Whitehorse. "9. (1) Liquor stores except those in the City of Whitehorse shall be open for the sale of liquor during

the periods from ten o'clock in the forenoon to twelve noon and from two o'clock in the afternoon to six o'clock in the afternoon from Monday through Friday inclusive and on Saturday from two o'clock in the afternoon to five o'clock in the afternoon and from six o'clock in the afternoon to eight o'clock in the afternoon.

(2) Liquor stores in the City of Whitehorse shall Time during be open for the sale of liquor during the periods from store to two o'clock in the afternoon to ten o'clock in the afternoon from Monday through Saturday inclusive.

which liquor

(3) Except as otherwise provided in this Ordinance no sale or delivery of any liquor may be made at liquor store generally. or from the premises of any liquor store except during the periods when the liquor store is open for the sale of liquor, but nothing herein shall operate to prohibit restocking of a liquor store.

Sale or delivery from

(4) Sales or delivery of any liquor may be made Sale or delivery to to licensees or their agents duly authorized in writing licensee. at or from the premises of any liquor store on days when the liquor store is open for the sale of liquor. as follows:

- (a) between the hours of eight o'clock in the forenoon and two o'clock in the afternoon in the City of Whitehorse: and
- (b) between the hours of eight o'clock in the forenoon and ten o'clock in the forenoon and between the hours of one o'clock in the afternoon and two o'clock in the afternoon elsewhere in the Territory.

(5) Nothing in this section shall authorize the Exception. sale or delivery of liquor on any legal holiday or on any day on which polling takes place at any election or plebiscite in the electoral district in which the liquor store is situate."

c.6, s.1; 1962 (1st)

- Section 12 of the said Ordinance is repealed and the 1959 (18t) following substituted therefor:
 - (1) Subject to this Ordinance, the Commission-Licences. er may grant to any person

CHAP. 12

LIQUOR

- (a) a licence for the sale of beer in a tavern, club or canteen; and
- (b) a liquor licence for the sale of all liquor except draft beer in a cocktail lounge, cabaret lounge, club, steamship or mess.

licence to be in prescribed form. (2) Every licence granted under the provisions of this Ordinance shall be in prescribed form and except for a licence granted under section 12B shall have endorsed thereon the hours when the licensed premises will be open and shall be signed by the Commissioner.

1962 (1st) c.18, s.3, 5. Subsection (2) of section 12A of the said Ordinance is repealed and the following substituted therefor:

Cabaret lounge. "(2) A cocktail lounge in respect of which an entertainment licence is issued shall be classified as a "Cabaret Lounge".

1962 (1st) c.18, s.3.

6. Subsections (1) and (2) of section 12B of the said Ordinance are repealed and the following substituted therefor:

Beer and wine served "12B. (1) The Commissioner, subject to such conditions as he may impose to ensure public safety and good operating standards, may grant to an operator of a dining-room or other premises where food is prepared and served at tables a licence to sell beer and wine with meals served at tables between the hours of ten o'clock in the forenoon and eleven-thirty o'clock in the afternoon of each day.

Expiry.

(2) The licence granted under subsection (1) shall expire at midnight on the thirty-first day of March of the year next following the date upon which it was issued and the fee therefor shall be twenty-five dollars."

1962 (1st) c.18, s.3. 7. Section 12D of the said Ordinance is amended by adding thereto the following subsection:

Form.

"(5) A Special Occasion Permit shall be in prescribed form and may be signed by the Commissioner, the Superintendent or a Liquor Vendor."

8. The said Ordinance is further amended by adding thereto, immediately after section 14 thereof, the following section:

"14A. (1) Notwithstanding any law to the contrary Transitional provisions. every licence, except entertainment licences, granted under the Liquor Ordinance prior to the coming into force of this Ordinance shall expire at midnight on the thirty-first day of May, 1964, unless prior to that date a new licence is granted in lieu thereof as hereinafter provided.

(2) A licensee named in a licence granted prior Application to the coming into force of this Ordinance may on or licence. before the thirty-first day of May, 1964, apply for a new licence and except for paragraphs (a), (b), (d) and (e) of subsection (1) of section 20 of the Liquor Ordinance as amended by this Ordinance, the provisions of this Ordinance shall apply to the application for and the granting of the new licence.

(3) A licence granted upon an application made Expiry. pursuant to subsection (2) shall stand in lieu of the licence granted prior to the coming into force of this Ordinance and shall expire on the thirty-first day of March. 1965."

- Section 20 of the said Ordinance is repealed and the following substituted therefor:
 - (1) Every applicant for a licence in respect of Application for licence. a tavern, cocktail lounge or club shall make his application to the Commissioner on the prescribed form and shall provide
 - (a) an affidavit in the prescribed form:
 - (b) a detailed sketch of the premises showing the rooms, services, buildings, construction material and other pertinent information;
 - (c) a statement setting out the hours that he will keep his premises open during the licence year or any part or parts thereof:
 - (d) such other requirements as the Commissioner may prescribe: and
 - (e) the fee set out in the schedule hereto.

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Inspection prior to granting of licence

- (2) For the purpose of considering an application for a licence under subsection (1), the Commissioner may cause an inspection to be made of the premises and any other investigation the Commissioner thinks necessary."
- 1962 (1st) s.18, ss.7, 8, 9. 10. Section 31 of the said Ordinance is repealed and the following substituted therefor:

Hours of sale, etc.

- "31. (1) Subject to subsection (2)
 - (a) a tavern may be opened once each weekday and once open must remain open for not more than fourteen consecutive hours between the hours of nine o'clock in the forenoon and twelve o'clock midnight;
 - (b) a cocktail lounge or club may be opened once each weekday for the sale of liquor during a continuous period ending not later than two o'clock in the forenoon each day and may not be reopened during the ten hour period immediately succeeding the close of business;
 - (c) a cabaret lounge may be opened once each weekday for the sale of liquor during a continuous period ending not later than two o'clock in the forenoon each day and may not be reopened during the twelve hour period immediately succeeding the close of business;
 - (d) a mess or canteen may be opened during the hours endorsed on its licence.

Sale prohibited.

- (2) No liquor shall be sold or served in licensed premises
- (a) except during the periods endorsed on the licence therefor:
- (b) on Good Friday, Christmas Day or at any hours when polling takes place for any election or plebiscite held in the electoral district in which the licensed premises are situate: or
- (c) during such other periods and on such other days as the Commissioner may order.

- (3) Except during the periods endorsed on the Closing. licence therefor and for a period of thirty minutes thereafter the licensee and any employee of the licensee of a cocktail lounge, cabaret lounge or tayern shall ensure that such cocktail lounge, cabaret lounge or tayern is closed to and cleared of all persons, except the licensee, his wife or any employee of the licensee: but nothing herein prevents a peace officer or any inspector from entering any cocktail lounge, cabaret lounge or tayern in the performance of his duties.
- (4) A cocktail lounge, cabaret lounge or tavern shall Lighting. remain lighted until all persons other than those authorized by subsection (3) to remain have left the premises.
- Notwithstanding paragraphs (a) and (b) of sub- Steamships. section (1) no steamship in respect of which a liquor licence has been granted shall be open for the sale of liquor unless the steamship is under way and on a trip, the main purpose of which is transporting passengers from one point to another and only for such hours as the master of the steamship may permit between nine o'clock in the forenoon and twelve o'clock midnight of each day."

TABLE OF PUBLIC ORDINANCES OF THE YUKON TERRITORY

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		added
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ORDINANCES

OF THE

YUKON TERRITORY

PASSED BY THE

YUKON COUNCIL

IN THE YEAR

1964

SECOND SESSION

G. R. CAMERON COMMISSIONER

Printed and Published for the Government of the Yukon Territory under Authority of Chapter 93 of the Consolidated Ordinances of 1958

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YUKON TERRITORY

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SECOND SESSION

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1964 (SECOND SESSION)

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ORDINANCES OF THE YUKON TERRITORY

1964 (Second Session)

AN ORDINANCE RESPECTING THE TRAINING OF APPRENTICES

(Assented to December 4th. 1964)

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

SHORT TITLE.

This Ordinance may be cited as the Apprentice Train- Short title. ing Ordinance.

INTERPRETATION

Definitions.

- 2 In this Ordinance.
 - (a) "apprentice" means a person who has entered into "Apprentice." an agreement with the Commissioner, pursuant to section 6, under which that person undertakes to pursue a course of training in a designated occupation: and

(b) "designated occupation" means an occupation designated in the Schedule or designated by the Commissioner by regulation.

"Designated

ADMINISTRATION

The Commissioner shall appoint a Superintendent of Superintendent of dent of Apprentice Training who is charged with the administration of this Ordinance and who shall perform such duties and have such powers as the Commissioner, by regulation or otherwise, may direct.

Apprentice Training.

The Commissioner may appoint inspectors of apprentice training who shall act under the direction of the Superintendent of Apprentice Training and who shall perform such duties and have such powers as the Commissioner, by regulation or otherwise, may direct.

Inspectors of apprentice training.

CHAP. 1

APPRENTICE TRAINING

Apprentice Advisory Board established. 5. (1) A Board is hereby established, to be known as the Apprentice Advisory Board, and to consist of three members.

Superintendent of Apprentice Training to

(2) The Superintendent of Apprentice Training shall be a member of the Apprentice Advisory Board and shall be chairman.

Commissioner to appoint two members (3) The Commissioner shall appoint the other two members of the Apprentice Advisory Board, one of whom shall be an employer of persons in a designated occupation and the other an employee in a designated occupation, who shall hold office during pleasure.

Remuner.

(4) The members of the Apprentice Advisory Board shall be paid such remuneration and compensation as may be determined by the Commissioner.

Powers and

(5) The Apprentice Advisory Board shall perform such duties and have such powers as the Commissioner, by regulation or otherwise, may direct.

AGREEMENTS.

Agreement between Commissioner and person who wishes to be trained.

- 6. (1) The Commissioner may enter into a written agreement with any person who
 - (a) wishes to pursue a course of training in a designated occupation;
 - (b) is at least sixteen years of age; and
- (c) resides in the Yukon Territory, upon such terms and conditions as the Commissioner may think fit, to provide for the training of that person in a designated occupation.

Who shall sign.

- (2) An agreement referred to in subsection (1) shall not be binding upon the parties unless it is in writing and is signed
 - (a) by the Commissioner,
 - (b) by the person who wishes to pursue a course of training in a designated occupation, and
 - (c) by such parent or guardian if such person is a minor and resides with his parent or guardian.

Agreement binding on minor. (3) An agreement entered into by a minor pursuant to this section shall be binding upon such minor as if he

APPRENTICE TRAINING

had been of full age and capacity at the time the agreement was entered into

The Commissioner may enter into an agreement with Agreement between Commissioner any person who

and employer.

- (a) wishes to employ an apprentice, and
- (b) is capable of providing a course of practical training in a designated occupation,

upon such terms and conditions as the Commissioner may think fit, to provide for the practical training of an apprentice in that designated occupation.

GRANTS

The Commissioner may make grants of money and Grants to provide goods or services to apprentices or to other persons apprentices and others. employed in designated occupations, upon such terms and conditions as the Commissioner, by regulation, may prescribe.

REGULATIONS.

The Commissioner may make regulations

Regulations.

- (a) designating occupations to which this Ordinance shall apply:
- (b) prescribing the qualifications necessary to become an apprentice in any designated occupation and the manner of establishing those qualifications:
- (c) prescribing the duration, nature and scope of the practical and theoretical training to be received by an apprentice in any designated occupation;
- (d) providing for changes in the duration, nature and scope of practical or theoretical training of apprentices who have had experience in a designated occupation before becoming apprentices;
- (e) prescribing the conditions under which agreements entered into pursuant to section 6 or 7 may be terminated or cancelled:
- (f) prescribing the duties and obligations that shall be imposed upon and observed by an apprentice in respect of his employer;

CHAP. 1

APPRENTICE TRAINING

- (g) prescribing the duties and obligations that shall be imposed upon and observed by an employer in respect of the apprentice employed by him;
- (h) providing for the appointment of examining boards and prescribing the duties and remuneration of members of those boards:
- (i) providing for the examination of apprentices, persons wishing to become apprentices and persons employed in designated occupations; and establishing the standards for such examination:
- (j) providing for the issuance of certificates of status, certificates of completion of apprentice-ship and other certificates of competence or proficiency, and prescribing the conditions for the issuance of such certificates;
- (k) providing for the issuance of identification cards and requiring the production of such cards under certain conditions:
- (1) providing for the recognition of certificates of occupational status or their equivalent, issued by any province of Canada and prescribing the conditions for the issuance of certificates of status, certificates of completion of apprenticeship or other certificates of competence or proficiency to the holders thereof:
- (m) prescribing the working conditions, hours of labour and rates of wages for apprentices;
- (n) prescribing the powers and duties of the Apprentice Advisory Board;
- (o) prescribing the powers and duties of the Superintendent of Apprentice Training;
- (p) prescribing the powers and duties of the inspectors of apprentice training;
- (q) providing for inspection of the training of apprentices;
- (r) providing for a system for recording the progress of the training of apprentices;

- (s) providing for the keeping of records accessible to the public:
- (t) providing for the making of grants of money to apprentices and other persons employed in designated occupations, and prescribing the conditions for eligibility for such grants, the amount of such grants and the manner of repayment of of such grants:
- (u) providing for the provision of goods or services to apprentices and other persons employed in designated occupations and prescribing the conditions for eligibility for such provision, the amounts to be provided and the manner of providing such goods or services;
- (v) providing for the repayment of any grant made to an apprentice or to a person employed in a designated occupation, providing for the repayment of the value of any goods or services directed to an apprentice or to a person employed in a designated occupation, and prescribing the conditions upon which such repayment shall be required and the manner in which such repayment shall be made;
- (w) prescribing forms to be used for the purpose of this Ordinance and the regulations;
- (x) requiring payment of fees and prescribing the amount of fees to be paid in respect of any agreement, examination, perusal or search of records, for the issuance of any certificate or other document or for any other service provided pursuant to this Ordinance or the regulations;
- (y) prescribing a fine not exceeding five hundred dollars or imprisonment not exceeding six months or both such fine and imprisonment to be imposed upon summary conviction as a penalty for violation of a regulation made under this section; and
- (z) generally for the carrying out of the purposes and to give effect to the provisions of this Ordinance.

GENERAL

Expenditures

10. (1) All expenditures for the purposes of this Ordinance shall be paid out of money appropriated by the Commissioner in Council therefor.

Payments under agreements must be voted. (2) It is a term of every agreement entered into pursuant to this Ordinance providing for the payment of any money by the Commissioner that payment thereunder is subject to there being an appropriation of money by the Commissioner in Council for the purpose of discharging that commitment in the fiscal year in which the payment becomes due and is payable.

SCHEDULE.

- 1. Aero-Engine Mechanics
- 2. Air-Frame Mechanics
- 3. Auto-Mechanics (Mechanical)
- 4. Auto-Mechanics (Bodywork)
- 5. Automotive Partsman
- 6. Barber
- 7. Carpenter
- 8. Diesel Mechanics
- 9. Electrician
- 10. Equipment Mechanic
- 11. Grader (Lumber)
- 12. Heating & Ventilation Mechanic
- 13. Heavy Duty Equipment Mechanic
- 14. Heavy Duty Equipment Operator
- 15. Hairdresser
- 16. Machinist
- 17. Millwright
- 18. Office Equipment Mechanic
- 19. Painter & Decorator
- 20. Power Plant Operator (Diesel)
- 21. Plumber
- 22. Sawver
- 23. Scaler (Lumber)
- 24. Stationary Engineer

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AUTHORIZE THE COMMISSIONER OF THE YUKON TERRITORY TO ENTER INTO AND EXECUTE AN AGREEMENT WITH THE GOVERNMENT OF CANADA RESPECTING THE SERVICES OF THE ROYAL CANADIAN MOUNTED POLICE

(Assented to December 4th, 1964)

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

This Ordinance may be cited as the Royal Canadian Short Mounted Police Agreement Ordinance.

- The Commissioner may, on behalf of the Government Commissioner of the Yukon Territory, enter into an agreement with agreement. the Government of Canada, under and for the purposes of the Royal Canadian Mounted Police Act, to provide for the use or employment of the Royal Canadian Mounted Police, or a portion thereof, in aiding the administration of justice in the Territory, and in carrying into effect the laws enforced therein upon such terms and conditions as may be contained in the agreement.
- 3. Any agreement made under this Ordinance may be Amendment amended

of agree

- (a) with respect to the provisions of the agreement in respect of which a method of amendment is set out in the agreement, by that method; or
- (b) with respect to any other provision of the agreement, by the mutual consent of the parties thereto.
- The Commissioner is authorized to do every act and Commissioner exercise every power for the purpose of implementing ment every obligation assumed by the Government of the Yukon Territory under the agreement made under this Ordinance.

agreement.

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE VITAL STATISTICS ORDINANCE

(Assented to December 4th, 1964)

R.O.Y.T. 1958, c.106. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Subsection (1) of section 28 of the *Vital Statistics* Ordinance is repealed and the following substituted therefor:

Fees payable.

- "28. (1) The fees to be paid under this Ordinance shall be those prescribed by the regulations."
- 2. Paragraph (g) of section 45 of the said Ordinance is repealed and the following substituted therefor:
 - "(g) prescribing a schedule of fees to be paid under this Ordinance and providing for the waiver of payment of any fees in favour of any person or class of persons;"
- 3. Subsection (8) of section 46 of the said Ordinance is repealed and the following substituted therefor:

Fee for reburial certificate. "(8) The Registrar General may, upon application accompanied by the prescribed fee, issue a reburial certificate for the reburial of a body that has been disinterred."

Schedule of Fees repealed. 4. The Schedule of Fees set out in the Schedule to the said Ordinance is repealed.

Commencement. 5. This Ordinance shall come into force on a day to be fixed by order of the Commissioner.

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE ORDINANCE TO AUTHORIZE THE COMMISSIONER TO GRANT A FRANCHISE TO THE YUKON ELECTRICAL COMPANY LIMITED FOR THE DISTRIBUTION OF ELECTRICAL POWER IN THE AREA OF CARMACKS IN THE YUKON TERRITORY

(Assented to December 4th, 1964)

The Commissioner of the Yukon Territory, by and with O.Y.T. the advice and consent of the Council of the said Territory. 6.1. enacts as follows:

- 1. The Ordinance to Authorize the Commissioner to Grant a Franchise to the Yukon Electrical Company Limited for the Distribution of Electrical Power in the Area of Carmacks in the Yukon Territory is amended by adding thereto the following section:
 - (1) Additions or deletions in the franchise agreement not having the effect of increasing charges to a consumer may be made from time to time with the consent of the Company and the approval of the Commissioner.
 - (2) Where additions or deletions are made pursuant to subsection (1), in the terms and conditions on which the franchise is granted, the Commissioner shall cause copies of the terms and conditions added or deleted from the franchise to be laid before the session of the Council next following the date of the making thereof."

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE ORDINANCE TO AUTHORIZE THE COMMISSIONER TO GRANT A FRANCHISE TO THE YUKON ELECTRICAL COMPANY LIMITED FOR THE DISTRIBUTION OF ELECTRICAL POWER IN THE AREA OF CARCROSS IN THE YUKON TERRITORY

(Assented to December 4th, 1964)

O.Y.T. 1960 (3rd) The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

- 1. The Ordinance to Authorize the Commissioner to Grant a Franchise to the Yukon Electrical Company Limited for the Distribution of Electrical Power in the Area of Carcross in the Yukon Territory is amended by adding thereto the following section:
 - "2. (1) Additions or deletions in the franchise agreement not having the effect of increasing charges to a consumer may be made from time to time with the consent of the Company and the approval of the Commissioner.
 - (2) Where additions or deletions are made pursuant to subsection (1), in the terms and conditions on which the franchise is granted, the Commissioner shall cause copies of the terms and conditions added or deleted from the franchise to be laid before the session of the Council next following the date of the making thereof."

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE FUEL OIL TAX ORDINANCE

(Assented to December 4th, 1964)

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

Subsection (3) of section 3 of the Fuel Oil Tax Ordi- 1962 (5th) nance is repealed and the following substituted therefor: and (2).

"(3) No tax is payable in respect of fuel oil that Exemptions. is used or to be used in stationary generators of electricity, to propel an aircraft, for heating, for mining exploration and preliminary development of an ore body, in the extraction of ore from a mine or in the processing or concentrating of such ore, for placer mining as defined in the Yukon Placer Mining Act. for lubricating, for laying or sprinkling on roads or streets, as cleaning fluids or solvents, or in the operation of farm tractors for farming purposes, if

- (a) the purchaser of the fuel oil at the time of its purchase or receipt of delivery furnishes to the vendor a certificate, in prescribed form, to that effect:
- (b) the vendor or the importer with respect to fuel oil used or consumed by himself, his agent or his employees submits a certificate. in prescribed form, to that effect in his returns under section 4 or 5, respectively; or
- (c) the vendor or the importer certifies on or before the tenth day of each month that to the best of his knowledge and belief the purchasers listed in a schedule accompanying his certificate had purchased the fuel oil in question for a purpose which would have exempted it from tax if the purchaser had furnished a certificate under paragraph (a).

(3a) No fuel oil exempted under subsection (3) Exemptions shall be used to propel any motor vehicle on a highway as defined in the Motor Vehicles Ordinance."

not to apply vehicles.

FINACIAL ADMINISTRATION

CHAPTER 7

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE FINANCIAL ADMINISTRATION ORDINANCE

(Assented to December 4th, 1964)

R.O.Y.T. 1958, c.42; 1963 (1st) The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. Sections 29 and 30 of the Financial Administration Ordinance are repealed and the following substituted therefor:

Revolving

- "29. (1) Where the Commissioner in Council has authorized the operation of a revolving fund for the purpose of acquiring and managing stores or for manufacturing, producing, processing or dealing in stores or materials, and has fixed the amount that may be charged to that revolving fund at any time,
 - (a) payments may be made out of the Yukon Consolidated Revenue Fund for these purposes subject to such terms and conditions as the Commissioner may prescribe; and
 - (b) the Territorial Treasurer shall keep an account to which shall be charged
 - (i) the cost of such of the stores and materials on hand at the time the revolving fund is established as the Commissioner may prescribe, and
 - (ii) the payments made under paragraph (a).

Credits.

- (2) There shall be shown as credits in the account referred to in subsection (1)
 - (a) all money received by the Territorial Treasurer in respect of operations of the revolving fund; and

FINACIAL ADMINISTRATION

(b) amounts charged to appropriations as the reimbursement of costs charged to the revolving fund of stores or materials issued or work performed in respect of services for which the appropriations were made.

(3) A payment made out of the Yukon Consoli-Limit. dated Revenue Fund pursuant to subsection (1) together with the balance of the revolving fund shall not be greater than the amount fixed by the Commissioner in Council as the amount that may be charged to the revolving fund at any time or such lesser

(4) For the purposes of this section "balance of the revolving fund" means the aggregate of all payments charged to the revolving fund, less all credits to the revolving fund.

amount as the Commissioner may prescribe.

"Ralance of the revolving fund" defined.

(5) At the end of each fiscal year the value of Value of the inventory held and accounts receivable in respect of the operations of a revolving fund shall be determined in accordance with regulations of the Commissioner, and if such value added to the receipts shown in the revolving fund exceeds the total of expenditures shown in the revolving fund and liabilities in respect of operations of the revolving fund then due and payable, the excess shall be transferred from the revolving fund as revenue, but if the value is less, no amount may be credited to the revolving fund to meet the deficiency except with the authority of the Commissioner in Council.

inventories

30. All accounting transactions with respect to a Accounting revolving fund shall be recorded at cost, but for the to be recorded purpose of valuing stores or materials on hand at the time the revolving fund is established and of valuing inventories and issues of stores and materials, cost may be determined in accordance with such recognized accounting practices as the Commissioner may direct.

transactions

30A. (1) The Commissioner may from time to time, Board of but not less frequently than once in every five years. constitute a board of survey to enquire into the state of the stores under his management.

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FINACIAL ADMINISTRATION

Deletion of

(2) Where a board of survey constituted under subsection (1) recommends the deletion from inventory of any obsolete or unserviceable stores or materials or any stores or materials lost or destroyed, the Commissioner may direct the deletion of all or any part of such stores or materials from the inventory, but the value of stores or materials so deleted shall not be credited to a revolving fund except with the authority of the Commissioner in Council.

Report.

(3) A statement in such form as the Commissioner prescribes of all stores and materials deleted from inventories pursuant to subsection (2) shall be included annually in the Public Accounts.

"Stores",
"materials"
and "issues"
defined.

30B. For the purposes of this Ordinance, the Commissioner may by regulation define the expressions "stores". "materials" and "issues."

JUDICATURE

CHAPTER 8

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE JUDICATURE ORDINANCE

(Assented to December 4th. 1964)

The Commissioner of the Yukon Territory, by and with R.O.Y.T. the advice and consent of the Council of the said Territory, 1958, c.60; 1960 (3rd) enacts as follows:

- 1. Paragraph (a) of section 17 of the Judicature Ordinance is repealed and the following substituted therefor:
 - "(a) to attend at his office and keep it open on such Office hours. days of the week, other than holidays, and during such hours as the Commissioner may fix:"
- 2. Section 37 of the said Ordinance is repealed and the following substituted therefor:
 - "37. The Sheriff shall keep his office open on such office hours. days of the week, other than holidays, and during such hours as the Commissioner may fix."

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE CONDITIONAL SALES ORDINANCE

(Assented to December 4th, 1964)

R.O.Y.T. 1958, c.20. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. (1) Section 2 of the Conditional Sales Ordinance is amended by adding thereto, immediately after paragraph (b) thereof, the following paragraph:

"Creditor."

- "(ba) "creditor" means a creditor of a buyer who becomes a creditor before the registration of a conditional sale or renewal statement, as the case may be, and, for the purpose of enforcing the rights of such a creditor, includes
 - (i) a creditor suing on behalf of himself and other creditors,
 - (ii) an assignee for the general benefit of creditors
 - (iii) a trustee under the Bankruptcy Act, and
 - (iv) a liquidator of a company under the Winding-up Act (Canada) or under any provincial Act containing provisions for the winding-up of companies.

without regard to the time when he becomes a creditor or is appointed assignee, trustee or liquidator;"

(2) Section 2 of the said Ordinance is further amended by striking out the word "and" at the end of paragraph

- (e) thereof, by adding the word "and" at the end of paragraph (f) thereof and by adding thereto the following paragraph:
 - "(a) "subsequent purchaser" means a person who "subsequent acquires an interest in goods after the making of a conditional sale thereof:"

nurchaser

- (1) Subsections (1) and (2) of section 3 of the said 2. Ordinance are repealed and the following substituted therefor:
 - (1) Where possession of goods has been delivered Property to a buyer under a conditional sale, unless the conditional sale is evidenced and registered in accordance with this Ordinance, every provision contained therein whereby the property in the goods remains in the seller is void as against a creditor, and as against a subsequent purchaser claiming from or under the buyer in good faith, for a valuable consideration and without notice; and the buyer shall, notwithstanding such a provision, be deemed as against the seller to be the owner of the goods.

in goods under con-ditional sales to

(2) A conditional sale of goods shall be evidenced Contents by a writing, executed by the buyer or his agent prior to, at the time of, or within ten days after delivery of the goods,

of con-ditional sale contract.

- (a) giving a description of the goods by which they may readily and easily be known and distinguished, and
- (b) stating the amount of the purchase price remaining unpaid and the terms and conditions of payment thereof or the terms and conditions of the hiring, as the case may be.
- (2a) The writing or a copy thereof shall be Registration. registered, within thirty days from the date of its execution.

- (a) in the registration district in which the buyer resided at the time of the making of the conditional sale, or
- (b) where his residence is outside the Territory. in the registration district in which the goods are delivered."

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CONDITIONAL SALES

(2) Subsections (4) and (5) of section 3 of the said Ordinance are repealed and the following substituted therefor:

Registration of contracts for goods removed into other registration district.

"(4) Where a buyer permanently removes any goods that are the subject of a conditional sale into a registration district other than that in which they were situated at the time of the execution of the writing evidencing the sale, the conditional sale of those goods ceases to be valid as against any creditor or subsequent purchaser claiming from or under the buver in good faith for valuable consideration and without notice, whose conveyance or mortgage has been registered or is valid without registration, unless that writing is registered in the office of the proper officer of the registration district into which the goods have been removed by filing within thirty days after the seller has received notice of the place to which the goods have been removed, a copy of the writing and of the documents accompanying it or relating to it or filed on the registration or renewal thereof, certified as copies by the proper officer in whose office the writing was registered or was last renewed.

Registration of contract for goods brought into Territory.

- (5) Where goods that are the subject of a conditional sale are brought into the Territory and are subject to an agreement made or executed outside the Territory that provides that the right of property therein or the right of possession thereof, in whole or in part, remains in the seller notwithstanding that the actual possession of the goods passes to the buyer, then unless.
 - (a) the agreement contains such a description of the goods that they may readily and easily be known and distinguished; and
 - (b) a copy of the agreement is registered, within thirty days after the seller has received notice of the place to which the goods have been brought, in the registration district into which the goods are brought.

the seller is not entitled to set up any right of property in or right of possession to the goods as against a creditor or a subsequent purchaser claiming from or under a buyer in good faith for valuable consideration and without notice, and the buyer shall, notwithstanding such agreement, be deemed as against any such seller to be the owner of the goods."

- The said Ordinance is further amended by adding thereto, immediately after section 3 thereof, the following section:
 - Where an agreement has been made outside the Contracts Territory with reference to goods not then in the made out-Territory, by which, under the law governing the agreement, the seller has, upon default in payment of the price or the insolvency of the buyer.

- (a) a right of revendication.
- (b) a preference for the price of the goods sold.
- (c) a right to a dissolution of the sale and to resumption of possession of the goods notwithstanding the possession of the buver.

and the goods are brought into the Territory, unless the agreement is registered within thirty days after the seller has received notice of the place to which the goods have been brought, in the registration district into which the goods are brought, the seller is not entitled to any of the remedies mentioned in paragraph (a), (b) or (c) as against a creditor or as against a subsequent purchaser claiming from or under the buyer in good faith for valuable consideration, and without notice."

- Subsection (1) of section 7 of the said Ordinance is repealed and the following substituted therefor:
 - (1) The proper officer shall cause every condi- Index. etc. tional sale and every renewal statement registered in his office to be
 - (a) numbered:
 - (b) endorsed with a memorandum of the date. hour and minute of its filing; and
 - (c) indexed by entering in alphabetical order in a register kept by him

CHAP. 9

CONDITIONAL SALES

- (i) the names of the parties to the conditional sale,
- (ii) its number, and
- (iii) the date, hour and minute of its filing."
- 5. Section 8 of the said Ordinance is repealed and the following substituted therefor:

Effect of defects, irregularities and omissions

- "8. A document to which this Ordinance applies shall not be invalidated or its effect destroyed by reason only of a defect, irregularity, omission or error therein or in the execution or attestation thereof unless, in the opinion of the judge before whom a question relating thereto is tried, the defect, irregularity, omission or error has actually misled some person whose interests are affected by the document."
- 6. Section 12 of the said Ordinance is repealed and the following substituted therefor:

Discharge of conditional sales contract.

"12. (1) A conditional sales contract registered in accordance with this Ordinance may be discharged, in whole or in part, by the registration in the office or offices in which it is registered of a certificate of discharge signed by the seller and accompanied by an affidavit of an attesting witness of the execution thereof.

Entry of discharge.

- (2) The proper officer in whose office a certificate of discharge of a conditional sales contract is registered shall note the discharge
 - (a) against each entry in the books of his office respecting the conditional sale:
 - (b) upon the writing evidencing the conditional sale or copy registered in his office; and
 - (c) upon every renewal statement respecting the conditional sale registered in his office.

Where contract registered in more than one district.

(3) Where the goods affected by the discharge of a conditional sale are situated partly in one registration district and partly in one or more other districts, the registration of the discharge may be effected either

- (a) by registering a duplicate original of the certificate of discharge and the affidavit of execution in the office of the proper officer in each of the registration districts, or
- (b) by filing
 - (i) the certificate of discharge and affidavit of execution in one of the registration districts, and
 - (ii) a certificate of the entry of the discharge therein, signed by the proper officer of that registration district, in the other or each other registration district.
- (4) The proper officer in whose office the certificate of discharge is registered shall on request and on payment of any fee prescribed by the Commissioner furnish a certificate of the entry of the discharge.

Certificate

(5) The seller of any goods_that are the subject Certificate of a conditional sale shall.

of discharge.

- (a) upon payment or tender of any fee prescribed by the Commissioner and of the amount due in respect of the goods or upon performance of the conditions of the sale, and
- (b) upon written demand delivered personally or by registered mail by the buyer or any other person having an interest in the goods,

sign and deliver personally or by registered mail to the person demanding it a certificate of discharge and an affidavit of an attesting witness of the execution thereof.

(6) Where for ten days after receipt of the de- Failure to mand mentioned in subsection (5) the seller without certificate. reasonable cause fails to deliver the required certificate and affidavit, he is liable to the person demanding it for the damages resulting from such failure."

- Section 14 of the said Ordinance is repealed and the following substituted therefor:
 - (1) A copy of a document certified by the Evidence. proper officer as being registered in accordance with

CHAP. 9

CONDITIONAL SALES

this Ordinance is receivable in evidence as prima facie proof of

- (a) the execution of the original document; and
- (b) the date, hour and minute of the registration of the document.

Idem.

(2) No proof is required of the signature or official position of any proper officer certifying a document pursuant to subsection (1).

Extension of time for registration.

14A. (1) A judge, upon being satisfied that an omission to register a conditional sale or a contract renewal statement within the time prescribed by this Ordinance or that an omission or mis-statement in a document registered under this Ordinance was accidental or due to inadvertence, impossibility or other sufficient cause, may, subject to the rights of other persons accrued by reason of the omission or misstatement, extend the time for registration or order the omission to be rectified, on such terms and conditions as he directs.

Idem.

(2) Any order made under subsection (1) or a copy thereof shall be filed with the proper officer who shall attach it to the document registered or tendered for registration and shall make appropriate entries in the register.

Rights protected.

- (3) The rights of other persons accrued up to the time of the filing of the order or a copy thereof with the proper officer, pursuant to subsection (2), are not affected by the order."
- 8. Subsection (1) of section 15 of the said Ordinance is repealed and the following substituted therefor:

Fees.

- "15. (1) The Commissioner may make regulations prescribing the fees to be charged for services performed under this Ordinance."
- 9. The said Ordinance is further amended by adding thereto the following sections:

Expiry of time when office closed. "16. Where the time for the registration of a document under this Ordinance expires on a day on which the office in which the registration is to be made is

closed, the registration, so far as regards the time of registration, is valid if made on the next following day on which the office is open.

17. Any person may, during office hours, and upon Inspection of records. payment of any fees prescribed by the Commissioner inspect any document registered or filed under this Ordinance and any books containing records or entries of such documents."

DENTAL PROFESSION

CHAPTER 10

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE DENTAL PROFESSION ORDINANCE

(Assented to December 4th, 1964)

R.O.Y.T. 1958, c.29. The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, enacts as follows:

1. The Dental Profession Ordinance is amended by adding thereto, immediately after section 22 thereof, the following sections:

Authorization

"22A. No person shall perform any of the services of a dental hygienist unless a dentist, having examined a patient, has authorized in writing a specific treatment, set out in section 22B, to be performed by the dental hygienist for that patient.

Services permitted.

- 22B. Every dentist may authorize dental hygienists to perform the following services:
 - (a) the cleaning, scaling and polishing of teeth;
 - (b) the application of such prophylactic solutions as the Commissioner may prescribe;
 - (c) specific dental duties of a minor nature; and
 - (d) if the dental hygienist has successfully completed a course approved by the Commissioner in the extracting and filling of teeth,
 - (i) the extraction of deciduous teeth under local infiltration anaesthesia, and
 - (ii) the undertaking of dental fillings."
- 2. Section 23 of the said Ordinance is repealed and the following substituted therefor:

Regulations.

- "23. The Commissioner may make regulations
 - (a) prescribing the admission and annual fees payable by dental hygienists;

DENTAL PROFESSION

- (b) prescribing anything required to be prescribed by this Ordinance: and
- (c) generally for defining, regulating and controlling the practice of dental hygiene."
- The said Ordinance is further amended by adding thereto, immediately after section 24 thereof, the following sections:
 - "25 Every person who violates the provisions of Offences and section 22A is guilty of an offence and liable on summary conviction to a fine not exceeding fifty dollars or to imprisonment for a term not exceeding one month or to both such fine and imprisonment.

(1) Where a dental hygienist has been found Commissioner guilty of an offence under section 24 or 25 and no may strike off register. appeal has been taken from the conviction or the time for appeal has expired, the Commissioner may suspend the licence of that dental hygienist for a period not exceeding six months or may have the name of that dental hygienist struck off the register and cancel his licence.

- (2) Where a judge on appeal upholds a conviction. Idem. the Commissioner may proceed in the same manner as provided by subsection (1).
- 27. (1) A dental hygienist whose name has been Application struck off the register and whose licence has been ment. cancelled pursuant to section 26 may, at any time, apply to the Commissioner to have his name reinstated on the register

(2) The Commissioner may, upon application under subsection (1) and after hearing the applicant. Commissioner. order the Territorial Secretary to reinstate a dental hygienist on the register and renew his licence and restore his rights and privileges, in such manner and upon such conditions as the Commissioner may decide."

Order by

COMPANIES

CHAPTER 11

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE COMPANIES ORDINANCE

(Assented to December 4th, 1964)

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

R.O.Y.T. 1958, c.19; 1962 (1st) c.13. 1. The Companies Ordinance is amended by adding thereto, immediately after section 97 thereof, the following section:

Commission etc., on debentures requiring registration under Corporation Securities Registration Ordinance.

- "97A. (1) Where any commission, allowance or discount has been paid or made either directly or indirectly by a company to any person in consideration of his subscribing or agreeing to subscribe, whether absolutely or conditionally, for any debentures of the company required to be registered under the Corporation Securities Registration Ordinance, or procuring or agreeing to procure subscriptions, whether absolute or conditional, for any such debentures, the particulars required to be sent for registration under the Corporation Securities Registration Ordinance shall include particulars as to the amount or rate per cent of the commission, discount or allowance so paid or made. but an omission to do so does not affect the validity of the debentures issued.
- (2) The deposit of any debentures as security for any debt of the company shall not for the purposes of this section be treated as the issue of the debentures at a discount.

Registration of mortgages and charges.

- 2. Section 101 of the said Ordinance is repealed and the following substituted therefor:
 - "101. (1) Every mortgage or charge created by a company and being

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- (a) a mortgage or charge on uncalled share capital of the company;
- (b) a mortgage or charge created or evidenced by an instrument that, if executed by an individual, would require registration as a bill of sale:
- (c) a mortgage or charge on any land, wherever situated, or any interest therein:
- (d) a mortgage or charge on any book debts of the company; or
- (e) a floating charge on the undertaking or property of the company,

shall, so far as any security on the company's property or undertaking is thereby conferred, be void against bona fide purchasers and mortgagees for valuable consideration, and the liquidator and any creditor of the company, unless the instrument, or a true copy thereof, by which the mortgage or charge is created or evidenced, is registered by filing the same with the Registrar for registration within thirty days after the date of its creation, but without prejudice to any contract or obligation for repayment of the money thereby secured, and when a mortgage or charge becomes void under this section the money secured thereby shall immediately become payable; except that

- (f) where the mortgage or charge is created in the Territory, but comprises property outside the Territory, the instrument creating or purporting to create the mortgage or charge may be registered notwithstanding that further proceedings may be necessary to make the mortgage or charge valid or effectual according to the law of the country in which the property is situated; and
- (g) where a negotiable instrument has been given to secure the payment of any book debts of a company, the deposit of the instrument for the purpose of securing an advance to the company shall not, for the purposes of this section, be treated as a mortgage or charge on those book debts.

COMPANIES

- (2) Subsection (1) does not apply to a mortgage or charge contained in an instrument that is filed with the Registrar of Corporation Securities under the Corporation Securities Registration Ordinance; and no mortgage or charge on land registered under the Land Titles Act becomes void under subsection (1) by reason of the fact that the mortgage or charge is not registered under that subsection.
- (3) The Registrar shall keep a register of all mortgages and charges requiring registration under this section, and shall, on payment of the prescribed fee, enter in the register, with respect to every such mortgage or charge, the date of the same, the amount secured by it, short particulars of the property mortgaged or charged, the names of the mortgagors, and the names of the mortgagees or other persons entitled to the charge.
- (4) The Registrar shall give a certificate under his hand of the registration of any mortgage or charge registered in pursuance of this section, stating the amount thereby secured, and the certificate shall be conclusive evidence that the requirements of this section as to registration have been complied with.
- (5) It shall be the duty of the company to register every mortgage or charge created by it requiring registration under this section, but registration of any such mortgage or charge may be affected on the application of any person interested therein; and where the registration is effected on the application of some person other than the company, that person shall be entitled to recover from the company the amount of any fees properly paid by him to the Registrar on the registration.
- (6) The register kept in pursuance of this section shall be open to inspection by any person on payment of the prescribed fee, not exceeding twenty-five cents for each inspection.
- (7) Every company shall cause a copy of every instrument creating any mortgage or charge requiring registration under this section to be kept at the registered office of the company."

- Section 106 of the said Ordinance is repealed and the 3 following substituted therefor:
 - "106. Where default is made in the registration of Penalties any mortgage or charge, every company, and every director, manager or secretary of a company, and every person knowingly a party to the default is, on conviction, liable to a fine not exceeding two hundred and fifty dollars for every day during which the default continues."

- The said Ordinance is further amended by adding thereto, immediately after section 111 thereof, the following sections:
 - "111A. The holding of debentures entitling the holder Charge by to a charge on land shall not be deemed to be an debentures. interest in land.

111B. Where any person knowingly and wilfully Failing to authorizes or permits the delivery of any debenture or certificate of debenture stock requiring registration debenture. under the Corporation Securities Registration Ordinance without a copy of the certificate of filing thereunder being endorsed upon the debenture or certificate of debenture stock, he is, without prejudice to any other liability, liable to a fine not exceeding five hundred dollars."

MUNICIPAL.

CHAPTER 12

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c.1;
1960 (1st)
c.6;
1961 (1st)
c.5;
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ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO AMEND THE MUNICIPAL ORDINANCE

(Assented to December 4th, 1964)

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

- 1. Section 194 of the *Municipal Ordinance* is repealed and the following substituted therefor:
 - "194. The council of each municipality shall in each year levy a school rate."
- 2. Section 195 of the said Ordinance is repealed and the following substituted therefor:

Rate to be set annually.

Levy of School Tax.

"195. The school rate to be levied in each municipality shall be set by the Commissioner on or before the 31st day of December of the year preceding the year in which such levy shall be imposed and collected."

ORDINANCES OF THE YUKON TERRITORY 1964 (Second Session)

AN ORDINANCE TO REPEAL THE HOSPITAL ORDINANCE

(Assented to December 4th, 1964)

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

1. The Hospital Ordinance is repealed.

O.Y.T. 1959 (1st) c.1: 1960 (1st)

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CUR ISST ALATTER	Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Fur Export	49	104140 11 11 11
_		1961 (2nd) c.11-Sched. A
Game	50	1050 (1 1) 0 0(1) 0 04 0
		1959 (1st) c.3-s.2(1); 8; 9A &
		9B added; 14A added; 25(2);
		27(1); 34(1); 36; 42(2);
		. 49(1); 74(3)(4)(5); 81(b)
		1959 (2nd) c.4-s.39(1)
		1961 (2nd) c.10-s.78(3)(4)
		added; Sched. A; 9A added
C	E 1	1964 (1st) c.10 Sched. A
Garage Keepers		
Garnishee		December 1,050 (1,4)
Hospital Aid		Repealed by 1959 (1st) c.1 1959 (1st) c.1
Hospital	new	1939 (187) 6.1
		1960 (1st) c.4-s2(b); 6
Uatal Karana	5.4	Repealed 1964 (2nd) c.13
Hotel Keepers		
Illegitimate ChildrenInsane Persons		
Insurance		
Instruction and a second secon	37	1959 (1st) c.4-Part III repealed
		1962 (5th) c.7-s.48
		1963 (2nd) c.5-s.131A added
Interpretation	58	1705 (211d) C.3-3.1517 added
mer pretarion		1959 (1st) c.5-s.37 added
Intestate Succession	59	(707 (1317 C.O 3.O7 Edded
		1962 (1st) c.19-s.5
Judicature	60	
		1960 (3rd) c.5-s.14; 51(1)
		1961 (1st) c.7-s,51(1)
		1964 (2nd) c.8-s.17(a); 37
Jury	61	•
		1961 (3rd) c.1-s.9; 14(5);
		19(2)
Labour Provision	62	
		1961 (3rd) c.3-s.3A added
		1962 (st) c.15-s.4; 6
		1962 (5th) c.9-s.10; 11 added
	40	1963 (2nd) c.12-s.7
Landlord and Tenant	63	
Legal Profession	04	1042 (1-4) - 14 - 24 - 14 -
Legitimation	45	1962 (1st) c.14-s.26 added
Limitation of Actions	65	
Liguor		
Liquor		1959 (1st) c.6-s.12(1); 30(1);
		30(3); 76(3) added
		1961 2nd) c.6-s.37(1)
		1962 (1st) c.18-s.2(1)(y); 9;
		12A; 12B; 12C; 12D, 12É
		added 12(2); 15(9)(10)(11)
		(13) added; 50 (2); 31(1)(a)
		(b)(c); 31(2); 37(2); 76; 77
		1962 (5th) c.11-s.12A(1)
		1962 (5th) c.14-s.8(2)
		1963 (1st)c.9-s.12A(7)(9);
		12B(7); 12D(4); 15
		1963 (1st) c.12-s.45
		1964 (1st) c.12-s.7A added; 8;
		9; 12; 12B; 12D; 14A added;
		20: 31

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	Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Loan Agreement (1961) No. 1	new	1961 (2nd) c.21
Loan Agreement (1961) No. 2		1961 (2nd) c.4
Loan Agreement (1961)		1961 (3rd) c.4
Loan Agreement (1961) No. 1		1962 (1st) c.2
Low Cost Housing		1962 (1st) c.1
-		1963 (1st) c.8-s.2; 3(2)(a);
		3(2)(c); 3(3)(a); 3(3)(d);
		4(1)(a) added
Low Rental Housing Agreement	new	1962 (1st) c.3
		1963 (1st) c.13
		1963 (1st) c.13 Repealed
Lords Day (Yukon)		1962 (1st) c.8
Maintenance		
Marriage Married Womens Property		
Masters and Servants		Percelled 1042 (2nd) a 2
Mayo Seaplane Base Agreement		Repealed 1963 (2nd) c.2 1963 (2nd) c.4
Mechanics Lien	72	1703 (2110) 0.4
Medical Profession	73	
Wedled Tolession	/ 5	1963 (2nd) c.7-s.4; 7A added
		1964 (1st) c.11-s.7A
Miner's Lien	74	
Mining Safety	75	
Motion Picture	76	
Motor Vehicles	77	
		1960 (3rd) c.3-s.5(2); 6(3)(6)
		(11)(12); 7(2); 8(1); 11(3);
		13(c); 14(2); 15(2)(4); 19(1)
		(2); 22(1)(2)(6)(8); 27(2)(3)
		added; 29; 34(1); 34(3) added
		41(1)(4); 49A, 49B added;
		138A added; 163(2); Sched. A&B
		1961 (1st) c.5-s.2; 49B
		1961 (2nd) c.7-s.76(2)
		1962 (1st) c.21-s.22(3); 22(6)
		(7); s.3 of Sched. A
		1962 (5th) c.8-Sched, A1 & 2
		1963 (2nd) c.9-s.8; 25; 76;
		Sched. A
		1964 (1st) c.9-s.151A added
Motor Vehicle Fuel Tax		Repealed by 1962 (1st) c.6
Municipal		Repealed by 1959 (2nd) c.1
	new	1959 (2nd) c.1
		1960 (1st) c.6-s.99(aa) added;
		288; Sched. B(d); Sched. B(g)
		added 1961 (1st) c.6-s.109; 124(3);
		133; 144; 238(b)
		1961 (2nd) c.5-s.71(3)
		1961 (2nd) c.9-s.122; 194
		1961 (3rd) c.2-s.194
		1962 (1st) c.22-s.194; 195;
		228(1); 240
		1962 (5th) c.10-s.34; 118;
		194
		1962 (5th) c.13-s.97A added;
		121
		1962 (5th) c.16-s.240(1)
		1963 (1st) c.5-s.240
		1964 (1st) c.8-s.232
		1964 (2nd) c 12-s 194· 195

	R.O. 19 Chapte	
SUBJECT MATTER	No.	AMENDMENTS
Newspaper	80	
Noise Prevention	81	
Old Age Assistance and		
Blind Persons Allowance	82	
		1961 (1st) c.2-s.4(c) 1962 (1st) c.17-s.3(1)(2);
		4(a)(b) 1964 (1st) c.3-s.3(1)(2);
•	0.2	4(a)(b)
Optometry		
Partnership Pawn Brokers and Second Hand Dealers		
Petroleum Products		
Pharmaceutical Chemists		
Police Magistrate's Courts		
Poll Tax		Repealed 1962 (1st) c.5
Pounds		
Presumption of Death	new	1962 (5th) c.5
Protection of Children		
Public Health	92	
		1959 (1st) c.8-s.2(g); 2(w);
		3(x) added; Part II; 14; 17
		1961 (1st) c.9-Sched. A
		1962 (5th) c.12-s.3; 5; 6; 7;
		8; 9; 10; 10A; 10B; Head-
		ing before II
Public Printing		
Public Service	94	10(0(1)) 20 11 10
		1962 (1st) c.20-s.11; 12 1962 (1st) c.23-s.18(1)(2)(3)
		(4)
		1964 (1st) c.6-s.19
Reciprocal Enforcement of Judgments	95	1704 (131/ 0.0-3.17
Reciprocal Enforcement of		
Maintenance Orders	96	
Recording of Evidence by Sound		1963 (2nd) c.1
Royal Canadian Mounted Police Agreement	t new	1964 (2nd) c.2
Sale of Certain Lands (W'horse)	new	1960 (1st) c.1
Sale of Goods		
Saw Logs Driving		
School		Repealed by 1962 (1st) c.7
	new	1962 (1st) c.7
Colonia IE I	100	1964 (1st) c.7-s.88
Scientists and ExplorersSocieties	100	
Steam Boilers		
Survivorship		1962 (5th) c.4
Taxation		Repealed by 1959 (2nd) c.2
1 axa110/1	new	1959 (2nd) c.2
	116**	1960 (1st) c.5-s.3(f)
		1961 (1st) c.4-s.2(g); 3(f);
		3(j) added
		1963 (1st) c.6-s.73(b)
Tenants in Common	104	
Territorial Employees Superannuation	new	1963 (1st) c.4
Trustee	105	
Unemployment Assistance Agreement	new	1959 (1st) c.2
Variation of Trusts	new	1962 (5th) c.6
Vital Statistics	106	10/4/2 1\ 2 20/1\ 4//2\
		1964 (2nd) c.3-s.28(1); 46(8);
		Sched.

SUBJECT MATTER	R.O. 195 Chapte No.	r
Vocational Training Agreement Wages Recovery Warehousemen's Lien	new 108	1963 (2nd) c.2
Whitehorse Land Sale and Loan (1961) Wills	109	1961 (2nd) c.1
		1959 (1st) c.9-s.13(1) 1961 (2nd) c.8-s.25(1)(a)(d) (e); 25(ea) added; (f)
Yukon Hospital Insurance ServicesYukon Housing (1961)		1960 (1st) c.2 1961 (2nd) c.3 1962 (1st) c.12-s.3(3)(b) 1964 (1st) c.2-s.3(3)(b)
Yukon Lands: Yukon Social Service Society		1962 (1st) c.10