

STATUTES OF THE YUKON TERRITORY

PASSED BY THE LEGISLATURE OF THE YUKON TERRITORY IN THE YEAR 1986

VOLUME 1 CHAPTERS 1 - 19

IN THE SECOND AND THIRD SESSIONS OF THE TWENTY SIXTH LEGISLATIVE ASSEMBLY

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 Passed at the 2nd Session of the 26th Legislative Assembly

AN ACT TO AMEND THE APPRENTICE TRAINING ACT

(Assented to May 28, 1986)

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

- 1. This Act amends the Apprentice Training Act.
- 2. The following section is added immediately after section 3:

Appointment of advisory committees

- "3.1 The director shall appoint the members of such trade advisory committees as may be established by the Commissioner in Executive Council."
- 3. The following paragraph is added to subsection 9(1) immediately after paragraph (h):
 - "(h.1) establishing trade advisory committees, prescribing their duties and functions and prescribing the remuneration of their members;".

AN ACT TO REPEAL THE CANCER DIAGNOSIS ACT

(Assented to May 28, 1986)

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

- 1. The Cancer Diagnosis Act is repealed.
- 2. This Act comes into force on a day to be fixed by the Commissioner in Executive Council.

AN ACT TO AMEND THE CORONERS ACT

(Assented to May 28, 1986)

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

- 1. This Act amends the Coroners Act.
- 2. The following section is added immediately after section 7:
 - "7.1 (1) A coroner may, in exercising his or her duties for investigations, inquiries and inquests
 - (a) view any dead body, and
 - (b) take possession of any dead body.
 - (2) A coroner may, in exercising his or her duties for investigations, inquiries and inquests with respect to the death of a person,
 - (a) enter and inspect any place where the coroner believes, on reasonable grounds, the deceased person's body to be or have been, and
 - (b) arrange for the disinterment of the deceased person's body.
 - (3) A coroner shall not arrange for the disinterment of a body under paragraph (2)(b) without the authorization of the chief coroner.
 - (4) A coroner may, where he or she believes on reasonable grounds that to do so is necessary for the purposes of an investigation, inquiry or inquest with respect to the death of a person,
 - (a) inspect any place in which the coroner has reasonable grounds to believe that the deceased person was, within such period of time as may be reasonable for the purposes of the investigation, inquiry or inquest, prior to death,

- (b) secure the scene or area where the coroner believes, on reasonable grounds, the death of the person to have occurred to enable investigation to be carried out for a period not exceeding 48 hours or for such other period as the chief coroner may authorize, and
- (c) where authorized by a search warrant obtained pursuant to subsection (6) seize anything that the coroner believes, on reasonable grounds, is material to the investigation.
- (5) The coroner may authorize a peace officer to exercise all or any of his or her powers under subsections (1), (2) or (4), but where the power is conditional on the belief of the coroner, the belief must be that of the coroner personally.
- (6) A justice of the peace, who is satisfied by information upon oath that there are reasonable grounds to believe that there is in a building, receptacle or place, anything that there are reasonable grounds to believe will afford evidence in respect of the circumstances of a death, may issue a warrant authorizing a coroner to search for and seize any such thing.
- (7) Where anything is seized under paragraph (4)(c), the coroner shall keep it in safe custody and shall return it to the person from whom it was seized as soon as practicable after the conclusion of the investigation, inquiry or inquest, unless the coroner is authorized or required by law to dispose of it otherwise."

FOREIGN ARBITRAL AWARDS ACT

(Assented to May 28, 1986)

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

Interpretation

1. In this Act,

"convention" means the United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards set out in the schedule.

Effective date of convention

2. On the coming into force of the convention in the Yukon, the convention applies in the Yukon in accordance with article 12 of the convention.

Application of this Act

3. This Act applies only to the recognition and enforcement of awards made in another State respecting differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the law of the Yukon.

Supreme Court jurisdiction

4. For the purpose of seeking recognition of a foreign arbitral award pursuant to this Act, applications shall be made to the Supreme Court.

Publication of effective date of convention

5. The Executive Council Member shall cause to be published in the Gazette the date the Convention comes into force in the Yukon.

Conflict with other Acts

 Where there is conflict between this Act and any other enactment, this Act prevails.

Commencement

7. This Act comes into force on a day to be fixed by the Commissioner in Executive Council.

SCHEDULE

CONVENTION ON THE RECOGNITION AND ENFORCEMENT OF FOREIGN ARBITRAL AWARDS

- 1. This Convention shall apply to the recognition and enforcement of arbitral awards made in the territory of a State other than the State where the recognition and enforcement of such awards are sought, and arising out of differences between persons, whether physical or legal. It shall also apply to arbitral awards not considered as domestic awards in the State where their recognition and enforcement are sought.
- 2. The term "arbitral awards" shall include not only awards made by arbitrators appointed for each case but also those made by permanent arbitral bodies to which the parties have submitted.
- 3. When signing, ratifying or acceding to this Convention, or notifying extension under article 10 hereof, any State may on the basis of reciprocity declare that it will apply the Convention to the Recognition and Enforcement of Awards made only in the territory of another Contracting State. It may also declare that it will apply the Convention only to differences arising out of legal relationships, whether contractual or not, which are considered as commercial under the national law of the State making such declaration.

Article 2

- 1. Each Contracting State shall recognize an agreement in writing under which the parties undertake to submit to arbitration all or any differences which have arisen or which may arise between them in respect of a defined legal relationship, whether contractual or not, concerning a subject matter capable of settlement by arbitration.
- The term "agreement in writing" shall include an arbitral clause in a contract or an arbitration agreement, signed by the parties or contained in an exchange of letters or telegrams.
- 3. The court of a Contracting State, when seized of an action in a matter in respect of which the parties have made an agreement within the meaning of this article, shall, at the request of one of the parties, refer the parties to arbitration, unless it finds that the said agreement is null and void, inoperative or incapable of being performed.

Article 3

Each Contracting State shall recognize arbitral awards as binding and enforce them in accordance with the rules of procedure of the territory where the award is relied upon, under the conditions laid down in the following articles. There shall not be imposed substantially more onerous conditions or higher fees or charges on the recognition or enforcement of arbitral awards to which this Convention applies than are imposed on the recognition or enforcement of domestic arbitral awards.

- 1. To obtain the recognition and enforcement mentioned in the proceeding article, the party applying for recognition and enforcement shall, at the time of the application, supply:
 - a) The duly authenticated original award or a duly certified copy thereof;
 - b) The original agreement referred to in article 2 or a duly certified copy thereof.

2. If the said award or agreement is not made in an official language of the country in which the award is relied upon, the party applying for recognition and enforcement of the award shall produce a translation of these documents into such language. The translation shall be certified by an official or sworn translator or by a diplomatic or consular agent.

- Recognition and enforcement of the award may be refused, at the request of the party against whom it is invoked, only if that party furnishes to the competent authority where the recognition and enforcement is sought, proof that:
 - a) The parties to the agreement referred to in article 2 were, under the law applicable to them, under some incapacity, or the said agreement is not valid under the law to which the parties have subjected it or, failing any indication thereon, under the law of the country where the award was made; or
 - b) The party against whom the award is invoked was not given proper notice of the appointment of the arbitrator or of the arbitration proceedings or was otherwise unable to present his case; or
 - c) The award deals with a difference not contemplated by or not falling within the terms of the submission to arbitration, or it contains decisions on matters beyond the scope of the submission to arbitration, provided that, if the decisions on matters submitted to arbitration can be separated from those not so submitted, that part of the award which contains decisions on matters submitted to arbitration may be recognized and enforced; or
 - d) The composition of the arbitral authority or the arbitral procedure was not in accordance with the agreement of the parties, or, failing such agreement, was not in accordance with the law of the country where the arbitration took place; or
 - e) The award has not yet become binding on the parties, or has been set aside or suspended by a competent authority of the country in which, or under the law of which, that award was made.

- Recognition and enforcement of an arbitral award may also be refused if the competent authority in the country where recognition and enforcement is sought finds that:
 - a) The subject matter of the difference is not capable of settlement by arbitration under the law of that country;
 or
 - b) The recognition or enforcement of the award would be contrary to the public policy of that country.

Article 6

If an application for the setting aside or suspension of the award has been made to a competent authority referred to in article 5(1)(e), the authority before which the award is sought to be relied upon may, if it considers it proper, adjourn the decision on the enforcement of the award and may also, on the application of the party claiming enforcement of the award, order the other party to give suitable security.

Article 7

- 1. The provisions of the present Convention shall not affect the validity of multilateral or bilateral agreements concerning the recognition and enforcement of arbitral awards entered into by the Contracting States nor deprive any interested party of any right he may have to avail himself of an arbitral award in the manner and to the extent allowed by the law or the treaties of the country where such award is sought to be relied upon.
- 2. The Geneva Protocol on Arbitration Clauses of 1923 and the Geneva Convention on the Execution of Foreign Arbitral Awards of 1927 shall cease to have effect between Contracting States on their becoming bound and to the extent that they become bound, by this Convention.

Article 8

1. This Convention shall be open until 31 December 1958 for signature on behalf of any Member of the United Nations and also on behalf of any other State which is or hereafter becomes a member of any specialized agency of the United Nations, or which is or hereafter becomes a party to the Statute of the International Court of Justice, or any other State to which an invitation has been addressed by the General Assembly of the United Nations. This Convention shall be ratified and the instruments of ratification shall be deposited with the Secretary-General of the United Nations.

Article 9

- 1. This Convention shall be open for accession to all States referred to in article 8.
- 2. Accession shall be effected by the deposit of an instrument of accession with the Secretary-General of the United Nations.

Article 10

- 1. Any State may, at the time of signature, ratification or accession, declare that this Convention shall extend to all or any of the territories for the international relations of which it is responsible. Such a declaration shall take effect when the Convention enters into force for the State concerned.
- 2. At any time thereafter any such extension shall be made by notification addressed to the Secretary-General of the United Nations and shall take effect as from the ninetieth day after the day of receipt by the Secretary-General of the United Nations of this notification, or as from the date of entry into force of the Convention for the State concerned, whichever is the later.
- 3. With respect to those territories to which this Convention is not extended at the time of signature, ratification or accession, each State concerned shall consider the possibility of taking the necessary steps in order to extend the application of this Convention to such territories, subject, where necessary for constitutional reasons, to the consent of the Governments of such territories.

Article 11

In the case of a federal or non-unitary State, the following provisions shall apply:

a) With respect to those articles of this Convention that come within the legislative jurisdiction of the federal authority, the obligations of the federal Government shall to this extent be the same as those of Contracting States which are not federal States;

- b) With respect to those articles of this Convention that come within the legislative jurisdiction of constituent states or provinces which are not, under the constitutional system of the federation, bound to take legislative action, the federal Government shall bring such articles with a favourable recommendation to the notice of the appropriate authorities of constituent states or provinces at the earliest possible moment;
- c) A federal State Party to this Convention shall, at the request of any other Contracting State transmitted through the Secretary-General of the United Nations, supply a statement of the law and practice of the federation and its constituent units in regard to any particular provision of this Convention, showing the extent to which effect has been given to that provision by legislative or other action.

Article 12

- 1. This Convention shall come into force on the ninetieth day following the date of deposit of the third instrument of ratification or accession.
- 2. For each State ratifying or acceding to this Convention after the deposit of the third instrument of ratification or accession, this Convention shall enter into force on the ninetieth day after deposit by such State of its instrument of ratification or accession.

- Any contracting State may denounce this Convention by a written notification to the Secretary-General of the United Nations. Denunciation shall take effect one year after the date of receipt of the notification by the Secretary-General.
- 2. Any State which has made a declaration or notification under article 10 may, at any time thereafter, by notification to the Secretary-General of the United Nations, declare that this Convention shall cease to extend to the territory concerned one year after the date of the receipt of the notification by the Secretary-General.
- 3. This Convention shall continue to be applicable to arbitral awards in respect of which recognition or enforcement proceedings have been instituted before the denunciation takes effect.

A Contracting State shall not be entitled to avail itself of the present Convention against other Contracting States except to the extent that it is itself bound to apply the Convention.

Article 15

The Secretary-General of the United Nations shall notify the States contemplated in article 8 of the following:

- a) Signatures and ratifications in accordance with article
 8;
- b) Accessions in accordance with article 9;
- Declarations and notifications under articles 1, 10, and 11;
- d) The date upon which this Convention enters into force in accordance with article 12;
- e) Denunciations and notifications in accordance with article 13.

- This Convention, of which the Chinese, English, French, Russian and Spanish texts shall be equally authentic, shall be deposited in the archives of the United Nations.
- 2. The Secretary-General of the United Nations shall transmit a certified copy of this Convention to the States contemplated in article 8.

FOURTH APPROPRIATION ACT, 1985-86

(Assented to May 28, 1986)

Whereas it appears by message from the Commissioner and in the estimates accompanying the message that, in addition to the sums previously appropriated, the sums not appearing in parenthesis in Schedule "A" of this Act are required for the purpose of defraying certain expenses of the public service of the Yukon and for related purposes for the period of 12 months ending in March 31, 1985;

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

- 1. This Act may be cited as the Fourth Appropriation Act, 1985-86.
- 2. (1) In addition to the sum of \$48,207,000 provided for in the First Appropriation Act, 1985-86 and the sum of \$165,860,000 provided for in the Second Appropriation Act, 1985-86 and the sum of \$25,056,000 provided for in the Third Appropriation Act, 1985-86, from and out of the Yukon Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole \$5,044,000 for defraying the several charges and expenses of the public service of the Yukon payable in the period of 12 months ending on March 31, 1985, as set forth in Schedule "A" of this Act and that sum shall not be paid or applied except in accordance with Schedule "A", the Financial Administration Act and, subject to that Act, the estimates accompanying the message from the Commissioner.
 - (2) The sums previously appropriated to a vote or item that is listed in Schedule "A" and that has a sum appearing in parenthesis after it are reduced by the amount of the sum appearing in parenthesis.
 - (3) The due application of all monies paid or applied pursuant to section 2 shall be accounted for.

3. The 1984-85 grant to the Yukon Housing Corporation pursuant to subsection 17(2) of the Housing Corporation Act shall be \$1,732,000 for operational costs and \$370,000 for capital costs excluding depreciation.

SCHEDULE "A"

\$(Dollars in 000s)

<u>Ope</u> 1	ration and Maintenance Votes	Voted to <u>Date</u>		Total Voted (Current Spend- ing Authority)
01	Yukon Legislative Assembly	1,750	20	1,770
02	Executive Council Office	3,915	97	4,012
09	Community and Transportation			
	Services	40,699	(916)	39,783
07	Economic Development: Mines			
	and Small Business	3,689	(504)	3,185
03	Education	36,263	352	36,615
12	Finance	2,902	(4)	2,898
16	Government Services	10,437	193	10,630
15	Health and Human Resources	35,013	4	35,017
08	Justice	14,363	473	14,836
10	Public Service Commission	2,484	9,935	12,419
14	Renewable Resources	5,444	360	5,804
13	Tourism	3,182	204	3,386
	Loan Capital	3,900	800	4,700
	Loan Amortization	<u>1,839</u>	20	<u>1,859</u>
	Subtotal Operation & Maintenance	165,880	11,034	176,914
			======	******

<u>Capital Votes</u>

02	Executive Council Office	5	- 5	j
09	Community and Transportation			
	Services	32,704	(1,486) 31,218	i
07	Economic Development: Mines			
	and Small Business	5,647	28 5,675	;
03	Education	9,387	(2,249) 7,138	}
16	Government Services	6,693	(780) 5,913)
15	Health and Human Resources	2,361	- 2,361	•
08	Justice	10,238	(66) 10,172	?
14	Renewable Resources	1,380	(137) 1,243)
13	Tourism	4,848	(1,300) 3,548	ŀ
	Subtotal Capital	73,263	(5,990) 67,273	ł
		======		:
	Total	239,143	5,044 244,187	'
		******		•

AN ACT TO AMEND THE FUEL OIL TAX ACT

(Assented to May 28, 1986)

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

- 1. This Act amends the Fuel Oil Tax Act.
- 2. The following definitions are added to section 2:

"'place' includes any land, building, tent or vehicle; 'vehicle' includes any camper, trailer, motor home, aircraft or watercraft."

- 3. In subsection 5(5), the expression "uncoloured or" is added immediately before the word "coloured".
- In subsections 5.2(1) and (2), the expression "uncoloured or" is added immediately before the word "coloured".
- 5. The following section is added immediately after section 16:

Inspectors

- "16.1(1) The Commissioner in Executive Council may appoint inspectors for the purposes of this Act.
 - (2) Every inspector has the authority to enforce the provisions of this Act."
- 6. (1) Subsection 17(1) is amended
 - (a) by substituting the expression "An inspector" for the expression "Any person so authorized by the Commissioner", and
 - (b) by striking out the expression "and shall answer all questions pertinent to these matters".

- (2) Subsection 17(2) is amended by substituting the expression "the inspector" for the expression "the person making the inspection".
- 7. The following sections are added immediately after section 17:

Fuel Inspections

"17.1 Notwithstanding subsection 17.2(2), an inspector may search the fuel system and engine of any vehicle to determine if it contains any fuel oil in contravention of this Act.

Other inspections

- 17.2(1) Subject to subsection (2), an inspector may search any place where he or she has reasonable and probable grounds to believe and does believe there to be
 - (a) any fuel oil in respect of which any tax under this Act has not been collected or paid, or
 - (b) any evidence of the commission of an offence under this Act.
 - (2) An inspector shall not search any place unless, immediately before the search, the inspector obtains the permission of a lawful occupant to do so, or unless the inspector obtains a search warrant authorizing the search.
 - (3) A search warrant may be issued by a justice of the peace where he or she is satisfied by information upon oath that there are reasonable and probable grounds for believing there to be in the place
 - (a) any fuel oil in respect of which any tax under this Act has not been collected or paid, or
 - (b) any evidence of the commission of an offence under this Act.

Powers and duties of inspectors

17.3(1) In the carrying-out of a search under section 17.1 or 17.2, an inspector may use all force that is necessary in the circumstances, including the breaking of any lock or fastening, but if a person entitled to possession of the place or vehicle is not present at the time of the search, the inspector shall

- (a) ensure that the place or vehicle is left as secure after the search as it was at the commencement of the search, and
- (b) make a reasonable effort as soon as practicable after the search to give notice of any action under this subsection to an owner or other person entitled to possession of the place or vehicle.
- (2) Where no person entitled to the possession of a dwelling house is present at the time of a search under this section, an inspector shall not exercise any of the powers under subsection (1) unless
 - (a) the inspector is accompanied by a member of the Royal Canadian Mounted Police, and
 - (b) the inspector has made a reasonable effort to give advance notice of the search to a person entitled to the possession of the dwelling house.
- (3) An inspector who is carrying out a search under this Act may be accompanied by any person who may be of assistance to the inspector in carrying out the search.
- (4) A search warrant issued under this section shall be executed by day unless the justice, by the warrant, authorizes execution of it by night.

Seizure

- 17.4(1) Where an inspector finds any fuel oil being used in contravention of this Act or any other substance or thing that the inspector reasonably believes may be evidence of the commission of an offence under this Act, the inspector may seize it.
 - (2) Upon the seizure of any fuel oil or other substance or thing under subsection (1), a receipt reasonably descriptive of it shall be issued to a person entitled to possession of the place or vehicle from which it was seized, but if there is no such person present
 - (a) the receipt shall be left in a prominent place at the place of the seizure or on the vehicle, as the case may be, and

- (b) if the seizure is made on public property, notice of the seizure shall be given by newspaper advertisement or such other means as reasonably might bring the seizure to the attention of interested persons.
- (3) The Executive Council Member may release from seizure any substance or thing seized under this section.
- (4) No liability attaches to the Crown, the Executive Council Member or an inspector, or to any person assisting the Executive Council Member or an inspector at his or her request, for loss or damage arising from the seizure of anything under this section."

INTERIM SUPPLY APPROPRIATION ACT, 1986-87

(Assented to March 25, 1986)

Whereas it appears by message from the Commissioner and in the estimates accompanying the message that the sums mentioned in Schedule "A" of this Act are required for the purpose of defraying certain expenses of the public service of the Yukon and for related purposes for the period from April 1, 1986 to April 30, 1986.

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

- 1. This Act may be cited as the Interim Supply Appropriation Act, 1986-87.
- 2. In addition to the sum of \$80,935,000 provided for in the First Appropriation Act, 1986-87, from and out of the Yukon Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole \$17,444,000 for defraying the several changes and expenses of the public service of the Yukon for the period from April 1, 1986 to April 30, 1986, as set forth in Schedule "A" of this Act and that sum shall not be paid or applied except in accordance with Schedule "A" and the Financial Administration Act and, subject to the said Act, the estimates accompanying the message from the Commissioner.

SCHEDULE "A"

Do	51	lars	in	000s

Operation and Maintenance Votes	Total
operation and natificentice votes	TULAT

01	Yukon Legislative Assembly	160
02	Executive Council Office	388
09	Community and Transportation Services	4,417
07	Economic Development; Mines and Small	
	Business	410
03	Education	3,677
12	Finance	227
16	Government Services	1,060
15	Health and Human Resources	3,321
08	Justice	1,416
10	Public Service Commission	287
14	Renewable Resources	669
13	Tourism	493
11	Women's Directorate	19
	Loan Capital	800
	Loan Amortization	100

Total	17,444
	======

INTERIM SUPPLY APPROPRIATION ACT, 1986-87 (NO. 2)

(Assented to April 29, 1986)

Whereas it appears by message from the Commissioner and in the estimates accompanying the message that the sums mentioned in Schedule "A" of this Act are required for the purpose of defraying certain expenses of the public service of the Yukon and for related purposes for the period from May 1, 1986 to June 30, 1986.

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

- 1. This Act may be cited as the Interim Supply Appropriation Act, 1986-87 (No. 2).
- 2. In addition to the sum of \$80,935,000 provided for in the First Appropriation Act, 1986-87, and the sum of \$17,444,000 provided for in the Interim Supply Appropriation Act, 1986-87, from and out of the Yukon Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole \$34,512,000 for defraying the several charges and expenses of the public service of the Yukon for the period from May 1, 1986 to June 30, 1986, as set forth in Schedule "A" of this Act and that sum shall not be paid or applied except in accordance with Schedule "A" and the Financial Administration Act and, subject to the said Act, the estimates accompanying the message from the Commissioner.

SCHEDULE "A"

Dol	lars	in	000s

Operation and Maintenance Votes	Total

01	Yukon Legislative Assembly	290
02	Executive Council Office	680
09	Community and Transportation Services	9,000
07	Economic Development; Mines and Small	
	Business	682
03	Education	9,589
12	Finance	398
16	Government Services	1,962
15	Health and Human Resources	6,700
08	Justice	2,860
10	Public Service Commission	518
14	Renewable Resources	970
13	Tourism	750
11	Women's Directorate	38
	Loan Amortization	75

Total		\$34,512

AN ACT TO AMEND THE LIQUOR ACT

(Assented to May 28, 1986)

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

- 1. This Act amends the Liquor Act.
- Subsection 61(5) is amended by striking out all of the words following the expression "ten bedrooms".

1

AN ACT TO AMEND THE LIQUOR TAX ACT AND THE TOBACCO TAX ACT

(Assented to April 3, 1986)

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

Liquor Tax Act

 In section 3 of the Liquor Tax Act, the figure "12" is substituted for the word "ten".

Tobacco Tax Act

- (1) In paragraph 4(1)(a) of the Tobacco Tax Act, the figure "3.2" is substituted for the expression "one and six tenths".
 - (2) Paragraph 4(1)(b) of the Tobacco Tax Act is amended by substituting the expression "two cents" for the expression "one cent".
 - (3) Paragraphs 4(1)(c) to (h) of the Tobacco Tax Act are repealed and the following are substituted therefor:
 - "(c) four cents on every cigar purchased by the dealer for a price at retail of more than five cents and not more than ten cents,
 - (d) six cents on every cigar purchased by the dealer for a price at retail of more than ten cents and not more than fifteen cents,
 - (e) eight cents on every cigar purchased by the dealer for a price at retail of more than fifteen cents and not more than twenty cents,
 - (f) twelve cents on every cigar purchased by the dealer for a price at retail of more than twenty cents and not more than thirty cents,
 - (g) sixteen cents on every cigar purchased by the dealer for a price at retail of more than thirty cents and not more than forty cents,

- (h) twenty cents on every cigar purchased by the dealer for a price at retail of more than forty cents and not more than fifty cents,
- (h.1) twenty-five cents on every cigar purchased by the dealer for a price at retail of more than fifty cents and not more than sixty cents,
- (h.2) thirty cents on every cigar purchased by the dealer for a price at retail of more than sixty cents, and"
- (4) In paragraph 4(1)(i) of the Tobacco Tax Act, the figure "28.5" is substituted for the expression "five and one-half".

MAINTENANCE AND CUSTODY ORDERS ENFORCEMENT ACT

(Assented to May 28, 1986)

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

Interpretation and application

1. (1) In this Act,

"claimant" means a person in whose favour a maintenance order has been made or who seeks enforcement of a custody order;

"respondent" means a person who has an obligation to pay a maintenance order or against whom enforcement of a custody order is sought;

"custody order" means a provision in an order of a court in or outside Yukon enforceable in Yukon for custody of a child, other than right of access, and includes such a provision in a marriage contract, cohabitation agreement or separation agreement that is enforceable under the law of Yukon;

"director" means the director of maintenance and custody enforcement appointed under section 2;

"maintenance order" means a provision in an order of a court in or outside Yukon enforceable in Yukon for the payment of money as maintenance or support, and includes a provision

- (a) for the payment of an amount periodically, whether annually or otherwise and whether for an indefinite or limited period or until the happening of a specified event,
- (b) for a lump sum to be paid or held in trust,

- (c) for any specified property to be transferred to or in trust for or vested in a party, whether absolutely, for life or for a term of years,
- (d) for one spouse to be given exclusive possession of a matrimonial home or part thereof for life or for such lesser period as the court directs,
- (e) for a spouse to whom exclusive possession of a matrimonial home is given to make such periodic payments to the other spouse as are prescribed in the order,
- (f) for one spouse to be given exclusive possession of the contents of a matrimonial home or household goods or any part thereof,
- (g) fixing the obligation to repair and maintain a matrimonial home or to pay other liabilities arising in respect thereof,
- (h) for all or any of the money payable under the order to be paid into court or to any other appropriate person or agency for the benefit of a party,
- (i) for payment of maintenance in respect of any period before the date of the order,
- (j) for payment to the Director of Human Resources of any amount in reimbursement for a benefit or assistance provided to a party, including an amount in reimbursement for such benefit or assistance provided before the date of the order,
- (k) for payment of expenses in respect of the pre-natal care and birth of a child,
- for the designation by a spouse who has a policy of life insurance or an interest in a benefit plan of the other spouse or a child as the beneficiary,
- (m) for the securing of payment under the order, by a charge on property or otherwise, or
- (n) for interest or the payment of legal fees or other expenses arising in relation to maintenance,

and includes such a provision in a marriage contract, cohabitation agreement, separation agreement or affiliation agreement that is enforceable under the law of Yukon.

(2) Anything required by this Act to be signed on done by a person, or referred to in this Act as signed or done by a person, may be signed or done by a lawyer acting on the person's behalf.

- (3) Where a maintenance order has been made, reference to that maintenance order in this Act means the original of that maintenance order or a copy of that maintenance order certified by an officer of the court in which the order was made or registered.
- (4) This Act binds the Crown.

PART 1

ENFORCEMENT BY DIRECTOR

Appointment and powers of director and officers

- (1) There shall be a director of maintenance and custody enforcement who shall be appointed by the Commissioner in Executive Council.
 - (2) It is the duty of the director to enforce maintenance orders and custody orders that are filed in the office of the director in such manner, if any, as appears practicable and the director may, for the purpose, commence and conduct a proceeding and take steps for the enforcement of the order in the name of the director for the benefit of the claimant or the claimant's child.
 - (3) The director shall not charge a fee for services to persons on whose behalf the director acts.
 - (4) The director may designate members of the public service to be enforcement officers for the purposes of this Act.
 - (5) An enforcement officer may act for and in the name of the director.

Filing of orders

- 3. (1) A maintenance order or custody order may be filed in the office of the director by a claimant.
 - (2) A maintenance order may be filed in the office of the director by the director of human resources.

- (3) Every maintenance order made by a court in Yukon, other than a provisional order, shall
 - (a) state in the operative part of the order that it shall be enforced by the director and that amounts owing under the order shall be paid to the claimant through the director, unless the order is withdrawn from the office of the director, and
 - (b) be filed in the office of the director by the clerk of the court that made it, forthwith after it is signed,

unless the claimant files with the court and the office of the director a notice in writing signed by the claimant stating that the claimant does not wish to have the order enforced by the director.

- (4) Every maintenance order made by a court outside Yukon that is received by a court or an officer of the Government of Yukon for enforcement in Yukon shall be filed in the office of the director forthwith after it is received unless the order is accompanied by a notice in writing signed by the claimant the order stating that the claimant does not wish to have the order enforced by the director.
- (5) A copy of a maintenance order that was made before this Act comes into force and filed for enforcement under the Reciprocal Enforcement of Maintenance Orders Act or the Matrimonial Property and Family Support Act shall be filed in the office of the director by the clerk of the court in which it is filed, forthwith after this Act comes into force.

Withdrawal after filing

- 4. (1) The director may withdraw a maintenance order filed in the office where it appears to the director that the claimant is taking steps to enforce the maintenance order, 14 days after the director sends to the claimant a written notice sent by ordinary mail that the maintenance order will be withdrawn.
 - (2) The director may withdraw a maintenance order filed in the office on the application of the claimant, except where the maintenance order was filed by the respondent.
 - (3) The director may withdraw a maintenance order filed in the office by the respondent on the application of the respondent.

- (4) A maintenance order or custody order that has been withdrawn may be refiled at any time by any person entitled to file the order under section 3.
- (5) The director shall give notice of the filing or withdrawal of a maintenance order or custody order to all the parties to it and, on request of the director of human resources, to the director of human resources.
- (6) Where a claimant has applied and is eligible for, or has received, a benefit under the Social Assistance Act, the director of human resources may file the order in the office of the director regardless of whether notice referred to in subsection 3(3) or (4) has been given, and the order shall not be withdrawn except by, or with the consent in writing of, the director of human resources.

Enforcement by others

- (1) No person other than the director shall enforce a maintenance order or custody order that is filed in the office of the director.
 - (2) The director may enforce arrears of maintenance under a maintenance order notwithstanding that the arrears were incurred before the order was filed in the office of the director or before this Act comes into force.

Enforcement information

- (1) The director may, for the purposes of enforcing a maintenance order or custody order that is filed in the office of the director,
 - (a) demand and receive from any person or public body, including the Government of Yukon, information as to the location, address and place of employment of the respondent that is shown on a record, other than personal correspondence between family members, in the possession or control of the person or body, notwithstanding the provisions of any other enactment or law restricting the disclosure of the information, and
 - (b) provide information obtained under paragraph (a) to a person performing similar functions in another jurisdiction.

- (2) Information obtained under paragraph (1)(a) shall not be disclosed to any person except as provided in paragraph (1)(b) or to the extent necessary for the enforcement of the order.
- (3) Notwithstanding subsection (2), information obtained under paragraph (1)(a) may be disclosed to a police officer who needs the information for a criminal investigation.
- (4) Where, on motion to the Supreme Court, it appears that
 - (a) the director has been refused information after making a demand under paragraph (1)(a), or
 - (b) a person has need of an order under this subsection for the enforcement of a maintenance order or custody order that is not filed in the office of the director,

the court may order any person or public body, including the Government of Yukon, to provide the court or such person as the court directs with any information as to the location, address or place of employment of the respondent that is shown on a record, other than personal correspondence between family members, in the possession or control of the person or public body, notwithstanding the provisions of any other enactment or law restricting the disclosure of the information.

- (5) Where the director has been refused information after making a demand under paragraph (1)(a) and obtains an order under subsection (4), the Supreme Court shall award the costs of the motion to the director.
- (6) Information obtained under an order under subsection (4) shall not be disclosed except as permitted by the order or a subsequent order or as necessary for the enforcement of the maintenance order or custody order.
- (7) Every person who, with respect to information obtained under subsection (1) or (4) that is not otherwise lawfully available to the public, contravenes subsection (2) or (6), commits an offence and is liable on conviction to a fine of not more than \$2,000 or to imprisonment for not more than six months, or both.

Payments and records of payments

- 7. (1) The respondent required to make payments under an order shall remit each payment to the director and the director, after receiving and recording the payment, shall forward the payment to the claimant.
 - (2) The director shall make and maintain such records of orders, and such other records, as will enable the director to ascertain with reasonable dispatch the occurrence of any default in payment under the orders.

PART 2

ENFORCEMENT REMEDIES

Jurisdiction

- 8. (1) In this Part, "court" means the Supreme Court or the Territorial Court.
 - (2) The monetary limits of the jurisdiction of the Territorial Court set out in the Territorial Court Act do not apply in respect of an order of the Territorial Court made under this Part.

Enforcement alternatives

- 9. Whether or not any other enforcement proceedings are being taken, the director may initiate any proceedings that would be available to the claimant, including, without limiting the generality of the foregoing, one or more of the following:
 - (a) proceedings under the Garnishee Act;
 - (b) registration of the maintenance order in the land titles office and sale of the property so charged as provided by section 12;
 - (c) proceedings to obtain a writ of execution;
 - (d) proceedings to realize upon any bond or security deposited under this or any other Act;
 - (e) proceedings to obtain the appointment of a receiver as provided by section 13;
 - (f) proceedings to bring the person in default before a judge for a show cause hearing as provided by section 14;
 - (g) proceedings for the imposition of a penalty under this Act.

Garnishment

- 10. (1) An obligation to pay money under a maintenance order may be enforced by garnishment in accordance with the provisions of the Garnishee Act or the Matrimonial Property and Family Support Act.
 - (2) On the filing of the material prescribed by the Garnishee Act, the clerk of the court shall issue a writ of garnishment.
 - (3) On the filing of a writ or notice of garnishment that
 - (a) is issued outside Yukon,
 - (b) states that it is issued in respect of support or maintenance, and
 - (c) is written in or accompanied by a sworn or certified translation into English,

the clerk of the court shall issue a writ of garnishment under the Garnishee Act.

- (4) A writ of garnishment issued under this section may seek to attach debts in respect of maintenance payments that have been ordered to be paid but that are not due at the time when the writ is issued or served.
- (5) The amount sought to be attached by a writ issued under this section may be any amount that does not exceed the amount of maintenance ordered to be paid during the term of the writ, but no amount shall be required to be paid into court sooner than it is required to be paid under the maintenance order in respect of which the writ is issued.
- (6) A writ of garnishment issued under subsection (4) may be set aside by the court where the court is satisfied that
 - (a) there are no reasonable grounds for believing that the maintenance order will not be satisfied if the writ is set aside, and
 - (b) having regard to the potential hardship and inconvenience to the respondent and to the potential benefit to the claimant, the writ does not achieve a result that is equitable in the circumstances.
- (7) Section 48 of the Garnishee Act does not apply in respect of a writ ordered to be set aside under subsection (6).

- (8) A notice of garnishment may be issued in respect of a garnishee who is outside Yukon and shall
 - (a) be signed and sealed by the clerk of the court,
 - (b) state that it is issued in respect of maintenance,
 - (c) set out the name, address and telephone number of the person who caused it to be issued and the name and address of the garnishee, and
 - (d) be written in or accompanied by a sworn or certified translation into a language ordinarily used in the courts of the jurisdiction where it is to be served.

Sale of property

- 11. (1) An obligation to pay money under a maintenance order may be enforced by seizure and sale of the respondent's real and personal property in accordance with the rules of court and the Executions Act.
 - (2) On the filing of the material required by the rules of court, the clerk of the court shall issue a writ of execution.

Registration against real property

- 12. (1) A maintenance order may be registered against the real property of a respondent in the land titles office, and on registration the obligation under the order becomes a charge on the property.
 - (2) A charge created by subsection (1) may be enforced by sale of the property against which it is registered in the same manner as a sale to realize on a mortgage.
 - (3) A court may order the discharge, in whole or in part, or the postponement, of a charge created by subsection (1), on such terms as to security or other matters as the court considers just.
 - (4) An order under subsection (3) may be made only after notice to the director.

Receivership

13. An obligation to pay money under a maintenance order or agreement may be enforced by the appointment of a receiver under the rules of court.

Default examinations and orders

- 14. (1) Where an obligation to pay money under a maintenance order that is filed in the office of the director is in default, the director may prepare a statement of the arrears in the prescribed form, not including arrears that accrued before this Act comes into force, and the director may by notice served on the respondent together with the statement of arrears require the respondent to file in the office of the director a financial statement in the prescribed form and to appear before the court to explain the default.
 - (2) Where an obligation to pay money under a maintenance order that is not filed in the office of the director is in default, on the filing of a request together with a statement of arrears in the prescribed form, the clerk of the court shall by notice served on the respondent together with the statement of arrears require the respondent to file a financial statement in the prescribed form and to appear before the court to explain the default.
 - (3) Where the respondent fails to file the financial statement or to appear as required by the notice, the court may issue a warrant for the arrest of the respondent for the purpose of bringing the respondent before the court.
 - (4) At the default hearing, unless the contrary is shown, the respondent shall be presumed to have the ability to pay the arrears and to make subsequent payments under the order, and the statement of arrears prepared and served by the director shall be presumed to be correct as to arrears accruing while the order is filed in the office of the director.
 - (5) The court may, unless it is satisfied that there are no arrears or that the respondent is unable for valid reasons to pay the arrears or to make subsequent payments under the order, order that the respondent
 - (a) discharge the arrears by such periodic payments as the court considers just,

- (b) discharge the arrears in full by a specified date,
- (c) comply with the order to the extent of the respondent's ability to pay, but an order under this paragraph does not affect the accruing of arrears,
- (d) provide security in such form as the court directs for the arrears and subsequent payment,
- (e) report periodically to the court, the director or a person specified in the order,
- (f) provide in writing forthwith to the court, the director or a person specified in the order particulars of any future change of address or employment,
- (g) be imprisoned continuously or intermittently for not more than 90 days unless the arrears are sooner paid, and
- (h) be imprisoned continuously or intermittently for not more than 90 days on default in any payment or action ordered under this subsection.
- (6) The court may order the employer of a respondent to make a written return, either under oath or not, to the court showing the wages or other remuneration resulting from the employment of the respondent over the preceding 12 months.
- (7) A return under subsection (6) purporting to be signed by the employer may be received in evidence as prima facie proof of its contents.
- (8) The court that made an order under subsection (5) may vary the order where there is a material change in the respondent's circumstances.
- (9) Imprisonment of a respondent under paragraph (5)(g) or (h) does not discharge arrears under an order.
- (10) An order for security under paragraph (5)(d) or a subsequent order of the court may provide for the realization of the security by seizure, sale or other means, as the court directs.
- (11) Proof of service on the respondent of a maintenance order is not necessary for the purpose of a default hearing.
- (12) A default hearing under this section and a hearing on an application for variation of the maintenance order in default may be heard together or separately.

- (13) The remedies available under this section are civil process and the Summary Convictions Act does not apply.
- (14) Spouses are competent and compellable witnesses against each other on a default hearing.
- (15) This section applies, with the necessary changes, to the requiring of the claimant to file a financial statement in the prescribed form.

Waste of assets

15. A court may make an interim or final order restraining the disposition or wasting of assets that may hinder or defeat the enforcement of a maintenance order.

Absconding debtors

16. Where it appears that a respondent is about to leave Yukon in order to evade or hinder enforcement of a maintenance order against the respondent, a court may issue a warrant for the arrest of the respondent for the purpose of bringing the respondent before the court, and may make any order provided for in subsection 14(5).

Order in which payments to be credited

- 17. Money paid on account of a maintenance order shall be credited
 - (a) first to the principal amount most recently due and then to any, interest owing on that amount, and
 - (b) then to the balance outstanding in the manner set out in paragraph (a) unless the respondent specifies otherwise at the time the payment is made or the court orders otherwise.

Priority

- 18. Arrears of payment under a maintenance order in an amount not exceeding one year's support at the current rate
 - (a) have priority over other judgment debts, and
 - (b) rank equally with like arrears under another maintenance order,

regardless of when an enforcement process is issued or served.

Creditors Relief Act

19. Money realized under an enforcement process taken by or on behalf of the director in respect of money owing under a maintenance order is not subject to distribution among creditors under the Creditors Relief Act.

Exemptions

20. The exemptions under the Garnishee Act and the Exemptions Act are inapplicable with respect to any process issued by a court to enforce a maintenance order.

Appea 1

- (1) An appeal lies from an order of the Territorial court under this Act to the Supreme court.
 - (2) An appeal under subsection (1) shall be taken by notice of appeal given within 30 days from the date on which the decision or order against which the appeal is taken was given.
 - (3) The Supreme Court may grant an extension of time to appeal under subsection (1).
 - (4) The procedure for the conduct of an appeal under subsection (1) shall be, with such reasonable modifications directed by the Supreme Court as may be necessary, the same as for an appeal in the Court of Appeal.
 - (5) Upon hearing an appeal, the Supreme Court may affirm, reverse or modify the order appealed against, and make such other auxiliary order as seems proper.

Capacity of minor

22. A minor may commence, conduct and defend a proceeding and initiate and complete steps for enforcement of a maintenance order without the intervention of a guardian ad litem.

Orders assigned to the government

23. The director may enforce a support order that is assigned to the Government of Yukon.

Limitation period

24. The limitation period for the enforcement of payment under a maintenance order is ten years.

Effect of death

- 25. (1) Where a respondent dies and at the time of death any payments are in default, the amount in default is, subject to subsection (3), a debt of the estate and recoverable by the claimant in the same manner as any other debt recoverable from the estate.
 - (2) Where a claimant dies, the personal representative of the deceased may, subject to subsection (3), recover for the estate of the deceased any payments in default at the time of death.
 - (3) For the purposes of subsections (1) and (2), where payments under an order are in default, a judge of the court that made the order may, on application, relieve the respondent or the estate of the respondent of the obligation to pay the whole or part of the amount in default if the judge is satisfied
 - (a) that having regard to the interests of the respondent or the estate of the respondent it would be grossly unfair and inequitable not to do so, and
 - (b) that having regard to the interests of the claimant or the estate of the claimant, it is justified.

Evidence of director's documents

26. (1) A statement of arrears signed by the director is admissible in evidence as prima facie proof of the arrears without prior notice to either party.

- (2) A statement: of the director that a maintenance order is filed in the office of the director is admissible as conclusive proof of the fact.
- (3) Any document signed by the director with respect to the enforcement of a maintenance order is admissible in evidence without proof of the signature or official character of the director.
- (4) Where the signature of the director is required for the purposes of this Act, the signature may be written, engraved, lithographed or reproduced by any other mode of reproducing words in visible form.

Proof of default

27. In an action brought on default of an obligation pursuant to a maintenance order, proof of the default may be made either by oral or affidavit evidence or by other evidence that the judge may allow.

Debts

28. The fact that a respondent is in debt or has paid debts is; not a defence to proceedings brought to enforce a: maintenance order.

Privileged communications

29. Notwithstanding any other Act, rule or law, in any proceedings brought pursuant to this Act, a person is compellable to disclose a communication made to the person by the person's spouse.

Regulations

- 30. The Commissioner in Executive Council may make regulations:
 - (a) respecting the procedure for taking proceedings under this Act;
 - (b) prescribing forms for use in proceedings under this. Act.

Agreements

31. The Commissioner in Executive Council may enter into agreements with the Government of Canada in respect of any matter he considers advisable relating to the purposes and provisions of this Act.

Consequential amendments

- 32. (1) This section amends the Matrimonial Property and Family Support Act.
 - (2) Section 30.11 is amended by striking out the expression "appearance to a notice under section 30.16".
 - (3) Subsection 30.15(1) is amended by striking cut the expression "or a proceeding under section 30.16".
 - (4) Sections 30.16, 30.17 and 30.23 are repealed.
 - (5) The following expression is substituted for paragraphs 33.1(1)(a) and (b): "for the purpose of bringing an application under this Act,".

Consequential amendments

- 33. (1) This section amends the Reciprocal Enforcement of Maintenance Orders Act.
 - (2) Section 2 is amended by striking out the definition of "Commissioner" and by adding the following definition: "'director' means the director of maintenance and custody enforcement under the Maintenance and Custody Enforcement Act;".
 - (3) The following is substituted for subsection 6(1):
 - "6. (1) Where the director receives from a reciprocating state documents corresponding to those described in subsection 4(3) with information that the respondent is in Yukon, the director shall forward the documents to the Supreme Court or the Territorial Court."

- (4) In subsection 6(2), the expression "Maintenance and Custody Enforcement Act" is substituted for the expression "Matrimonial Property and Family Support Act".
- (5) The word "director" is substituted for the word "Commissioner" in subsections 3(1), 3(3), 4(3), 6(3), 6(8), 7(3), 7(5), 8(6), 12(1), 12(2), 12(3), 13(1), 15(1) and 15(2), and in sections 17 and 18.
- (6) In subsection 8(7.1) the word "director" is substituted for the expression "Executive Council Member".
- (7) In subsection 10(2), the expression "Maintenance and Custody Enforcement Act" is substituted for the expression "Matrimonial Property and Family Support Act".
- 34. This Act comes into force on a day to be fixed by the Commissioner in Executive Council.

STATUTES OF YUKON 1986, Chapter 12

MISCELLANEOUS STATUTE LAW AMENDMENT ACT, 1986 (No. 1)

(Assented to May 28, 1986)

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

Agricultural Products Act

 In section 12 of the Agricultural Products Act, the word "whom" is substituted for the word "where".

Business Corporations Act

2. In paragraph 118(1)(c), paragraph 247(1)(b), subsection 247(2), section 247.1, section 253.1, paragraph 275(7)(c) and subsection 275(8) of the Business Corporations Act, the expression "registered or certified mail" is substituted for the expression "registered mail".

Children's Act

 In paragraph 115(6)(a) of the Children's Act, the word "does" is substituted for the word "do".

Co-operative Associations Act

- 4. (1) In subsections 28(1) and (3) of the Co-operative Associations Act, the expression "registered or certified mail" is substituted for the expression "ordinary mail".
 - (2) In subsection 28(2) of the Co-operative Associations Act, the expression "registered or certified mail" is substituted for the expression "registered mail".

Corrections Act

5. The following section is added to the Corrections Act:

Agreements with Canada

"35.1 The Commissioner in Executive Council may, on behalf of the Government of the Yukon, enter into agreements with the Government of Canada in respect of any matter he or she considers advisable relating to the purposes of this Act."

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Dangerous Goods Transportation Act

- 6. (1) In subsection 9(5) of the Dangerous Goods Transportation Act, the expression "act done or omission occurring in" is substituted for the expression "act or emission in that", and the expression "the request" is substituted for the expression "the respect".
 - (2) In subsection 20(4) of the Dangerous Goods Transportation Act, the word "omission" is substituted for the word "emission", and the word "affected" is substituted for the word "effected".

Financial Administration Act

- 7. Paragraph 73(1)(g) of the Financial Administration Act is amended by striking out the word "and" at the end of clause (ii), by adding the word "and" to the end of clause (iii), and by adding the following clause:
 - "(iv) the Yukon Development Corporation, under section 17 of the Yukon Development Corporation Act."

8. The following section is added to the Fine Option Act:

Agreements with Canada

"7.1 The Commissioner in Executive Council may, on behalf of the Government of the Yukon, enter into agreements with the Government of Canada in respect of any matter he or she considers advisable relating to the purposes and provisions of this Act."

Interpretation Act

- 9. (1) This section amends the Interpretation Act.
 - (2) The following subsection is added to section 18:
 - "(2) In an enactment or document, an Act of the Legislature may be cited by reference to its title, either with or without reference to
 - (a) its chapter number in the Revised Statutes of the Yukon, 1986, or
 - (b) its year of enactment and the chapter number in the statutes for that year as published by the Queen's Printer."
 - (3) The following definitions are added to section 20:

"'or' includes 'and';

'Queen's Printer' means the Queen's Printer appointed under the Public Printing Act;".

- (4) The following subsections are added to section 24:
 - "(6) Where a section of an enactment that is not divided into subsections is amended by the addition of one or more subsections, the amendment shall be deemed to include an amendment designating the section as it existed prior to the amendment as subsection (1) of the amended section.

- (7) Where a section of an enactment that is. divided into, subsections is amended by the deletion of all but one of the subsections, the amendment shall be deemed to includean amendment designating the remaining subsection as a new section not divided into subsections.
- (8) Where a section or subsection is amended by the repeal or addition of one or more paragraphs, clauses, sub-paragraphs or sub-clauses, the repeal or addition shall be deemed to include such amendments to the punctuation and syntax of the section or subsection as may be necessary to preserve the grammatical correctness of the amended section or subsection without altering its. meaning."

An Act to amend the Judicature Act

10. An Act to Amend the Judicature Act, 1980(2nd), c. 13, is repealed.

Assessment and Taxation Act

- 11. (1) The following paragraph is added to the Assessment and Taxation Act immediately after paragraph 56(2)(a):
 - "(b) the hiability of a person to pay the local improvement. tax shall not be greater in relationship to the total amount sought to be raised by the local improvement tax than the amount of tax that the person is hiable to pay under section 53 bears in relationship to the total amount payable under section 53 in respect of the region."
 - (2) The following subsection is added to the Assessment and Taxation Act immediately after subsection 56(2):
 - "(2.1) Paragraph (2)(b) does not apply where the local improvement is the provision of or making available of electrical utility services to areas not within a municipality, and in such cases, notwithstanding subsections (3) and (5), the liability of persons to pay the local improvement tax may be fixed by the Commissioner in Executive Council in such manner as in the opinion of the Commissioner in Executive Council is best suited to the nature of the region to be served and the requirements of the residents."

Personal Property Security Act

- 12. (1) In subsection 18(11), subsection 36(6), subsection 52(6), paragraphs 67(1)(a) to (d) and subsection 67(4) of the Personal Property Security Act, the expression "registered or certified mail" is substituted for the expression "registered mail".
 - (2) In subsection 67(2) of the Personal Property Security Act, the expression "registered or certified mail" is substituted for the expression "registered mail", and the word "mailing" is substituted for the word "registration".

Real Estate Agents' Licensing Act

13. In section 11 of the Real Estate Agents' Licensing Act, the expression "registered or certified mail" is substituted for the expression "registered post".

Revised Statutes Act

- 14. (1) This section amends the Revised Statutes Act.
 - (2) In sections 1 to 3 and 5 to 13, the expression "Revised Statutes of the Yukon, 1986" is substituted for the expression "Revised Statutes of Yukon, 1985".
 - (3) In section 9, the expression "or Schedule B of this Act" is added immediately before the word "purporting" and immediately before the expression "in all courts".
 - (4) The following subsection is added to section 9:
 - "(2) Copies of the Revised Statutes of the Yukon, 1986 or Schedule B of this Act in fact printed by the Queen's Printer shall be received as conclusive evidence of such Revised Statutes of the Yukon, 1986 or Schedule B of this Act in all courts and places whatsoever, without further proof of any kind."
 - (5) In subsection 11(1), the expression "may be included in whole or in part" is substituted for the expression "may be included".

- (6) The following subsections are added to section 11:
 - "(3) Prior to the date fixed under section 2 for the coming into force of the Revised Statutes of the Yukon, 1986, correction of typographical errors and other minor editorial activities may be undertaken in respect of the Acts included in Schedule A of this Act.
 - (4) To the extent that an Act referred to in subsection (1) is included in the Revised Statutes of the Yukon, 1986, it shall be deemed to have been included in Schedule B of this Act at the time when this Act comes into force."

Securities Act

- 15. (1) In section 13 of the Securities Act, the expression "registered or certified mail" is substituted for the expression "prepaid mail".
 - (2) In section 18 of the Securities Act, the expression "registered or certified mail" is substituted for the word "letter".
 - (3) In subsection 27(2) of the Securities Act, the expression "registered or certified" is substituted for the word "registered".

Societies Act

- 16. (1) In subsection 38(1) of the Societies Act, the expression "registered or certified mail a letter" is substituted for the expression "post a registered letter".
 - (2) In section 53 of the Societies Act, the expression "registered or certified mail" is substituted for the expression "registered post".

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STATUTES OF YUKON 1986, Chapter 13

MUNICIPAL GENERAL PURPOSES LOAN ACT, 1986

(Assented to May 28, 1986)

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

Loans to municipalities

1. The Executive Council Member may, on behalf of the Government of the Yukon, lend sums not exceeding \$5,000,000 in the aggregate to municipalities to enable them to carry on programs of municipal works, and for that purpose the Executive Council Member may, on behalf of the Government of the Yukon, enter into agreements with municipalities.

Appropriation required

2. Loans made under this Act shall be made out of money appropriated for that purpose by an appropriation Act.

Municipal Act

3. This Act does not enlarge the powers of a municipality under the Municipal Act, and the borrowing of any amount that is authorized by this Act to be lent to a municipality remains subject to all of the relevant provisions of the Municipal Act.

STATUTES OF YUKON 1986, Chapter 14

REVISED STATUTES ACT

(Assented to March 13, 1986)

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

- 1. In this Act, "Revised Statutes of Yukon, 1985" means the statutes set out in Schedule A.
- (1) Subject to this Act, the Revised Statutes of Yukon, 1985 are hereby declared to be law as though they were enacted by this Act.
 - (2) The Revised Statutes of Yukon, 1985 shall come into force on a day to be fixed by the Commissioner in Executive Council.
- 3. Subject to this Act, from the coming into force of the Revised Statutes of Yukon, 1985, the Acts and portions of Acts referred to in Schedule B are repealed to the extent set out in the fourth column of that schedule.
- 4. The repeal of the Acts and portions of Acts as set out in Schedule B pursuant to section 3 does not revive any Act or provision of law repealed by any of them, nor does the repeal prevent the effect of any saving clause in any of those Acts or portions of Acts, or of any Act or provision of law formerly in force, to any transaction, matter or thing anterior to the repeal to which they would otherwise apply.
- 5. The repeal of the Acts and portions of Acts as set out in Schedule B pursuant to section 3 does not defeat, disturb, invalidate or affect
 - (a) any penalty, forfeiture or liability, civil or criminal, incurred prior to the time of the repeal, or any proceeding for enforcing it, had, done, completed or pending at the time of the repeal,

- (b) any indictment, information, conviction, order, sentence or prosecution had, done, completed or pending at the time of the repeal,
- (c) any action, suit, petition, judgment, decree, certificate, execution, distress, process, order or rule, or any proceeding, matter or thing whatsoever respecting it, had, done, made, entered, granted, completed, pending, existing or in force at the time of the repeal,
- (d) any act, deed, right, title, interest, grant, assurance, descent, will, registry, filing, bylaw, rule, order in council, proclamation, regulation, order, contract, lien, charge, status, capacity, immunity, matter or thing had, done, made, acquired, established or existing at the time of the repeal,
- (e) any office, appointment, commission, salary, remuneration, allowance, security or duty, or any matter or thing appertaining thereto, at the time of the repeal,
- (f) any marriage, marriage certificate or registry thereof lawfully had, made, granted or existing before or at the time of the repeal, or
- (g) any other matter or thing whatsoever had, done, completed, existing or pending at the time of the repeal, and the same and the force and effect thereof shall remain and continue as if the repeal had not taken place and, so far as necessary, may and shall be continued, prosecuted, enforced and proceeded with under the Revised Statutes of Yukon, 1985 and the other statutes and laws in force in Yukon, and, subject to the provisions of the several statutes and laws, as
- 6. (1) The Revised Statutes of Yukon, 1985 shall not be held to operate as new laws, but shall be construed and have effect as a consolidation and as declaratory of the law as contained in the Acts and portions of Acts so repealed, and for which the Revised Statutes of Yukon, 1985 are substituted.

if the repeal had not taken place.

(2) The various provisions of the Revised Statutes of Yukon, 1985 corresponding to, and substituted for, the provisions of the Acts and portions of Acts so repealed shall, where they are the same in effect as the Acts and portions of Acts so repealed, be held to operate retrospectively as well as prospectively and to have been enacted or to have become effective upon the days respectively upon which the Acts and portions of Acts so repealed came into effect or from which they were stated to be effective, as the case may be.

- (3) If, upon any point, the provisions of the Revised Statutes of Yukon, 1985 are not in effect the same as those of the repealed Acts and portions of Act for which they are substituted, then as respects all transactions, matters and things subsequent to the coming into force of the Revised Statutes of Yukon, 1985, the provisions contained in the Revised Statutes of Yukon, 1985 shall prevail, but as respects all transactions, matters and things anterior to that time, the provisions of the repealed Acts and portions of Acts shall prevail.
- 7. A reference in any Act enacted prior to the coming into force of the Revised Statutes of Yukon, 1985 and remaining in force after that time, or in any instrument or document, to any Act or portion of any Act so repealed shall, from and after the coming into force of the Revised Statutes of Yukon, 1985, be held as regards any subsequent transaction, matter or thing to be a reference to the enactments in the Revised Statutes of Yukon, 1985 having the same effect as the repealed Act or portion of it.
- 8. The inclusion of any Act in Schedule B shall not be construed as a declaration that the Act or any portion of it was or was not in force immediately prior to the coming into force of the Revised Statutes of Yukon, 1985.
- 9. Copies of the Revised Statutes of Yukon, 1985 purporting to be printed by the Queen's Printer shall be received as evidence of such Revised Statutes of Yukon, 1985 in all courts and places whatsoever, without further proof of any kind.
- 10. This Act shall be printed with the Revised Statutes of Yukon, 1985, and shall be subject to the same rules of construction as the Revised Statutes of Yukon, 1985.
- 11. (1) Any Act of the Legislature that comes into force prior to the date on which the Revised Statutes of Yukon, 1985 come into force may be included in the Revised Statutes of Yukon, 1985 or consolidated with the Revised Statutes of Yukon, 1985, and shall be deemed for that purpose to have been included in that form in Schedule A of this Act at the time when this Act comes into force.

(2) For the purposes of subsection (1), where an Act included in Schedule A is amended by an Act that comes into force prior to the site on which the Revised Statutes of Yukon, 1985 come into force, the consolidation of those Acts shall include such renumbering and minor editorial activities as may be necessary to establish uniformity of style throughout the Revised Statutes of Yukon, 1985.

- (1) Where an Act or a portion of an Act contained in Schedule A of the Act is not in force prior to the day fixed for the coming into force of the Revised Statutes of Yukon, 1985,
 - (a) it shall be deleted from the Revised Statutes of Yukon, 1985, in which case it shall be deemed not to have been included in Schedule A of this Act at the time when this Act comes into force, or
 - (b) it may be kept in the Revised Statutes of Yukon, 1985, in which case
 - (i) the Act or part of the Act as set out in Schedule A to this Act shall come into force on a day to be fixed by the Commissioner in Executive Council, and
 - (ii) until the Act or part of the Act comes into force, copies of the Revised Statutes of Yukon, 1985 printed by the Queen's Printer shall contain a prominent notation that the Act or part of the Act is subject to proclamation.
 - (2) For the purposes of the deletion of an Act or a part of an Act from the Revised Statutes of Yukon, 1985 pursuant to paragraph (1)(a), such renumbering and minor editorial activities may be conducted as may be necessary to establish uniformity of style throughout the Revised Statutes of Yukon, 1985.
- 13. (1) Notwithstanding any other provision of this Act, the Commissioner in Executive Council may make such regulations as the Commissioner in Executive Council considers necessary for the orderly conduct of elections to delay the coming into force of the Elections Act as set out in the Revised Statutes of Yukon, 1985 until some time after the remainder of the Revised Statutes of Yukon, 1985 comes into force.
 - (2) Where the coming into force of the Elections Act is delayed under subsection (1), the date of the coming into force of the Revised Statutes of Yukon, 1985 for the purposes of this Act shall be deemed to be the date on which the remainder of the Revised Statutes of Yukon, 1985 comes into force and not the date on which the Elections Act comes into force.

STATUTES OF YUKON 1986, Chapter 15

SECOND APPROPRIATION ACT, 1986-87

(Assented to May 28, 1986)

Whereas it appears by message from the Commissioner and in the estimates accompanying the message that the sums mentioned in Schedule "A" of this Act are required for the purpose of defraying certain expenses of the public service of the Yukon and for related purposes for the period of 12 months ending on March 31, 1987;

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

- 1. This Act may be cited as the Second Appropriation Act, 1986-87.
- In addition to the sum of \$80,935,000 provided for in the First Appropriation Act, 1986-87, from out of the Yukon Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole \$173,940,000, including the sum of \$17,444,000 provided for in the Interim Supply Appropriation Act, 1986-87 and the sum of \$34,512,000 provided for in the Interim Supply Appropriation Act, 1986-87 (No. 2), for defraying the several charges and expenses of the public service of the Yukon payable in the period of 12 months ending on March 31, 1987, as set forth in Schedule "A" of this Act and that sum shall not be paid or applied except in accordance with Schedule "A", the Financial Administration Act, and, subject to that Act, the estimates accompanying the message from the Commissioner.
- 3. The due application of all monies paid or applied pursuant to section 2 shall be accounted for.

SCHEDULE "A"

Operation and Maintenance Votes		\$(Dollars in OOO's)	
01	Yukon Legislative Assembly	1,526	
02	Executive Council Office	4,080	
09	Community and Transportation Services	41,661	
67	Economic Development: Mines and		
	Small Business	4,095	
03	Education	38,704	
12	Finance	3,086	
16	Government Services	11,781	
15	Health and Human Resources	36,900	
30	Justice	15,731	
10	Public Service Commission	3,115	
14	Renewable Resources	5,819	
13	Tourism	4,359	
11	Women's Directorale	208	
	Loan Capital	1,000	

Total	173,940
	======

1,875

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Loan Amortization

SIATUTES OF YUKON 1986, Chapter 16

SMALL CLAIMS COURT ACT

(Assented to May 28, 1986);

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

General

- (1) There is hereby established a court to be known as the Small Claims Court of the Yukon.
 - (2) The Small Claims Court shall be presided over by a judge of the Territorial Court.
 - (3) The Commissioner in Executive Council may appoint a barrister and solicitor to act as a deputy judge of the Small Claims Court.

Jurisdiction

- 2. (1) Subject to subsection (2), the Small Claims Court
 - (a) has jurisdiction in any action for the payment of money where the amount claimed does not exceed \$3,000 exclusive of interest and costs,
 - (b) has jurisdiction in any action for the recovery of possession of personal property where the value of the property does not exceed \$3,000, and
 - (c) shall perform any function assigned to it by or under any other Act.
 - (2) The Small Claims Court does not have jurisdiction in
 - (a) any action for the recovery of land or in which an interest in land comes in question,
 - (b) any action against the personal representatives of a deceased person or in which the validity of a devise, bequest or limitation under a will or settlement is disputed, or
 - (c) any action for libel or slander.

Hearing and determination of issues

3. Subject to this Act and any other Act, the Small Claims Court shall hear and determine in a summary way all questions of law and fact and may make any order as is considered just.

Clerk of the court and other officials

4. The clerk of the Territorial Court shali be the clerk of the Small Claims Court and all other officials of the Territorial Court shall be officials of the Small Claims Court.

Non-compliance with the Act

5. A failure to comply with this Act is an irregularity and shall not render a proceeding or a step in a proceeding a nullity, and the Small Claims Court may grant all necessary amendments or other relief, on such terms as are just, to secure the just determination of the matters in dispute.

Representation by lawyer or agent

- 6. (1) Subject to subsection (2), a party may be represented at a proceeding in Small Claims Court by counsel or by an agent.
 - (2) The court may exclude from the hearing anyone, other than a barrister and solicitor qualified to practise in the Yukon, appearing as an agent on behalf of a party, if it finds that such person is not competent to represent properly the party or does not understand and comply at the hearing with the duties and responsibilities of an advocate.

Evidence

7. (1) Subject to subsections (2), (3) and (4), the Small Claims Court may admit as evidence at a hearing any oral testimony and any document or other thing relevant to the subject matter of the proceeding and may act on such evidence, but the court may exclude anything unduly repetitious.

- (2) Evidence under subsection (1) may be admitted as evidence whether or not
 - (a) given or proven under oath or aftirmation, or
 - (b) admissible as evidence in any other court.
- (3) Nothing is admissible at a hearing
 - (a) that would be inadmissible by reason of any privilege under the law of evidence, or
 - (b) that is inadmissible under any other Act.
- (4) Subsection (1) is subject to the provisions of any Act expressly limiting the extent to which or the purposes for which any oral testimony, documents or things may be admitted or used in evidence in any proceedings.
- (5) Where the presiding judge is satisfied as to its authenticity, a copy of a document or any other thing may be admitted as evidence at a hearing.

Payment of money

8. The Small Claims Court may order the times and the proportions in which money payable under an order of the court shall be paid.

Appea 1

9. An appeal lies to the Supreme Court from a final order of the Small Claims Court by way of trial de novo.

Transfer of action from Supreme Court

- 10. An action in Supreme Court may be transferred to the Small Claims Court by the clerk of the Supreme Court upon request and with the consent of all parties filed before the trial commences, where
 - (a) the only claim is for the payment of money or recovery of possession of personal property, and
 - (b) the claim is within the jurisdiction of Small Claims Court.

Regulations and rules

- (1) The Commissioner in Executive Council may make regulations in relation to the practice and procedure of the Small Claims Court respecting
 - (a) the conduct of proceedings in the court;
 - (b) the joinder of actions and parties, whether or not a proceeding has been commenced in respect of the claim;
 - (c) the settlement of claims by or against persons under disability, whether or not a proceeding has been commenced in respect of the claim;
 - (d) the representation of parties;
 - (e) the commencement of proceedings and service of process in or outside the Yukon;
 - (f) the disposition of proceedings without a hearing and the effect thereof;
 - (g) pleadings;
 - (h) discovery and other forms of disclosure before hearing, including the scope thereof and the admissibility and use of the resulting evidence in a proceeding;
 - (i) the examination of witnesses in or out of court;
 - (j) the duties of clerks and other officers;
 - (k) motions;
 - the preservation of rights of parties pending the outcome of litigation, including sale, recovery of possession or preservation of property;
 - (m) preparations for trial and offers to settle;
 - (n) the mode and conduct of trials;
 - (o) the costs of proceedings;
 - (p) the enforcement of orders in process;
 - (q) payment into and out of court;
 - (r) any matter that is referred to in an Act as provided for by rules of court;
 - (s) the mediation and arbitration of actions.
 - (2) Nothing in this section authorizes the making of rules that conflict with an Act, but regulations may be made under subsection (1) supplementing the provisions of an Act in respect of practice and procedure.

- (3) The Commissioner in Executive Council may make regulations
 - (a) respecting returns to be made by the Small Claims Court;
 - (b) fixing the remuneration of deputy Small Claims Court judges;
 - (c) providing for a system of statistical records relating to the Small Claims Court.

Territorial Court Act

- 12. (1) This section amends the Territorial Court Act.
 - (2) Subsection 5(4) is amended by striking out the expression "and a Small Debts Official".
 - (3) Subsection 16(1) is amended by striking out all words following after and including the word "other".
 - (4) The following is substituted for section 6:
 - "6. The court shall have no jurisdiction in civil matters."
 - (5) Sections 20 to 28 of the Territorial Court Act are repealed.

Supreme Court Act

13. Section 10.1 of the Supreme Court Act is repealed.

Judicature Act

14. Sections 50.1, 51, 51.1, and 52 to 63, and Schedule (1) of the Judicature Act are repealed.

Garnishee Act

- 15. The following is substituted for section 55 of the Garnishee Act:
 - "55. Subject to the provisions of the Small Claims Court Act, the provisions of this Act apply to proceedings in the Small Claims Court with such changes in the title of the court, the style of the officers, the form of process and other matters as are necessary to make this Act applicable to the proceedings."

Executions Act

- 16. (1) This section amends the Executions Act.
 - (2) The definition of "sheriff" in section 2 is amended by striking out all of the words after the expression "Creditor's Relief Ordinance".
 - (3) Subsection 3(2) is amended by substituting the expression "the provisions of the Small Claims Court Act" for the expression "sections 61 and 62 of the Judicature Ordinance".
 - (4) Subsection 5(4) is amended by substituting the expression "the Small Claims Court" for the expression "a Small Claims Official".
 - (5) Subsection 38(1) is amended by substituting the expression "Small Claims Court" for the expression "Territorial Court" and deleting the expression "or issued by a Small Claims Official".

Commencement

17. This Act comes into force on a day to be fixed by the Commissioner in Executive Council.

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STATUTES OF YUKON 1986, Chapter 17

AN ACT TO AMEND THE STUDENTS' FINANCIAL ASSISTANCE ACT

(Assented to May 28, 1986)

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

- 1. This Act amends the Students' Financial Assistance Act.
- Section 3 is amended by striking out the expression "upon the recommendation of the Committee" and by substituting the expression "as provided for under this Act" for the expression "as recommended by the Committee".
- 3. (1) Subsection 5(2) is repealed.
 - (2) Subsection 5(3) is amended by striking out the expression "other than the chairman".
 - (3) The following is substituted for subsection 5(5):
 - "(5) A majority of the members of the committee constitutes a quorum."
- 4. The following is substituted for section 6:

Appeals and other jurisdiction of the committee

- "6. (1) The committee shall hear appeals under subsection (2) and perform such other functions as are set out in this Act.
 - (2) A person may appeal a decision of the students financial assistance officer under this Act to the committee, and the committee may confirm or vary the decision of the officer.

- (3) The Commissioner in Executive Council shall prescribe the procedural rules to be followed in respect of appeals under this section."
- 5. (1) In subsections 7(1) and (4), the expression "the students financial assistance officer" is substituted for the expression "the Committee".
 - (2) In subsection 7(5), the expression "the student's commencement of a program of studies in respect of which financial assistance is paid to the student under this Act" is substituted for the expression "the commencement of his or her program of studies".
 - (3) Subsection 7(6) is amended by striking out the expression "in the opinion of the Committee" and by striking out paragraphs
 (a) to (e).
 - (4) Subsections 7(7) and (8) are repealed.
- (1) In subsection 7.1(1), the expression "to the Executive Council Member" is added immediately after the word "recommend".
 - (2) The following subsection is added to section 7.1:
 - "(3) The Executive Council Member may, upon the recommendation of the committee under subsection (1), provide financial assistance of the type and amount and under such terms and conditions as provided for under this Act to any student for the purpose of enabling that student to pursue, on a full-time basis, a program of studies at an approved institution."
- 7. (1) In subsection 8(1), the expression "the financial needs of the student shall not be considered" is substituted for the expression "the Committee shall not consider the financial needs of the student".
 - (2) In paragraph 8(2)(a), the expression "to a maximum of the prescribed amount per quarter, semester or academic year" is substituted for the expression "to a maximum of \$250 per quarter, \$375 per semester, or \$750 per academic year".

- (3) In paragraph 8(2)(b), the expression "the prescribed sum per quarter, semester or academic year" is substituted for the expression "a sum of \$75 per quarter, \$115 per semester or \$225 per academic year".
- (4) In paragraph 8(2)(c), the expression "in the prescribed amount per quarter, semester or academic year" is substituted for the expression "in the amount of \$500 per quarter, \$750 per semester or \$1,500 per academic year".
- (5) In subsection 8(4), the expression "the students financial assistance officer" is substituted for the expression "the Committee".
- (6) In subsection 8(6), the expression "as may be prescribed" is substituted for the expression "as the Committee may determine".
- (7) The following subsection is added to section 8:
 - "(7) Different amounts may be prescribed in respect of quarters, semesters and academic years under subsection (2)."
- In subsection 10(2), the expression "as may be prescribed" is substituted for the expression "as the Committee may determine".
- 9. In subsection 14(2), the expression "courses in the Yukon" is substituted for the expression "vocational courses".

STATUTES OF YUKON 1986, Chapter 18

THIRD APPROPRIATION ACT, 1986-87

(Assented to May 28, 1986)

Whereas it appears by message from the Commissioner and in the estimates accompanying the message that, in addition to the sums previously appropriated, the sums not appearing in parenthesis in Schedule "A" of this Act are required for the purpose of defraying certain expenses of the public service of the Yukon and for related purposes for the period of 12 months ending in March 31, 1987;

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

- 1. This Act may be cited as the Third Appropriation Act, 1986-87.
- 2. (1) In addition to the sum of \$80,935,000 provided for in the First Appropriation Act, 1986-87 and the sum of \$173,940,000 provided for in the Second Appropriation Act, 1986-87, from and out of the Yukon Consolidated Revenue Fund there may be paid and applied a sum not exceeding in the whole \$21,359,000 for defraying the several charges and expenses of the public service of the Yukon payable in the period of 12 months ending on March 31, 1987, as set forth in Schedule "A" of this Act and that sum shall not be paid or applied except in accordance with Schedule "A", the Financial Administration Act and, subject to that Act, the estimates accompanying the message from the Commissioner.
 - (2) The sums previously appropriated to a vote or item that is listed in Schedule A and that has a sum appearing in parenthesis after it are reduced by the amount of the sum appearing in parenthesis.
 - (3) The due application of all monies paid or applied pursuant to section 2 shall be accounted for.

SCHEDULE A

		<u>\$ (Dollars in OOO's)</u>		
Operation and Maintenance Votes		Voted to Date	This Appro- priation	Total Voted (Current Spend- ing Authority)
01	Yukon Legislative Assembly	1,526	-	1,526
62	Executive Council Office	4,080	-	4,080
09	Community and Transportation Services	41,661	-	41,661
07	Economic Development: Mines and			
	Small Business	4,095	-	4,095
03	Education	38,704	-	38,704
12	Finance	3,086	-	3,086
16	Government Services	11,781	-	11,781
05	Health and Human Resources	36,900	-	36,900
80	Justice	15,731	-	15,731
10	Public Service Commission	3,115	-	3,115
14	Renewable Resources	5,819	-	5,819
13	Tourism	4,359	-	4,359
11	Women's Directorate	208	-	208
	Loan Capital	1,000	-	1,000
	Loan Amortization	<u>1,875</u>		1,875
	Subtotal Uperation and Maintenance	173,940	-	173,940
		======	========	======

<u>Capital Votes</u>

02 09 07	Executive Council Office Community and Transportation Services Economic Development: Mines and	21 38,122	11,820	21 49,942
03 16 05 08 14 13	Small Business Education Government Services Health and Human Resources Justice Renewable Resources Tourism	7,417 17,161 6,394 3,352 4,179 1,507 2,782	4,200 3,167 (1,382) 1,172 198 2,184	11,617 20,328 6,394 1,970 5,351 1,705 <u>4,966</u>
	Subtotal Capital	80,935 =====	21,359	102,294
	Total	254,875 ======	21,359	276,234 ======

STATUTES OF YUKON 1986, Chapter 19

VITAL STATISTICS ACT

(Assented to May 28, 1986)

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

Interpretation

1. In this Act,

"birth" means the birth of a fetus which, after complete separation from the mother, shows any sign of life;

"burial permit" means a permit to bury, cremate, remove or otherwise dispose of a dead body;

"cemetery" means land set apart or used as a place for the interment or other disposal of dead bodies, and includes a vault, mausoleum and crematorium;

"cemetery owner" includes the manager, superintendent, caretaker or other person in charge of a cemetery;

"certificate" means a certified extract of the prescribed particulars of a registration filed in the office of the registrar;

"cremation" means disposal of a dead body by incineration in a crematorium;

"error" means incorrect information, and includes omission of information;

"funeral director" means a person who takes charge of a dead body for the purpose of burial, cremation or other disposition; "incapable" means unable because of death, illness, absence from the Yukon, or otherwise;

"international classification" means the International Statistical Classification of Diseases, Injuries and Causes of Death as last revised by the International Conference assembled for that purpose and published by the World Health Organization;

"registrar" means the registrar of vital statistics;

"stillbirth" means the complete expulsion or extraction from its mother after at least 20 weeks pregnancy, or after attaining weight of a least 500 g, of a product of conception in which, after the expulsion or extraction, there is no breathing, beating of the heart, pulsation of the umbilical cord or unmistakable movement of voluntary muscle.

Notice of birth

2. The medical practitioner or other person who assumes responsibility for the delivery of a child at birth shall, within 48 hours after the birth, deliver or mail to the registrar a notice of the birth in the prescribed form.

Reporting and registration of births

- (1) The birth of every child born in the Yukon shall be reported and registered as provided in this Act.
 - (2) Within 30 days after the day of the birth of a child in the Yukon
 - (a) the mother of the child,
 - (b) the father of the child, if he has knowledge of the birth,
 - (c) if the mother is incapable and the father is incapable or lacks knowledge of the birth, the person standing in the place of the parents of the child, or
 - (d) if there is no person to whom paragraph (a), (b) or (c) applies, any person who has knowledge of the birth of the child,

shall complete and deliver or mail a statement in the prescribed form respecting the birth to the registrar.

- (3) If more than one child is born, a separate statement for each child shall be completed and delivered or mailed as provided in subsection (2), and each statement shall state
 - (a) the number of children born, and
 - (b) the number of the child in order of birth.

Registration of particulars

- 4. (1) Subject to subsections (2) and (3), the birth of a child to a married woman shall be registered showing the particulars of the husband as those of the father of the child unless
 - (a) the mother and the husband file with the registrar a statutory declaration that the husband is not the father of the child, or
 - (b) the mother files with the registrar a statutory declaration stating that
 - (i) at the time of conception she was living separate and apart from her husband, and
 - (ii) her husband is not the father of the child.
 - (2) Subject to subsection (3), where a statutory declaration is filed pursuant to subsection (1), no particulars of the father shall be given in the statement under subsection 3(2).
 - (3) Where the necessary statutory declarations are filed under subsection (1), and the mother and a person acknowledging himself to be the father jointly request in writing, the particulars of the person acknowledging himself to be the father may be given as particulars of the father and, if the request is made after the registration of the birth, the registrar may amend the registration in accordance with the request by making the necessary notation on the registration.
 - (4) Except as provided in subsection (5) or on an order of a court of competent jurisdiction, the registration of the birth of a child to an unmarried woman shall not show the particulars of the father.
 - (5) Where an unmarried woman, who is the mother of a child, and a person acknowledging himself to be the tather jointly request in writing, the particulars of the person so acknowledging may be given as particulars of the father and, if the request is made after the registration of the birth, the registrar may amend the registration in accordance with the request by making the necessary notation on the registration.

Name of child

- (1) Subject to subsection (2), the birth of a child shall be registered showing as the surname of the child
 - (a) the surname of the mother,
 - (b) the surname of the person shown on the registration as the father, or
 - (c) a hyphenated surname comprised of the surnames of the mother and father.
 - (2) Where the mother or father of a child has a surname that is a hyphenation of two or more parts, the child's surname under paragraph (1)(c) shall be comprised of not more than two of such parts, one part from the mother's surname and the other from the father's surname.
 - (3) In case of a disagreement over the choice of a surname, the registrar shall assign to the child a surname consisting of two parts, pursuant to subsection (1) or (2), as the case may be.

Registration of birth

- 6. (1) Subject to subsection (2), the registrar shall, on receipt within one year from the day of the birth of a statement under subsection 3(2), register the birth by signing the statement, and the signed statement constitutes the registration of the birth.
 - (2) Where the registrar is not satisfied as to the truth and sufficiency of the statement under subsection 3(2)., the registrar may request further details from any person the registrar believes to have knowledge of the facts, or the registrar may appoint a person to inquire into the matter.
 - (3) Where the registrar, upon receipt of further details or the report of a person appointed to inquire into the matter under subsection (2), is satisfied as to the truth and sufficiency of the matters stated in the application and that the application was made in good faith, the registrar shall register the birth by signing the statement, and the signed statement constitutes the registration of the birth.

- (4) Where a birth is not registered within one year after the date of the birth, any person may apply in the prescribed form to the registrar for registration of the birth, but the application shall be
 - (a) verified by a statutory declaration,
 - (b) accompanied by the prescribed fee and a statement in the prescribed form respecting the birth, and
 - (c) accompanied by such other evidence as may be prescribed.
- (5) Where the registrar is satisfied as to the truth and sufficiency of the matter stated in the application under subsection (4) and that the application is made in good faith, the registrar shall register the birth by signing the statement, and the signed statement constitutes the registration of the birth.

Late registration

7. Where the statement under section 3(2) is not completed and delivered or mailed in the manner and within the time required, every person upon whom the duty of completing and delivering or mailing the statement is imposed, remains liable to perform that duty notwithstanding the expiration of the time provided, and is, in respect of each successive period of 30 days after which the person neglects or fails to complete or mail the statement, guilty of an offence.

Foundlings

- 8. (1) Where a new born child is found deserted, the person who finds the child, and any person in whose charge the child may be, shall give to the registrar, within seven days after the finding or taking charge of the child, all information that the person possesses as to the particulars required to be registered concerning the birth of the child.
 - (2) The registrar, on receipt of the information under subsection(1) and on being satisfied that every reasonable effort has been made to identify the child, shall
 - (a) require the person who found or has charge of the child
 - (i) to complete a statutory declaration concerning the facts of the finding of the child, and
 - (ii) to complete, so far as the person is able, a statement in the prescribed form required under section 3(2),

- (b) cause the child to be examined by a medical practitioner with a view to determining as nearly as possible the date of the birth of the child, and
- (c) require the medical practitioner to make a statutory declaration setting forth the facts as determined by the examination.
- (3) The registrar, on receipt of the report and the evidence referred to in subsection (2), shall review the case and, if satisfied as to the correctness and sufficiency of the matters stated, shall register the birth.
- (4) Subject to subsection (3), the registration shall establish a date of birth, a place of birth, a surname and given name for the child.
- (5) The registrar, on registering a birth under this section, shall transmit forthwith to the director of family and children's services a copy of all documents respecting the child filed or registered pursuant to this section.
- (6) Where, subsequent to the registration of a birth under this section, the identity of the child is established to the satisfaction of the registrar or further relevant information is received by the registrar, the registrar shall
 - (a) cancel, add to or correct the registration of the birth made under this section, and
 - (b) where necessary, cause a new registration in accordance with the actual facts of the birth to be made and substituted for the first registration made under this section.
- (7) The registrar shall make a notation of any cancellation on the registration under subsection (6) and no certificate shall be issued in respect of the cancelled registration.
- (8) Where a new registration of the birth of a child is made under subsection (6), the date of registration shall be as shown on the first registration.
- (9) The registrar shall notify the director of family and children's services forthwith of any action taken under subsection (6).

 (10) Where a person has received a certificate issued in respect of the registration of the birth of a child made under subsection
 (4) and the registration is cancelled under subsection
 (6), the person shall, upon request from the registrar, deliver the certificate to the registrar for cancellation.

Alteration or addition of given name

- 9. (1) Except in a case to which section 25 applies, where the birth of a child has been registered and
 - (a) the given name under which the child was registered is changed, or
 - (b) the child was registered without a given name,

both parents, the surviving parent, the guardian of the child, the person procuring the name to be changed or given, or the child after the child has attained the age of majority, may deliver to the registrar an application setting forth the particulars of the change or of the name given.

- (2) Any application under subsection (1) shall be accompanied by
 - (a) a statutory declaration completed by the applicant,
 - (b) a baptismal certificate, showing the given name under which the child was baptized, or
 - (c) other documentary evidence satisfactory to the registrar.
- (3) The registrar, on being satisfied that the application is made in good faith and on payment of the prescribed fee, shall make a notation of the change on the registration of the birth.
- (4) No alteration of or addition to a given name shall be made under this section in any registration of a birth, unless the name of the child was changed or the name was given to the child within 12 years after the day of the birth.
- (5) No alteration of or addition to a given name shall be made in a registration of a birth, except as provided in this Act or the Change of Name Act.
- (6) Any birth certificate issued after the making of a notation pursuant to this section shall be prepared as if the registration had been made containing the changed or new given name at the time of registration.

Registration of stillbirths

- 10. (1) Every stillbirth in the Yukon shall be registered as provided in this Act.
 - (2) Where a stillbirth occurs, the person who would have been responsible for the registration under section 3 if it had been a birth shall complete and deliver to the registrar or the funeral director a statement in the prescribed form respecting the stillbirth.
 - (3) The medical practitioner in attendance at a stillbirth, or, subject to subsection (4), where there is no medical practitioner in attendance, a coroner or a medical practitioner shall complete the prescribed medical certificate showing the cause of the stillbirth and shall deliver it to the registrar or the funeral director.
 - (4) Where the registrar is satisfied that there was no medical practitioner and no coroner within a reasonable distance from the place where a stillbirth has occurred, and that it is not reasonably practicable to have the medical certificate completed under subsection (3), the registrar may prepare and sign a certificate prepared from the statements of the relatives or the parents of the stillborn child or of other persons having adequate knowledge of the facts.
 - (5) On receipt of the statement, the registrar shall register the stillbirth by signing the statement, and the signed statement constitutes the registration of the stillbirth.
 - (6) On the registration of a stillbirth, the registrar shall forthwith prepare and deliver to the person requiring them for the purpose of the burial, cremation or other disposition of the body of the stillborn child

 (a) an acknowledgment that the stillbirth is registered, and
 - (b) a burial permit.
 - (7) Subject to this section, sections 2 to 8 and 18 to 23 apply, with the necessary changes, to stillbirths.

Notation of change of sex

- 11. (1) Where a person has had his or her anatomical sex structure changed to a sex other than that which appears on the person's birth certificate, the registrar, on production of separate affidavits of two medical practitioners stating that the anatomical sex of the person has changed and evidence satisfactory to the registrar as to the identity of the person,
 - (a) where the sex of the person is registered in the Yukon, shall cause a notation of the change to be made on the registration, and
 - (b) where the sex of the person is registered outside the Yukon, shall transmit to the officer in charge of the registration of births and marriages in the jurisdiction in which the person is registered, a copy of the proof of the change of sex produced to the registrar.
 - (2) Every birth or marriage certificate issued after the making of a notation under this section shall be issued as if the registration had been made with the sex as changed.

Registration of adoptions

- 12. (1) On receipt of a certified copy of an order of adoption transmitted under the Children's Act, the registrar shall register the adoption by signing the copy, and the copy then constitutes the registration of the adoption.
 - (2) Where, at the time of the registration of the adoption, or at any time afterward, there is in the office of the registrar a registration of the birth of the person adopted, the registrar, on production of evidence satisfactory to the registrar of the identity of the person, shall
 - (a) delete the registration of birth from the registration files, and
 - (b) substitute a registration of adoption in accordance with the facts contained in the order of adoption showing
 - the date and the place of birth of the adopted person recorded in the original registration,
 - (ii) as the mother of the adopted person, the adopting mother, together with the particulars pertaining to her, and

- (iii) as the father of the adopted person, the adopting father, together with particulars pertaining to him.
- (3) Where a person is adopted pursuant to an order, judgment or decree of adoption made by a court of competent jurisdiction in another province or state, the registrar
 - (a) on receipt of a certified copy of the order, judgment or decree, and
 - (b) on production of evidence satisfactory to the registrar of the identity of the person,

shall, if there is in the registrar's office a registration of the birth of that person, register the adoption in the manner referred to in subsection (1), and shall substitute the registration of adoption in the manner referred to in subsection (2).

(4) When a person born outside the Yukon is adopted pursuant to the Children's Act, the registrar shall transmit a certified copy of the order of adoption to the person having charge of the registration of births in the province, or state in which the person was born.

Special register of adoptions

- 13. (1) The registrar shall maintain a special register in which the registrar shall keep
 - (a) the original registrations of birth withdrawn from the registration files pursuant to section 12, and
 - (b) the copies of all orders, judgments and decrees received by the registrar for the purposes of section 12, other than the copy required for the purposes of subsection 12(4).
 - (2) Where one of the parties to a proposed marriage is an adopted child, the registrar may refer to the special register on the request of an issuer, a clergyman or a marriage commissioner within the meaning of the Marriage Act, for the purpose of determining whether the parties are within the forbidden degrees of consanguinity.
 - (3) Except as authorized by this section, the special register and any entry or information or documents contained in it shall not be made public or disclosed to any person except on the order of the Supreme Court.

Birth certificate after adoption

- 14. Where a child in the Yukon is adopted pursuant to the laws of the Yukon or of another jurisdiction and a registration of adoption has been made pursuant to section 12, every certificate of birth of that child subsequently issued by the registrar
 - (a) shall be in accordance with the registration of adoption,
 - (b) shall indicate the legal parents in accordance with the Children's Act in any case where parentage is shown, and
 - (c) shall not indicate anything that would disclose that the child is an adopted child.

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Registration of marriages

- 15. (1) Every marriage solemnized in the Yukon shall be registered as provided in this Act.
 - (2) Every person authorized by law to solemnize marriage in the Yukon shall immediately after he or she solemnizes a marriage, prepare a statement in the prescribed form respecting the marriage, and the statement shall be signed by
 - (a) each of the parties to the marriage,
 - (b) at least two adult witnesses to the marriage, and
 - (c) the person by whom the marriage was solemnized.
 - (3) The person by whom the marriage was solemnized shall, within 30 days after the day of the marriage, deliver or mail the completed statement to the registrar.
 - (4) On the receipt within one year from the day of a marriage of a completed statement in the prescribed form respecting the marriage, the registrar, if satisfied as to the statement's truth and sufficiency, shall register the marriage by signing the statement, and the signed statement constitutes the registration of the marriage.

Registration of marriage by registrar

- 16. (1) Where a marriage is not registered within one year after the day of the marriage, any person may apply in the prescribed form to the registrar for registration of the marriage, but the application shall be
 - (a) verified by statutory declaration,

- (b) accompanied by the prescribed fee and a statement in the prescribed form respecting the marriage, and
- (c) accompanied by such other evidence as may be prescribed.
- (2) Where the registrar is satisfied as to the truth and sufficiency of the matters stated in the application and that the application is made in good faith, the registrar shall register the marriage by signing the statement, and the signed statement constitutes the registration of the marriage.

Registration of divorces and nullities

- 17. (1) Within ten days after an order dissolving or annulling a marriage is made by the Supreme Court, the clerk of the court shall forward a certified copy of the order, judgment or decree to the registrar.
 - (2) On receipt of a certified copy of an order, judgment or decree from the Supreme Court respecting the dissolution or annulment of a marriage, the registrar shall register the dissolution or annulment by signing the statement, and the signed statement constitutes the registration of the dissolution or annulment.
 - (3) Where, at the time of the registration of the dissolution or annulment or at any time afterward, there is in the office of the registrar a registration of the dissolved or annulled marriage, the registrar, on production of evidence satisfactory to the registrar as to the identity of the persons, shall
 - (a) make a notation of the dissolution or annulment on the registration of the marriage, and
 - (b) make a notation of the registration of the marriage on the registration of the dissolution or annulment.
 - (4) Where a marriage is dissolved or annulled by an order, judgment or decree made by a court of competent jurisdiction in a province, or by an Act of the Parliament of Canada, the registrar,
 - (a) on receipt of a copy of the Act or certified copy of the order, judgment or decree, and

(b) on production of evidence satisfactory to the registrar of the identity of the persons, together with a statement in the prescribed form

shall, if there is in the registrar's office a registration of the marriage, register the dissolution or annulment in the manner referred to in subsection (2) and shall make the notations required by subsection (3).

- (5) Every marriage certificate issued after the making of a notation pursuant to this section shall contain a copy of the notation.
- (6) Where a marriage solemnized in another province is dissolved or annulled in the Yukon, the registrar, on receipt of the certified copy of the order, judgment or decree respecting the dissolution or annulment, shall transmit a certified copy of the order, judgment or decree to the person having charge of registration of marriage in the province in which the marriage was solemnized.

Registration of deaths

- 18. (1) The death of every person who dies in the Yukon shall be registered as provided in this Act.
 - (2) The personal particulars of the deceased person shall, upon the request of the funeral director, be set forth in the prescribed form and delivered to the funeral director
 - (a) by any relative of the deceased residing or being in the Yukon having knowledge of the facts,
 - (b) by any other adult person having knowledge of the facts, or
 - (c) by the coroner who has been notified of the death and has made an inquiry or held an inquest regarding the death.
 - (3) On receipt from the funeral director of the prescribed form completed in accordance with subsection (2),
 - (a) the medical practitioner who was last in attendance during the last illness of the deceased,
 - (b) where the death occurs without medical attendance and under circumstances that do not require any inquiry or inquest under the Coroners Act, the medical practitioner who examines the body of the deceased, or

(c) a coroner who conducts an inquest on the body or an inquiry into the circumstances of the death,

shall promptly after the death, inquest or inquiry, as the case may be complete and sign a medical certificate included in the prescribed form stating the cause of death according to the international classification, as last revised by the International Commission assembled for that purpose, and deliver the form to the funeral director.

- (4) Subject to subsection 21(1), where there is reason to believe that a person has died under circumstances that require an inquiry or inquest under the Coroners Act, no acknowledgment of registration of the death and no burial permit shall be issued by the registrar unless
 - (a) an inquiry has been made into the circumstances of the death or an inquest has been held under the Coroners Act,
 - (b) the coroner or a medical practitioner has signed the medical certificate of the cause of death in accordance with subsection (3), and
 - (c) the other provisions of this Act respecting the registration of the death have been complied with.
- (5) Upon receipt of the personal particulars respecting the deceased and of the medical certificate, the funeral director shall complete a statement in the prescribed form and deliver the statement to the registrar.

Registration of death by registrar

- 19. (1) Where the registrar receives a statement in the prescribed form respecting a death within one year after the day of the death, the registrar, if satisfied as to the truth and sufficiency of the statement, shall register the death by signing the statement, and the signed statement constitutes the registration of death.
 - (2) Where a death is registered under subsection (1), the registrar shall prepare and issue to the funeral director an acknowledgment that the death is registered and a burial permit.

Late registration of death

- 20. (1) Where a death is not registered within one year after the day or the death, any person may apply in the prescribed form to the registrar for registration of the death, but the application shall be accompanied by a statement in the prescribed form respecting the death and such other evidence as may be prescribed.
 - (2) Where the registrar is satisfied as to the truth and sufficiency of the matters stated in the application and that the application is made in good faith, the registrar shall register the death by signing the statement, and the signed statement constitutes the registration of death.

Burial permit

- 21. (1) Where there is reason to believe that a person has died under any of the circumstances referred to in subsection 18(4) and it is impracticable for the coroner or a medical practitioner to complete a medical certificate, the registrar, upon being supplied with a warrant from the coroner releasing the body for burial or other disposition, shall issue a burial permit.
 - (2) A coroner shall, within seven days after determining the cause of a death or completing an investigation, deliver to the registrar the medical certificate referred to in subsection 18(3).
 - (3) A medical practitioner shall, within seven days after determining the cause of a death, deliver to the registrar the medical certificate referred to in subsection 18(3).
 - (4) Subject to subsections (1) and (5), no person shall, with respect to a person who dies in the Yukon, bury or otherwise dispose of the body, remove the body from the Yukon except temporarily for the purpose of preparing it for burial, or conduct or take part in a funeral or religious service in connection with the burial or other disposition of the body, unless
 - (a) the death is registered as provided in this Act,
 - (b) an acknowledgment of the registration of death and a burial permit have been obtained from the registrar, and
 - (c) the person conducting the funeral or religious service is in possession of the burial permit.

- (5) Where extreme hardship or anguish could not be avoided by the application of subsection (4) without relaxation of its strictness, a provisional burial permit may be obtained from the registrar and the funeral or religious service and the disposition or removal of the body may take place if
 - (a) there is no reason to believe that the death occurred from other than natural causes, and
 - (b) the funeral director has signed and filed with the registrar a notice setting forth
 - (i) the name, date and place of death of the person whose body is to be disposed of or removed, and
 - (ii) a statement explaining the circumstances which render him or her unable to comply with subsection (4) without causing extreme hardship or anguish.
- (6) The funeral director shall, promptly after the funeral, religious service, disposition or removal of the body under subsection (5) carry out the duties imposed on the funeral director by subsection 18(5).
- (7) Where the body of any person is to be removed by a common carrier to the place of burial or other disposition, the removal shall not take place unless the prescribed copies of the burial permit have been affixed to the outside of the casket.
- (8) The funeral director shall
 - (a) at the place of burial or other disposition, remove any copies of the burial permit affixed to the outside of the casket,
 - (b) deliver the prescribed copy of the burial permit to the person conducting the funeral or religious service, and
 - (c) deliver the prescribed copy of the burial permit to the cemetery owner, or where no person is in charge of the cemetery at the time of the burial or other disposition of the body, write across the face of the burial permit the words "No person in charge", sign the permit and mail it to the registrar.
- (9) Where a death occurs outside the Yukon and the burial or other disposition of the body is to take place in the Yukon, a burial permit or other document required under the law of the. place in which the death occurs, signed by the registrar or other proper officer, is sufficient authority for the burial or other disposition of the body.

(10) The registrar may, upon application in the prescribed form accompanied by the prescribed fee, issue a reburial permit for the reburial of a body that has been disinterred.

Cemetery owner's duties

- 22. (1) No cemetery owner shall permit the burial, reburial or cremation of a body in the cemetery unless the funeral director or the person officiating at the burial has delivered to the cemetery owner the prescribed copy of the burial permit or the reburial permit as the case may be.
 - (2) At the end of each month, every cemetery owner shall transmit to the registrar the copies of the burial permits and the reburial permits received by the cemetery owner under subsection (1) in respect of the burials, reburials and cremations that took place during the month in that cemetery.

Births and deaths on aircraft and ships

23. Where a birth or death occurs on a vessel underway or on an aircraft in flight, and the vessel's first port of entry or the aircraft's first place of landing after the birth or death is in the Yukon, the birth or death shall, for the purposes of this Act, be deemed to have occurred in the Yukon.

Church records

24. Where registers or records of baptisms, marriages or burials kept by any church or religious body in the Yukon are now on file or are afterward, with the approval of the registrar placed on file in the office of the registrar, the registers or records shall be preserved and shall remain in the custody of the registrar as part of the records of the office.

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- 25. (1) Where the name of a person is changed in the Yukon under the law of the Yukon or is changed in another province or state by or under a statute of that province or state, the registrar, on production of proof of the change and evidence satisfactory to the registrar as to the identity of the person,
 - (a) if the birth or marriage of the person is registered in the Yukon, shall cause a notation of the change to be made on the registration,
 - (b) if the change was made under the Change of Name Act and the person was born or married in Canada but outside the Yukon, shall transmit to the officer in charge of the registration of births and marriages in the province of Canada in which the person was born or married, a copy of the proof of the change of name produced to the registrar, and
 - (c) if the change was made under the Change of Name Act and the person was born or married outside Canada and if requested by the person whose name has been changed, shall transmit to the officer in charge of the registration of births and marriages in the state in which the person was born or married, a copy of the proof of the change of name produced to the registrar.
 - (2) Every birth or marriage certificate issued after the making of a notation under this section shall be issued as if the registration had been made in the name as changed.

Fraudulent or improper registrations and certificates

- 26. (1) On written application by any person and after notice to and hearing of all persons interested, or where the holding of a hearing is not possible, on receipt of a statutory declaration or other evidence satisfactory to the registrar that may be adduced by any person interested, the registrar, if satisfied that an event registered under this Act did not in fact occur, may
 - (a) cancel the registration, and
 - (b) order that every certificate issued in respect of that registration be delivered to the registrar for cancellation.

- (2) On written application by any person and after notice to and hearing of all persons interested, or where the holding of a hearing is not possible, on receipt of a statutory declaration or other evidence satisfactory to the registrar that may be adduced by any person interested, the registrar, if satisfied that a certificate was obtained or is being used for fraudulent or improper purposes, may make an order requiring the delivery to the registrar of that certificate.
- (3) A person who has in his or her possession or under his or her control, a certificate in respect of which an order has been made under subsection (1) or (2), shall forthwith, on receipt of the order, deliver the certificate to the registrar for cancellation.
- (4) The registrar shall retain all registrations and certificates cancelled under this section, together with the order and all related documents.

Corrections

- 27. (1) Where registration documents are in the possession of the registrar and it is reported that an error exists in the registration, other than an error of the kind referred to in subsection 26(1), the registrar shall inquire into the matter and if satisfied that an error has been made, the registrar may correct the error by making a notation of the correction on the registration.
 - (2) Where the person who furnished the information contained in the registration to be corrected appears in person, the registrar may permit the correction by altering the original entry.
 - (3) Where, after registration, documents have been received by the registrar, or registration has been made by the registrar, it is reported that an error exists in the registration, other than an error of the kind referred to in subsection 26(1), the registrar shall inquire into the matter and, on the production of evidence satisfactory to the registrar and verified by statutory declaration, the registrar may correct the error by making a notation of the correction on the registration.

(4) Where, after the correction of an error, application is made for a certificate, the certificate shall be prepared as if the registration had been made containing correct particulars at the time of registration.

Appointment of officials

28. The Commissioner in Executive Council may appoint

- (a) a registrar of vital statistics who shall be responsible for the administration of this Act and for the direction and supervision of staff, and
- (b) a deputy registrar of vital statistics to assist the registrar and to perform the duties of the registrar ouring the absence of the registrar.

Search of records

- 29. (1) On application, any person furnishing information satisfactory to the registrar and paying the prescribed fee, may, if the registrar is satisfied that the information is not to be used for an unlawful or improper purpose, have a search made by the registrar
 - (a) for the registration in the registrar's office of any birth, stillbirth, marriage, death, adoption, change of name or dissolution or annulment of marriage, or
 - (b) for the record of any baptism, marriage or burial placed on file in the office of the registrar under section 24.
 - (2) The registrar shall make a report on the search which shall state only the following information:
 - (a) whether or not the birth, stillbirth, marriage, death, adoption, change of name or dissolution or annulment of marriage, baptism or burial is registered or recorded;
 - (b) if registered, its registration number.

Issuance of certificates and copies

- 30. (1) On application, any person furnishing information satisfactory to the registrar and paying the prescribed fee, may, if the registrar is satisfied that it is not to be used for an unlawful or improper purpose, obtain a certificate in the prescribed form in respect of the registration of the birth of any person, and the certificate shall contain the following particulars of the registration:
 - (a) the name of the person;
 - (b) the date of birth;

- (c) the place of birth;
- (d) the sex of the person;
- (e) the date of registration;
- (f) the serial number of registration;
- (g) such other particulars as may be prescribed.
- (2) Where application has been made in the prescribed form and the prescribed fee has been paid, a copy or certified copy of the registration of a birth
 - (a) may be issued to a person who requires it for a stated reason that in the opinion of the registrar justifies the issuance of it, or
 - (b) may be issued to a person on the order of a court.
- (3) On application, any person furnishing information satisfactory to the registrar and paying the prescribed fee may, if the registrar is satisfied that it is not to be used for an unlawful or improper purpose, obtain a certificate in the prescribed form in respect of the registration of a marriage and the certificate shall contain the following particulars of the registration:
 - (a) the names of the parties to the marriage;
 - (b) the date of the marriage;
 - (c) the place where the marriage was solemnized;
 - (d) the date of registration;
 - (e) the serial number of the registration;
 - (f) such other particulars as may be prescribed.
- (4) Where application has been made in the prescribed form and the prescribed fee has been paid, a copy or certified copy of the registration of a marriage
 - (a) may be issued to a party to the marriage,
 - (b) may be issued to a person who requires it for a stated reason that in the opinion of the registrar justifies the issuance of it, or
 - (c) may be issued to a person on the order of a court.
- (5) On application, any person furnishing information satisfactory to the registrar and paying the prescribed fee may, if the registrar is satisfied that it is not to be used for an unlawful or improper purpose, and subject to subsection (6), obtain a certificate in the prescribed form in respect of the registration of a death.

- (6) No certificate issued in respect of the registration of a death shall be issued in a manner that discloses the cause of death as certified on the medical certificate, except on the order of a court.
- (7) Where application has been made in the prescribed form and the prescribed fee has been paid, a copy or certified copy of the registration of a death or stillbirth
 - (a) may be issued to a person who requires it for a stated reason that in the opinion of the registrar justifies the issuance of it, or
 - (b) may be issued to a person on the order of a court.
- (8) Any person, on applying in the prescribed form and paying the prescribed fee may, with the approval of the registrar and subject to the same limitations as those respecting copies and certified copies set out in subsections (2), (4) and (7), obtain a certificate in the prescribed form in respect of the record of a baptism, marriage or burial placed on file under section 24.
- (9) No certificate, copy or certified copy shall be issued under this Act in respect of the registration of an adoption, change of name or dissolution or annulment of marriage.
- (10) Notwithstanding subsections (2), (4), (7) and (8), any person, on applying in the prescribed form and paying the prescribed fee, may obtain a copy or certified copy of
 - (a) a registration of birth, stillbirth, marriage or death, or
 - (b) the record of a baptism, marriage or burial placed on file under section 24

after 100 years after the event that was registered or recorded.

(11) A copy or certified copy of the registration of a birth, marriage, death or stillbirth may only be issued pursuant to this section.

Certificates to be issued only by registrar

- 31. (1) Every certificate, copy or certified copy, issued under section 30, shall be issued by the registrar.
 - (2) Where the signature of the registrar or another official is required for any purpose of this Act, the signature may be written, engraved, lithographed or reproduced by any other mode of reproducing words in visible form.

(3) Every document issued under this Act under the signature of the registrar or other official is and remains valid, notwithstanding that the registrar or the official ceased to hold office before the certificate was issued.

Appeals

- 32. (1) Where an application for registration of a birth, stillbirth, marriage or death, or notation of a change of sex, is refused by the registrar, the person making the application may apply to the Supreme Court for an order requiring the registrar to accept the application and register the birth, stillbirth, marriage or death, or note the change of sex.
 - (2) The court, having regard to the standards respecting delayed registration as set out in the regulations for the guidance of the registrar, may make an order applied for under subsection (1) where the court
 - (a) is satisfied that the application is made in good faith, and
 - (b) is satisfied as to the truth and sufficiency of the evidence adduced on the application.
 - (3) The clerk of the court shall forthwith send a copy of the order to the registrar who shall comply with the order and attach the copy to the registration.
 - (4) Where an application for a certificate or a search in respect of the registration of a birth, stillbirth, marriage or death is refused by the registrar, the person making the application may apply to the Supreme Court for an order requiring the registrar to issue the certificate and make the search.
 - (5) The court may make an order applied for under subsection (4) where the court is satisfied that
 - (a) the application is made in good faith, and
 - (b) the applicant has goed reason for requiring a certificate or search.
 - (6) Where the registrar has made an order under section 26, any person may, within two years thereafter, apply to the Supreme Court for an order confirming or setting aside the order of the registrar, and the court may make the order.

(7) Any application to the Supreme Court under subsection (1) or subsection (4) must be made within one year of the date of the registrar's refusal.

Power to take affidavits

33. The registrar and every official acting under this Act may take the affidavit or statutory declaration of any person for the purposes of this Act.

Publication of statistical information

34. The registrar may compile, publish and distribute statistical information respecting the births, stillbirths, sex changes, marriages, deaths, adoptions, changes of name and dissolutions and annulments of marriage registered or noted during any period that the registrar considers appropriate in the public interest.

Annual report

35. As soon as convenient after the first day of January in each year, the registrar shall make, for the use of the Legislative Assembly and for public information, a statistical report of the births, stillbirths, sex changes, marriages, deaths, adoptions, changes of name and dissolutions and annulments of marriage during the proceeding calendar year.

Confidentiality

- 36. (1) No person employed in the administration of this Act shall
 - (a) communicate or allow to be communicated to any person not entitled to it any information obtained under this Act, or
 - (b) allow any unauthorized person to inspect or have access to any records containing information obtained under this Act.
 - (2) Subsection (1) does not prohibit the compilation, furnishing or publication of statistical data that does not disclose specific information with respect to any particular person.

Notations

37. Every notation made under this Act

- (a) shall be effected without altering or defacing any entry on the registration, and
- (b) shall be dated and signed by the person making the notation.

Offences

- 38. (1) A person who contravenes this Act or the regulations commits an offence.
 - (2) Where more than one person is required to give notice to register, or to furnish a statement, certificate or particulars required under or pursuant to this Act and the duty is carried out by any of those persons, the other or others are relieved of further responsibility for doing so.

Agreements with Canada

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39. The Commissioner in Executive Council may, on behalf of the Government of the Yukon, enter into agreements with the Government of Canada in respect of any matter he or she considers advisable relating to the purposes and provisions of this Act.

Regulations

- 40. The Commissioner in Executive Council may make regulations
 - (a) prescribing the forms to be used in carrying out the provisions of this Act;
 - (b) prescribing anything required by this Act to be prescribed or provided for in the regulations;
 - (c) designating the persons who may have access to or may be given copies of or information from the records in the office of the registrar and prescribing an oath of secrecy to be taken by those persons;

- (d) respecting the registration of births, marriages, deaths, stillbirths, dissolutions and annulments of marriage, adoptions or changes of name in cases not otherwise provided for in this Act;
- (e) prescribing the fees to be paid for searches, certificates and anything done or permitted to be done under this Act and providing for the waiver of payment of any fee in favour of any person or class of persons;
- (f) designating the persons who may sign registrations and notations;
- (g) prescribing the evidence on which the registrar may register a birth, stillbirth, marriage or death after one year has elapsed;
- (h) requiring persons in charge of hospitals to make returns of the births of all children born in the hospitals;
- (i) for the purpose of effectively securing observance of this Act, and generally for the better carrying out of its provisions and obtaining the information required under it.

Consequential Amendments

- 41. (1) Paragraph 4(b) of the Cemeteries and Burial Sites Act is repealed.
 - (2) The following section is added to the Cemeteries and Burial Sites Act immediately after section 4:

Disinterment and reburial

- "4.1 (1) In this section 'registrar' means the registrar of vital statistics.
 - (2) Subject to the Coroners Act, no person shall disinter or assist in the disinterment of the body of a deceased person that has been buried unless an order authorizing the disinterment has been secured pursuant to this section.
 - (3) Subject to the Coroners Act, no person shall rebury or assist in the reburial of a body that has been disinterred unless a reburial certificate has been issued under subsection 21(10) of the Vital Statistics Act.

- (4) Any person desiring to disinter a body buried in Yukon may apply in the prescribed form to the registrar for an order authorizing the disinterment, but the application shall be accompanied by
 - (a) an affidavit setting out the place where the body is buried, the purpose of the proposed disinterment and the place where it is intended to rebury the body,
 - (b) the prescribed fee, and
 - (c) the written consent of a medical health officer.
- (5) Where the application under subsection (4) is for the disinterment of a body that is buried in a cemetery; the application shall be accompanied by the consent of the owner of the cemetery where the body is buried or proof that reasonable notice of the application was given to the owner of the cemetery where the body is buried.
- (6) Where the registrar is satisfied that the disinterment should be allowed, the registrar may issue an order authorizing the disinterment and the place and manner in which the disinterred body may be disposed of or reburied.
- (7) An order under subsection (6) is sufficient authority for the owner of the cemetery in which the body is buried to allow the disinterment.
- (8) No person who disinters a body or causes a body to be disinterred pursuant to an order obtained under subsection (6) shall dispose of the body in any manner other than that authorized by the order."

Repeal

42. The Vital Statistics Act is repealed.

Commencement

43. This Act comes into force on a day to be fixed by the Commissioner in Executive Council.

TABLE OF STATUTES

This is a table of those Statutes included in the Revised Ordinances, 1971, those subsequently added to the consolidation and those enacted since the coming into force of the Revised Ordinances, 1971, regardless of whether added to the consolidation.

Legend:

In. = Included in Am. = Amended

En. = Enacted Sp. = Spent

Rp. = Repealed

Re. = Re-enacted

History = from the earlier of: (i) enactment or (i1) inclusion in R.O.Y.T., 1971

N.C.N.R. = Not Consolidated, Not Repealed.

R.S.Y.T. = Revised Statutes of the Yukon Territory, originally published under the title Revised Ordinances of the Yukon Territory.

S.Y.T. = Statutes of the Yukon Territory, published before November 12, 1981, under the title Ordinances of the Yukon Territory or Ordinances of the Government of Yukon.

* = On July 22, 1986 a date for the coming into force of this Act had yet to be proclaimed. In this index there is no distinction made between an Act that has been proclaimed in force in its entirety and an Act that has been proclaimed in force only in part, there being other parts still to be proclaimed in force. Therefore, where the Act by its terms confers authority for it to be proclaimed in force in whole or in part, the user should check the proclamation to determine what parts of the Act are in force. The presence of an asterisk can in those cases be taken only as indication that some part of the Act has not been proclaimed in force.

Consolidation Chapter No. = Chapter designation of the Act for the purposes of the Consolidated version of the Statutes of the Yukon Territory.

STATUTE	CONSOLIDATIO Chapter No.	<u>HISTORY</u>
Access to Information	A-0.05	En. S.Y.T. 1983, c. 1?
Accountants (Chartered)		See Institute of Chartered Accountants
Adult Occupational Training Agreements Repeal	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 10
Age of Majority	A-0.1	En. S.Y.T. 1972 (1st), c. 1
Agricultural Products	A-0.12	En. S.Y.T. 1985, c. 5 Am. S.Y.T. 1986, c. 12, s. 1
Agriculture Development	A-0.15	En. S.Y.T. 1982, c.17
Alaska Highway Maintenance (1972)	N.C.N.R.	En. S.Y.T. 1972 (1st), c. 2
Animal Protection	A-0.2	En. S.Y.T. 1977 (2nd), c. 1 Am. S.Y.T. 1984, c. 45, s. 2

Apprentice Training	A-1	In. R.S.Y.T. 1971, c. A-1 Am. S.Y.T. 1984, c. 45, s. 3 Am. S.Y.T. 1985, c. 6 Am. S.Y.T. 1986, c. 1
Appropriation		See First, Second, etc. to Sixth
Arbitration	A- 2	In. R.S.Y.T. 1971, c. A-2 Am. S.Y.T 1984, c. 45, s. 4
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Assessment in the City of Whitehorse	N.C.N.R.	En. S.Y.T. 1977 (2nd), c. 11
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Boiler and Pressure Vessels	B-2.1	En. S.Y.T. 1979 (2nd), c. 1 Am. S.Y.T. 1980 (2nd), c. 16, s. 1
Brands	B-3	In. R.S.Y.T. 1971, c. B-3 Am. S.Y.T. 1980 (1st), c. 20, s. 3
Building Standards	B-3.1	En. S.Y.T. 1973 (1st), c. 1 Am. S.Y.T. 1980 (2nd), c. 17, s. 440 Am. S.Y.T. 1981 (2nd), c. 1
Bulk Sales	B-4	In. R.S.Y.T. 1971, c. B-4
Bulk Sales	B-4.05	En. S.Y.T. 1981 (2nd), c. 2* Am. S.Y.T. 1984, c. 45, s. 6
Business Corporations Act	B06	En. S.Y.T. 1983, c. 13 Am. S.Y.T. 1985, c. 8 Am. S.Y.T. 1986, c. 12, s. 2
Business Development Assistance	B-4.1	En. S.Y.T. 1980 (1st), c. 1 Am. S.Y.T. 1984, c. 1 Am. S.Y.T. 1984, c. 45, s. 5 Am. S.Y.T. 1985, c. 29, s. 10
Business Licence	8-5	In. R.S.Y.T. 1971, c. B-5 Am. S.Y.T. 1980 (1st), c. 20, s. 4
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First Appropriation, 1976-77	N.C.N.R.	En. S.Y.T. 1976 (1st), c. 11
First Appropriation, 1977-78	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 15
First Appropriation, 1978-79	N.C.N.R.	En. S.Y.T. 1978 (1st), c. 18
First Appropriation, 1979-80	N.C.N.R.	En. S.Y.T. 1979 (1st), c. /
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First Appropriation, 1985-86	N.C.N.R.	En. S.Y.T. 1984, c. 39
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Legal Services Society	L-5.05	En. S.Y.T. 1984, c. 18* Am. S.Y.T. 1985, c. 29, s. 8
Legislative Assembly	L-5.1	En. S.Y.T. 1978 (1st), c. 2 Am. S.Y.T. 1979 (2nd), c. 18 Am. S.Y.T. 1980 (2nd), c. 25 Am. S.Y.T. 1981 (1st), c. 20 Am. S.Y.T. 1982 (1st), c. 20 Am. S.Y.T. 1982, c. 24 Am. S.Y.T. 1983, c. 22 Am. S.Y.T. 1983, c. 23 Am. S.Y.T. 1984, c. 43
Legislative Assembly Retirement Allowances	L-5.2	En. S.Y.T. 1984, c. 19
Legitimation	L-6	In. R.S.Y.T. 1971, c. L-6 Rp. S.Y.T. 1984, c. 2, s. 190
Limitation of Actions	L-7	In. R.S.Y.T. 1971, c. L-7 Απ. S.Y.T. 1984, c. 45, s. 24
Liquor	L-8	<pre>In. R.S.Y.T. 1971, c. L-& Am. S.Y.T. 1976 (1st), c. 3, s. 5 Am. S.Y.T. 1976 (3rd), c. 9 Am. S.Y.T. 1977 (1st), c. 13 Am. S.Y.T. 1979 (2nd), c. 10 Am. S.Y.T. 1980 (1st), c. 17 Am. S.Y.T. 1980 (1st), c. 20, s. 17 Am. S.Y.T. 1982,(2nd), c. 25 Am. S.Y.T. 1983, c. 19 Am. S.Y.T. 1985, c. 3 Am. S.Y.T. 1985, c. 9, s. 8 Am. S.Y.T. 1985, c. 9 Am. S.Y.T. 1986, c. 9</pre>

Liquor Tax	L-8.1	En. S.Y.T. 1976 (lst), c. 3 Am. S.Y.T. 1977 (lst), c. 10 Am. S.Y.T. 1980 (lst), c. 18 Am. S.Y.T. 1986, c. 10, s. 1
Loan Agreement (1972), No. 1	N.C.N.R.	En. S.Y.T. 1972 (1st), c. 26
Loan Agreement (1973), No. 1	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 29
Loan Agreement (1973), No. 2	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 30
Loan Agreement (1974), No. 1	N.C.N.R.	En. S.Y.T. 1974 (2nd), c. 24
Loan Agreement (1975), No. 1	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 22
Loan Agreement (1975), No. 2	N.C.N.R.	En. S.Y.T. 1976 (1st), c. 14
Loan Agreement (1976), No. 3	N.C.N.R.	En. S.Y.T. 1976 (lst), c. 13
Loan Agreement (1977), No. 1	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 19
Loan Agreement (1978), No. 1	N.C.N.R.	En. S.Y.T. 1978 (1st), c. 20
Loan Agreement (1979), No. 1	N.C.N.R.	En. S.Y.T. 1979 (1st), c. 9
Loan Agreement (1980), No. 1	N.C.N.R.	En. S.Y.T. 1980 (1st), c. 19 Rp/Re. S.Y.T. 1980 (2nd), c. 14
Loan Agreement (1981), No. 1	N.C.N.R.	En. S.Y.T. 1981 (1st), c. 9
Loan Agreement (1982), No. 1	N.C.N.R.	En. S.Y.T. 1982 (1st), c. 5 Am. S.T.T. 1984, c. 44
Loan Guarantee, 1985	N.C.N.R.	En. S.Y.T. 1985, c. 27
Local Improvement District	L-9	In. R.S.Y.T. 1971, c. L-9 Am. S.Y.T. 1972 (1st), c. 21 Am. S.Y.T. 1972 (2nd), c. 22 Am. S.Y.T. 1977 (1st), c. 11 Am. S.Y.T. 1977 (1st), c. 22 Am. S.Y.T. 1977 (2nd), c. 6 Rp. S.Y.T. 1980 (2nd), c. 17, s. 441
Lord's Day	L-10	In. R.S.Y.T. 1971, c. L-10
Lotteries	9L-10.1	En. S.Y.T. 1974 (2nd), c. 2 Kp. S.Y.T. 1983, c. 26
Low Cost Housing	L-11	In. R.S.Y.T. 1971, c. L-11
Magistrate's Court	∂M-1	See Territorial Court
Maintenance	∴M-2	In. R.S.Y.T. 1971, c. M-2 Am. S.Y.T. 1980 (1st), c. 3C, s. 34 Rp. S.Y.T. 1980 (2nd), c. 15 See Matrimunial Property & Family Support.
Maintenance and Custody Orders Enforcement	M-2.1	En. S.Y.T. 1986, c. 11*
Marriage	-M-3	In. R.S.Y.T. 1971, c. M-3 Am. S.Y.T. 1981 (1st), c. 10, s. 5 Am. S.Y.T. 1984, c. 45, s. 25 Am. S.Y.T. 1985, c. 9, s. 9
Married Women's Property	. M-4	In. R.S.Y.T. 1971, c. M-4
Matrimonial Property	M-4.1	See Matrimonial Property & Family Support

Matrimonial Property & Family Support	M-4.1	En. S.Y.T. 1979 (2nd), c. 11 Am. S.Y.T. 1980 (2nd), c. 15 Am. S.Y.T. 1980 (2nd), c. 15 Am. S.Y.T. 1980 (2nd), c. 16, s. 10 Am. S.Y.T. 1981 (2nd), c. 11, s. 3 Am. S.Y.T. 1984, c. 2, s. 191 Am. S.Y.T. 1985, c. 28 Am. S.Y.T. 1986, c. 11, s. 32
Mechanics' Lien	M-5	In. R.S.Y.T. 1971, c. M-5 Am. S.Y.T. 1980 (2nd), c. 20, s. 82 Am. S.Y.T. 1984, c. 45, s. 26 Am. S.Y.T. 1985, c. 9, s. 10
Mediation Board	M-5.1	En. S.Y.T. 1972 (lst), c. 9 Am. S.Y.T. 1984, c. 22, s. 4
Medical Profession	M-G	In. R.S.Y.T. 1971, c. M-6 Am. S.Y.T. 1975 (3rd), c. 11 Am. S.Y.T. 1978 (1st), c. 7 Rp. S.Y.T. 1979 (2nd), c. 12, s. 63
Medical Profession	M-6.]	En. S.Y.T. 1979 (2nd), c. 12 Am. S.Y.T. 1980 (2nd), c. 16, s. 11 Am. S.Y.T. 1983, c. 13 Am. S.Y.T. 1984, c. 36 Am. S.Y.T. 1985, c. 29, s.9
Mental Health	M-7	In. R.S.Y.T. 1971, c. M-7 Am. S.Y.T. 1973 (1st), c. 14 Am. S.Y.T. 1980 (1st), c. 20, s. 18 Am. S.Y.T. 1984, c. 21 Am. S.Y.T. 1985, c. 9, s. 11
Metric Information Agreement	N.C.N.R.	En. S.Y.T. 1977 (2nd), c. 12
Miners' Lien	M-6	In. R.S.Y.T. 1971, c. M-8
Mining Safety	M-9	In. R.S.Y.T. 1971, c. M-9 Am. S.Y.T. 1974 (2nd), c. 10 Am. S.Y.T. 1975 (1st), c. 15 Am. S.Y.T. 1978 (1st), c. 8 Rp. S.Y.T. 1984, c. 46*
Motion Pictures	M-10	In. R.S.Y.T. 1971, c. M-10 Rp. S.Y.T. 1981 (2nd), c. 12, s. 2
Motor Transport		In. R.S.Y.T. 1971, c. T-4 Am. S.Y.T. 1980 (lst), c. 32 Am. S.Y.T. 1980 (2nd), c. 16, s. 14 Am. S.Y.T. 1982 (lst), c. 8 Am. S.Y.T. 1984, c. 31 Am. S.Y.T. 1985, c. 9, s. 12
Motor Vehicles	M-11	In. R.S.Y.T. 1971, c. M-11 Am S.Y.T. 1972 (1st), c. 23 Am. S.Y.T. 1973 (1st), c. 15 Am. S.Y.T. 1974 (2nd), c. 11 Am. S.Y.T. 1975 (3rd), c. 12 Am. S.Y.T. 1976 (2nd), c. 4 An. S.Y.T. 1977 (1st), c. 1, s. 236 kp. S.Y.T. 1977 (2nd), c. 4, s. 258 Am. S.Y.T. 1983, c. 24*

Motor Vehicles	M-11.1	En. S.Y.T. 1977 (2nd), c. 4 Am. S.Y.T. 1980 (1st), c. 20, s. 19 Am. S.Y.T. 1980 (1st), c. 21 Am. S.Y.T. 1980 (1st), c. 30, s. 35 Am. S.Y.T. 1980 (1st), c. 32, s. 26 Am. S.Y.T. 1980 (2nd), c. 17, s. 440 Am. S.Y.T. 1981 (2nd), c. 11, s. 4 Am. S.Y.T. 1983, c. 26 Am. S.Y.T. 1983, c. 24 Am. S.Y.T. 1984, c. 23 Am. S.Y.T. 1985, c. 30 Am. S.Y.T. 1985, c. 29, s. 21
Municipal	M-12	En. S.Y.T. 1972 (1st), c. 10 Am. S.Y.T. 1975 (1st), c. 16 Am. S.Y.T. 1975 (2nd), c. 14 Am. S.Y.T. 1976 (3rd), c. 10 Am. S.Y.T. 1977 (2nd), c. 7 Am. S.Y.T. 1980 (1st), c. 20, s. 20 Am. S.Y.T. 1980 (1st), c. 30, s. 35 Rp. S.Y.T. 1980 (2nd), c. 17, s. 441
Municipal	M-12.1	En. S.Y.T. 1980 (2nd), c. 17 Am. S.Y.T. 1981 (1st), c. 10, s. 7 Am. S.Y.T. 1981 (2nd), c. 11, s. 5 Am. S.Y.T. 1981 (2nd), c. 13 Am. S.Y.T. 1982, c. 13 Am. S.Y.T. 1983, c. 13 Am. S.Y.T. 1983, c. 25 Am. S.Y.T. 1985, c. 4 Am. S.Y.T. 1985, c. 12, s. 13
Municipal Aid	M-13	En. S.Y.T. 1972 (lst), c. 11 Rp. S.Y.T. 1981 (lst), c. 11, s. 21
Municipal Elections	M-14	En. S.Y.T. 1972 (1st), c. 12 Rp. S.Y.T. 1980 (2nd), c. 17, s. 441
Municipal Employees Benefits	M-15	En. S.Y.T. 1975 (2nd), c. 1 Rp. S.Y.T. 1980 (2nd), c. 17, s. 441
Municipal Finance	M-15.1	En. S.Y.T. 1981 (1st), c. 11 Am. S.Y.T. 1981 (2nd), c. 11, s. 6 Am. S.Y.T. 1981 (2nd), c. 14 Am. S.Y.T. 1982, c. 27 Am. S.Y.T. 1984, c. 24
Municipal General Purposes Loan (1974)	N.C.N.R.	En. S.Y.T. 1974 (2nd), c. 25
Municipal General Purposes Loan (1975)	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 23
Municipal General Purposes Loan (1976)	N.C.N.R.	En. S.Y.T. 1976 (lst), c. 15
Municipal General Purposes Loan (1977)	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 20
Municipal General Purposes Loan (1978)	N.C.N.R.	En. S.Y.T. 1978 (1st), c. 21
Municipal General Purposes Loan (1979)	N.C.N.R.	En. S.Y.T. 1979 (1st), c. 10
Municipal General Purposes Loan (1980)	N.C.N.R.	En. S.Y.T. 1960 (1st), c. 22 Am. S.Y.T. 1980 (2nd), c. 18
Municipal General Purposes Loan (1981)	N.C.N.R.	En. S.Y.T. 1981 (1st), c. 12

Municípal General Purposes Loan, 1986	N.C.N.R.	En. S.Y.T. 1986, c. 13
Newspaper	N-1	In. R.S.Y.T. 1971, c. N-1 Rp. S.Y.T. 1981 (2nd), c. 12, s. 3
Noise Prevention	N-2	In. R.S.Y.T. 1971, c. N-2 Am. S.Y.T. 1985, c. 31
Notaries	N-3	In. R.S.Y.T. 1971, c. N-3 Am. S.Y.T. 1974 (2nd), c. 12 Am. S.Y.T. 1984, c. 45, s. 27 Am. S.Y.T. 1985, c. 29, s. 11
Northern Natural Gas Pipeline Agreement	N.C.N.R.	En. S.Y.T. 1979 (1st), c. 4
Occupational Health and Safety	005	En. S.Y.T. 1984, c. 46*
Occupational Training	0-0.1	En. S.Y.T. 1975 (1st), c. 6
Old Age Assistance and Blind Persons' Allowance	0-1	In. k.S.Y.T. 1971, c. 0−1 Rp. S.Y.T. 1975 (1st), c. 12
Optometry	0-2	ln. R.S.Y.T. 1971, c. 0-2 Am. S.Y.T. 1982, c. 28 Am. S.Y.T. 1985, c. 29, s. 12
Parks	P-G1	Er. S.Y.T. 1979 (2nd), c. 13 Am. S.Y.T. 1980 (2nd), c. 16, s. 12 Am. S.Y.T. 1983, c 19
Partnership	P-1	In. R.S.Y.T. 1971, c. P-1 Am. S.Y.T. 1977 (2nd), c. 8 Am. S.Y.T. 1980 (1st), c. 20, s. 21 Am. S.Y.T. 1980 (2nd), c. 19 Am. S.Y.T. 1980 (2nd), c. 20, s. 83 Am. S.Y.T. 1982, c. 29 Am. S.Y.T. 1985, c. 32
Pawnbrokers and Second- Hand Dealers	P-2	In. R.S.Y.T. 1971, c. P-2
Perpetuities	P-3	In. R.S.Y.T. 1971, c. P-3 Rp. S.Y.T. 1980 (1st), c. 23
Perpetuities	P-3.1	En. S.Y.T. 1980 (lst), c. 23
Personal Property Security	P-3.2	En. S.Y.T. 1980 (2nd), c. 20 Am. S.Y.T. 1982, c. 30 Am. S.Y.T. 1986, c. 12, s. 12
Pharmaceutical Chemists	P-4	In. R.S.Y.T. 1971, c. P-4 Am. S.Y.T. 1973 (1st), c. 16 Am. S.Y.T. 1975 (3rd), c. 13
Pioneer Utility Grant	P-4.1	En. S.Y.T. 1978 (1st), c. 1 Am. S.Y.T. 1980 (1st), c. 20, s. 22 Am. S.Y.T. 1981 (1st), c. 13 Am. S.Y.T. 1981 (2nd), c. 11, s. 7 Am. S.Y.T. 1982 (1st), c. 6 Am. S.Y.T. 1984, c. 47
Plebiscite	P-5	In. R.S.Y.T. 1971, c. P-5
Pounds	P-6	In. R.S.Y.T. 1971, c. P-6 Am. S.Y.T. 1973 (1st), c. 17 Am. S.Y.T. 1980 (1st), c. 20, s. 23 Am. S.Y.T. 1985, c. 29, s. 13

Presumption of Death	P-7	In. R.S.Y.T. 1971, c. P-7 Rp. S.Y.T. 1980 (1st), c. 24
Presumption of Death	·P-7.1	Er. S.Y.T. 1980 (1st), c. 24
Public Health	°P-8	In. R.S.Y.T. 1971, c. P-8 Am. S.Y.T. 1972 (1st), c. 24 Am. S.Y.T. 1975 (3rd), c. 14 Am. S.Y.T. 1985, c. 9, s. 13
Public Inquiries	P-8.1	En. S.Y.T. 1973 (1st), c. 5
Public Lotteries	P-8.2	En. S.Y.T. 1983, c. 26
Public Printing	P-9	In. R.S.Y.T. 1971, c. P-9
Public Sector Compensation Restraint (Yukon)	P-9.1	En. S.Y.T. 1982, c. 31 Am. S.Y.T. 1983, c. 7 Am. S.Y.T. 1984, c. 25
Public Service	P-10	In. R.S.Y.T. 1971, c. P-10 Rp. S.Y.T. 1976 (2nd), c. 2, s. 217
Public Service Commission	P-10.1	En. S.Y.T. 1976 (2nd), c. 2
Public Service Staff Relations .	P-11	In. R.S.Y.T. 1971, c. P-11 Am. S.Y.T. 1974 (2nd), c. 13 Am. S.Y.T. 1976 (3rd), c. 11 Am. S.Y.T. 1985, c. 29, s. 14
Public Utilities	P-12	En. S.Y.T. 1984, c. 26
Runchase and Supply Services Agreement	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 31
Raven	R-0.05	En. S.Y.T. 1985, c. 33
Real Estate Agents' Licensing	·R-0.1	En. S.Y.T. 1977 (1st), c. 5 Am. S.Y.T. 1980 (1st), c. 20, s. 24 Am. S.Y.T. 1984, c. 27 Am. S.Y.T. 1986, c. 12, s. 13
Reciprocal Enforcement of Judgments	·R-1	In. R.S.Y.T. 1971, c. R-1 Am. S.Y.T. 1980 (2nd), c. 21 Am. S.Y.T. 1981 (1st), c. 10, s. 8 Am. S.Y.T. 1985, c. 29, s. 15
Reciprocal Enforcement of Maintenance Orders	R-2	In. R.S.Y.T. 1971, c. R-2 Rp. S.Y.T. 1980 (1st), c. 25
Reciprocal Enforcement of Maintenance Orders	R-2.1	En. S.Y.T. 1980 (1st), c. 25 Am. S.Y.T. 1985, c. 34 Am. S.Y.T. 1986, c. 11, s. 33
Recording of Evidence by Sound Apparatus	R-3	In. R.S.Y.T. 1971, c. R-3
Recreation	R-3.05	En. S.Y.T. 1983, c. 27 Am. S.Y.T. 1985, c. 29, c. 16
Recreation Development	R-3.1	En. S.Y.T. 1977 (lst), c. 6 Am. S.Y.T. 1980 (2nd), c. 17, s. 440 Rp. S.Y.T. 1963, c. 27
Regulations	R-4	In. R.S.Y.T. 1971, c. R-4 Am. S.Y.T. 1980 (1st), c. 20, s. 25
		Am. S.Y.T. 1984, c. 45, s. 28

Rental-Purchase Housing	N.C.N.R.	En. S.Y.T. 1972 (1st), c. 25
Retirement Plan Beneficiaries	R-5.1	En. S.Y.T. 1979 (2nd), c. 14
		Am. S.Y.T. 1985, c. 35
Revised Statutes	R-5.2	En. S.Y.T. 1986, c. 14 Am. S.Y.T. 1986, c. 12, s. 14
Robert Campbell Bridge Agreement	N.C.N.R.	En. S.Y.T. 1973 (4th), c. 32
Sale of Guods	S-1	In. R.S.Y.T. 1971, c. S-1 Am. S.Y.T. 1985, c. 36
Saw Logs Driving	S-2	In. R.S.Y.T. 1971, c. S-2 Rp. S.Y.T. 1981 (2nd), c. 12, s. 4
School	S-3	In. R.S.Y.T. 1971, c. S-3 Rp. S.Y.T. 1974 (2nd), c. 14
Schoul	\$-3.1	En. S.Y.T. 1974 (2nd), c. 14 Am. S.Y.T. 1980 (2nd), c. 22 Am. S.Y.T. 1983, c. 8 Am. S.Y.T. 1984, c. 22, s. 5
School Trespass	5-3.2	En. S.Y.T. 1981 (1st), c. 14
Scientists and Explorers	S-4	In. R.S.Y.T. 1971, c. S-4
Second Appropriation, 1972-73	N.C.N.R.	En. S.Y.T. 1972 (1st), c. 29
Second Appropriation, 1973-74	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 22
Second Appropriation, 1974-75	N.C.N.R.	En. S.Y.T. 1974 (2nd), c. 18
Second Appropriation, 1975-76	N.C.N.R.	En. S.Y.T. 1975 (2nd), c. 17
Second Appropriation, 1976-77	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 18
Second Appropriation, 1977-78	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 16
Second Appropriation, 1978-79	N.C.N.R.	En. S.Y.T. 1979 (1st), c. 6
Second Appropriation, 1979-80	N.C.N.R.	En. S.Y.T. 1980 (1st), c. 26
Second Appropriation, 1980-81	N.C.N.R.	En. S.Y.T. 1980 (1st), c. 27
Second Appropriation, 1981-82	N.C.N.R.	En. S.Y.T. 1981 (lst), c. 15
Second Appropriation, 1982-83	N.C.N.R.	En. S.Y.T. 1982, c. 32
Second Appropriation, 1983-84	N.C.N.R.	En. S.Y.T. 1983, c. 9
Second Appropriation, 1984-85	N.C.N.R.	En. S.Y.T. 1984, c. 28
Second Appropriation, 1985-86	N.C.N.R.	Am. S.Y.T. 1985, c. 37
Second Appropriation, 1986-87	N.C.N.R.	En. S.Y.T. 1986, c. 15
Securities	S-5	In. R.S.Y.T. 1971, c. S-5 Am. S.Y.T. 1976 (3rd), c. 12 Am. S.Y.T. 1980 (1st), c. 20, s. 26 Am. S.Y.T. 1980 (2nd), c. 20, s. 84 Am. S.Y.T. 1983, c. 13 Am. S.Y.T. 1984, c. 29 Am. S.Y.T. 1985, c. 9, s. 14 Am. S.Y.T. 1986, c. 12, s. 15
Seniors' Income Supplement	\$-5.1	En. S.Y.T. 1982 (1st), c. 7
Sixth Appropriation, 1974-75	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 19

Small Claims Court	S-5.2	En. S.Y.T. 1986, c. 16*
Social Assistance	S-6	In. R.S.Y.T. 1971, c. S-6 Am. S.Y.T. 1960 (2nd), c. 16, s. 13
Societies	S-7	In. R.S.Y.T. 1971, c. S-7 Am. S.Y.T. 1974 (2nd), c. 15 Am. S.Y.T. 1980 (1st), c. 20, s. 27 Am. S.Y.T. 1980 (2nd), c. 23 Am. S.Y.T. 1983, c. 13 Am. S.Y.T. 1986, c. 12, s. 16
Society of Industrial Accountants	S-7.1	See Society of Management Accountants
Society of Management Accountants	S-7.2	En. S.Y.T. 1975 (2nd), c. 2 Am. S.Y.T. 1977 (2nd), c. 9 Am. S.Y.T. 1983, c. 28
Special Rural Development Agreement (Special ARDA)	N.C.N.R.	En. S.Y.T. 1978 (1st), c. 15
Stabilization Fund Loan	S-7.3	En. S.Y.T. 1977 (lst), c. 7 Am. S.Y.T. 1978 (lst), c. 9 Rp. S.Y.T. 1980 (lst), c. 29
Steam Boilers	S-8	In. R.S.Y.T. 1971, c. S-8 Rp. S.Y.T. 1979 (2nd), c. 1, s. 4
Students' Financial Assistance	S-8.1	En. S.Y.T. 1975 (2nd), c. 3 Am. S.Y.T. 1978 (1st), c. 10 Am. S.Y.T. 1982, c. 14 Am. S.Y.T. 1983, c. 19 Am. S.Y.T. 1985, c. 29, s. 17 Am. S.Y.T. 1986, c. 17
Students' Grants	S- 9	In. R.S.Y.T. 1971, c. S-9 Rp. S.Y.T. 1975 (2nd), c. 6
Summary Convictions	S-9.1	En. S.Y.T. 1980 (1st), c. 30 Am. S.Y.T. 1985, c. 38
Superannuation, Territorial Employees	S-10	In. R.S.Y.T. 1971, c. S-10 Am. S.Y.T. 1975 (2nd), c. 16
Supervision of Federal Parolees Agreement	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 7
Supreme Court	S-10.1	In. R.S.Y.T. 1971, c. T-2 Am. S.Y.T. 1971 (3rd), c. 3 Am. S.Y.T. 1979 (2nd), c. 15 Am. S.Y.T. 1980 (1st), c. 28, s. 3 Am. S.Y.T. 1983, c. 16 Am. S.Y.T. 1986, c. 16, s. 13*
Survival of Actions	S-10.2	En. S.Y.T. 1981 (1st), c. 16
Survivorship	S-11	In. R.S.Y.T. 1971, c. S-11 Rp. S.Y.T. 1980 (1st), c. 31
Survivorship	S-11.1	En. S.Y.T. 1980 (1st), c. 31
Taxation	T-0.1	See Assessment and Taxation
Tenants in Common	T-1	In. R.S.Y.T. 1971, c. T-1
Territorial Court	T-2	See Supreme Court

Territorial Court	T-2.05	In. R.S.Y.T. 1971, c. M-1 Am. S.Y.T. 1979 (2nd), c. 2 Am. S.Y.T. 1980 (1st), c. 28, s. 2 Am. S.Y.T. 1983, c. 10 Am. S.Y.T. 1985, c. 29, s. 18 Am. S.Y.T. 1986, c. 16, s. 12*
Territorial Municipal Employment Loans	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 33
Third Appropriation, 1972-73	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 19
Third Appropriation, 1973-74	N.C.N.R.	En. S.Y.T. 1973 (3rd), c. 23
Third Appropriation, 1974-75	N.C.N.R.	En. S.Y.T. 1974 (2nd), c. 19
Ihird Appropriation, 1975-76	N.C.N.R.	En. S.Y.T. 1975 (3rd), c. 15
Third Appropriation, 1976-77	N.C.N.R.	En. S.Y.T. 1978 (1st), c. 16
Third Appropriation, 1977-78	N.C.N.R.	En. S.Y.T. 1977 (1st), c. 17
Third Appropriation, 1978-79	N.C.N.R.	En. S.Y.T. 1979 (2nd), c. 17
Third Appropriation, 1979-80	N.C.N.R.	En. S.Y.T. 1980 (2nd), c. 24
Third Appropriation, 1980-81	N.C.N.R.	En. S.Y.T. 1961 (1st), c. 17
Third Appropriation, 1981-82	N.C.N.R.	En. S.Y.T. 1981 (1st), c. 18
Third Appropriation, 1982-83	N.C.N.R.	En. S.Y.T. 1982, c. 33
Third Appropriation, 1963-84	N.C.N.R.	En. S.Y.T. 1983, c. 11
Third Appropriation, 1984-85	N.C.N.R.	En. S.Y.T. 1984, c. 30 Am. S.Y.T. 1985, c. 40
Third Appropriation, 1985-86	N.C.N.R.	En. S.Y.T. 1985, c. 39
Third Appropriation, 1986-87	N.C.N.R.	En. S.Y.T. 1986, c. 18
Tobacco Tax	T-2.1	En. S.Y.T. 1974 (2nd), c. 3 Am. S.Y.T. 1976 (1st), c. 9 Am. S.Y.T. 1978 (1st), c. 12 Am. S.Y.T. 1981 (1st), c. 19 Am. S.Y.T. 1986, c. 10, s. 2
Trade Schools Regulation	T-3	In. R.S.Y.T. 1971, c. T-3
Transfer of Prisoners Agreement	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 8
Transport Public Utilities	T-4	See Motor Transport
Travel for Medical Treatment	T-4.1	En. S.Y.T. 1975 (2nd), c. 4
Travel Industry Development Agreement	N.C.N.R.	En. S.Y.T. 1975 (2nd), c. 5
Trustee	T-5	In. R.S.Y.T. 1971, c. T-5 Am. S.Y.T. 1980 (1st), c. 33 Am. S.Y.T. 1981 (1st), c. 16, s. 12 Am. S.Y.T. 1985, c. 29, s. 19
Unemployment Assistance Agreement Repeal	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 13
Variation of Trusts	V-1	In. R.S.Y.T. 1971, c. V-1

Vital Statistics	V-2	In. R.S.Y.T. 1971, c. V-2 Am. S.Y.T. 1973 (1st), c. 18 Am. S.Y.T. 1984, c. 2, s. 192 Am. S.Y.T. 1985, c. 9, s. 15 Rp. S.Y.T. 1986, c. 19, s. 42*
Vital Statistics	V-2.1	En. S.Y.T. 1986, c. 19*
Wages Recovery	W-1	In. R.S.Y.T. 1971, c. W-1 Rp. S.Y.T. 1984, c. 5, s. 108
Warehouse Receipts	W-1.5	En. S.Y.T. 1981 (2nd), c. 15
Warehousemen's Lien	W-2	In. R.S.Y.T. 1971, c. W-2 Am. S.Y.T. 1980 (2nd), c. 20, s. 85
Whitehorse, An Ordinance to open a certain portion of Land in the City of		En. S.Y.T. 1976 (1st), c. 13
Whitehorse General Purposes Loan (1972)	N.C.N.R.	En. S.Y.T. 1972 (1st), c. 32
Whitehorse General Purposes Loan (1973)	N.C.N.R.	En. S.Y.T. 1973 (1st), c. 34
Whitehorse (Takhini and Valleyview) Lands	N.C.N.R.	En. S.Y.T. 1975 (2nd), c. 18
Wildlife	W-2.5	En. S.Y.T. 1981 (2nd), c. 16 Am. S.Y.T. 1982, c. 15 Am. S.Y.T. 1982, c. 34 Am. S.Y.T. 1984, c. 45, s. 29 Am. S.Y.T. 1985, c. 40
Wills	W-3	In. R.S.Y.T. 1971, c. W-3 Am. S.Y.T. 1985, c. 29, s. 20
Woodmen's Lien	₩-4	In. R.S.Y.T. 1971, c. W-4 Am. S.Y.T. 1980 (2nd), c. 20, s. 86 Rp. S.Y.T. 1984, c. 45, s. 31
Workers' Compensation	₩-4.1	In. R.S.Y.T. 1971, c. W-5 Kp/Re. S.Y.T. 1973 (3rd), c. 6 Am. S.Y.T. 1975 (3rd), c. 6, s. 4 Am. S.Y.T. 1977 (2nd), c. 10 Ann. S.Y.T. 1980 (1st), c. 20, s. 28 Ann. S.Y.T. 1981 (1st), c. 10, s. 6 Ann. S.Y.T. 1982, c. 35 Am. S.Y.T. 1983, c. 19 Ann. S.Y.T. 1983, c. 29 Ann. S.Y.T. 1984, c. 45, s. 30
Workmen's Compensation	W-5	See Workers' Compensation
Workmen's Compensation Supplementary Benefits	N.C.N.R.	En. S.Y.T. 1973 [°] (3rd), c. 7
Young Offenders Agreement	N.C.N.R.	En. S.Y.T. 1984, c. 32
Young Offenders Welfare Agreement	N.C.N.R.	En. S.Y.T. 1976 (2nd), c. 3
Young Voyageur Agreement	N.C.N.R.	En. S.Y.T. 1975 (1st), c. 9
Yukon Council	Y-1	See Legislative Assembly
Yukon Development Corporation	Y-1.5	En. S.Y.T. 1985, c. 41*

Yukon ƙiver Basin Study Agreement	N.C.N.R.	En. S.Y.T. 1980 (1st), c. 34 Am. S.Y.T. 1983, c. 30
Yukon Tartan	Y-2	En. S.Y.T. 1984, c. 48