ORDINANCES

---OF THE-

Yukon Territory

PASSED BY THE

YUKON COUNCIL

IN THE YEAR

1907

ALEXANDER HENDERSON, K. C., COMMISSIONER



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

BY AUTHORITY

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

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LIBRARIES.



CHAPTER 1.

An Ordinance to Amend Ordinance No. 20 of 1903, Being an Ordinance to Provide for the Management of Free Public Libraries Within the City of Dawson.

[Assented to August 30th, 1907.]

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

1. Section 4 of Chapter 20 of the Ordinances of 1903, entitled "An Ordinance to Provide for the Management of Free Public Libraries within the City of Dawson," is amended by adding thereto the following sub-section:

Section 4 amended.

"(2) If a member fails to attend three regular meetings or two consecutive regular meetings of the Board, such member shall ipso facto cease to be a member thereof, unless otherwise ordered by the Board."

Member disqualified on missing two consecutive meetings.



CHAPTER 2.

An Ordinance to Provide for the Weight and Sale of Bread.

[Assented to August 30th, 1907.]

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

Bread vendor to keep scales. 1. Every vendor of bread shall keep scales and weights suitable for the weighing of bread in a conspicuous place in his shop, and every vendor of bread shall weigh the bread offered for sale if requested.

No deleterious material to be used 2. No person shall use any deleterious material in making any bread for sale.

Duties and powers of Medical Health Officer. 3. It shall be lawful for the medical health officer at all reasonable hours to enter into, inspect and examine every bakery and baker's shop and other buildings or premises in the Yukon Territory where any bread is or shall be baked, stored or deposited or offered for sale, and to inspect and examine all flour and materials therein intended to be used in the making of bread for sale, and also to examine all bread found therein, and to weigh the same, and also to examine every vehicle and sleigh on which bread may be placed or stored in the said Territory for the purpose of delivery before and after the sale thereof, and to examine all bread found therein, and to weigh the same

and to seize and carry away any bread found under weight or any bread made contrary to the provisions of this Ordinance and to prosecute all breaches of this Ordinance, and all such bread as shall be found deficient in weight or made contrary to the provisions of this Ordinance shall be seized and forfeited to the Territory in such manner as may be directed by the Commissioner, and if any un wholesome flour or any deleterious material intended to be used in the making of bread for sale shall be found in any bakery or shop or on the premises thereof, the medical health officer shall take away a small sample thereof for the purpose of evidence.

Bread vendors to assist Medical Health Officer in his duties.

- Every person making or selling any bread or having or offering any bread for sale or for delivery upon or after sale or in supply of contract or being in possession or in charge of any bread for sale or delivery within the said Yukon Territory or of any bakery or shop within the said Territory, for the making of bread, or of any vehicle or sleigh for the delivery of bread before or after sale thereof shall, upon the request of the medical health officer, submit to and permit and assist the inspection, weighing and examination of such bread under this Ordinance and also the inspection of his vehicle or sleigh for the delivery of bread, and also his bakery or shop and all bread therein. and also all flour, meal and materials found therein intended to be used in the making of bread for sale, and for that purpose shall open all ways, doors, locks, and fastenings in and about the same and in and about all cupboards. boxes and compartments therein, and no such person or persons as aforesaid shall, nor shall any other person whomsoever in any way thwart, refuse, impede, hinder, or prevent any such inspection, weighing and examination of bread or the inspection of any vehicle or sleigh for the delivery of bread, or any bakery or shop or any flour, meal or other materials therein intended for use or to be used in the making of bread for sale.
- 5. The inspection and weighing provided for in the third section of this Ordinance shall be made not less than once in each month, and upon any such weighing the following allowances shall be made, that is to say: for bread made twelve hours and under twenty-four hours previously, one ounce light weight to be allowed for each loaf of two pounds weight, and two ounces for each loaf of four pounds weight; for any period over twenty-four hours

Allowances on weight of bread. double the allowance in each case respectively shall be made.

Penalty.

- 6. Any person or persons found guilty of an infraction of any of the provisions of this Ordinance shall be liable, on summary conviction, to a fine of not less than \$10.00 and not exceeding \$100.00, and in default of payment to imprisonment with or without hard labour for a term not exceeding one month.
- In force in 7. This Ordinance shall only apply to the City of Dawson only. Son.



CHAPTER 3.

AN ORDINANCE RESPECTING ROADHOUSES.

[Assented to August 30th, 1907].

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

- This Ordinance may be cited as the "Roadhouse Ordinance."
- In this Ordinance the expression "Roadhouse" extends to and includes all buildings whose owner, lessee or proprietor provides board or lodging for remuneration.

'Roadhouse.

The keeper of every roadhouse shall, where the keeper to same is more than one storey in height, provide and keep in each of the sleeping apartments or bedrooms which are situate above the ground floor, a fire escape for the use of guests occupying the same.

provide fire-escapes.

Such fire escape shall be sufficient within the meaning of this Ordinance if it consists of a rope not less than three-quarter of an inch in thickness and of sufficient length to reach from the room or apartment in which it is kept to the ground below, and is kept in a coil or other convenient position in each of the said rooms or sleeping apartments; and if the outside window or opening of such sleeping apartments or bedrooms is provided with proper, secure and convenient fastenings or appliances to which

Nature of

one end of the rope may be safely secured or fastened.

Further provisions as to nature of fire-escapes. 4. In case any roadhouse is provided with outside stationary, or other fire escapes, differing from what is herein provided for, by means of which, in the opinion of a non-commissioned officer of the Royal North-West Mounted Police in charge of the district in which any such roadhouse is situated, a reasonably safe and convenient means of egress from the sleeping apartments or bedrooms is provided in case of fire, the same shall be deemed a compliance with this Ordinance, so far as relates to all sleeping apartments or bedrooms from the outside windows or openings of which there is access to the said fire escapes.

Notice in sleeping apartments.

5. The keeper of every roadhouse shall require to keep posted up in each of the sleeping apartments or bedrooms a notice calling attention to the said fire escapes and containing full directions for the use of the same as well as a description of the outside stairway and the situation and means of egress to the same.

No inflammable material on walls, etc. 6. No cotton, paper or other inflammable material shall be used in furnishing the walls of any roadhouse unless it is pasted firmly to the wall.

Condition of privies, etc.

7. All water closets and privies in connection with roadhouses shall be built of wood and shall be so constructed as to be hidden from view from the public roads; and they shall be divided in two distinct parts, one for males and one for females.

Penalty.

8. Any person guilty of an infraction of any of the provisions of this Ordinance shall be liable to a penalty of not less than \$10.00 and not exceeding \$100.00, and in default of payment to imprisonment for a term not exceeding three months:



CHAPTER 4.

An Ordinance to Amend Chapter 2 of the Consolidated Ordinances, Entitled "An Ordinance Respecting the Council of the Yukon Territory.

[Assented to August 30th, 1907.]

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

Chapter 2 of the Consolidated Ordinances, entitled "An Ordinance Respecting the Council of the Yukon Territory," is amended by adding thereto the following section:

Chapter 2, Con. Ord., amended.

"30. The Council of the Yukon Territory may sue and be sued, plead or be impleaded in any court, and service sue, etc. of process upon the Commissioner of the Yukon Territory shall be deemed good and sufficient service upon the Council of said Territory."

Yukon Council may

In case of the absence of the Commissioner from In absence of Commisthe Yukon Territory service of process upon the Acting Commissioner shall be deemed good and sufficient service upon the Council of said Territory."

sioner.

Consent of Commissioner required. "32. Notwithstanding anything contained in this Ordinance no action shall be commenced in any court against the Council of the Yukon Territory except upon the written consent of the Commissioner obtained upon petition presented to him by an interested party."



CHAPTER 5.

An Ordinance to Amend the Ordinance Respecting Public Health.

[Assented to August 30th, 1907.]

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

1. Chapter 9 of the Consolidated Ordinances, entitled Ch. 9, Con. Ordinance An Ordinance Respecting the Public Health is hereby amended. amended by adding after section 20 thereof the following section:

"20a. Every milk vendor shall permit all his milch cows Inspection and cow byres and all dairies and other places in which dairies, etc. milk is kept or sold for general use, to be inspected by the medical health officer or whoever he may desire to do so, and no vendor of milk shall keep any milk intended for sale or which may be afterwards sold or offered for sale in the Yukon Territory, in any place where such milk is likely to become unwholesome or liable to produce disease either by reason of adulteration, contamination with sewage, absorption of disease germs, infection of cows, uncleanliness or any other recognized cause, or in any place condemned by the medical health officer."

The medical health officer may destroy any cow May destroy "20b. affected with any infectious or contagious disease."

diseased.



CHAPTER 6.

An Ordinance to Amend the Ordinance Respecting the Office of Public Administrator.

[Assented to August 30th, 1907.]

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

Sec. 6, Ch. 21, Con. Ord. amended.

1. Section 6 of Chapter 21 of the Consolidated Ordinances of the Yukon Territory, entitled "An Ordinance Respecting the Office of Public Administrator," is hereby amended by striking out the figures "588" and inserting in lieu thereof the figures "602."

Section 7 amended.

2. Section 7 of said Ordinance is hereby amended by striking out the figures "590" and inserting in lieu thereof the figures "604."



CHAPTER 7.

An Ordinance to Amend the Ordinance Respecting Dogs.

[Assented to August 30th, 1907.]

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

1. Sub-section (1) of section 2 of Chapter 70 of the Consolidated Ordinances, entitled "An Ordinance Respecting Dogs," is hereby amended by adding thereto the following sub-section:

Sub-sec. 1, Sec. 2, Ch. 70, Con. Ordinances, amended.

"1a No dog shall be permitted to run at large that is of a vicious temperament or dangerous to the public safety; and any such dog running at large shall be liable to be killed or impounded by any peace officer."

Vicious dogs not to run at large.

2. Sub-section 2 of section 2 is amended by striking out the word "July" and inserting in lieu thereof the word "June."

Sub-sec. 2, Sec. 2,

3. Sub-section (b) of sub-section 4 of section 2 is hereby amended by striking out the following words: "and that such dog was wearing a strap with a proper tag."

Sub-sec. (b) Sub-sec. 4, Sec. 2, amended.

4. Section 2 of said Ordinance is hereby amended by adding thereto the following sub-section:

Section 2 amended.

(5) Notwithstanding anything contained in this Ordi-

nance no bitch when in heat shall be permitted to run at large, and any bitch running at large contrary to the provisions of this section shall be liable to be impounded by any peace officer or citizen.

Sub-sec. 1, Sec. 3 amended. 5. Sub-section 1 of section 3 is amended by adding after the first word in said sub-section the following words: "Commissioner or the" and after the word "officer" in the third line thereof the words "or other person."

Sub-sec. 2, Sec. 3, amended.

6. Sub-section 2 of section 3 is hereby amended by adding after the word "keeper" in the first line thereof the following words "or any other person specially appointed for that purpose."

Section 4 amended.

7. Section 4 is amended by adding after the word "dollars" in the second line thereof the following words "for a dog and five dollars for a bitch," and by adding after the words "pound-keeper' in the second line thereof the words "or person appointed to collect fees under this Ordinance."

Section 5 amended.

8. Section 5 is amended by adding after the word "pound-keeper" the words "or person appointed to collect fees under this Ordinance."

Section 6 amended.

9. Section 6 is amended by adding after the word "pound-keeper" the words "or person appointed to collect fees under this Ordinance."

Section 8 amended.

- 10. Section 8 is amended by striking out the words "one month" and inserting in lieu thereof the words "fifteen days" and by adding to said section the following subsection:
- 8. (2) All impounded dogs for which no bid is obtained at any public auction held under this section shall be forthwith destroyed by the pound-keeper.

Section 10 amended.

11. Section 10 is amended by adding after the words "pound-keeper" wherever it occurs in said section the following words "or person appointed to collect fees under this Ordinance."



CHAPTER 8.

An Ordinance to Amend the Judicature Ordinance and Rules of Court.

[Assented to August 30th, 1907.]

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

1. Rule 396 is hereby amended by adding thereto the following sub-section:

Rule 396 of Rules of Court amended.

For the purposes of Rule 396 and all rules pertaining to the arrest of a defendant the Police Magistrate at Whitehorse shall have all the powers of a judge of the Territorial Court.

Powers_of Police Ma-gistrate at Whitehorse.

Rule 515 of the Rules of Court as amended by section 48 of Chapter 22 of the Ordinances of 1903 is hereby amended by inserting after the word "fact" in the fifth line thereof the words "not inconsistent with the findings of the jury."

3. Rule 610 of the said Judicature Ordinance is Rule 610 amended. amended by adding thereto the following: "And such summons shall contain or have endorsed thereon a notice of the date and place fixed for the next two sittings of the Court for the trial of Small Debts Cases."

Rules 620, 621, 622 re-pealed and substituted.

Rules 620, 621 and 622 are hereby repealed and the following substituted therefor:

Judges to fix dates of trials.

The Judges of the Territorial Court shall, as soon as possible after Long Vacation in each year, fix the days and times for the trial of actions under Order 47 and for the disposing of summonses under the Order for the Collection of Debts, Chapter 6, of 1904; but in the absence of such fixing of dates the days and times previously fixed shall continue to be the days and times for such hearings.

Date of trial

If a dispute is filed the trial of the case shall be when dispute is filed. held at the next sittings of the Court, held six days after the time limited for the entering of such dispute, and the defendant shall receive no further or other warning of such trial, or of the time and place thereof.



CHAPTER 9.

An Ordinance Amending the Ordinance Respecting Intoxicating Liquors.

[Assented to August 30th, 1907]

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

Section 21 of Chapter 76 of the Consolidated Ordinances of the Yukon Territory, being an Ordinance Respecting Intoxicating Liquors, is hereby amended by striking out the word "Bonanza" in the fourth line of sub-section "A".

Sec. 21, Ch. 76, Con. Ordinances. amended.

Section 56 of said Ordinance as amended by section 2 of Chapter 8 of the Ordinances of 1904 is hereby repealed and the following substituted therefor:

Sec. 56 as sec. 36 as amended by Sec. 2, Ch. 8 of Ord. 1904 repeal-ed and sub-stituted.

- 56. (1) No person shall sell liquor to any person who he knows or has reason to believe is selling liquor without a license.
- No licensee licensed to sell liquors not to be consumed on the premises shall take or carry or employ or suffer any other person to take or carry any liquor out of or from the premises of such licensee for the purpose of premises.

No sale of liquor to be consumed outside 11being sold on his account or for his benefit or profit, and of being consumed in any other house, or in any tent, shed, or other building of any kind whatever, belonging to such licensee or hired, used or occupied by him. In any proceeding under this paragraph it shall not be necessary to prove that the premises or place or places to which such liquor is taken to be drunk, belonged to, were hired, used or occupied by the seller, if proof is given to the satisfaction of the court hearing the case that such liquor was taken to be consumed thereon with intent to evade the conditions of the license.

Construction of windows facing streets.

(3) Every licensed premises shall have at least one window facing a public street, which window shall be of clear transparent glass with panes of a size not less than twelve inches by fifteen inches, and such window shall not be less than four feet long by three feet wide and shall be so placed that the bottom thereof shall not be lower than the sidewalk or more than four feet above it.

Windows to be clear of blinds, etc. (4) During prohibited hours no blind, screen, counter, box or other obstruction of any kind shall be allowed in any saloon or in connection with such window so as to conceal any part of the interior of the bar-room from the view of persons on the street without.

Secs. 58 and 59 repealed and substituted. 3. Sections 58 and 59 of the said Ordinance as amended by sections 3 and 4 of Chapter 8 of the Ordinances of 1904 are hereby repealed and the following substituted therefor:

No music hall in connection with licensed premises. 58. No licensee or any other person shall keep a music or dance hall in connection with premises licensed to sell liquors under this Ordinance

Sec. 61 repealed and substituted.

4. Section 61 of the said Ordinance is hereby repealed and the following substituted therefor:

No loose women to occupy rooms. 61. No woman of loose, idle or suspicious character or having no honourable occupation or calling (in which class and amongst whom are included dancing girls, so-called artists and drink rustlers) will be allowed to occupy any room or other part of any premises licensed to sell liquor, or any place whatsoever directly or indirectly connected with the licensed premises, controlled directly

or indirectly by the licensee or in which the said licensee may have directly or indirectly any interest, to use the same for alluring men or for any improper or immoral purposes.

No licensee shall receive or admit either in his licensed premises or in any other premises adjoining and directly or indirectly connected with the said licensed premises or being under the control directly or indirectly of the licensee or in which the licensee might be directly or indirectly interested, any such woman for the purpose of drinking, keeping company with men or soliciting drinks, and no such woman will be allowed to drink in any such premises.

Or drink. licensed premises.

Section 63 of said Ordinance is amended as follows: The word "twice" is hereby inserted between the words amended. "is" and "convicted" in the second line thereof.

Section 63

All the words after the word "license" in the fourth line of said section are struck out.

- The said Ordinance is hereby amended by adding after section 66 the following sections:
- The License Inspector shall have the right to inspect and test any liquor sold in any licensed premises or to have the same inspected and tested by any other person; should the liquor so tested be found to be adulterated the licensee or licensees will be subject to a fine of not less than \$25.00 and not more than \$200.00, and upon a second conviction his or their license may be forthwith cancelled.

License In-spector to have power to inspect

The fact of a person or persons not connected with the establishment being found and seen drinking in the bar, bar-room or any other place where liquor is generally served in any licensed premises within prohibited hours shall be prima facie evidence that liquor has been sold therein against section 53 of the said Ordinance.

Prima facie evidence of

Section 70 of the said Ordinance is hereby repealed and the following substituted therefor:

70 ma-Sec. pealed and substituted.

Any licensee who knowingly allows to be supplied in his licensed premises, by purchase or otherwise, any description whatever of liquor to any minor, of either sex, or who permits any such minor to be in rooms or places, on

No sale of liquor to minors.

his premises where intoxicating liquor is served, or to frequent the same, shall, as well as the person who actually gives or supplies the liquor or permits children to be present when such liquor is served, whether he or she is a guest of the house or not, be guilty of an offense, and on summary conviction thereof be liable to a penalty of \$25.00 and costs for a first offense, and in default of payment forthwith after conviction to one month's imprisonment, and for a second like offense, a penalty of \$50.00 and costs, with absolute forfeiture of the license, and in default of payment forthwith after conviction, to two months' imprisonment.



CHAPTER 10.

An Ordinance to Amend the Ordinance for the Prevention of Fires.

[Assented to August 30th, 1907.]

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

1. Chapter 67 of the Consolidated Ordinances, entitled "An Ordinance for the Prevention of Fires," is amended by adding thereto the following sections:

Ch. 67, Con. Ordinances, amended.

10. In this Ordinance the expression "village" shall extend to and include any collection of not less than five inhabited or occupied buildings which are not more than one hundred feet apart, and will apply only to towns or villages outside of Dawson.

"Village" defined.

11. No person shall hereafter place any stove or range in any house or building in any village, without leaving twenty (20) inches clear from any woodwork, immediately above such stove or range and fourteen (14) inches from any woodwork opposite the sides, unless the same is covered by a zinc guard backed with asbestos, and will leave a clear open space between such range or stove. Floors under all stoves shall be protected by a covering of incombustible material.

Space to be left between stove and woodwork. Provision for stove connections with chimney, etc. 12. All ovens, furnaces or stoves shall be properly connected with a chimney of brick, stone or metal, extending at least three (3) feet clear of any roof and all stove pipes where passing through any floor, wall, partition or roof shall be protected with a thimble of metal having an air space of at least four (4) inches and having a metal core built in same, such core to be at least one-half an inch larger than the stove pipe passing through it, and said thimble shall be the full width of floor, wall, partition or roof through which it passes.

Provisions when pipe passes through loft. etc. 13. No stove pipe shall pass through any attic, garret or loft unless the same be protected by a regulation thimble, extending from the ceiling below such attic, garret or loft to the required distance above the roof.

Standard weight of metals for stove pipes.

14. The standard weight of metal for stove pipes shall be: Inside or interior pipes, Number 24 gauge steel. Exposed or exterior, Number 24 gauge galvanized steel; all of which must be properly guyed and rivetted and so constructed as to admit of their being scraped, brushed or cleaned. No person shall maintain, use or permit to be used within the village any pipe or pipes of a lighter weight than Number 24 gauge steel, and all such pipe of a lighter weight may be condemned by any member of the Royal North-West Mounted Police specially detailed for that purpose or by any other person named by the Commissioner, and may be removed or destroyed upon the order of a Stipendiary Magistrate having jurisdiction in the village.

Stove pipes, etc., to be kept in repair.

15. All persons shall keep their chimneys and stove pipes in good repair and have same properly cleaned once a month.

Power to inspect.

16. Any member of the Royal North-West Mounted Police specially detailed for that purpose or any other person named by the Comissioner, may at any time during day time, enter any inhabited or occupied building in any village to inspect the same regarding the provisions of this Ordinance.



CHAPTER 11.

An Ordinance to Amend the Assessment Ordinance.

[Assented to August 30th, 1907.]

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

1. Sub-sections 22, 23, 24, 26 and 29 of section 11 of Chapter 5 of the Ordinances of 1906, being an Ordinance to Amend Chapter 64 of the Consolidated Ordinances, entitled "The Assessment Ordinance," are hereby repealed substituted. and the following sub-sections are substituted therefor:

- (22) Livery and boarding stables—Keeping livery stables, \$25.
- Manufacturer of any kind, including tinsmiths, plumbers, painters and paper hangers, \$25.00.
- Merchant-Hardware, stationery or dry goods, (24)**\$50.00**.
- Merchant—Fruit selling, candy, tobacco or ci-(26)gars, \$10.00.
- (29) Patent medicine vendor not conducting general drug business, \$50.00.
 - 2. Section 11 of said Chapter is hereby further amend-

Section 11 ed by amended.

ed by adding thereto the following sub-sections:

- (40) Dress-makers, milliners and shoe-makers carrying small stocks of goods, \$15.00.
 - (41) Hand laundry, \$10.00.
- (42) Ice cream and soda fountain parlors, unless otherwise licensed, \$10.00.
 - (43) Rooming houses, \$25.00
 - (44) Wood dealers, \$25.00.
- (45) Wood sawing machines, whether steam or gasoline, \$25.00.

Ch. 64 amended.

3. Chapter 64 of the Consolidated Ordinances is amended by adding after section 36 thereof the following section:

All owners of real estate to pay at least \$2.00 taxes. 36a. No individual tax-payer who is the owner of real property shall pay less than two dollars in annual taxes on all his real property and after the rate is levied the assessor is empowered to collect at least two dollars from each such tax-payer.



CHAPTER 12.

An Ordinance to Amend An Ordinance Respecting Steam Boilers and Examination of Engineers

Operating Same.

[Assented to August 30th, 1907.]

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

Section 22 of Chapter 7 of the Consolidated Ordi-Sec. 22, Ch. 7, Con. nances is amended by striking out all the words after the word "with" in the second line thereof and amended. inserting in lieu thereof the following: "May appeal in writing to the Commissioner, who shall refer the appeal to a Board of three engineers holding first class certificates, said Board to be appointed by the Commissioner and to hold office at his pleasure."

- The Board shall, at once, cause such grievance to be investigated and shall give a decision in the matter which shall be final.
- The Board, with the inspector, shall also act as a Board; of Inquiry in all boiler accidents occurring within its jurisdiction.
- All engineers on taking or leaving a position must notify the inspector in writing.

Rating of horse-power

- (d) The rating of the horse-power of all boilers in use in the Yukon Territory shall be calculated by the inspector according to the following schedule:
- 12 square feet of heating surface per nominal horsepower for internally fired boilers.

15 square feet of heating surface per nominal horsepower for externally fired boilers.

Sec. 2, Ch. 19, Ord. 1903, repealed and substituted.

- 2. Section 2 of Chapter 19 of the Ordinances of 1903 is hereby repealed and the following substituted therefor:
- 2. There shall be four classes of persons entitled to take charge of a steam engine or boiler.
- (a) The first-class shall be engineers qualified to take charge of any steam engine or boiler.
- (b) The second-class shall be engineers qualified to take charge of any steam engine or steam boiler not exceeding 100 nominal horse-power.
- (c) The third-class shall be engineers qualified to take charge of any steam engine or boiler not exceeding 50 nominal horse-power.
- (d) The fourth-class shall be firemen qualified to take charge of any boiler when under the general supervision of an engineer of the first, second or third class, according to the rating of the boiler.

Sec. 6, Ch. 19, Ord. 1903, repealed and substituted.

- 3. Section 6 of Ordinance 19 of 1903 is hereby repealed and the following substituted therefor:
- 6. Any other person who may desire to qualify for registration and to obtain a certificate entitling him to operate steam boilers and engines connected herewith in the Territory and who shall have served twelve months as engineer, fireman or oiler and shall pass an examination before one of the inspectors appointed under this Ordinance to prove that he has the necessary knowledge of the construction, care and operation of stationary steam boilers and engines connected therewith; if the inspector conducting such examination is satisfied as to the knowledge and qualification of the candidate, and also as to his having

served the term of twelve months as herein provided, he shall upon obtaining a fee of \$5.00 issue a certificate to that effect and stating the kind of boiler and engine said candidate may operate.

On all steam plants of over 100 horse-power 4. where two or more engineers are employed it shall only be obligatory that the engineer in charge shall hold a firstclass certificate. In such cases the holder of a second class certificate shall be considered duly qualified to act as assistant or second engineer.

Second class engi-ncer may be assistant engineer.

(2) On all steam plants of over 50 horse-power and not more than 100 horse-power, when two or more engineers are employed it shall only be obligatory that the engineer in charge shall hold a second class certificate. cases the holder of a third class certificate shall be considered duly qualified to act as assistant or second engineer.

Third class engineer may be assistant to second class engineer.

- Not more than one certificated engineer shall be required to be on duty in connection with any one plant.
- It shall be the duty of the boiler inspector to make Examination all examinations of applicants for engineers' certificates writing, etc. in writing and in accordance with the schedule hereto annexed, questions and answers both to be placed on file and retained in the office of said inspector, such file to be open during office hours to the Board appointed by the Commissioner as provided for in section 1 of this amendment.

All engineers holding second and third class certifi- Additional cates under any former Ordinance shall be confined to the required for rating of boilers fixed by said Ordinance. Said engineers shall be required to pass an additional examination to become qualified under the rating of engineers fixed by this Ordinance. The applicant for such examination shall pay an examination fee of \$2.50.

examination

Section 9 of Chapter 7 of the Consolidated Ordinances is hereby amended by adding thereto the following sub-section:

Sec. 9. Ch. 7. Con. Ordinances, amended.

All boilers of fifteen nominal horse-power or under, used for mining or prospecting purposes shall be inspected by the boiler inspector free of charge, and the use of such boiler prior to such inspection shall not be deemed an infraction of this Ordinance.

SCHEDULE.

RULES TO BE OBSERVED IN THE EXAMINATION OF ENGINEERS.

Fireman.

Examination for fireman.

8. The fireman will be required (1) to possess some elementary knowledge of boiler management under working steam pressure; (2) to know the use to which the different fittings are put; (3) to be able to ascertain when they are working properly and how to act should they get out of good working order so as to secure complete safety; (4) to know the manner of firing economically and skilfully and the methods for keeping boilers clean internally, and (5) how to act in case of low water and hot plates, etc.

Third Class Engineer.

Examination for thirdclass engineer.

9. The third class engineer will be required (1) to possess, in addition to the requirements of a fireman, a general elementary knowledge of how boilers are constructed, set in brick work and fitted up complete with all connections; (2) to be able to keep pipes and fittings in good tight condition; (3) to understand foaming, priming, incrustation, corrosion, and their remedies; (4) to be able to detect anything going wrong or weakness developing; (5) to have had at least one year's experience as fireman in this Territory or elsewhere, and, (6) generally to understand the working of a steam engine, and to be able to handle and attend to the same in case the establishment be not large enough to warrant the employment of two engineers. He shall be able to read and write a legible hand and understand the first five rules of arithmetic.

Second Class Engineer.

Examination for secondclass engineer.

10 The engineer of the second class will be required (1) to have had at least two years' experience in the handling of a steam engine as per third class; (2) to un-

derstand the design and construction of steam boilers and engines, and the principle that regulates the strength and design of the various parts and details of same; (3) to be conversant with the setting of engine valves; (4) to be able efficiently to supervise the working of said boilers and to keep in good safe condition; (5) to know how to read and write a legible hand, and, (6) to be conversant with the first five rules of arithmetic and decimals.

First Class Engineer.

11. The engineer of the first class must be able, (1) to take charge of any boiler; (2) calculate the thickness of plates required for a boiler of given dimensions and construction to carry a fixed pressure of steam, and also the dimensions and construction of the boiler and thickness of plates; (3) being given the pressure that the boiler may carry he must be able to calculate the strength of its stays, connections, joints and other parts, the tensile and crushing strength of the material used in its construction; (4) to calculate the required capacity of the feedpump, the area of the safety valve for a boiler of given size or dimensions, and the power of the engine from a diagram of its workings; (5) to define the position of the crank and eccentric as indicated by a diagram; (6) know the relative volume of steam and water at given temperatures and pressures, the chemical constituents of coal, its heating and mechanical equivalents and the quantity of air required for its combustion; (7) to be competent to make a working drawing of any part of an engine, and explain the operation of the engine or any of its parts in connection with the whole; (8) to be conversant with surface condensation and the working of steam expansively, and, (9) he must understand the construction of and be able to maintain in a working condition dynamos of ordinary types; (10) his knowledge of arithmetic must include the extraction of the square and cube root. The examination will be made viva voce, but may be in writing in certain cases, at the discretion of the inspector, who may, at any time, if he deems it necessary, re-examine the applicant.

Examination for firstclas engineer.



CHAPTER 13.

An Ordinance to Amend the Ordinance to Regulate Public
Aid to Hospitals.

[Assented to August 30th, 1907.]

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

Sec. 6, Ch. 10, Con. Ordinances, amended.

1. Section 6 of Chapter 10 of the Consolidated Ordinances of the Yukon Territory, entitled "An Ordinance to Regulate Public Aid to Hospitals," is hereby amended by adding thereto the following sub-section:

Quarterly reports to be delivered (2) All hospitals receiving aid under this Ordinance shall deliver quarterly reports to the Commissioner on the first day of January, April, July and October in each year. Each report shall contain an itemized account of all receipts from whatever sources and expenditures with respect to the maintenance of the hospital during the previous three months.



CHAPTER 14.

An Ordinance for granting to the Commissioner certain sums of money to defray the further expenses of the public service of the Yukon Territory, for the twelve months from June 30th, 1906, to June 30th, 1907, and for purposes relating thereto; and for granting to the Commissioner certain sums of money to defray the expenses of the public service of the Yukon Territory. for the twelve months from June 30th, 1907, to June 30th, 1908, and for purposes relating thereto.

[Assented to August 30th, 1907.]

Preamble.

Whereas, It appears by Message from Alexander Henderson, Esquire, K. C., the Commissioner of the Yukon Territory, and in the Supplementary Estimates accompanying the same, that the sums hereinafter mentioned in Schedules "A" and "B" are required to defray certain further expenses of the public service of the Yukon Territory, and for other purposes relating thereto for the twelve months ending June 30th, 1907; and,

Whereas, It appears by Message from Alexander Hen- Preamble. derson, Esquire, K. C., the Commissioner of the Yukon

Territory, and the estimates accompanying the same, that the sums hereinafter mentioned in Schedule "C" to this Ordinance are required to defray certain expenses of the Public Service of the Yukon Territory, and for other purposes relating thereto for the twelve months ending June 30th, 1908;

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

Further appropriation for year ending June 30th, 1907.

1. From and out of the sums at the disposal of the Yukon Council, there shall and may be paid and applied a further sum not exceeding in the whole eighty-six thousand two hundred and thirty-eight dollars and fifty-one cents for defraying the several charges and expenses of the public service for the twelve months ending June 30th, 1907, as set forth in Schedules "A" and "B" to this Ordinance.

Appropriation for year ending June 30th, 1908.

- 2. From and out of the funds at the disposal of the Yukon Council there shall and may be paid and applied a sum not exceeding in the whole three hundred and seventy-nine thousand, nine hundred and eighty-six dollars, for defraying the several charges and expenses of the Public Service for the twelve months ending June 30th, 1908, as set forth in Schedule "C" to this Ordinance
- 3. The due application of all moneys expended shall be duly accounted for.

SCHEDULE "A"

Further sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1907, and for the purposes for which they are granted.

To defray additional expenses of the Government of the Yukon Territory for the twelve months ending June 30th, 1907, as follows:

Roads, Bridges and Public Works\$73,015.99

SCHEDULE "B"

Further sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1907, and for the purposes for which they are granted.

To defray additional expenses of the City of Dawson for the twelve months ending June 30th, 1907, as follows:

Dawson Fire Department\$	9,064.81
Streets, Roads, Drains, Ditches, etc	3,152.79
Printing and Stationery	173.24
Dog Pound	831.68
	

\$13,222.52

\$306,000.00

SCHEDULE "C"

Sums granted to the Commissioner by this Ordinance for the twelve months ending June 30th, 1908, and for the purposes for which they are granted

To defray the expenses of the Government of the Yukon Territory for the twelve months ending June 30th, 1908, as follows:

To do notificate and Americallian accessors of Month one

4,000.00
23,900.00
1,750.00
8,050.00
5,000.00
900.00
34,000.00
1,800.00
10,000.00
56,515.00
5,000.00
7,000.00
4,300.00
143,785.00

GROUP II. (CITY OF DAWSON.)

_		\$ 379,986.00
Salaries	4,760.00	73,986.00
Dawson Free Library	2,100.00	
Contingencies	1,500.00	
Maintenance of Dog Pound	2,000.00	
Printing and Stationery	1,000.00	
Street Lighting	$2,\!500.00$	
and Sidewalks	10,000.00	
Maintenance and repairs of Streets		
Dawson Fire Department	\$50,126.00	

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