ORDINANCES
OF THE
YUKON TERRITORY
PASSED BY THE
YUKON COUNCIL
IN THE YEAR
1919
GEORGE PATTON MACKENZIE
GOLD COMMISSIONER

Printed and Published for the Government of the Yukon Territory Under Authority of Chapter 75 of the Consolidated Ordinances of 1914.

J. A. M. H. MALTBY, King's Printer.
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CHAPTER 1

AN ORDINANCE TO AMEND "THE DENTAL ORDINANCE."

[Assented to May 8th, 1919.]

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

1. Section 3 of "The Dental Ordinance," being Chapter 25 of the Consolidated Ordinances, 1914, is amended by adding thereto the following sub-sections:

(5) Any person who possesses a certificate of qualification issued by the Dominion Dental Council of Canada or under the seal of a Dental College or Dental Society established in any Province of Canada or from the proper official authorized to grant such certificate that such person has been duly registered as a practising dentist and has practised as such in any such Province within twelve months prior to his application for registration in the Territory: Provided also that such person shall furnish to the Commissioner satisfactory evidence of identification and good standing.

(6) Any person who at the time of coming into force of this Ordinance has been each year during a period of five years immediately prior to such date, from time to time engaged in the practice of dentistry at Whitehorse, in said Territory, may be entered in the dental register upon verifying the fact of his having so
JURIES ORDINANCE, AMENDED.

practised, by statutory declaration or affirmation satisfactory to the Commissioner.

2. This Ordinance shall be deemed to have been in force and the provisions thereof shall apply from and after the first day of April, 1919.

CHAPTER 2

AN ORDINANCE TO AMEND "THE JURIES ORDINANCE."

[Assented to May 20th, 1919.]

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

1. Section 5 of "The Juries Ordinance," being Chapter 49 of the Consolidated Ordinances, 1914, is amended by striking out the word "two" in the third line thereof and inserting in lieu thereof the word "one."

2. Sub-section 3 of said section 5 is amended by striking out the words "Judges or a majority of them" where they occur in the second and fourth lines thereof and inserting in lieu thereof the word "Judge."
CHAPTER 3

AN ORDINANCE TO AMEND "THE POLL TAX ORDINANCE, 1918."

[Assented to May 20th, 1919.]

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 (c) of section 2 of "The Poll Tax Ordinance, 1918," is amended by striking out the word "continuously" in the fourth and fifth lines thereof.

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

   (d) Has served overseas since the fourth day of August, 1914, in either His Majesty's Naval or Military Forces (including forces raised in all parts of His Majesty's Dominions) or in any corps attached thereto and raised for service in this present war, and who has been discharged, otherwise than by sentence of court-martial, from any such force, shall be exempt from the payment of such tax for a period extending up to and including the year following the one in which the Peace Treaty is signed.

3. Sub-section 1 of section 6 of said Ordinance is amended by inserting the words "or Sub-Collector" after the word "Collector" in the sixth line thereof, and, by adding thereto the following:

   All amounts due or payable by any employer for any such tax shall, subject to any lien or right of lien under "The Miners' Lien Ordinance," constitute a first charge upon and against the property and assets of the employer.
4. Sub-section 4 of section 6 of the said Ordinance is amended by inserting the words "or Sub-Collector" after the word "Collector" in the sixth line thereof.

Sub Sec. (5) of Section 6 amended.

5. Sub-section 5 of section 6 of said Ordinance is amended by inserting the words "or Sub-Collector" after the word "Collector" in the second line thereof.

Section 7 amended.

6. Section 7 of said Ordinance is amended by inserting the words "or Sub-Collector" after the word "Collector" in the third line thereof.

CHAPTER 4

AN ORDNANCE RELATING TO THE GOVERNMENT OF THE CITY OF DAWSON.

[Assented to May 20th, 1919.]

Preamble.

Whereas, Owing to changes in the constitution of the Yukon Council as provided by the amendment to The Yukon Act, Chapter 2 of the Statutes of Canada, 1919, it is no longer practicable that the said City of Dawson shall be governed as provided by section 6 of "The Dawson City Corporation Ordinance," being Chapter 17 of the Ordinances of 1914, and it is deemed advisable that the rights, powers and duties conferred upon and vested in the City Council of said City as constituted by the said Ordinance, be conferred upon and vested in the Commissioner of the Yukon Territory, as defined by sub-section 5 of section 8 of "The Interpretation Ordinance."

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of said Territory, therefore enacts as follows:
1. All the rights, duties, jurisdiction and powers, vested in, imposed upon, possessed or exercised by the City Council of the City of Dawson under the provisions of “The Dawson City Corporation Ordinance” or by any other law or Ordinance shall be, and they are hereby transferred to and vested in the said Commissioner.

2. All streets, real and personal property, assets, rights, duties, jurisdiction and powers vested in, imposed upon, possessed or exercised by the said City Council, shall vest in, be imposed upon, possessed and exercised by the said Commissioner.

Provided, that all by-laws made by the Commissioner shall remain in force until the day immediately succeeding the day of prorogation of the then next session of the Yukon Council and no longer, unless during such session of said Council such by-law is approved by resolution of the “Commissioner-in-Council.” All such by-laws shall be laid before the Yukon Council within the first three days of the session of the Council next after the date thereof.

3. The Commissioner shall submit to the Yukon Council within the first three days of each session of said Council a statement of the revenue and expenditure for said City for the past fiscal year, together with a statement of the estimated revenue and expenditure for said City for the year following, and said estimates shall be dealt with and passed by the Yukon Council in the same manner as other public moneys and revenue over which the Yukon Council exercises the powers of appropriation.

4. This Ordinance shall be deemed to have come into force on the first day of April, 1919, and the provisions thereof shall have force and effect from and after that date.
CHAPTER 5

AN ORDINANCE TO PROVIDE FOR A TAX ON MINERAL CLAIMS HELD BY CROWN GRANT AND NOT WORKED.

[Assented to May 20th, 1919.]

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

SHORT TITLE.

1. This Ordinance may be cited as "The Crown Grant Tax Ordinance."

INTERPRETATION.

2. In this Ordinance, unless the context otherwise requires:

"Collector." "Collector" means the official constituted by this Ordinance the Collector for the purposes hereof.

"Person." "Person" includes Firm, Company, Association and Corporation.

"Land" and "Claim." "Land" and "Claim" means and includes the mineral claim in respect of which the tax is imposed, the ground or soil and everything annexed to it by nature and all improvements therefore and all that passed by virtue of the original grant from the Crown.

"Improvements." "Improvements" extend to and mean all buildings and structures and all machinery and fixtures annexed to any building or structure.

"Owner." "Owner" means the person in whose name the land is registered in the Land Titles Office, or if a certificate of title has not been issued, the person named in the Crown grant.
THE CROWN GRANT TAX ORDINANCE.

"Gold Commissioner" means the Gold Commissioner of the Yukon Territory.

"Tax" means the tax imposed by this Ordinance.

3. The person from time to time being the Territorial Treasurer of the Yukon Territory shall be the Collector under and for the purposes of this Ordinance.

4. (1) There shall be assessed upon, and levied and collected from the owner or occupier of every mineral claim situate in the Yukon Territory, for which a Crown grant shall have been issued or may hereafter be issued, pursuant to the Regulations for the disposal of Quartz Mining Claims in force in the Yukon Territory, a tax of twenty cents for every acre and fractional part of an acre of land conveyed by the grant, which tax shall be payable on the first day of August next after the expiration of one year from the date of the Crown grant and thereafter on the first day of August in each year.

(2) Provided, however, that if the owner of any such mineral claim shall establish to the satisfaction of the Collector that the sum of not less than two hundred dollars has been expended upon such claim in bona fide mining-development work during the year preceding the date when the tax becomes payable the said tax shall not then be levied in respect thereof, such work to be valued by the Collector in accordance with the schedule of prices in force from time to time required as assessment work on quartz mineral claims, and provided also that any owner of adjoining Crown granted mineral claims not exceeding eight in number of such claims shall be allowed to perform in mining-development work during the year preceding the date when the tax became payable upon any one or more of such adjoining claims of the full value required at the rate of $200.00 per claim to entitle all of such claims to exemption in lieu of the tax, and in order to entitle the owner to benefit by the provisions of this section he must produce to the Collector a detailed statement showing the nature of the work performed and the amount expended upon the said claim, duly sworn to as true and correct before the Collector or
some other person having authority to administer such oath and this statement must be filed with the Collector on or before the first day of August in each and every year in which exemption is claimed from said tax.

(3) Every such statement of expenditure shall give the name of the owner or occupier or his agent and the address of said owner, and if such owner is a non-resident of the Yukon Territory, shall name the post office address within the Territory of an agent, and all notices required by this Ordinance to be given to or served upon any owner or occupier may be served personally on such owner or occupier or by sending said notice by post to such owner or occupier or to such agent at the address given in said statement.

(4) When any notice required by this Ordinance to be served is sent by post, service of such notice shall be deemed to be effected by properly addressing, prepaying and mailing such notice and such notice shall be deemed to have been served at the time at which the said notice so mailed would reach the address so given in the ordinary course of mail.

(5) The Collector shall within thirty days after receipt of any such statement of expenditure, unless he is satisfied as to the correctness and *bona fides* of the same, give notice in writing to the owner or occupier or his agent that he is not satisfied with said statement. The owner or occupier or his said agent may within thirty days after service of such notice refer said statement to the Gold Commissioner, who shall forthwith enquire into and determine the matter, and, for the purposes of such enquiry, may examine such witnesses as may be produced before him or as he may require upon oath or affirmation, and may require the production of such documents, books and instruments as he may deem necessary and shall have the same power to enforce the attendance of witnesses and to compel them to give evidence as is vested in any Court of record in civil cases. The decision and determination of the Gold Commissioner as to the correctness of such statement and the
 bonae fides of such expenditure shall be final and conclusive and shall be forthwith reported to the Collector by memorandum in writing.

5. If the tax imposed by this Ordinance shall remain unpaid on and after the first day of December in any year the Collector shall, on or before the first day of January next thereafter, mail to the last known address of the owner of the land in respect to which such tax is unpaid and to the address of the agent of any such owner given under the provisions of sub-section 3 of section 4 hereof, a notice stating that the taxes on such land have become delinquent, and if not paid within sixty days from the date of such notice the said land will be advertised and offered for sale at public auction on the first Monday in the following July, of which sale the Collector shall give notice in terms hereinafter mentioned by inserting the same in three consecutive weekly issues of a newspaper published in the Territory nearest to the location of said land. The first publication of all such notices shall be made not less than thirty days before the date of sale.

6. In the notice to be published by the Collector as aforesaid, he shall state the name of the registered owner (or if the Crown grant has not been registered, the name of the Crown grantee), the name and description of the claim, the amount of the unpaid taxes, the costs of advertising and other expenses and the total amount due and he shall state that if such total amount is not paid before the day of sale the claim will be offered for public auction.

7. The tax shall be payable to the Collector and shall be payable in one sum upon the total acreage of the claim, and the Collector shall not receive any portion of the tax from any person on account of alleged divided or undivided interests or shares in the claim and unless the full amount of the tax on the total acreage of the claim is tendered and paid no receipt shall be issued.

8. The tax shall form a first charge upon the claim in respect to which the same is levied.
9. (1) On the day appointed for the sale by public auction of the claim the Collector or his duly appointed agent for that purpose shall offer the same for sale at the upset price of the total amount due as aforesaid, and he shall sell the claim to the highest bidder.

(2) If the purchase price shall exceed the upset price the surplus shall be paid into the Territorial Treasury by the Collector, in trust for the owner of the claim.

(3) In the event of there being no bidder, or if the price offered shall not be sufficient to satisfy the total amount due for taxes and expenses of advertising, the claim shall become absolutely forfeited to and vested in the Crown at the expiration of twelve months from the date of such auction, unless the person whose name or names appeared or ought to have appeared upon the advertised list at the date of such public auction or the legal representatives, successors or assigns of such person, or someone on his or their behalf and in his or their name, shall pay to the Collector on or before the expiration of said twelve months the taxes and costs due in respect to said claim at the date on which payment thereof is so tendered to the Collector, together with interest thereon at twelve per centum per annum from the due date thereof.

(4) During the said period of twelve months the said claim shall not be liable to be preempted or sold under the provisions of "The Dominion Lands Act," nor to be located under the provisions of the Regulations for the disposal of Quartz Mining Claims in the Yukon Territory.

(5) If the said taxes, costs and interest have not been paid at the expiration of the said twelve months the claim shall immediately thereafter be and become absolutely forfeited to and vested in the Crown.

10. (1) On the day of the sale the Collector shall issue to the purchaser of any claim sold an interim receipt in triplicate for the purchase money, in which shall
be stated the date of sale, the name and description of
the claim, the fact that it has been sold to the purchaser
for delinquent taxes, for the amount declared at such
sale, stating the amount, and that if the claim is not
redeemed before the expiration of twelve months from
the day of sale as before provided, he will execute a deed
of conveyance thereof to the purchaser, his heirs or
assigns immediately after the expiration of the said
period for redemption, and for which deed the purchaser
shall pay to the Collector a fee of ten dollars for the use
of the Territory. Said deed shall be in Form "A" in the
Schedule hereto or to the like effect, and shall be as
effective to convey all the estate of the owner thereof in
the property sold, as if the same had been executed and
delivered by such owner and as if such property were
free from all encumbrances. Provided that every such
transfer before delivery thereof to the purchaser shall
be approved by the Commissioner by memorandum
thereon signed by him. Subject to the provisions of
this Ordinance, on any application to the Commissioner
for approval of any such transfer, the production of one
of the triplicate receipts above mentioned shall be prima
facie evidence that all conditions have existed and all
requirements of this Ordinance been complied with neces-
sary to entitle the purchaser to such transfer, except on
the ground of fraud or collusion, or that all the taxes in
respect to said land had been paid previous to the sale
or within the time allowed for redemption.

(2) One of said triplicate receipts shall be delivered
to the purchaser, one shall be filed in the office of the
Registrar of Land Titles for the Yukon Registration
District at Dawson, in said Territory, and one retained
by and filed in the office of the Collector. The filing of
said receipt in the office of said Registrar shall con-
stitute notice to all persons that the claim has been sold
for taxes and is held subject to the owner’s right of
redemption as provided by this Ordinance.

11. When a claim has been sold for unpaid taxes it
shall continue to be subject to the tax imposed by this
Ordinance.
12. (1) The owner of any claim which may be so sold at public auction shall have the right to redeem the same at any time before the expiration of twelve months from the day of sale by tendering and paying to the Collector the full amount for which the said claim was sold, together with interest at the rate of twelve per centum per annum from the date of sale until the date of tendering payment thereof to the Collector, and the owner shall also at the same time pay to the Collector any taxes which may have accrued due in respect to said claim subsequent to the date of said sale, on such tender and payment being made, the Collector shall issue to such owner a certificate that the claim has been redeemed.

(2) During the said period allowed for redemption the owner shall have the right of possession of the said claim as fully as before the said sale, subject, however, to the purchaser at said sale having the right to protect the same from spoliation and waste during the said period.

13. The Collector, on receiving the tender for redemption, shall at once notify the purchaser that he has received such tender and request him to return the interim receipt issued to him at the time of sale, or produce to the Collector satisfactory evidence of the loss of the same, and on receipt thereof, or of such evidence of loss, the Collector shall pay to the said purchaser the amount of the purchase money and interest at twelve per centum per annum so received from the person redeeming. On receiving the said notice of redemption from the Collector the purchaser shall have no further rights in the claim.

NOTICE OF FORFEITURE.

14. When any claim becomes subject to forfeiture to the Crown as hereinbefore provided the Collector shall forthwith after the date of the public auction give notice to the owner of such claim whose name appeared upon the advertised list and to all persons who at the date of
such public auction appeared on the records of the office of the Land Registrar for the registration district in which the claim is situate as the owner or holder of a registered charge or encumbrance upon the claim, stating that the claim will be absolutely forfeited to the Crown at the expiration of twelve months from the date of the public auction, unless the amounts due as aforesaid are sooner paid, and such notice shall be deemed to have been properly given if mailed under registered cover to the address of the person to be notified last known to the Collector.

15. The Collector shall on or before the first day of August in each year prepare a Tax List upon which shall be entered alphabetically the names of the owners, together with the name and description of each claim subject to the tax, the acreage, and the amount of the tax. Said list shall be made out, dated and signed by the Collector, and a copy thereof so signed shall be deposited in the office of the Mining Recorder and the office of the agent to the Mining Recorder for the district in which the claim is situated, one in the office of the Registrar of Land Titles at Dawson, and one in the office of the Collector. Said lists when deposited in the said several offices shall be posted in the offices and be open to inspection by any person interested in any property subject to the tax, without fee.

16. Any mortgagee, judgment creditor or other person holding any encumbrance upon or against any claim which is subject to such forfeiture may pay the tax and costs and charges in respect thereof and obtain a certificate thereof from the Collector and shall thereupon be entitled to add the amount so paid to the principal sum due or owing on such mortgage, judgment charge or encumbrance.

17. All moneys received by the Collector under the provisions of this Ordinance shall be paid over to the Territorial Treasurer for the use of the Territory, and shall form part of the Consolidated Revenue Fund of the Territory.
18. The provisions of this Ordinance shall not apply to land situate within the limits of any municipality or incorporated town.

SCHEDULE.

Form A.—Sec. 10.

TRANSFER OF CLAIM SOLD FOR TAXES.

1. of Dawson, in the Yukon Territory, the Collector under "The Crown Grant Tax Ordinance," by virtue of the authority vested in me by said Ordinance to sell unworked Crown Granted Mineral Claims for arrears of taxes, do hereby, in consideration of the sum of $.................................................. Dollars paid to me by.........................................................., do hereby transfer to the said.................................................. all that piece of land (here insert a sufficient description of the land and refer to the certificate of title or to the Crown grant).

In witness whereof I have hereunto set my hand the

.................................................. day of.................................................., 19.....

Signed by the above named

In presence of

..................................................

Signature of Collector.
CHAPTER 6

AN ORDINANCE TO AMEND CHAPTER 23 OF THE CONSOLIDATED ORDINANCES, 1914, RELATING TO THE YUKON COUNCIL.

[Assented to May 20th, 1919.]

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

1. Section 1 of said Chapter 23 of the Consolidated Ordinances is amended by striking out the word "Elected" where it occurs in the first line thereof.

2. Schedule one to said Chapter 23 is hereby repealed and the following substituted therefor:

SCHEDULE 1.

1. The Electoral District of Dawson shall comprise and consist of all that portion of the Territory comprised within the limits of the two Electoral Districts of North Dawson and South Dawson as heretofore existing and as described in said Schedule, to be known as "The Electoral District of Dawson," and shall return one member.

2. The Electoral District of Klondike shall comprise and consist of all that portion of the Territory comprised within the limits of the Electoral District of Klondike and the Electoral District of Bonanza as heretofore existing and as described in said Schedule, to be known as "The Electoral District of Klondike," and shall return one member.
3. The Electoral District of Whitehorse shall comprise and consist of all those portions of the Territory not included in the Electoral District of Dawson and the Electoral District of Klondike as hereby established and hereinbefore described, to be known as "The Electoral District of Whitehorse," and shall return one member.

3. Sub-sections 1 and 2 of section 4 of said Chapter 23 are hereby repealed.

4. Section 7 of said Chapter 23 is hereby repealed and the following substituted therefor:

"7. There shall be paid to each member of the Yukon Council an indemnity of four hundred dollars for each year of service as such member, provided that a reduction at the rate of ten dollars per day shall be made from such indemnity payable to any member for every day for which the Council has been summoned or to which it is adjourned and for every meeting of any committee of such Council, of which notice has been given, upon or at which such member does not attend.

5. Section 8 of said Chapter 23 is amended by striking out the word "three" in the third line thereof and insertion in lieu thereof the word "two."
CHAPTER 7

AN ORDINANCE RESPECTING ELECTIONS.

[Assented to May 20th, 1919.]

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

1. In this Ordinance, unless the context otherwise requires, words importing the masculine gender include females and the words "voter" and "elector" include both men and women, and the provisions hereof and all forms hereby provided shall, mutatis mutandis, apply to women as well as men.

2. In regard to all matters coming within the provisions of this Ordinance, women shall be upon an absolute equality with and have the same rights and privileges and be subject to the same penalties and disabilities as men.

ISSUE OF WRIT.

3. Every writ for the election of a member of the Yukon Council shall be dated and shall be returnable on such day as the Commissioner determines, and shall be issued by the Territorial Secretary under his hand and the seal of the Territory to such resident elector of the electoral district in which the election is to be held as the Commissioner appoints and such person shall be the Returning Officer at the election to which such writ relates. Provided always that if the person to whom the writ has been addressed refuses or is unable or not qualified to act, he shall (under penalty hereinafter provided) forthwith after the receipt of such writ notify the Commissioner by the most speedy means available of such refusal, inability or want of qualification, when the Commissioner may order another writ to issue or may appoint
Proviso

Day and place of nomination to be named in writ.

A general election day to be same in all districts. Fourteen days to elapse between date of writ and nomination.

Form of writ, How to be transmitted.

Indorsement of receipt of writ.

Oath of office.

To appoint an election clerk.

Election Ordinance.

some other resident elector as Returning Officer, who shall act under the writ already issued. Provided also that no election shall be declared void if the person to whom the writ is addressed acts thereunder as Returning Officer on the ground that such person is not a resident elector of the district or is otherwise disqualified to act as Returning Officer.

4. The Commissioner shall fix the day and locality for the nomination of candidates at such election; and the day and locality so fixed shall be specified in the writ of election for that electoral district. Provided always that in the case of a general election the day so fixed shall be the same in the case of every electoral district except that it may be varied when rendered necessary under any other provision of this Ordinance. Provided, further, that there shall be an interval of at least fourteen days between the date of the writ and the day of nomination mentioned therein.

The writs of election shall be in Form "A" in Schedule 2 to this Ordinance and shall be transmitted by registered letter by the Territorial Secretary addressed to the respective Returning Officers, unless otherwise ordered by the Commissioner.

The Returning Officer shall, on receiving the writ of election, forthwith indorse thereon the date on which he received the same, and, before taking any action under this Ordinance, shall take before a Justice of the Peace or Commissioner for taking affidavits the oath of office set out in Form "A" in said Schedule 1, and shall forthwith thereafter cause a certificate (Form "B" in said Schedule) made by such Justice of the Peace or Commissioner, of the said oath having been taken, to be filed with the Territorial Secretary.

6. The Returning Officer, by a warrant under his hand, in Form "C" in said Schedule 1, shall appoint an election clerk, and may, at any time, during the election, appoint in the same manner another election clerk if the one so appointed resigns or is unable to perform his duties as such clerk.
7. The Election Clerk shall assist the Returning Officer in the performance of his duties, and act in his stead as Returning Officer whenever the Returning Officer, after appointing such Election Clerk, refuses or is unable to perform his duties.

(2) All the provisions of this Ordinance in regard to Returning Officers shall apply to Election Clerks acting as Returning Officers.

(3) The Returning Officer or Election Clerk shall not act as Deputy Returning Officer or Poll Clerk in any polling place.

8. The Election Clerk before acting as such shall take the oath of office in Form "D" in said Schedule 1 before the Returning Officer or any person authorized to administer an oath within the Territory; and a certificate as in Form "E" in said Schedule of his having taken such oath shall be delivered to him by the person before whom such oath is taken, which he shall cause to be forwarded to the Territorial Secretary.

9. The Election Clerk when acting for or in the stead of the Returning Officer shall be subject to like penalties as the Returning Officer for violating any of the provisions of this Ordinance, but this shall not relieve the Returning Officer from any penalties to which he may render himself liable.

POLLING DIVISIONS.

10. The Returning Officer shall with all reasonable speed after receiving the writ of election—

(1) Fix upon and secure a suitable building in the locality in which the nomination is to be held for use as a hustings;

(2) Subdivide the electoral district into as many polling divisions as he deems necessary for the convenience of electors and number them consecutively and give
to each a distinctive name. Provided always that no such polling division shall have a greater voting population than 200, nor less than 15. Provided further, however, that if a polling division should include a greater number of voters than 200 the fact shall not be held to invalidate the poll held in that polling division; nor shall it render the Returning Officer liable to a penalty, unless it can be shown that one or more duly qualified voters have been deprived of the opportunity to vote by reason of such larger number of voters having been included within the polling division.

(3) Provide suitable and conveniently situated buildings for use as polling places.

(4) Procure or cause to be procured as many boxes (hereinafter called ballot boxes) as there are polling places within the district.

(5) The ballot boxes shall be made of some durable material, shall be provided with a lock and key and shall be so constructed that the ballot paper can be introduced therein and not withdrawn therefrom unless the box is unlocked.

(6) The name and number of the polling place at which the ballot box is to be used shall be plainly painted or otherwise securely marked thereon, so that it may be easily distinguished from the ballot box of any other polling place.

(7) If the Returning Officer fails to furnish ballot boxes in the manner herein provided, he shall incur a penalty of one hundred dollars in respect of every ballot box which he has failed to furnish in the manner prescribed.

11. At least seven days before the day fixed for the nomination of candidates the Returning Officer shall provide and cause to be posted up in some conspicuous place in the immediate neighborhood of each polling place a proclamation in Form "1" in said Schedule 1, in which proclamation shall be set forth:
(a) The time and place at which the nomination is to be held;

(b) The place or building to be actually used;

(c) The time allowed for the nomination by this Ordinance;

(d) The date when the polls will be opened at the several polling places, if a poll is required, and the time during which such polls shall remain open;

(e) The numbers and names of the places at which the several polls shall be held.

Postponement of Nomination.

12. Whenever, from unforeseen accident, delay or otherwise, the proclamation cannot be posted up so as to leave the required time between the posting up of the proclamation and the nomination day, or whenever any candidate dies, after being nominated, and before the close of the polls, the Returning Officer shall fix another day for the nomination of candidates, which day shall be the nearest day conveniently possible after allowing the number of days required by section 11 of this Ordinance between the posting up of the proclamation and nomination day, and in every such case the Returning Officer shall proceed as directed in said section 11, and shall, with his return, make to the Territorial Secretary a special and full report under oath of the causes which occasioned the postponement of the election.

Nominations.

13. At any time before twelve o'clock noon of the day fixed for the nomination, any ten or more electors may nominate a candidate by signing before any credible witness or witnesses, and causing to be filed with the Returning Officer, a nomination paper in Form "G" in said Schedule 1, and any vote given at the election for any person other than a candidate so nominated shall be null and void.
(2) A nomination paper shall not be valid or be acted upon by the Returning Officer unless—

(a) It is accompanied by an affidavit of some credible witness or witnesses that the persons whose signatures are appended to the nomination paper are severally known to such witness or witnesses and that they are, or will be, to the best of his knowledge and belief, electors severally entitled to vote at the election under this Ordinance;

(b) It is accompanied by the consent in writing of the person therein nominated (except when such person is absent from the Territory, when such absence shall be stated in the nomination paper); and,

(c) A sum of two hundred dollars is deposited in the hands of the Returning Officer at the time the nomination paper is filed with him;

(3) The Returning Officer shall, the foregoing requirements of this section being complied with, give his receipt for the nomination paper, and the said receipt of the Returning Officer shall in every case be sufficient evidence of the production of the nomination paper, of the consent of the candidate and of the payment herein mentioned.

(4) The Returning Officer shall accept the sum of money hereinbefore mentioned if it is tendered—

(a) In gold coin;

(b) In Dominion of Canada notes;

(c) In the notes of, or accepted cheque on any bank chartered by the Parliament of Canada which, at the time, is redeeming its notes on demand; or
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(d) Partly in one and partly in another or others of the description of money herein mentioned; but he will not be obliged to accept such tender if any part of it consists of other descriptions of money than herein specified.

(5) The sum so deposited by any candidate shall be returned to him in the event of his being elected, or of his obtaining a number of votes at least equal to one-half the number of votes polled in favour of the candidate elected, as decided in the final count.

(6) If such candidate has not obtained the number of votes in the next preceding sub-section mentioned, the said deposit shall be transmitted by the Returning Officer to the Territorial Secretary and by him deposited to the credit of the General Revenue Fund of the Territory.

NOMINATION PROCEEDINGS.

14. Every Returning Officer shall on the date of nomination and at the place fixed as aforesaid, proceed to the hustings, which shall be at such a place that all the electors may have free access thereto, and at the hour of eleven of the clock in the forenoon, shall proceed to read in an audible voice the nominations which he has received, and from time to time until twelve o'clock of the day shall so read further nominations as he receives them.

15. At the hour of twelve o'clock the Returning Officer shall declare the nominations closed and shall announce in an audible voice the names of the several candidates.

16. If, at the close of the hour for receiving nominations only one candidate remains in nomination, the Returning Officer shall then and there—

(a) Declare the said candidate duly elected;
(b) Give to such candidate or any agent of such candidate if the candidate is not present, a certificate that such candidate has been duly elected;

(c) Forward to the Territorial Secretary, a certificate in writing declaring such candidate duly elected; and all ballot boxes, poll books and other books, forms, materials and things sent to him to be used in the election and which have not been used.

17. If at the close of the hour for receiving nominations more candidates than the number required to be elected remain in nomination, the Returning Officer shall announce the day upon which a poll will be held, and the day, hour and place at which the ballots will be counted, which must not be more than fourteen days after the polling.

18. Any candidate nominated may withdraw at any time after his nomination and before the opening of the poll by filing with the Returning Officer a declaration in writing under oath to that effect, signed by himself, and stating that his withdrawal is bona fide; and not for the purpose of assisting or injuring the prospects of election of any other candidate; and any vote cast for a candidate who shall have so withdrawn shall be null and void, and in case after such withdrawal there should remain only one candidate then it shall be the duty of the Returning Officer to forthwith return as duly elected the candidate so remaining and to proceed as directed in section 16 of this Ordinance. Provided always that if a candidate withdraw at any time after his nomination he shall forfeit the money deposited by him and the Returning Officer shall transmit the same to the Territorial Secretary as provided in section 13 of this Ordinance.

Providing for the Polling.

19. Whenever a poll has been granted it shall be held on the thirtieth day after the day of nomination,
and shall be opened at nine o'clock in the forenoon, and kept open until six o'clock in the afternoon of the same day, and the votes at the several polling places shall be given between the said hours of that day.

20. Immediately after having granted a poll, the Returning Officer shall cause to be posted up with all reasonable speed, at all places where the proclamation of the election was posted up, and at least eight days before the day of voting, an election notice setting forth the following information—

(a) The names of the several candidates;

(b) The day and hours of the day on which votes will be received;

(c) The day, hour and place at which the votes will be counted and the return declared.

21. The Returning Officer shall also cause to be posted up near to the aforesaid election notice copies of Form "H" in said Schedule 1, for the guidance of electors in voting.

22. Where a poll has been granted the Returning Officer shall forthwith cause to be printed and shall furnish to each Deputy Returning Officer a sufficient number of ballot papers for the purposes of the election. The ballot shall be a printed paper and shall contain the names of the candidates alphabetically arranged in the order of their surnames. The ballot paper shall be provided with a counterfoil and a stub, and there shall be a line of perforations between the ballot and the counterfoil and between the counterfoil and the stub, the whole as in Form "I," Schedule 1.

(2) The ballot papers shall be numbered on the back of the stub and the counterfoil, the same number being printed or written on the stub as on the counterfoil and shall be bound or stitched in books of convenient size.
23. For the purpose of taking the votes at an election the Returning Officer shall by writing over his signature appoint a Deputy Returning Officer for each polling place and shall thereby require the Deputy Returning Officer to open and hold the poll in such division at the time and place fixed in the election notice, and according to the provisions of this Ordinance.

(2) Every Deputy Returning Officer shall, before acting as such, take and subscribe before the Returning Officer, or any person authorized to administer oaths within the Territory, the oath in Form "J" in said Schedule 1.

(3) The Returning Officer shall, upon request, furnish each candidate, or his agent, with a list of the Deputy Returning Officers throughout the district.

24. The Returning Officer shall cause to be supplied to each Deputy Returning Officer, at least one day before polling day, the books, ballots, ballot boxes, pencils and other material necessary under this Ordinance to the taking of a poll, and shall take the receipt of the Deputy Returning Officer therefor.

(2) The articles above mentioned may be sent by special messenger, who shall act for the Returning Officer and for whose actions the Returning Officer shall be responsible, as though said actions were performed by himself.

(3) In case any of the copies of proclamation, notices, statement of other forms or articles (such as poll books, ballots, ballot boxes, envelopes, pencils, or other materials required under the provisions of this Ordinance) are not available, or are likely not to be available for use at the time and place required by this Ordinance, it shall be the duty of the Returning Officer, Election Clerk, Deputy Returning Officer or Poll Clerk (as the case may be) to provide such copy of the necessary pro-
clamations, notices, statement or other forms or articles (such as poll books, ballot boxes, ballots, envelopes, pencils or other material) as may be required at the time and place in which he is required to act under the provisions of this Ordinance, as nearly as may be according to the directions given in this Ordinance.

(4) The poll books to be supplied the Deputy Returning Officers shall be in Form "L" in said Schedule 1 of this Ordinance.

25. The Deputy Returning Officer shall, before the hour for opening the polls on the election day, appoint, over his signature, a Poll Clerk to assist him in taking the votes, or to act in his stead if necessary, with all the powers and liabilities of the Deputy Returning Officer, who, before acting as such, shall take the oath in Form "K" in said Schedule 1, before the Deputy Returning Officer, the Returning Officer, or any person authorized to administer oaths within the Territory.

(2) Each Deputy Returning Officer and Poll Clerk appointed under this Ordinance shall be a constable during the day of polling.

26. The Deputy Returning Officer shall prepare a polling place suitable for the purposes of this Ordinance within the building mentioned in the proclamation of the Returning Officer, if that is practicable, and if not, then as near thereto as may be; and shall truly inform any elector, inquiring of him the locality of such polling place.

27. The Deputy Returning Officer, or his Poll Clerk, shall within five minutes before the time appointed for opening the poll, publicly and audibly announce the time of day, and shall show the ballot box to the candidates, their agents or scrutineers, or, in their absence, to any electors present who may claim to act for any of the candidates, so that they may see that it is empty; and he shall then in their presence lock the box and place his seal upon it in such a manner as to prevent its being
Objections to be entered in poll book.

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opened without breaking the seal; and shall allow the persons permitted hereunder to remain in the outer room of the polling place to affix their seals; and he shall then place the box in view of all those present, and shall keep it locked and sealed.

(2) After locking and sealing the ballot box, he shall then, in the presence of the candidates, their agents or scrutineers, or, in their absence, in presence of any electors present, who claim to act for any of the candidates, enter in the poll book any objections made to the hour of opening, or to the place of polling, or to the arrangements of the polling place, demanded to be entered either by a candidate, or his agent, or by any elector.

Polling Place.

28. The polling place shall have an outer room suitable for the accommodation of the persons or things required for taking the vote under this Ordinance, and opening therefrom, an inner room in which the voter may mark his ballot, screened from all observation. Provided, that where it is difficult or impossible to secure two rooms, as required, a single room divided by a screen or curtain, so that the interior of the two parts shall be completely hidden from each other, shall be sufficient.

29. In the outer room shall be kept the poll book and ballot box.

(2) The poll book shall be open to inspection on demand, by any candidate, agent, or scrutineer, for a reasonable time, for the purpose of checking an entry.

(3) The ballot box shall be kept in a conspicuous position during the voting so that the scrutineers may see the ballots as they are dropped in; and it shall not, during such voting, be touched by any person, except the Deputy Returning Officer, or Poll Clerk acting for him, and only touched by him in such manner that the candidates, their scrutineers or agents, can observe it if present.
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30. Except as hereinafter provided no person shall have access to the inner room or compartment but the voter who is engaged in marking his ballot.

31. In the said inner room or compartment of the polling place there shall be a table suitable for use in marking ballots; there shall be posted on the walls a copy of the information to electors provided in Form "H" in said Schedule 1, and a copy of the election notice provided in section 20 of this Ordinance.

AGENTS AND SCRUTINEERS.

32. Every candidate shall be entitled to be represented at each polling place by a agent who shall produce to the Deputy Returning Officer his appointment as agent signed by the candidate, or, in case of his absence from the Territory, by two electors nominating such candidate, which shall be filed by the Deputy Returning Officer.

(2) The agent so appointed shall have the right to appoint, over his signature, one or more, but not exceeding two, scrutineers on behalf of his principal.

33. In addition to the Deputy Returning Officer and his Poll Clerk, each candidate, his agent and one of his scrutineers, or, in the absence of the agent, the two scrutineers, an interpreter, if one is required, during the time for which his services are required and no longer, a peace officer, if his services are required, and not otherwise, and the voter actually engaged in voting and no others, shall be permitted to remain in the outer room of the polling place.

34. An elector may vote at any polling place in the electoral district in which he resides, but no elector shall vote at more than one polling place.

WHO MAY VOTE.

35. Every person shall be qualified to vote who, not being an Indian, is a British subject of the full age of twenty-one years and has resided in the Yukon Territory.
for at least twelve months immediately prior to the date
of the election and has resided in the electoral district
in which he seeks to vote for at least one month imme-
diately prior to the date of the election.

(2) Any person otherwise qualified who is at the
said date a resident of such electoral district and who has
been a resident in the Yukon Territory for one year
immediately prior to said date, but who has not been a
resident of such electoral district for one month imme-
diately prior to said date, shall be entitled to vote in the
electoral district of and within which he was last a
resident for one month during said period of one year.

RULES AS TO RESIDENCE OF VOTERS.

For the purposes of voting under this Ordinance
the place of residence of any person shall be governed
by the following rules as they shall be applicable:

(1) The residence of a person shall be the place
in which his habitation is fixed and to which
whenever he is absent therefrom he has the
intention of returning.

(2) A person shall not lose his residence who
leaves his home for temporary purposes.

(3) If a person departs from the Yukon Territory
with the intention of making his residence
elsewhere, he loses his residence in the Yukon
Territory.

(4) The place where a man's family resides shall
be deemed to be his place of residence, but any
man who takes up or continues his abode with
the intention of remaining at a place other
than where his family resides, shall be deemed
to be a resident where he so resides.

(5) The residence of a single man shall be where
he usually sleeps.
(6) A change of residence can be only by the act of removal joined with the intention to remain permanently in another place. There can be only one residence.

(7) No person while he remains in the Yukon Territory shall be deemed to have lost his residence until he has gained another.

VOTING.

37. When a person claiming to be entitled to vote presents himself for the purpose of voting, the Deputy Returning Officer shall, without unnecessary delay, cause him to be admitted to the outer room of the polling place, and shall further proceed, as follows:

(1) (a) He shall ask from the person desirous of voting: His full name;

(b) His occupation;

(c) His place of residence; and shall

(2) Cause the answers, which must be made in a voice audible to the scrutineers in the polling place, unless the person is dumb, to be entered in their proper places in the poll book, which shall be kept in Form "L" in said Schedule 1.

(3) The Returning Officer shall not be entitled to vote except as provided for in sub-section 2 of section 73.

(4) The name of each voter or person tendering a vote shall be numbered consecutively.

38. Every voter shall, before receiving a ballot paper, take the oath of qualification set forth in Form "M" in said Schedule 1.

(2) The Deputy Returning Officer may, and if so requested by any candidate, his agent or scrutineer shall,
require any voter to take and subscribe the said oath set forth in Form "M."

39. The Deputy Returning Officer shall also, on the request of a scrutineer, or person acting as such, require any person tendering a vote to take the oath contained in Form "N" in said Schedule 1 after it has been read to him in an audible voice.

40. All oaths taken and subscribed under sections 38 and 39 shall be filed by the Deputy Returning Officer, who is hereby authorized to administer the same.

41. If a person who desires to vote refuses or fails to take and subscribe either of the oaths aforesaid when required to do so, the Poll Clerk shall write after the entry of his name and place of residence in the poll book the words "Refused oath form"—designating the oath refused by him—and the name of the person at whose request he was required to take such oath, and the person so refusing or failing to take such oath shall at once leave the polling place and not enter it again, and shall not be allowed to vote at that polling place.

42. If the person required to subscribe is unable to sign his name, he shall make his mark, which shall be certified by the signature of the Deputy Returning Officer.

43. If the person desiring to vote is unable to understand the English language, or to swear to the oath Form "M" in said Schedule 1, the Deputy Returning Officer shall enter a remark to that effect opposite his name in the poll book, and shall allow him to retire from the polling place until a competent interpreter can be procured, who shall, after taking the oath provided in Form "P" in said Schedule 1 before the Deputy Returning Officer, interpret the proceedings to each voter in whose case he is employed.

(2) When an interpreter is employed, his name shall be entered in the poll book with the particulars of
the case in which he acted, and any objections that may be made by any of the scrutineers or persons acting as such.

44. Where the proper entries respecting the person so claiming to vote have been made in the poll book in the manner prescribed, the Deputy Returning Officer shall sign his name or initials upon the back of the ballot paper and upon the counterfoil; and he shall not put upon the said ballot paper any figure or mark other than his name or initials.

(2) The Deputy Returning Officer shall, if required by any candidate present or his agent, exhibit the name or initials signed by such Deputy Returning Officer upon the back of the ballot paper before handing the ballot paper to the voter.

(3) Any person desiring to vote may decline to receive a ballot paper which has not the name or initials of the Deputy Returning Officer signed upon it.

45. The votes shall be given by ballot and each elector who is entitled to vote shall receive from the Deputy Returning Officer a ballot paper, on the back of which such Deputy Returning Officer has previously put his initials so placed as indicated in Form "I," that when the ballot is folded they can be seen without opening it, and on the back of the counterfoil of which he has placed a number corresponding to that placed opposite the voters' name in the poll book.

46. The Deputy Returning Officer may, and, upon request, shall, either personally or through his clerk, explain to the person offering to vote as concisely as possible the mode of voting.

47. The elector, on receiving the ballot paper, shall forthwith proceed into one of the compartments provided for the purpose and there mark his ballot paper, making a cross with a lead pencil within the white space containing the name of the candidate for whom he intends
to vote, and shall then fold up the ballot paper so that
the initials of the Deputy Returning Officer on the back
of it and the number on the counterfoil can be seen with¬
out opening it, and hand it to the Deputy Returning
Officer, who shall, without unfolding it, ascertain by
examining his initials and the number on the counterfoil
that it is the same paper he furnished to the elector, and
shall then, in full view of all present, including the
elector, remove the counterfoil and destroy it and place
the ballot paper in the ballot box, which box shall be
placed on the table in full view of all present.

48. While the voter is in a balloting compartment
for the purpose of marking his ballot paper, no other
person shall be allowed to enter the compartment or be
in any position from which he can observe the mode in
which the voter marks his ballot paper.

49. No person who has received a ballot paper from
the Deputy Returning Officer shall take the same out of
the polling place and any person having so received a
ballot paper, who leaves the polling place without first
delivering the same to the Deputy Returning Officer in
the manner prescribed, shall thereby forfeit his right to
vote, and the Deputy Returning Officer shall make an
entry in the poll book in the column for remarks to the
effect that such person received a ballot paper but took
the same out of the polling place or returned the same,
declining to vote, as the case may be, and in the latter
case the Deputy Returning Officer shall immediately
write the word “declined” on the ballot paper and shall
preserve it to be returned to the Returning Officer.

50. If a person representing himself to be a particu¬
lar elector whose name already appears in the poll book
as having voted or as having refused to sign a statement,
applies to vote, unless the Deputy Returning Officer is
aware that the person who already presented himself to
vote in that name had a right to do so, and that the person
now presenting himself to vote in the same name has
also a right to do so, or if directed to do so by any can¬
didate, agent or scrutineer, he shall require him to sign
the statement provided in Form "M" of said Schedule 1, and shall enter his name and residence in the poll book, and shall give him a ballot paper as provided in section 44 hereof.

51. One of the agents of each candidate, and, in the absence of such agent, one of the electors representing each candidate on being admitted to the polling station, shall take an oath in Form "Q," to keep secret the names of the candidates for whom any voter has marked his ballot paper in his presence.

(2) The Deputy Returning Officer, on the application of any voter who is unable to read or is incapacitated by blindness or other physical cause from voting in the manner prescribed by this Ordinance, shall assist such voter by—

(a) marking his ballot paper in the manner directed by such voter, in the presence of the sworn agents of the candidates, or of the sworn electors representing the candidates in the polling station, and of no other person; and,

(b) placing such ballot in the ballot box.

52. A person claiming to be entitled to vote who has inadvertently dealt with his ballot paper in such a way that it cannot conveniently be used as a ballot paper, on delivering to the Deputy Returning Officer the ballot paper so inadvertently dealt with and proving the fact of the inadvertence to the satisfaction of the Deputy Returning Officer, shall be given another ballot paper in the place of the ballot paper so delivered up, and the Deputy Returning Officer shall retain the spoiled ballot paper to be returned to the Returning Officer.

CLOSE OF THE POLL.

53. At the hour of six o'clock in the afternoon the Deputy Returning Officer shall declare the poll closed and shall not allow any more votes to be polled, except
the vote of the person who may be in some part in the act of voting at that hour.

(2) Immediately after the last ballot, as above provided, has been placed in the ballot box the Deputy Returning Officer shall fill up and securely seal the opening in the lid of the box through which the ballots were inserted.

COUNT BY DEPUTY RETURNING OFFICER.

54. Immediately after the closing of the poll the Deputy Returning Officer shall enter in the poll book a certificate that his entries in the poll book are correct and shall also enter any objections that the candidates or their agents or scrutineers may desire to have entered as to the conduct of the poll or as to its hour of closing.

(2) The Deputy Returning Officer shall then open the ballot box and examine the ballot papers to ascertain if they are the ballot papers which he supplied, and such examination shall be made and completed before opening any of the ballot papers. If the number of ballot papers in the box exceeds the number of persons who voted, he shall, without opening the ballot papers, examine the backs thereof, so far as it may be necessary to see his name and initials, and shall reject any papers not having thereon his name or initials. After such examination is completed to the extent necessary, he shall proceed to examine the ballot papers, or the ballot papers not rejected, as the case may be, in order to count up the votes given for each candidate.

(3) Every ballot paper which has not been supplied by the Deputy Returning Officer or on which votes are given to more than the number of candidates to be elected, or on which anything in addition to the initials or name of the Deputy Returning Officer on the back is written or marked, by which the voter can be identified, shall be void and shall not be counted.

(4) The Deputy Returning Officer shall make a note in the book of any objection made by a candidate
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or by his agent, or by any elector present to any ballot paper found in the ballot box, and shall decide any question arising out of the objection, and the decision of the Deputy Returning Officer shall be final, subject only to reversal on a recount or on petition questioning the election or return.

(5) Every objection to a ballot paper shall be numbered and a corresponding number shall be placed on the back of the ballot paper, and shall be initialled by the Deputy Returning Officer.

(6) The Deputy Returning Officer shall indorse "Rejected" on every ballot paper which he may reject as invalid, and shall indorse "Rejection objected to" if any objection be made to his decision.

(7) The Deputy Returning Officer shall then count up the votes given for each candidate upon the ballot papers not rejected, and make up a written statement as set out in Form "L" in said Schedule 1, of the number of votes given to each candidate and of the number of ballot papers rejected and not counted by him, and the number of those rejected shall be entered in said poll book under the several heads following:

(a) Number of papers rejected as wanting signature or initials of the Deputy Returning Officer;

(b) Number of papers rejected as voting for more than the number of candidates to be elected;

(c) Number of papers rejected as having a writing or mark by which voters could be identified;

(d) Number of papers rejected as unmarked or void for uncertainty;

And the said statement shall also show the total number of persons who have voted at such polling place, and shall forthwith be signed by the Deputy Returning Officer and Poll Clerk and such of the candidates or their agents as may be present and desire to sign it.

55. No more than two agents or scrutineers for a
candidate shall be entitled to be present at the same time at the counting of the votes.

56. Every Deputy Returning Officer shall, at the close of the poll, certify over his signature in the poll book in full words, as indicated in Form "L" aforesaid, the total number of persons who have voted at the polling place at which he has been appointed to preside.

57. At the close of the poll the Deputy Returning Officer, on being requested to do so, shall deliver to each of the candidates or their agents, or, in the absence of the candidates or agents, to the electors present representing the candidates respectively, a certificate of the number of votes given for each candidate, and of the number of rejected ballot papers, and he shall also forthwith make out the ballot paper account in the form required by section 54 of this Ordinance.

58. Every Deputy Returning Officer at the completion of the counting of votes, after the close of the poll, shall, in the presence of the agents of the candidates, make up into separate packets sealed with his own seal, and the seals of such agents of the candidates as desire to affix their seals, and marked upon the outside with the proper letter of the alphabet and a short statement of the contents of the packet, as in this section mentioned, the date of the day of the election, the name of the Deputy Returning Officer, and the name and number of the polling place.

(a) The used ballot papers, which have not been objected to and have been counted;

(b) The ballot papers which have been objected to but which have been counted;

(c) The rejected ballot papers;

(d) The unused ballot papers and the counterfoils of such ballot papers;

(e) The spoiled ballot papers;

(f) The ballot papers given to voters who afterwards returned the same, declining to vote.
(2) After all the oaths have been taken and subscribed and all the entries made in the poll book as by this Ordinance required, the Deputy Returning Officer shall, in the presence of the candidates or their agents, inclose the said poll book in a separate packet and write thereon the words "Poll Book" and also the date of the election, the name of the Deputy Returning Officer and the name and number of the polling place.

59. The Deputy Returning Officer shall forthwith deliver the packets to the Returning Officer as directed in writing by said Returning Officer.

60. The poll book shall contain a statement made by the Deputy Returning Officer showing the number of ballot papers entrusted to him and accounting for them under the heads of (1) counted; (2) rejected; (3) unused; (4) spoiled; (5) ballot papers given to voters who afterwards returned the same, declining to vote; and (6) ballot papers taken from the polling place; which statement shall be made in Form "O" in said Schedule 1, and in this Ordinance referred to as the "Ballot Paper Account."

61. No Returning Officer or Deputy Returning Officer shall grant, make or enter into a scrutiny of the votes given at an election.

COUNT BY RETURNING OFFICERS.

62. The Returning Officer shall have the custody of the ballot box from the time it leaves the hands of the Deputy Returning Officer, and shall be subject to the penalty provided in section 95 of this Ordinance if it is opened by himself or any other person until the day and hour appointed for the counting of votes, or, in case the count is adjourned under section 63 of this Ordinance until the day and hour of such adjournment.

63. The Returning Officer, at the place and on the day and hour mentioned by him in his announcement on nomination day that a count would be held, shall appear...
and produce the poll books, statement sheets of the Deputy Returning Officers, and the ballot boxes of the several polling places.

(2) If all the returns have not been received from the Deputy Returning Officers on the day appointed, or if there is not one clear day between the day of receipt of the last return of the Deputy Returning Officers, and the day appointed for the count, the Returning Officer may adjourn the count until a future day, and may again from time to time, in the like case, adjourn from day to day until such returns are all in and until a time when one clear day has elapsed between the receipt of the last return of the Deputy Returning Officers.

64. The Returning Officer shall be provided with a suitable book to be called a "record book," in which he shall enter the particulars required by this Ordinance to be kept on record.

65. The Returning Officer when the day and hour for counting the votes has arrived, whether according to his announcement on nomination day or in pursuance of any adjournment, shall then appear at the place designated and produce the proper books and material specified in section 63 of this Ordinance and shall begin with polling place number 1 and shall note in his record book the number of ballots shown by the Deputy Returning Officer's report of the polling places to have been cast; and he shall then open the ballot box and count the number of ballots contained therein.

66. If the number is not the same as that mentioned in the return of the Deputy Returning Officer, he shall make a note of that fact.

67. He shall then count, without examination, and place in an open vessel the ballots which have been already counted by the Deputy Returning Officer and shall enter the number in his record book.

68. He shall then count the spoiled ballots and
enter the number in his record book; and shall examine them and shall place such as he considers make apparent the intent of the voter, and have been properly initialled by the Deputy Returning Officer, among the ballots already counted by the Deputy Returning Officer and shall enter the number in his record book; and shall keep separately and place in a securely sealed package those which he considers do not make apparent the intent of the voter, or are not properly initialled, and shall enter the number in his record book.

69. The Returning Officer, after mixing the ballots so that those put in last shall not be distinguishable, shall proceed to open the ballots and count the number cast for each candidate.

70. In case a ballot is so marked that it is difficult or impossible to distinguish for which candidate or candidates it was intended to be counted, it shall be placed with the ballots which do not make apparent the intent of the voter mentioned in section 68 of this Ordinance.

71. When all the ballots contained in the ballot box have been counted, the Returning Officer shall announce the result and shall record the same in his record book; and shall proceed to seal up in separate parcels the counted ballots and the spoiled ballots; and these parcels with the ballots still the subject of appeal shall be returned to the ballot box, which the Returning Officer shall seal so that it cannot be opened without breaking the seal; and the candidates or their agents shall also be permitted to similarly affix their seals.

72. The Returning Officer shall then proceed similarly with the ballot box and returns of the second polling place, and so on until the ballots cast in the electoral district have been disposed of as hereinbefore provided.

DECLARATION OF ELECTION.

73. The Returning Officer shall then declare elected the candidate for whom the largest number of ballots have been counted, and shall deliver to all the candidates
or to the agent of any candidate who may be present, if the candidate is not present, a written statement declaring the said candidate duly elected; and such statement shall specify the number of ballots counted for each candidate and the number of spoiled ballots.

(2) In case of a tie the Returning Officer shall give a casting vote, which shall be entered in his record book.

74. The Returning Officer shall then—

(1) Cause all ballot boxes, poll books, record books, ballots and other materials or forms used at each polling place to be placed in the custody of the Clerk of the Territorial Court.

(2) Forward to the Territorial Secretary a certificate in writing specifying the name of the candidate declared by him elected.

(3) The candidate so certified as elected shall be deemed to be duly elected until and unless the Judge upon recount as hereinafter provided shall declare another candidate elected.

RECOUNT BY JUDGE.

75. Upon any candidate or his agent placing in the hands of the Returning Officer the sum of $100.00, with a demand in writing for a recount of the ballots cast in one or more polling divisions, the Judge of the Territorial Court shall on application made to him, as hereinafter mentioned, hold a recount.

(2) No application for a recount shall be entertained unless such application is accompanied by $100.00 as provided in this section, and is made within fifteen days after the declaration of election by the Returning Officer.

(3) The money deposited with a demand for a recount shall be disposed of by order of the Judge in
defraying the necessary expenses of holding the recount; and the remainder, if any, shall be returned to the person who deposited it.

(4) The ballot boxes, poll books, book of record and other materials or forms used at the polling place, respecting which the demand for a recount has been made, shall be subject to the order of the Judge during such recount.

76. Upon the party demanding a recount, or any person on his behalf, satisfying the Judge by affidavit, verifying the demand, that a demand for a recount has been served on the Returning Officer as hereinbefore provided, and that the sum of $100.00 has been deposited with such Returning Officer, as provided in the next preceding section, the Judge shall sign an appointment fixing a time and place at which such recount shall be held and shall, in such appointment, direct upon whom and in what manner such appointment shall be served.

77. The Judge shall attend at the time and place so appointed and upon being satisfied by affidavit that his appointment has been duly served upon the persons directed by him to be served therewith he shall proceed with such recount. Provided, however, that it may be open to any candidate or agent to show by evidence, either *viva voce* or upon affidavit, as the Judge may direct, that the demand for a recount was not made or the sum of money was not deposited with the Returning Officer, as provided by section 75 of this Ordinance, or was not deposited within the time thereby prescribed; and upon the Judge being satisfied that such demand was not so made, or that such money was not so deposited, he shall so find; and shall file with the said Returning Officer a written finding to that effect signed by him; and thereupon the said recount shall be abandoned.

78. If the Judge proceeds with the recount he shall, in the presence of such of the candidates or their agents appointed as such in writing as may be present, open one of the ballot boxes regarding which a recount has
been demanded and shall count the number of ballots contained therein; and shall note the number in a book and shall place the ballots in an open vessel.

79. The Judge shall then proceed to examine and count the ballots for the several candidates as it appears to him to have been the intent of the several voters marking the ballots, rejecting only those by which the voter has not made his intent apparent or which have not been properly initialled.

80. The Judge shall enter in a suitable book the number of the polling places and the particulars regarding the ballots examined and shall then return the ballots to the ballot box from which they were taken; and securely lock and seal the same; and shall cause it to be returned to the custody of the Clerk of the Territorial Court.

81. He shall then proceed similarly with each of the other ballot boxes regarding which a recount has been demanded.

82. The costs of the recount beyond the amount of the deposit required by section 75 of this Ordinance shall be charged to the general expenses of the election, according to such regulation as to fees and otherwise as may be prescribed from time to time by the Commissioner.

83. The Judge shall prepare a statement showing—

(a) The total number of ballots which the return of the Returning Officer and the records of the count of appealed ballots, if such has been held, showed should be counted in the several classes in which they are comprised;

(b) The number of ballots actually counted by him;

(c) The number rejected; and

(d) The number counted for each candidate; with a declaration of the election of the candidate receiving the largest number of votes cast, which candidate shall
ELECTION ORDINANCE.

forthwith be held duly elected; and such Judge shall thereupon certify in writing to the Territorial Secretary the name of the candidate declared elected by him in such recount; and upon certificate being given such declaration shall be final and conclusive to all intents and purposes, subject to the provisions of The Controverted Elections Ordinance.

(2) In case a candidate declared elected by the Judge is other than the one declared elected by the Returning Officer, no penalty or damages shall be incurred by the person at first declared elected by reason of any act done by him as duly elected representative.

(3) The casting vote of the Returning Officer, if he has given one, shall not be counted by the Judge in such recount unless there is a tie on the said recount, in which case the casting vote of the Returning Officer shall be counted as having been cast for the candidate for whom it was cast the first time he cast it.

(4) If the Returning Officer has not given a casting vote and the recount of the Judge results in a tie, the Returning Officer shall forthwith on the written request of the Judge give a casting vote.

MISCELLANEOUS.

84. No candidate shall be permitted to resign after the close of the polling until the question as to which candidate has been elected has been finally determined by virtue of the provisions of this Ordinance.

85. When all proceedings in any way affecting the election, including proceedings under The Controverted Elections Ordinance, if any, are concluded, the Clerk of the Territorial Court, to whom the ballot boxes, poll books, record books and statements made by voters were delivered under the provisions of section 80 of this Ordinance, shall thereupon open the ballot boxes and destroy the ballots therein with fire.
86. The Territorial Secretary shall, as soon as he can conveniently do so, give public notice of the names of the candidates, elected.

FEES AND EXPENSES OF RETURNING OFFICER.

87. Except as hereinbefore provided, the fees in Tariff "A" in section 2 of said Schedule 1, mentioned in respect of the several matters therein contained, and no others shall be allowed to the several officers and persons therein mentioned respectively, for the services and disbursements in the said Schedule mentioned.

CORRUPT PRACTICES.

88. No person shall, directly or indirectly, by himself or by any other person on his behalf, do or commit any of the following acts:

1. Give, lend, or agree to give, lend or offer or promise any money or valuable security, or promise to procure or endeavour to procure any money or valuable consideration to or for any voter or to or for any other person in order to induce any voter to vote or refrain from voting at any election.

2. Give or procure or agree to give or procure, or offer or promise any office, place or employment or promise to procure or endeavour to procure any office, place or employment to or for any voter or to or for any other person in order to induce any voter to vote or refrain from voting at any election.

3. Make any gift, loan, offer, promise, procurement or agreement as aforesaid to or for any person in order to induce such person to procure or endeavour to procure the return of any person as a member of the Territorial Council or the vote of any voter at any election.

4. Advance or pay or cause to be advanced or paid any money to or for the use of any other person with the intent that such money or any part thereof shall
be expended for any of the purposes mentioned in the preceding parts of this section, or knowingly pay or cause to be paid any money to any person in discharge or repayment of any money wholly or in part expended for any of the said purposes.

(5) Make use of or threaten to make use of any force, violence or restraint, or inflict or threaten the infliction by himself or by or through any other person of any injury, damage, harm, or loss, or in any manner practise intimidation upon or against any person in order to induce or compel such person to vote or refrain from voting, or on account of such person having voted or refrained from voting at any election or by abduction, duress, or by any fraudulent device or contrivance impede, prevent or otherwise interfere with the free exercise of the franchise of any voter or thereby compel, induce or prevail upon any voter either to give or refrain from giving his vote at any election.

(6) Any person convicted of a breach of this section shall be liable to a penalty not exceeding $500.00.

89. No candidate shall, by himself, or by or with any other person, or by any other ways or means on his behalf at any time, either before or during election, directly or indirectly, give or provide or cause to be given or provided or be accessory to the giving or providing, or pay wholly or in part any expenses incurred for any meat, drink, refreshment, or provision to or for any person in order to be elected or for being elected, or for the purpose of influencing such person, or any other person, to give or refrain from giving his vote at such election; and any such candidate convicted of contravening this section shall be liable to a penalty not exceeding $500.00.

90. No candidate shall, nor shall any person on his behalf, hire, promise to pay or pay for any horse, team, carriage, or other vehicle to convey any voter or voters to or from the poll, or to or from the neighbourhood thereof at any election, or pay or promise to pay the
travelling or other expenses of any voter in going to or returning from any election, and any person convicted of contravening this section shall be liable to a penalty not exceeding $500.00.

91. If any Court, Judge, or other tribunal sitting or holding an inquiry under The Controverted Elections Ordinance reports to the Territorial Secretary that any candidate at an election has by himself or by his agent, whether with or without the actual knowledge and consent of such candidate committed any act in contravention of sections 88, 89 and 90 of this Ordinance the election of such candidate, if he has been elected, shall be an undue election and shall be void and shall be set aside and a new election shall take place to fill the vacancy so created, unless such Court, Judge or other tribunal certifies under section 21 of said Controverted Elections Ordinance, that another candidate was duly elected at such election in the stead of the candidate whose election is so voided.

92. No person shall, before or during any election, directly or indirectly, himself or by any other person in his behalf, do or commit any of the following acts:

(1) Receive, agree, contract or ask for any money, gift, loan, or valuable consideration, office, place or employment for himself or any other person for voting or agreeing to vote, or for refraining or agreeing to refrain from voting at any election;

(2) Receive or ask for any money or valuable consideration for having voted or refrained from voting or for having induced any other person to vote or refrain from voting at any election;

(3) Hire or offer to hire any horse, team, carriage or other vehicle to any candidate or to any agent of any candidate for the purpose of conveying any voter or voters to or from the polling place or to or from the neighbourhood thereof;
(4) Any person convicted of a breach of this section shall be liable to a penalty not exceeding $500.00.

93. Any person appointed as Returning Officer, Election Clerk, Deputy Returning Officer or Poll Clerk who wilfully fails to carry out any of the duties imposed upon him by this Ordinance or who wilfully contravenes any of its provisions shall be liable to a fine not exceeding $500.00 and costs or to imprisonment for a term not exceeding one year, or both.

(2) If any person fails to return to the Deputy Returning Officer the ballot paper handed to him by the Deputy Returning Officer, as provided in section 47 of this Ordinance, or hands to the Deputy Returning Officer any paper other than the ballot paper as provided in the said section, or by any means places or causes to be placed in the ballot box any ballot paper other than as provided in the said section, or by any means takes or causes to be taken from the ballot box any ballot paper except as directed under the provisions of this Ordinance, or defaces or destroys any ballot paper after it has been initialed or stamped by the Deputy Returning Officer, except as provided in section 52 of this Ordinance, shall be liable to the penalty provided in the first part of this section.

94. Unless in this Ordinance otherwise provided, any other person than those mentioned in the next preceding section who wilfully contravenes any of the provisions of this Ordinance or attempts in any way to hinder its provisions from being carried out, shall be liable to a fine not exceeding $500.00 and costs, or to imprisonment for a term not exceeding three months, or both.

95. If the number of ballots found in the ballot box at any polling place at the count of the Deputy Returning Officer is not the same as the number shown by the poll book of that polling place to have been cast, the Deputy Returning Officer or Poll Clerk shall, if such discrepancy is due to either of them, be liable to a fine of $100.00 and costs, or to imprisonment for a term not exceeding three months, or both.
96. Any person who attempts to violate the secrecy of the ballot by marking a ballot in a peculiar manner or by showing it to any one after it has been marked, or instigating any voter to peculiarly mark or to show his marked ballot, shall be liable to a fine not exceeding $500.00 and costs or to imprisonment for a term not exceeding three months, or both.

97. Every one who at an election under this Ordinance does any of the following acts, that is to say:

(a) Applies to vote in the name of some other person, whether such name is that of a person living or dead or of a fictitious person; or,

(b) Having voted once at any such election, applies again to vote at the same election in his own name, is guilty of an offence and liable to a penalty not exceeding $500.00 and costs, or imprisonment for a term not exceeding six months, or both.

98. Penalties under this Ordinance may be recovered on summary conviction before two Justices of the Peace, or any person having and exercising the powers of two Justices of the Peace.

99. On polling day no intoxicating liquor shall be sold before the hour of six o'clock in the evening, and any person contravening the provision of this section shall be subject to a fine not exceeding $500.00 with costs, or to imprisonment for a term not exceeding six months, or both.

100. Chapter 28 of the Consolidated Ordinances, 1914, being an Ordinance respecting Elections, is hereby repealed.
SCHEDULE 1.

FORM "A."

Oath of Returning Officer—Sec. 5.

I, the undersigned, .................................... : ................................... : ................ .

Returning Officer for the Electoral District of ................................. solemnly swear that I will act faithfully in that capacity without partiality, fear, favour or affection. So help me God.

Returning Officer.

Sworn before me at ..................... : ....... , in the Yukon Territory, this ............ day of ..........., A. D. 19 ........ .

Signature of Officer administering oath.

FORM "B."

Certificate of Returning Officer Having Taken Oath of Office—Sec. 5.

I, the undersigned, hereby certify that on the .......... day of .........., 19 ........ , the Returning Officer for the Electoral District of .......... took and subscribed before me the oath of office in such case required of a Returning Officer by section 5 of the Ordinance respecting elections.

In testimony whereof I have delivered to him this certificate.

Signature of Officer administering oath.
FORM "C."

Commission of Election Clerk—Sec. 6.

To....................................(set forth his addition and residence.)

Know you that in my capacity of Returning Officer for the Electoral District of............................................ I have appointed and do hereby appoint you to be my election clerk, to act in that capacity according to law at the election for the said Electoral District, to be held under the Ordinance respecting elections.

Given under my hand this....................day of....................., in the year.....................

Returning Officer.

FORM "D."

Oath of Election Clerk—Sec. 8.

I, the undersigned, .............................................................. appointed Election Clerk for the Electoral District of .................................................., solemnly swear that I will act faithfully in my said capacity as Election Clerk, and also in that of Returning Officer, if required to act as such, according to law, without partiality, fear, favour or affection. So help me God.

Election Clerk.

Sworn before me at.........................,
in the Yukon Territory, this
....................day of ....................., A. D. 19.....................

Signature of Officer administering oath.
Certificate of Election Clerk Having Taken the Oath of Office—Sec. 8.

I, the undersigned, hereby certify that on the_______ day of______________, Election Clerk for Electoral District of______________, took and subscribed before me the oath of office required in such case of an Election Clerk, by section 8 of the Ordinance respecting elections.

In witness whereof I have delivered to him this certificate under my hand.

Returning Officer.

Or signature of any other Officer administering oath.

FORM "E."

Proclamation of Returning Officer—Sec. 11.

PROCLAMATION.

Yukon Territory,

To-wit:

Public notice is hereby given to the electors of the Electoral District of______________, that in obedience to the Ordinance respecting elections, I require the presence of said electors at______________ (here describe with reasonable certainty the building or place where nomination is to take place, in the______________ of______________, in said Electoral District; on the______________ day of the month of______________, 19_____, from eleven o'clock in the forenoon until twelve o'clock noon for the purpose of nominating a person to represent them in the Territorial council of said Yukon Territory; and that in case more than one candidate remain in nomination, the poll will be opened and held on the______________ day of the month
ELECTION ORDINANCE.

of...................................., 19..., from the hour of nine o'clock in
the forenoon until the hour of six o'clock in the after-
noon, in each of the following polling places, that is to
say:

Polling place No. 1......................................at......................................

(Clearly describe the polling station.)

(And so continue for all the other polling places in
the Electoral District.)

Of which all persons are hereby required to take
notice and govern themselves accordingly.

Returning Officer.

FORM "G."

Nomination Paper—Sec. 13.

We, the undersigned electors of the Electoral District
of.................................................., nominate (name, residence and
addition of the person nominated and present location, if
absent from the Yukon Territory), as a candidate at the
election now about to be held of a member to represent
the said District in the Yukon Territorial Council.

(If the person nominated is absent from the Yukon
Territory it must be stated here.)

Witness our hands this....................day of...............19....

(Signature, with residence and additions.)

Signed by the above subscribing electors before me.

Witness or Witnesses.

I, the said..........................................., nominated in the
ELECTION ORDINANCE.

foregoing nomination paper, hereby consent to such nomination.

Signed in the presence of,

Name of Candidate.

Name of Witness to Candidate's signature.

FORM "H."

Directions for the Guidance of Electors in Voting—Sec. 21

The voter is to vote only for one candidate.

The voter will go into one of the compartments, and, with a lead pencil there provided, place a cross within the white space containing the name of the candidate for whom he votes, thus X.

The voter shall then fold the ballot paper so that the initials on the back and the number on the counterfoil can be seen without opening it; he shall then return the ballot paper so folded to the Deputy Returning Officer, who shall, in full view of those present, including the elector, remove the counterfoil, destroy the same, and place the paper ballot in the ballot box. The voter shall then forthwith quit the polling station.

If the voter inadvertently spoils a ballot paper so that he cannot conveniently use it as he desires, he may return it to the Deputy Returning Officer, who shall give him another.

If the voter votes for more candidates than he is entitled to vote for, or places any mark on the ballot paper, by which he can afterwards be identified, his vote will be void and will not be counted.

If the voter fraudulently takes a ballot paper out of the polling station or fraudulently delivers to the Deputy
Returning Officer to be put into the ballot box any other paper than the ballot paper given him by the Deputy Returning Officer, he will be subject to a fine of $500.00 and costs or imprisonment for any term not exceeding one year, or both.

In the following form of ballot paper, given for illustration, the candidates are William R. Brown, Frank Hamon, Joseph O'Neil and John R. Smith, and the voter has marked his ballot paper in favour of John R. Smith.

<table>
<thead>
<tr>
<th></th>
<th>WM. R. BROWN</th>
<th>of Fortymile, Miner.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2</td>
<td>FRANK HAMON</td>
<td>of Bonanza, Miner.</td>
</tr>
<tr>
<td>3</td>
<td>JOSEPH O'NEIL</td>
<td>of Dawson, Merchant.</td>
</tr>
<tr>
<td>4</td>
<td>JOHN R. SMITH</td>
<td>of Whitehorse, Barrister.</td>
</tr>
</tbody>
</table>
Form "I."

Form of Ballot Paper—Sec. 22.

*Front.*

The black line above the first name shall extend to the upper edge, and the black line below the last name shall extend to the lower edge of the ballot paper, and all black lines be prolonged to the edge of the paper.

| 1 | WM. R. BROWN  
of Fortymile, Miner. |
|---|-------------------|
| 2 | FRANK HAMON  
of Bonanza, Miner. |
| 3 | JOSEPH O’NEIL  
of Dawson, Merchant. |
| 4 | JOHN R. SMITH  
of Whitehorse, Barrister. |
Form of Ballot Paper.

Back.

D. R. O.
INITIALS

No.

P. B. No.

No.

(Line of Perforations here.)

(Line of Perforations here.)
ELECTION ORDINANCE.

FORM "J."

Oath of Deputy Returning Officer—Sub-sec. 2, sec. 23.

I, the undersigned.........................................................................................................................appointed Deputy Returning Officer for Polling Place No........................... of the Electoral District of............................., do solemnly swear, (or, being one of the persons permitted by law to affirm in civil cases, solemnly affirm) that I will act faithfully in my said capacity of Deputy Returning Officer, without partiality, fear, favour or affection. So help me God.

Deputy Returning Officer.

Sworn before me at........................................
in the Yukon Territory, this
..............day of .........., A. D. 19....

Signature of Officer administering oath.

FORM "K."

Oath of Poll Clerk—Sec. 25.

I, the undersigned.........................................................................................................................appointed Poll Clerk for Polling Place No............................ of the Electoral District of............................., do solemnly swear, (or, if he is one of the persons permitted by law to affirm in civil cases, do solemnly affirm), that I will act faithfully in my capacity of Poll Clerk, and also in that of Deputy Returning Officer, if required to act as such according to law, without partiality, fear, favour or affection. So help me God:

Poll Clerk.

Sworn before me at..........................
in the Yukon Territory, this
..............day of .........., A. D. 19....

Signature of Officer administering oath.
### FORM "L"—POLL BOOK. (Sec. 24.)

<table>
<thead>
<tr>
<th>Polling Place No.</th>
<th>Polling Place No. ..........</th>
<th>A. D. 19 ..........</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>No.</th>
<th>Name of Voter</th>
<th>Occupation of Voter</th>
<th>Residence of Voter</th>
<th>Sworn, Form M.</th>
<th>If oath demanded, on behalf of whom?</th>
<th>Write the word &quot;Sworn&quot; or &quot;Refused to Swear&quot; as the case may be.</th>
<th>Write the word &quot;Voted&quot; if ballot is placed in ballot box.</th>
<th>Remarks as to employment of Interpreter, spoiled ballot papers, blind persons, etc.</th>
<th>Remarks as to opening of poll.</th>
</tr>
</thead>
</table>

I, ........................., Deputy Returning Officer (or Poll Clerk acting as Deputy Returning Officer) for Polling Place No. .......... hereby certify and declare: That the entries appearing in this poll book are correctly made; that the number of ballots cast at the polling place No. .......... on this .......... day of .........., 19 .........., according to the provisions of the Ordinance respecting Elections was ..........; that I have opened the ballot box for the aforesaid polling division in the presence of .......... and have counted the ballots therein and that there were .......... ballots therein; that I have counted the number of objected ballots therein, and that there were .......... such ballots therein; that I have counted the number of unobjected ballots therein and that there were .......... such ballots; that I opened and examined the said unobjected ballots and that .......... were so marked that the intent of the voter using such ballots had not been made plain; that of the unobjected ballots cast by which the intent of the voter had been made plain .......... have been counted as having been cast for .......... one of the candidates at this election (and so on until the unspoiled and unobjected ballots cast have been counted for the candidates for whom they were cast).

(Signatures) C. D. Deputy Returning Officer.

Dated at .......... this .......... day of .........., 19 ..........
ELECTION ORDINANCE.

FORM "M."—Sec. 38.

You swear that you are legally qualified to vote at this election, that you are a British subject of the full age of twenty-one years; that you have been for a period of twelve months immediately prior to this date a resident of the Yukon Territory and that you have been for a period of one month immediately prior to this date a resident of the Electoral District of ........................................., and that you have not voted before at this or any other polling place. So help you God.

(Form "M" may be altered, as to form only, to meet the case of voter required to sign the oath as provided by sub-section 2 of sec. 38.)

FORM "N."

Oath That Voter Has Received No Bribe or Other Consideration for His Vote—Sec. 39.

You swear that you have not received anything nor has anything been promised you, directly or indirectly, to induce you to vote at this election, either for loss of time, travelling expenses, hire of team or for any other service connected therewith. So help you God.

FORM "O."

Ballot Paper Account—Sec. 60.

Received from Returning Officer:

Ordinary ballot papers

Manner in which ballot papers dealt with:

1. No. counted, packets A and B
2. No. rejected, packet C
3. No. unused, packet D
4. No. spoiled, packet E

5. No. ballot papers given to voters who afterward returned same, declining to vote, packet G

6. No. declaration of "inability to read" and "physical incapacity" and all certificates received by Deputy Returning Officer, packet H

7. No. of ballot papers taken from polling place

Signed.

Deputy Returning Officer.

Dated this ______________ day of ______________, A. D. ____________

Note.—The several packets mentioned above are those referred to in section 58 of this Ordinance.

FORM "P."

Interpreter's Oath—Sec. 43.

1, __________________________, solemnly swear (or, if one of the persons permitted by law to affirm in civil cases, do solemnly affirm) that I will well, truly and faithfully interpret all such instructions and information necessary to enable any voter to cast his vote at this election, as I may be directed by the Deputy Returning Officer to communicate to such voter, and that I will not say or communicate to such voter anything to induce him to vote for or to refrain from voting for any particular candidate. So help me God.

Signature __________________________

Sworn before me at __________________________, in the Yukon Territory, this ______________ day of ______________, A. D. ____________

Signature of Deputy Returning Officer.
ELECTION ORDINANCE.

FORM "Q"—Sec. 51.

Oath of Agent of a Candidate, or Elector Representing Candidate.

I, the undersigned, A. B., agent for (or elector representing) C. D., one of the candidates at the election now pending for the Electoral District of..........................., do swear (or solemnly affirm) that I will keep secret the name of the candidate for whom any voter at the polling station in the Electoral District of...........................marks his ballot paper in my presence at this election.

A. B.

Sworn (or affirmed) before me, at........................... , this day of..........................., 19.........

E. F.,
Returning Officer.

or

Deputy Returning Officer.

SCHEDULE 1—SECTION 2.

TARIFF "A."

Fees for Election Services—Sec. 87.

1. The Returning Officer, where no poll is held...$ 50.00
2. Election Clerk, where no poll is held............. 15.00
3. Returning Officer, where poll is held............. 100.00
4. Election Clerk, where poll is held................. 25.00
5. Deputy Returning Officer............................... 10.00
6. Poll Clerk .................................................. 7.50
7. Each Officer, for every mile necessarily travelled in discharge of his duties............... .25
   (but in no case shall the mileage paid for exceed the sum of $100.00.)

*Actual cash not to exceed ten dollars for any one item.

SCHEDULE 2.
FORM "A."

Writ of Election—Sec. 4.

To ............................................. of .............................................
in the Electoral District of .............................................
in the Yukon Territory:

Whereas, The Commissioner of the Yukon Territory
has seen fit under and by virtue of the provisions of the
Ordinance respecting elections to order the issue of a
writ of election for the said Electoral District of ..............
addressed to you, whom he has been pleased to select to
perform the duties of Returning Officer;

You are, therefore, commanded that you do cause
election to be made, according to law, of a member to
serve in the Council of the Yukon Territory for the said
Electoral District of .........................., that you do cause the
nomination of candidates at such election to be held at
.........................., in the said Electoral District on ..................
the ..................... day of ..................... next; and that you
do cause the name of such member, when so elected, to
be certified to me, on the ..................... day of ..................

Given under my hand and seal of said Territory at
Dawson, in the said Yukon Territory, this .....................
day of ....................., 19 ..........

Territorial Secretary.

INDORSEMENT.

Received the within writ on the ..................... day
of ....................., 19 ..........

Returning Officer.
CHAPTER 8

AN ORDINANCE TO PROVIDE FOR A TAX ON RAW FURS EXPORTED FROM THE YUKON TERRITORY.

[Assented to May 20th, 1919.]

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

1. This Ordinance may be cited as "The Fur Export Tax Ordinance."

2. In this Ordinance, unless the context otherwise requires:

   "Package" shall include any box, bale, trunk, bag or other receptacle containing or used for the purpose of carrying freight, baggage or other effects.

   "Permit" shall mean and include the permit authorized to be issued hereunder.

   "Tax" shall mean and include the tax imposed and authorized hereby.

3. No person, corporation, railway company, express company or other common carrier, except in pursuance and by virtue of a permit as herein provided, shall at any time or in any manner export or cause to be exported or carried out of the limits of the Territory, without having first obtained such permit, any raw fur being the pelt or skin of any weasel, muskrat, lynx, wolverine, bear, otter, marten, mink, red fox, cross fox, silver or black fox, wolf or coyote.

4. Permits for the exportation of any such pelts may be granted and issued by the Territorial Secretary, who may grant permits on
or by any person who may be appointed for such purpose by direction of the Commissioner, upon payment of the tax hereby imposed and as set forth in Schedule "A" hereto. Such appointment may be issued by the Territorial Secretary upon the written authority or approval of the Commissioner and shall be under the seal of the Territory and signed by the Territorial Secretary. The persons so appointed and authorized to issue such permits other than the Territorial Secretary shall be styled and known as special game wardens.

5. (1) Every person authorized hereby to grant any such permit shall have the right to open and inspect any package as well after as before consignment, which he may have reason to think or may suspect contains any such pelt, and if the same has been delivered to or is in the possession of any transportation company or other common carrier or on board any outgoing vessel or railway train, it shall be deemed to be in such possession, or on board such vessel or train, for the purpose of exportation beyond the Territory, and if no permit therefor has been issued as herein provided, the same shall be liable to double the amount of the tax, and no permit shall be issued in regard thereto until such double tax is paid.

(2) Any person and any company or other common carrier who may refuse, prevent or attempt to prevent any such inspection, or who may in any way assist in any attempt to prevent any such inspection, shall be guilty of an offence against this Ordinance, and, upon summary conviction therefor, shall be liable to a penalty of not less than $20.00 and not exceeding $100.00 for every such offence.

6. The permit to be issued shall be in the Form "B" in the Schedule hereto or to the like effect, and shall by the person shipping the pelts be delivered to the carrier by or upon whose conveyance the pelts are to be carried and every such carrier or his agent shall forthwith complete and sign the certificate endorsed upon the permit and shall state in such certificate whether such pelts were exported by post or how otherwise, and return
the same to the Territorial Secretary to be filed in his office.

7. The tax to be paid before the issue of any such permit shall be as set forth in said Schedule "A" hereto.

8. The persons authorized under the provisions of this Ordinance to grant any such permit and receive the tax shall be entitled to retain for his services ten per centum of all sums paid to him. Provided that this provision shall not apply to the Territorial Secretary.

9. Every person appointed hereunder to grant permits and receive the tax shall, not later than the fifth day of each month, make return to the Territorial Treasurer of all permits granted and all moneys received by them respectively during the preceding month and shall with such return pay over to the Territorial Treasurer all moneys so received, less the amount which they may respectively be entitled to retain for commission as above provided. Said return shall show the number and date of each permit, the name of the person to whom it is issued, the description of the pelts and the amount of the tax as set out in the permit, and shall be signed by the Territorial Secretary or "Special Game Warden."

10. Every person, corporation, railway company, express company and other common carrier violating or neglecting to obey any provision hereof, other than as provided by sub-section 2 of section 5 hereof, shall be guilty of an offence against this Ordinance and liable on summary conviction therefor to a penalty not exceeding $100.00.

11. All amounts received in payment of the tax hereby imposed shall be paid to the Territorial Treasurer for the use of the Territory and shall form part of the Consolidated Revenue Fund of the Territory.

12. This Ordinance shall come into force on the first day of August, 1919.
<table>
<thead>
<tr>
<th>Animal</th>
<th>Tax Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weasel</td>
<td>$0.05</td>
</tr>
<tr>
<td>Muskrat</td>
<td>$0.02</td>
</tr>
<tr>
<td>Lynx</td>
<td>$0.50</td>
</tr>
<tr>
<td>Wolverine</td>
<td>$0.20</td>
</tr>
<tr>
<td>Bear</td>
<td>Free</td>
</tr>
<tr>
<td>Otter</td>
<td>$0.40</td>
</tr>
<tr>
<td>Marten</td>
<td>$0.50</td>
</tr>
<tr>
<td>Mink</td>
<td>$0.20</td>
</tr>
<tr>
<td>Red Fox</td>
<td>$0.50</td>
</tr>
<tr>
<td>Cross Fox</td>
<td>$1.00</td>
</tr>
<tr>
<td>Silver or Black Fox</td>
<td>$2.00</td>
</tr>
<tr>
<td>Wolf</td>
<td>Free</td>
</tr>
<tr>
<td>Coyote</td>
<td>Free</td>
</tr>
</tbody>
</table>
PERMIT.

FUR EXPORT TAX ORDINANCE

No......................
Issued to......................
Of.............................

Permit to export
Via.............................

Weasel @ each, $...........
Muskrat @ each, $...........
Lynx @ each, $.............
Wolverine @ each, $........
Bear @ each, $.............
Otter @ each, $.............
Marten @ each, $...........
Red Fox @ each, $...........
Cross Fox @ each, $........
Silver Fox @ each, $......."'
Black Fox @ each, $........
Wolf @ each, $.............
Coyote @ each, $...........

The said.........................

having paid the sum of $.........
being the Export Tax on the above
described Furs.

................................

SCHEDULE "B."—Sec. 6.

No......................

FUR EXPORT TAX ORDINANCE.

Chap. 8, 1919.

Permission is hereby given to.............................. of..............................
to export from the Yukon Territory the following described raw furs
or pelts:

Weasel @ each, $...........
Muskrat @ each, $...........
Lynx @ each, $.............
Wolverine @ each, $........
Bear @ each, $.............
Otter @ each, $.............
Marten @ each, $...........
Red Fox @ each, $...........
Cross Fox @ each, $........
Silver Fox @ each, $......."'
Black Fox @ each, $........
Wolf @ each, $.............
Coyote @ each, $...........

The said.........................

having paid the required fees and
complied with the Ordinance.

Dated at......................, in the Yukon Territory, this..............day of.............., 19......

................................
CERTIFICATE TO BE ENDORSED ON PERMIT.

This Certificate below is required to be filled out and signed by the Agent of Railway, Steamship or Express Companies, Postmasters or Game Wardens and forwarded to the Territorial Secretary, Dawson, Y. T.

I, ............................................................... (Agent, Purser, Conductor, Postmaster, or Game Warden, etc.) do hereby declare that the within described furs or pelts have been exported from the Yukon Territory by the within described person or firm, by (state whether by post or how otherwise).

Dated at .......................................................... this ...................................... day of ............................................., 19...........

Office Stamp

(Agent, Conductor, Postmaster, Game Warden, etc.)
CHAPTER 9

AN ORDINANCE TO AMEND “THE YUKON GAME ORDINANCE.”

[Assented to May 20th, 1919.]

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 “The Yukon Game Ordinance,” being Chapter 39 of the Consolidated Ordinances, 1914, is hereby repealed and the following substituted therefor:

4. Except as hereinafter provided, the following beasts and birds shall not be taken, hunted, killed, shot at, wounded, injured or molested in any way during the following times of the year respectively:

(1) Moose, caribou, deer, mountain sheep or mountain goats, between the first day of March and the first day of September in each year.

(2) Grouse, partridge, ptarmigan, pheasants and prairie chickens, between the fifteenth day of March and the first day of September in each year.

(3) Wild ducks, wild geese and snipe, between the fifteenth day of December in any year and the fifteenth day of August in the year following.

(4) No one person shall have the right to kill during the open season, except as hereinafter provided, more than two moose, six deer, six caribou, two mountain sheep and two mountain goats, and no female beasts shall be killed at any time except as provided by section 21 of this Ordinance.
Person killing certain animals to report to R.N.W.M.P.

Register to be kept of meat purchased for trading purposes.

Members of R.N.W.M.P. Game Guardians, and Commissioner may appoint others.

(5) Every person who kills any of the above beasts shall report himself at the nearest Mounted Police Post or Detachment and declare his name and place of residence, the number of beasts killed and the place where such beasts were killed.

(6) Every person purchasing the meat of any of the above beasts for trading purposes, shall keep a register showing the name of the person or persons from whom the same was purchased, the kind and quantity purchased and the date of purchase.

(7) All members of the Royal North-West Mounted Police shall be ex-officio "game guardians" under this Ordinance, and the Commissioner may appoint other game guardians as he sees fit. Any game guardian may call upon any person at any time found in the possession of game to state when, where and from whom it was obtained, and whenever he has reason to suspect that any person is illegally in the possession of game, he shall have the right to inspect any bag or other receptacle, vehicle or other means of transportation in which he supposes it to be, and any person refusing, molesting or obstructing the said game guardian in the accomplishment of such duties, is liable upon summary conviction to a penalty not exceeding $100.00 and costs, and, in default of payment, to imprisonment not exceeding one month.

2. Section 18 of said Ordinance is amended by adding the following as sub-section 4 thereof:

No meat killed in close season to be kept or offered for sale.

Sec. 26 amended.

(4) No person shall sell or expose or offer for sale at any time of the year the meat of any beast or bird mentioned in section 4 of this Ordinance, killed during the "close season."

3. Section 26 of said Ordinance is amended by add-
ing thereto the following: "provided that nothing in this section shall be taken to authorize the sale of the meat of any beast or bird killed during the "close season."

CHAPTER 10

AN ORDINANCE TO PROVIDE FOR ADVANCING THE STANDARD TIME IN THE YUKON TERRITORY DURING CERTAIN MONTHS OF THE YEAR.

[Assented to May 20th, 1919.]

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

1. This Ordinance may be cited as "The Daylight Saving Ordinance, 1919."

2. Notwithstanding anything contained in paragraph 22 of section 8 of "The Interpretation Ordinance," from the time of coming into force of this Ordinance until twelve o'clock midnight of Friday, the 31st day of October, 1919, the time, for general purposes, in the Yukon Territory shall be one hour in advance of the standard time of the Yukon Territory, as fixed by said paragraph 22 of said section 8 of said Interpretation Ordinance.

3. The time limited, by or mentioned and referred to in, any law, ordinance, by-law or regulation in force in the Yukon Territory shall, during the above named period, be held to be the time as fixed by this Ordinance for said period.
4. The Commissioner may in any future year prescribe the period in any such future year during which the time shall be so advanced, and upon publication by the Commissioner of a proclamation prescribing such period, the time, for general purposes in the Territory, and the time limited by, or mentioned and referred to in, any law, ordinance by-law or regulation in force in the Territory shall, during the period so prescribed, be advanced as in this Ordinance provided for the period mentioned in section 2 hereof.

5. This Ordinance shall come into force at two o'clock on the morning of Sunday, the 25th day of May, 1919.
CHAPTER 11

AN ORDINANCE TO PROVIDE FOR A PLEBISCITE
IN REGARD TO THE MODE OF REGULATING
THE LIQUOR TRAFFIC!

[Assented to May 23rd, 1919.]

Whereas, By resolution passed at the present session of the Yukon Council, it was resolved that an Ordinance be passed at this session of the Council providing for a plebiscite to be submitted to the electors of the Territory at the time of the next Yukon Council election in regard to the mode of regulating the liquor traffic in said Territory, the questions to be so submitted to be as follows:

<table>
<thead>
<tr>
<th>Question</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Are you in favor of the sale of spirituous and malt liquors in licensed premises?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Are you in favor of the sale of spirituous and malt liquors through Government agencies?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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

1. This Ordinance may be cited as "The Liquor Traffic Plebiscite Ordinance, 1919."

2. The expression, "Returning Officer," "Election..."
Plebiscite to be taken at same time as next Council election.

Women qualified as voters.

Oaths to be taken by election officers.

Ballot boxes to be furnished.

Proclamation to be posted.

Clerk,” “Deputy Returning Officer” and “Poll Clerk,” wherever used herein, shall respectively mean and include the Returning Officer, Election Clerk, Deputy Returning Officer and Poll Clerk for each electoral district appointed and acting as such under the provisions of the Ordinances respecting elections passed at this session of the Council, hereinafter referred to as “The Election Ordinance,” at the next election of members of the Yukon Council to be held in the Territory, and the vote to be taken hereunder shall be taken at the same time and during the same hours and at the same polling places as the vote at said election.

3. In this Ordinance, unless the context otherwise requires, words importing the masculine gender include females and every man and every woman qualified to vote, and who votes at said election, and no other person, except as hereinafter provided, shall be entitled to vote on the questions so to be submitted hereunder.

4. The same oaths as are required to be taken and subscribed as provided by “The Election Ordinance” by the Returning Officer, Election Clerk, Deputy Returning Officer, and Poll Clerk, or by any agent or said Yukon Council election, shall be taken and subscribed by such official or agent in relation to the vote or plebiscite to be taken hereunder and the forms provided therefor by “The Election Ordinance” shall, mutatis mutandis, be applicable hereto.

5. The Returning Officer shall procure or cause to be procured and furnished for the purpose of said plebiscite the same number of ballot boxes as are required for said Yukon Council election, said ballot boxes shall be made of the material and constructed in the manner, and provided with lock and key and in all other respects as provided in The Election Ordinance in regard to ballot boxes for said Yukon Council election.

6. The Returning Officer shall provide and cause to be posted up at the same time and at the same places as the proclamation provided by section 11 of The Elec-
A proclamation stating that the vote or plebiscite hereunder will be taken at the same time and at the same polling places and during the same hours as the votes to be polled at said Yukon Council election. Said proclamation shall set forth a copy of the ballot containing the questions to be submitted hereunder.

7. The Returning Officer shall cause to be printed and furnished for the purposes of said plebiscite a sufficient number of ballot papers for each polling place. The ballot papers shall be provided with a counterfoil and a stub and there shall be a line of perforations between the ballot and the counterfoil and between the counterfoil and the stub. The ballot papers shall be numbered on the back of the stub and of the counterfoil, the same number being printed or written on the stub as on the counterfoil and shall be bound or stitched in books of convenient size.

(2) The said ballot papers shall be in the following form, and shall be printed on paper of a colour different from the ballot used for the election of a member of the Council:

**BALLOT**

<table>
<thead>
<tr>
<th></th>
<th>Yes.</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ballot for Liquor Traffic Plebiscite, Yukon Territory.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) Are you in favor of the sale of spirituous and malt liquors in licensed premises?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Are you in favor of the sale of spirituous and malt liquors through Government agencies?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Voting.

8. Upon taking the oath of qualification as provided by section 38 of the Election Ordinance the voter shall be entitled to receive from the Deputy Returning Officer, in addition to the ballot provided by said Election Ordinance, a ballot in the form provided by this Ordinance and said ballot shall, subject to the provisions of this Ordinance, be dealt with by the Deputy Returning Officer and by the elector in the same manner as required by the Election Ordinance in regard to the voting.

(2) The Poll Clerk shall make an entry in the Poll Book opposite the name of each voter in the column provided for such entry of the fact of his having voted or refused to take the oath.

9. Notwithstanding that only one candidate may remain in nomination at said Yukon Council election and that no poll is granted for an election in any electoral district under the Election Ordinance, the Returning Officer shall grant a poll and make all necessary appointments and provisions for the purpose of taking the vote of the electors under the provisions and for the purposes of this Ordinance. In such case every man and every woman seeking to vote shall before receiving a ballot paper take, or take and subscribe, the oath of qualification required under section 38 of the Election Ordinance to be taken or taken and subscribed.

10. The expressions “affirmative side” and “negative side” wherever used in this Ordinance shall mean and include “The People’s Prohibition Movement,” so-called, and the “Anti-Prohibitionists” respectively.

11. The Deputy Returning Officer may, and, on the request of any agent or scrutineer of either the affirmative or negative side, shall, require any person tendering his vote to take the oath in Form “N” in the Schedule to the Election Ordinance after the same has been read over to him in an audible voice.

12. No person shall vote or be permitted to vote
who refuses, when required by the Deputy Returning Officer or any such agent or scrutineer, to take either of the oaths referred to in sections 38 and 39 hereof respectively.

13. An affirmative vote on any of the questions submitted and contained in the ballot shall be made by marking a cross thus “X” opposite the question under the word “Yes,” and a negative vote shall be made by marking a cross thus “X” opposite the question under the word “No.”

14. Every person voting shall answer each question on the ballot paper in the manner above prescribed either in the affirmative or negative and any ballot upon which any one of the questions is not so answered shall be a spoiled ballot and shall not be counted.

15. The affirmative side and the negative side shall each appoint, in writing, a representative, who shall be a qualified elector, to represent them during the proceedings hereunder and each representative so appointed shall forthwith after his appointment file his credentials with the Returning Officer.

(2) Each such representative of the affirmative and negative sides shall be entitled to appoint not more than two agents to represent him at each polling place on the day of the voting and every such agent shall, before acting as such, produce and file with the Deputy Returning Officer his appointment as such agent, signed by the representative appointing him.

(3) In the absence of such appointment, or should no such appointed agent be present at any polling place, the affirmative and negative sides respectively may be represented at such polling place by not more than two electors present and voting at such polling place, and any elector so acting as such an agent shall hand in his name to the Deputy Returning Officer, who shall cause an entry thereof to be made in some convenient place in the poll book.
(4) Provided that where a poll is granted under the Election Ordinance only one agent of the affirmative and negative sides respectively shall be entitled to be present at any time in the polling place.

16. The Returning Officer shall cause to be posted up near to the copies of the proclamation provided by section 6 hereof, and at the same time as said proclamation is posted, copies of Form "A" in the Schedule hereto containing information to electors, and the Deputy Returning Officer shall cause to be posted up a copy of said form outside the door of and also within the polling place on polling day.

17. The taking of the vote or plebiscite and all proceedings hereunder shall, subject to the provisions of this Ordinance, be conducted in the same manner as is provided by the Election Ordinance and the provisions of the Election Ordinance as to dealing with, and the secret marking of ballots, proceedings on a recount, corrupt practices and penalties and proceedings after the close of the poll and in all other respects, shall, subject to the provisions of this Ordinance and so far as the same are not inconsistent therewith, mutatis mutandis, apply and extend to the taking of and completing the said plebiscite or vote.

18. After summing up and ascertaining the result of the vote hereunder, the Deputy Returning Officer shall furnish the agents for the affirmative and negative sides respectively or the electors acting in place of such agents, or either of them, with a certificate of the number of the affirmative and negative votes respectively in regard to the several questions submitted and shall then place all the ballots, used as well as unused, and the oaths and other papers in reference to the voting, in the ballot box and seal up the said box in the presence of such agents or electors and return the same to the Returning Officer, together with a written statement of the result of the vote.

19. The Returning Officer shall within fourteen days after the day on which the plebiscite is held sum up the
result of the returns of all the Deputy Returning Officers and make return to the Commissioner of the result of the plebiscite.

20. The Territorial Secretary shall, immediately after the said returns are received by the Commissioner, publish the result of the vote polled as shown by said returns in one issue of the Gazette.

21. A majority vote on any of the questions submitted, as declared in the result of the vote so published, shall be taken to express the will of the people in regard to the matter.

SCHEDULE.

Form "A:"

Information to Electors—Sec. 16—Regarding Manner of Voting Under the "Liquor Traffic Plebiscite Ordinance."

Every man and every woman (not being an Indian) who is a British subject of the full age of twenty-one years and has resided in the Yukon Territory for at least twelve months immediately prior to the date of taking the vote and has resided in the electoral district in which he seeks to vote, for at least one month immediately prior to said date shall be entitled to vote.

Every person, otherwise qualified to vote, who is, at the date of taking the vote, a resident of any electoral district and who has been a resident of the Yukon Territory for one year immediately prior to said date, but has not been a resident of such electoral district for one month immediately prior to said date shall be entitled to vote in the electoral district of and within which he was last a resident for one month during said period of one year.
No person other than those so qualified shall be entitled to vote, and no person shall vote more than once.

The voter, on entering the polling booth, shall state his name, occupation and residence to the Deputy Returning Officer and after taking the oath of qualification as required by the Election Ordinance and receiving a ballot as provided for the purposes of said Plebiscite Ordinance, the voter shall go into the compartment provided for the secret marking of the ballot, and, with a pencil provided in the compartment, if he desires to vote in favour of the sale of liquors in licensed premises, mark a cross thus "X" opposite question number 1 on the ballot in the space beneath the word "Yes." If he desires to vote against continuing the sale of liquors in licensed premises he shall mark the cross in the space beneath the word "No" opposite said question number 1.

If the voter desires to vote in favour of permitting the sale of liquor through Government agencies he shall mark a cross thus "X" opposite question number 2 on the ballot in the space beneath the word "Yes," and if he desires to vote against permitting the sale of liquor through Government agencies he shall mark the cross in the space beneath the word "No" opposite said question number 2.

The voter shall, before leaving the compartment, fold up the ballot paper so as to show the initials of the Deputy Returning Officer on the back of it and so that the number on the counterfoil can be seen without opening it, and shall then leave the compartment, and, without showing the face of the ballot to anyone, shall deliver such ballot so folded to the Deputy Returning Officer, to be by him put into the proper ballot box in the presence of the voter, and shall then forthwith leave the polling place.

Every elector must answer each question on the ballot paper in the manner above stated, either in the affirmative or in the negative, and unless he answers both the questions on the ballot in the manner prescribed his
ballot will be treated as a spoiled ballot and will not be counted.

If the voter places on the ballot paper any mark other than such cross or any mark by which he can be identified his ballot will be void and will not be counted.

If the voter inadvertently spoils a ballot paper he shall return it to the Deputy Returning Officer, who will if satisfied of such inadvertence give him another ballot paper.

Any voter who fails to return to the Deputy Returning Officer the ballot paper handed to him by such officer or hands the Deputy Returning Officer any paper other than the ballot paper so delivered to him or by any means causes to be put into the ballot box any other paper than the ballot handed him by the Deputy Returning Officer, shall be liable to a fine not exceeding five hundred dollars and costs, or to be imprisoned for a term not exceeding one year, or both.

The ballot to be used is in the following form:

**BALLOT.**

<table>
<thead>
<tr>
<th>Ballot for Liquor Traffic Plebiscite, Yukon Territory</th>
<th>Yes.</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Are you in favour of the sale of spirituous and malt liquors in licensed premises?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2) Are you in favour of the sale of spirituous and malt liquors through Government agencies?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
CHAPTER 12

AN ORDINANCE TO AMEND "THE LIQUOR LICENSE ORDINANCE."

[Assented to May 23rd, 1919.]

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

1. Notwithstanding anything contained in "The Liquor License Ordinance," every license hereafter issued for the sale of liquors by wholesale or by retail shall expire at midnight on the 31st day of August, 1919, and the fee to be charged for any such license for the period from the 14th of July, 1919, to the 31st of August, 1919, shall be a pro rata portion of the fees provided by section 21 of said Ordinance and no such license shall be granted or issued after said 31st day of August.

2. Notwithstanding any of the provisions of "The Liquor License Ordinance" or the terms of any license heretofore issued, any licensee authorized thereby to sell liquor by retail may, during the term of such existing license, sell liquor to any person holding a wholesale license without limitation as to quantity: Provided that nothing herein contained shall be taken to authorize any such sale to any person other than the holder of a wholesale license.

3. Notwithstanding anything contained in "The Liquor License Ordinance," the licensee under any license for the sale of liquor by retail hereafter issued may, during the period of his license, sell liquor by wholesale as well as by retail: Provided that no liquor sold by any retail licensee in greater quantities than constitute a sale by retail under said Ordinance shall be consumed upon the licensed premises.
4. Section 57 of the Liquor License Ordinance is hereby repealed and the following substituted therefor:

57. Violation of any of the provisions of the four next preceding sections shall be an offence for which the person violating shall be liable, on summary conviction:

For the first offence, to a penalty not less than $100.00 nor more than $200.00 and costs, and, in default of payment forthwith after conviction, not less than two months nor more than four months' imprisonment;

For the second offence, to a penalty not less than $300.00 nor more than $500.00 and, in default of payment forthwith after conviction, imprisonment for four months;

For the third or any subsequent offence, to imprisonment for a period of six months, without the option of a fine.

5. The construction and meaning given by section 2 of the Liquor License Ordinance to the words and expressions referred to in said section shall, subject to the provisions hereof, where used in this Ordinance, unless the context otherwise requires, apply to this Ordinance.

CHAPTER 13

AN ORDINANCE TO REGULATE THE SALE OF AND TRAFFIC IN INTOXICATING LIQUORS.

[Assented to May 23rd, 1919.]

Whereas, It is provided by an Ordinance passed at this session of the Council in amendment to "The Liquor License Ordinance" that all licenses for the sale of intoxicating liquors in the Yukon Territory shall terminate on the 31st day of August, 1919, and that no further licenses for the sale of liquor shall be issued after the said 31st day of August; and,
Whereas, it is deemed expedient to regulate the sale of and traffic in intoxicating liquors in the Yukon Territory from and after the said 31st day of August:

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

1. This Ordinance may be cited as "The Liquor Traffic Ordinance."

2. The Commissioner may procure and take over from any holder of a liquor license all or any intoxicating liquor belonging to or in possession of any such licensee or may procure liquors for the purposes hereof from any other person upon such terms as the Commissioner may deem advisable and as may be agreed upon between the Commissioner and any such licensee or other person.

3. The Commissioner may from time to time make and prescribe such regulations as may be deemed advisable for regulating and controlling the sale of intoxicating liquor, from and after the 31st day of August, 1919, by vendors to be appointed as in this Ordinance provided.

4. The Commissioner shall have power:

   (a) To appoint fit and proper persons as vendors who may keep for sale and sell liquor subject to the regulations prescribed under the authority hereof by the Commissioner and if deemed necessary by the Commissioner from time to time to appoint an assistant to any such vendor.

   (b) To fix the salary or remuneration to be paid to such vendors and assistants and the price for which liquors shall be sold.

   (c) To make regulations prescribing the duties of vendors and their duly appointed assistants and the manner in which and under what restrictions such vendors and assistants may
sell liquor, and from time to time alter and amend such regulations or substitute others. therefor: Provided that such regulations shall make provision for the sale of liquor for beverage, medicinal and other purposes under such restriction as the Commissioner may deem proper.

5. Any vendor or other person violating any of the regulations prescribed by the Commissioner hereunder shall be liable to the same penalties therefor as are prescribed by section 57 of the Liquor License Ordinance as amended by said Ordinance passed at this session for the offences referred to in said section.

6. Regulations made under the provisions hereof and all amendments thereto shall be forthwith published in two consecutive issues of the Gazette and in two consecutive issues of a newspaper published at Dawson and at Whitehorse respectively, in said Territory. Said regulations when so published shall from the date thereof have the same force and effect as if the same were enacted and contained in an Ordinance passed by the Commissioner in Council.

7. In this Ordinance and in any regulations made hereunder "liquor" and "liquors" shall mean and include all spirituous and malt liquors and all combinations of liquors and drinkable liquors which are intoxicating.
CHAPTER 14

AN ORDINANCE FOR GRANTING TO THE COMMISSIONER CERTAIN SUMS OF MONEY TO DEFray THE EXPENSES OF THE PUBLIC SERVICE OF THE TERRITORY, AND THE CITY OF DAWSON.

[Assented to May 20th, 1919.]

Whereas, It appears by Message from George Patton MacKenzie, Esquire, the Gold Commissioner of the Yukon Territory, and in the Supplementary Estimates accompanying the same, that the sums hereinafter mentioned in Schedule "A" are required to defray certain further expenses of the Public Service of the Yukon Territory, and for other purposes relating thereto for the twelve months ending March 31, 1919; and,

Whereas, It appears by Message from George Patton MacKenzie, Esquire, the Gold Commissioner of the Yukon Territory, and the Estimates accompanying the same, that the sums hereinafter mentioned in Schedule "B" to this Ordinance are required to defray certain expenses of the Public Service of the Yukon Territory, and for the purposes relating thereto for the twelve months ending March 31st, 1920; and,

Whereas, It appears by Message from George Patton MacKenzie, Esquire, the Gold 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 City of Dawson and for the purposes relating thereto for the twelve months ending March 31st, 1920.
The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of the said Territory, therefore enacts as follows:

1. From and out of the sums at the disposal of the Yukon Council there shall be paid and applied a further sum, not exceeding in the whole fourteen thousand eight hundred and fifty-nine dollars and seventy-three cents, for defraying the several charges and expenses of the Public Service of the Yukon Territory for the twelve months ending March 31st, 1919, as set forth in Schedule “A” to this Ordinance.

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 one hundred seventy thousand three hundred and twenty-one dollars and ninety cents for defraying the several charges and expenses of the Public Service of the Yukon Territory for the twelve months ending March 31st, 1920, as set forth in Schedule “B” to this Ordinance.

3. 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 forty-three thousand three hundred and six dollars and thirty-three cents for the Public Service of the City of Dawson for the twelve months ending March 31st, 1920, as set forth in Schedule “C” to this Ordinance.

4. The due application of all monies expended shall be duly accounted for.

SCHEDULE “A”

Further sums granted to the Commissioner by this Ordinance for the twelve months ending March 31st, 1919, and the purposes for which they are granted:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Yukon Council, travelling expenses</td>
<td>$84.50</td>
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<tr>
<td>Dawson School</td>
<td>$149.59</td>
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<tr>
<td>Whitehorse School</td>
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<td>Brought forward</td>
<td>$865.47</td>
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Carried forward ........................................ $ 865.47
Public Health and care Indigents .................. 1,882.64
City of Dawson, Liquor Licenses ................ 4,200.00
Assay Office ........................................ 36.39
Roads, Bridges and Public Works ............... 7,875.23

**SCHEDULE "B."**

Sums granted to the Commissioner by this Ordinance for the twelve months ending March 31st, 1920, and the purposes for which they are granted:

**SALARIES AND TRAVELLING EXPENSES.**

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<td>Travelling expenses</td>
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<tr>
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<td><strong>$9,900.00</strong></td>
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**YUKON COUNCIL.**

Indemnity and travelling expenses .......... $4,300.00

**SCHOOLS.**

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<td>Schools Generally</td>
<td>$4,330.00</td>
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<tr>
<td>Dawson School</td>
<td>20,500.00</td>
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<tr>
<td>St. Mary'S School</td>
<td>5,600.00</td>
</tr>
<tr>
<td>Whitehorse School</td>
<td>6,120.00</td>
</tr>
<tr>
<td>Assisted Schools</td>
<td>4,000.00</td>
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<td></td>
<td><strong>40,550.00</strong></td>
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**Hospitals, Charities and Public Health.**

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<tr>
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<tr>
<td>Grant, St. Mary's Hospital</td>
<td>$12,000.00</td>
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<tr>
<td>Grant, Whitehorse Hospital</td>
<td>4,000.00</td>
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<tr>
<td>Salary, Medical Health Officer</td>
<td>1,200.00</td>
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<tr>
<td>Salary, Asst. Med. Health Officer</td>
<td>600.00</td>
</tr>
<tr>
<td>Salary, Meat and Slaughterhouse Inspector</td>
<td>1,200.00</td>
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<tr>
<td>Public Health and care Indigents</td>
<td>3,500.00</td>
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<tr>
<td>Brought forward</td>
<td><strong>$22,500.00</strong></td>
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SUPPLY.

Carried forward $22,500.00 $54,750.00

Prevention and quarantine against influenza $5,000.00
Purchase X-ray machine, Dawson $1,800.00
Part payment X-ray machine for Government Hospital, Whitehorse $500.00

$29,800.00

GRANTS, LIBRARIES, READING ROOMS, ETC.

Dawson Free Library $2,700.00
Whitehorse Free Library 900.00
Carcross Reading Room 200.00
Yukon Law Library 250.00
Whitehorse Law Library 50.00
Yukon Development League 100.00
Returned Soldiers' Welcome and Re-Establishment Committee 300.00
City of Dawson, (portion of Poll Tax) 5,000.00
City of Dawson, (streets and sidewalks) 4,000.00

$13,500.00

MISCELLANEOUS.

Territorial Agent 300.00
Town of Whitehorse 6,500.00
Assay Office 4,000.00
Printing and stationery 2,500.00
Contingencies 2,500.00
Election, 3 members to Council 2,000.00
Commission and cost collection Poll Tax 750.00
Subsidy to Side Streams, 10 trips to Mayo, at $150.00 1,500.00
R. Lowe & Co., refund account license 500.00

$20,550.00 $98,050.00
Carried forward ...................... $20,550.00 $98,050.00

Counsel fee and expense attending
"Sophia" disaster inquiry .... 1,135.70

Assistance to Frank Rae and Afe
Brown, prospecting expedition ....................... 200.00

Assistance, Archie N. Martin, to
develop Rambler Hill Group ...................... 300.00

------ 22,185.70

ROADS, BRIDGES AND PUBLIC WORKS.

Balance due Pickering et al., for
road built, 1918, to Lookout
Mountain ........................................... $1,500.00

Glacier Summer Road ................ 600.00
Dawson Cable Ferry ................. 2,600.00
Bonanza to Indian Road ............ 3,100.00
Indian to Stewart Road ............. 1,000.00
Stewart to Pelly Road ............... 500.00
Pelly to Yukon Crossing Road ...... 300.00
Hunker-Dominion Road ............. 6,500.00
Dome-Sulphur Road ................. 2,000.00
Klondike Road ......................... 1,000.00
Mayo District Roads ................. 9,700.00
Whitehorse District Roads ....... 5,000.00
Winter Roads ......................... 10,000.00
Contingencies .................... 6,286.20

-------- 50,086.20

$170,321.90

SCHEDULE "C."

CITY OF DAWSON.

Fire Department ................ $26,300.00
Street lighting ................... 3,000.00
Grant to Dawson Free Library ... 1,200.00
Printing and stationery ......... 400.00
Contingencies .................. 1,000.00
Salaries ......................... 2,000.00
Streets and sidewalks ............ 9,406.36

-------- $43,306.36
In the event of there being a surplus of monies standing to the credit of any item voted for Roads, Bridges and Public Works, after the construction or repairs provided for have been completed to the satisfaction of the Superintendent of Works and Buildings, such surplus of monies shall forthwith, on the acceptance of such work or repairs by the Commissioner of the Yukon Territory, be taken from said item and become part of and be added to the amount provided for contingencies to such Roads, Bridges and Public Works, and shall thereafter be at the disposal of the Commissioner of the Yukon Territory for Roads, Bridges and Public Works.
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<td>form of</td>
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<td>Qualification of voter</td>
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<td>disqualified person acting not to void election</td>
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<td>to appoint election clerk</td>
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<td>to secure suitable hustings</td>
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<td>to provide suitable polling places</td>
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<td>deposit by candidate with</td>
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<td>to post information to electors</td>
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<td>to provide ballot papers</td>
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