

ORDINANCES
OF THE
YUKON TERRITORY

PASSED BY THE
YUKON COUNCIL

IN THE YEAR
1917

GEORGE NORRIS WILLIAMS
ADMINISTRATOR



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

BY

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

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CHAPTER 1

AN ORDINANCE RESPECTING COMPENSATION TO WORKMEN FOR INJURIES SUSTAINED IN THE COURSE OF THEIR EMPLOYMENT.

[Assented to April 24, 1917.]

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 Workmen's Compensation Ordinance." Short title.

2. (1) In this Ordinance: Interpre-
tation.

- (a) "Accident" shall include a wilful and intentional act, not being the act of the workman and a fortuitous event occasioned by a physical or natural cause;
- (b) "Construction" shall include reconstruction, repair, alteration, and demolition;
- (c) "Dependents" shall mean such of the members of the family of a workman as were wholly or partly dependent upon his earnings at the time of his death, or who, but for the incapacity due to the accident, would have been so dependent;
- (d) "Employer" shall include every person having in his service under a contract of

hiring or apprenticeship, written or oral, express or implied, any person engaged in any work in or about an industry, and where the services of a workman are temporarily let or hired to another person by the person with whom the workman has entered into such a contract the latter shall be deemed to continue to be the employer of the workman whilst he is working for that other person;

- (e) "Employment" shall include employment in an industry or any part, branch or department of an industry;
- (f) "Industry" shall include establishment, undertaking, trade and business;
- (g) "Judge" shall mean a Judge of the Territorial Court;
- (h) "Member of the family" shall mean and include wife, husband, father, mother, grandfather, grandmother, stepfather, stepmother, son, daughter, grandson, granddaughter, stepson, stepdaughter, brother, sister, half-sister, half-brother, and a person who stood in *loco parentis* to the workman, or to whom the workman stood in *loco parentis*, whether related to him by consanguinity or not so related, and where the workman is the parent or grandparent of an illegitimate child, shall include such child, and where the workman is an illegitimate child, shall include his parent and grandparents on the maternal side;
- (i) "Mine" includes properties to which the "coal mining regulations" and amendments thereto or the "quartz mining regulations" and amendments thereto or the Yukon ~~Placer~~ Mining Act and amending acts apply;
- (j) "Outworker" shall mean a person to whom articles or materials are given out to be

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 1924
 1

made up, cleaned, washed, altered, ornamented, finished, repaired, or adapted for sale in his own home or on other premises not under the control or management of the person who gave out the articles or materials;

- (k) "Workman" shall include a person who has entered into or works under a contract of service or apprenticeship, written or oral, express or implied, whether by way of manual labour, or otherwise, but shall not include an outworker or person whose employment is of a casual nature and who is employed otherwise than for the purposes of the employer's trade or business;

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(2) The exercise and performance of the powers and duties of—

Applies to Municipalities and to Territorial Government.

- (a) A municipal corporation;
- (b) The Government of Yukon Territory in the building, repairing and maintaining of roads, bridges or other public works shall, for the purposes of this Ordinance, be deemed the industry of the corporation or Government.

3. Where less than five workmen are employed in the same general employment the employer shall be relieved from all liability under this Ordinance.

Less than five employed employer relieved from liability.

4. (1) When in any employment to which this Ordinance applies personal injury by accident arising out of and in the course of the employment is caused to a workman his employer shall be liable to pay compensation in accordance with the first schedule to this Ordinance, except where the injury—

Liability of employer.

- $\frac{5}{1943}$ (a) Does not disable the workman for a period of at least ~~14~~¹³ days from earning full wages at the work at which he was employed; or
- (b) Is attributable solely to the serious and willful misconduct or intoxication of the workman.

Exceptions.

To be presumed that accident arose out of the employment.

(2) Where the accident arose out of the employment, unless the contrary is shown, it shall be presumed that it occurred in the course of the employment, and where the accident occurred in the course of the employment, unless the contrary is shown, it shall be presumed that it arose out of the employment.

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Compensation payable from date of disability.

(3) Where compensation for disability is payable it shall be computed and be payable from the date of the disability.

4-A

Where injury caused by negligence of employer, workman may sue independently of this Ordinance.

5. When the injury was caused by the personal negligence or wilful act of the employer, or of some person for whose act or default the employer is responsible, nothing in this Ordinance shall affect any civil liability of the employer, but in that case the workman may, at his option, either claim compensation under this Ordinance or independently thereof; but the employer shall not be liable to pay compensation for injury to a workman both independently of and also under this Ordinance, and shall not be liable to any proceedings independently of this Ordinance, except in the case of such personal negligence or wilful act as aforesaid.

Question as to liability or amount to be settled by Judge.

6. If any question arises as to the liability to pay compensation under this Ordinance, or as to the amount of compensation or duration of disability under this Ordinance, or as to the person or persons that are entitled to compensation, or as to the division of the amount of compensation, the question, if not settled by agreement, shall, subject to the provisions of the first schedule to this Ordinance, be determined and settled by a Judge of the Territorial Court in accordance with the provisions of the second schedule to this Ordinance.

If independent action dismissed Court may assess compensation and order costs of action to be deducted.

7. If within the time hereinafter in this Ordinance limited for taking proceedings, an action is brought to recover damages independently of this Ordinance for injury caused by any accident, and it is determined in such action that the injury is one for which the employer is not liable in such action, but that he would have been liable to pay compensation under the provisions of this

Ordinance, the action shall be dismissed; but the Court in which the action is tried shall, if the plaintiff shall so choose, proceed to assess such compensation under the provisions of this Ordinance, and shall be at liberty to deduct from such compensation all the costs, which, in its judgment, have been caused by the plaintiff bringing such action instead of proceeding under this Ordinance. In any proceedings under this section, when the Court assesses the compensation it shall give a certificate of the amount of compensation it has awarded, and to whom payable, and the directions it has given as to the deduction for costs, and such certificate shall have the force and effect of a judgment or award under this Ordinance.

Certificate of amount to have force of a judgment.

8. (1) Proceedings for the recovery under this Ordinance of compensation for an injury shall not be maintained unless notice of the accident has been given to the employer as soon as practicable after the happening thereof, and unless the claim for compensation with respect to such accident has been made within six months from the occurrence of the accident causing the injury, or, in the case of death, within six months from the time of death, and the action is commenced within nine months from the occurrence of the accident causing the injury, or the time of death; provided always that any defect or inaccuracy in such notice shall not relieve the employer from his liability for such compensation if it is found in the proceedings for settling the claim that the employer is not prejudiced in his defence by such defect or inaccuracy, or that such defect or inaccuracy was occasioned by mistake or other reasonable cause, or when the facts and circumstances of such action are known to such employer, his agent or vice-principal in the enterprise.

Notice of accident—time and manner of.

(2) Notice in respect of an injury under this Ordinance shall give the name and address of the person injured and shall state in ordinary language the cause of the injury and the date at which it was sustained, and shall be served on the employer, or if there is more than one employer, upon one of such employers.

What the notice shall state.

(3) The notice may be served by delivering the

Service of notice.

same to or at the residence or place of business of the person on whom it is to be served.

May be served by post.

(4) The notice may be served by post addressed to the person on whom it is to be served at his last known place of residence or place of business, with postage prepaid and registered, and if served by post shall be deemed to have been served at the time when the letter containing the same would have been delivered in the ordinary course of post; and in proving the serving of such notice it shall be sufficient to prove that the notice was properly addressed, posted and registered.

Service of notice on corporation.

(5) Where the employer is a body of persons corporate or incorporate the notice may also be served by delivering the same or sending it by post in manner above provided in a registered letter addressed to the employer at the office, or if there be more than one office, any of the offices of such body.

Separate actions to be consolidated.

9. Whenever two or more persons claiming to be beneficiaries of any deceased employce, whose beneficiaries are entitled to compensation under the provisions of this Ordinance, bring separate actions to recover such compensation, such actions shall be consolidated and tried as one action upon the application of any party to either or any of such actions, or by direction of the Judge.

Contractor liable where work done under sub-contractor.

10. (1) Where a person, in this section referred to as the contractor, in the course of or for the purposes of his trade or business, contracts with any other person, in this section referred to as the sub-contractor, for the execution by or under the sub-contractor of the whole or any part of any work undertaken by the contractor, the contractor shall be liable to pay to any workman employed in the execution of the work the compensation which he would have been liable to pay if that workman had been immediately employed by him.

Applies only to accident on premises upon which contractor undertook the work.

(2) Sub-section (1) shall not apply where the accident happens elsewhere than on or in or about the premises upon which the contractor has undertaken to execute the work or which are otherwise under his control or management.

11. Where any employer becomes liable under this Ordinance to pay compensation in respect of any accident and is entitled to any sum from insurers in respect of the amount due to a workman under such liability, such workman shall have a first charge upon the sum aforesaid for the amount so due and the Judge of the Territorial Court may direct the insurers to pay such sum into any Chartered Bank of Canada in the name of the Clerk of such Court and order the same to be applied in accordance with the provisions of this Ordinance.

Workman to have first claim on insurance money.

Direction by Judge as to payment into bank.

12. Where the injury for which compensation is payable under this Ordinance was caused under circumstances creating a legal liability in some person other than the employer to pay damages in respect thereof, the workman may, at his option, proceed either at law against that person to recover damages or against his employer for compensation under this Ordinance, but not against both, and if compensation be paid under this Ordinance the employer shall be entitled to be indemnified by the said other person.

Proceedings when liability in some person other than employer.

13. No contractor or sub-contractor shall be entitled to receive compensation under this Ordinance, but shall be deemed to be an employer.

Contractor and sub-contractor not entitled to compensation.

14. No claim for compensation due under this Ordinance shall be assignable, and all compensation due hereunder shall be exempt from execution, garnishee and attachment.

Claim not assignable.

Exempt from seizure or attachment.

15. No agreement by a workman to waive his rights or the rights of his dependents to compensation under this Ordinance, shall be valid. Any such agreement existing at the date this Ordinance comes in force shall on and after that date be null and void.

Agreement to waive rights of dependents invalid.

16. It shall not be a defence to a claim under this Ordinance that the workman assumed the risks of the employment or that the injury or death was proximately caused by the contributory negligence of the workman.

Assumption of risk or contributory negligence not a defence.

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FIRST SCHEDULE.

COMPENSATION.

Amount
of com-
pensation.

1. The amount of compensation under this Ordinance shall be—

Dependents
entitled to
\$2,500.00.

(a) In the event of the death of a workman resulting from injury, his dependents shall be entitled to receive the sum of two thousand five hundred (\$2,500.00) dollars;

Where no
dependents,
\$500.00 for
certain
purposes.

(b) Where a workman leaves no dependents such sum for the expenses of his burial, medical attendance, nursing, care and maintenance shall be paid by the employer to the persons to whom such expenses are due, but not exceeding in all the sum of five hundred (\$500.00) dollars; provided that the burial expenses, not exceeding the sum of one hundred and fifty (\$150.00) dollars, shall be a first charge on the said amount.

Total
disability.

2. When a workman receives an injury arising out of and in the course of his employment, as the result of which he is totally and permanently disabled, he shall be entitled to receive as compensation the sum of three thousand (\$3,000.00) dollars.

Partial
disability.

3. When a workman receives an injury arising out of, or in the course of, his employment resulting in his partial disability, he shall be paid in accordance with the following schedule:

For the loss of a thumb, five hundred (\$500.00) dollars;

For the loss of an index finger, three hundred (\$300.00) dollars;

For the loss of any finger other than the index finger or thumb, two hundred (\$200.00) dollars;

For the loss of a great toe, three hundred (\$300.00) dollars;

For the loss of any other toe, than the great toe, one hundred and fifty (\$150.00) dollars;

The loss of the first phalange of the thumb or of any finger or toe shall be considered to be equal to the loss of one-half of such thumb, finger or toe and the compensation to be paid shall be one-half of the above amounts;

For the loss of a hand, one thousand five hundred (\$1,500.00) dollars;

For the loss of an arm, two thousand (\$2,000.00) dollars;

For the loss of a foot, one thousand five hundred (\$1,500.00) dollars;

For the loss of a leg, two thousand (\$2,000.00) dollars;

For the loss of an eye, one thousand five hundred (\$1,500.00) dollars;

For the loss of an ear, two hundred and fifty (\$250.00) dollars;

For the loss of the nose, six hundred (\$600.00) dollars.

7 5/1943/3.

4. For other injuries causing temporary disability the employer shall pay to the workman weekly during the period of such disability, fifty per cent. of his daily average wages; provided, however, that the period for the payment of temporary disability shall not exceed ~~six~~ months. In all cases where the injury develops or proves to be such as to entitle the workman to compensation under some provision in this schedule relating to cases other than temporary disability, and the workman has been paid compensation for temporary disability, the amount so paid him shall be deducted from the amount to which he shall be entitled under such provision in this schedule.

Temporary disability, weekly payments. $\frac{6}{(928)}$

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7.

5. The loss of both hands or both arms or both feet or both legs or both eyes, or any two thereof shall constitute total and permanent disability and be compen-

Loss of both hands, etc., constitutes permanent disability.

sated according to the provisions of this Ordinance with reference to total and permanent disability.

What amputation equivalent to loss of hand or foot.

6. Amputation between the elbow and the wrist shall be considered equivalent to the loss of a hand, and amputation between the knee and the ankle shall be considered equivalent to the loss of a foot.

Compensation in case of permanent partial disability.

7. Whenever such workman receives an injury arising out of, and in the course of, employment, as a result of which he is partially disabled, and the disability so received is such as to be permanent in character, and such as not to become wholly within any of the specific cases for which provision is herein made, such workman shall be entitled to receive as compensation a sum which bears the same relation to the amount he would be entitled to receive hereunder if he were totally and permanently disabled, that the loss of earning capacity of such workman, by reason of the accident bears to the earning capacity such workman would have had, had he not been injured, the amount in no case to exceed three thousand (\$3,000.00) dollars.

Illustrating meaning of previous section.

8. To illustrate: If said workman were of a class that would entitle him to three thousand (\$3,000.00) dollars, under this schedule, if he were totally and permanently disabled and his injury would be such as to reduce his earning capacity twenty-five per cent., he would be entitled to receive seven hundred and fifty (\$750.00) dollars, it being the amount that bears the same relation to three thousand (\$3,000.00) dollars that twenty-five per cent. does to one hundred per cent. Should such workman receive an injury that would impair his earning capacity seventy-five per cent. he would be entitled to receive two thousand two hundred and fifty (\$2,250.00) dollars, it being the amount that bears the same relation to three thousand (\$3,000.00) dollars that seventy-five per cent. does to one hundred per cent.

If by future development workman entitled to higher rate than amount paid

9. If an injured workman entitled to compensation hereunder shall be paid compensation under any subdivision or part of this schedule, and it shall afterwards develop that he is or was entitled to a higher rate of

compensation under some other part or sub-division of this schedule, then and in that event he shall receive such higher rate, after first deducting the amount that has already been paid to him; provided, however, that no compensation under such increased rate shall be paid unless the disability entitling the workman thereto shall develop within two years after the injury.

shall receive such higher rate.

10. At any time subsequent to the injury, the employer and the workman shall have the right to compromise and settle any claim for injury hereunder, and the workman shall have the right to give full satisfaction and acquittance therefor and thereby discharge the employer from further liability, and such satisfaction and acquittance shall be binding upon the said employer, workman and beneficiary under this Ordinance and all other persons whatsoever.

Compromise and settlement may be made.

11. (1) Where a workman has given notice of an accident, he shall, if so required by the employer, submit himself for examination by a duly qualified medical practitioner provided and paid by the employer, and if he refuses to submit himself to such examination, or in any way obstruct the same, his right to compensation and any proceeding under this Ordinance in relation to compensation shall be suspended until such examination takes place.

Workman to submit to medical examination.

In case of refusal or obstruction rights suspended.

(2) No compensation shall be payable in respect of the death or disability of an employee if his death is caused or if, and so far as, his disability is caused, continued or aggravated by an unreasonable refusal to submit to medical treatment, or to any surgical treatment, the risk of which is in the opinion of the Judge considerable in view of the seriousness of the injury.

No liability if death or disability results from refusal.

12. The payment shall, in case of death, be made to the legal personal representative of the workman, or, if he has no legal personal representative, to or for the benefit of his dependents, or, if he leaves no dependents, to the person to whom the expenses are due; and if made to the legal personal representative shall be paid by him to or for the benefit of the dependents or other person entitled thereto under this Ordinance.

Payment in case of death, to whom made.

Question as to dependent.

13. Any question as to who is a dependent, or, as to the amount payable to each dependent, shall, in default of agreement, be settled by the Judge.

Investment by order of Judge.

14. The sum allotted as compensation to a dependent may be invested or otherwise applied for the benefit of the person entitled thereto, as agreed, or as ordered by the Judge.

Deposit in bank in name of Clerk of Court.

15. Any sum which is ordered by the Judge or is agreed to be invested may be invested in whole or in part in the Savings Department in any Chartered Bank in Canada by the Clerk of the Territorial Court in his name as such Clerk and Trustee.

Employer may require person receiving weekly indemnity to submit to medical examination from time to time.

16. Any workman receiving weekly payments under this Ordinance shall, if so required by the employer, or by any person by whom the employer is entitled under this Ordinance to be indemnified, from time to time submit himself for examination by a duly qualified medical practitioner provided and paid by the employer, or such other person; but if the workman objects to an examination by that medical practitioner, or is dissatisfied with the certificate of such practitioner upon his condition when communicated to him, he may submit himself for examination to a medical practitioner appointed by the Judge and the certificate of that medical practitioner as to the condition of the workman at the time of his examination shall be given to the employer and workman, and shall be conclusive evidence of that condition. If the workman refuses to submit himself to such examination or in any way obstructs the same, his rights to such weekly payment shall be suspended until such examination has taken place.

In case of refusal, payments suspended.

Weekly payment may be reviewed.

17. Any weekly payment may be reviewed at the request either of the employer or of the workman, and on such review may be ended, diminished or increased, subject to the maximum above provided, and the amount of payment shall, in default of agreement, be settled by the Judge.

18. Unless with the approval of the Judge a weekly

payment or a sum paid by way of redemption thereof, shall not be capable of being assigned, charged or attached, and shall not pass by operation of law except to a personal representative, nor shall any claim be set off against the same.

Weekly payment not assignable, etc.

19. Where a dependent is not a resident of the Yukon Territory he shall not be entitled to compensation unless by the law of the place or country in which he resides the dependents of a workman to whom an accident happens in such place or country if resident in the Yukon Territory would be entitled to compensation and where such dependents would be entitled to compensation under such law the compensation to which the non-resident dependent shall be entitled under this part shall not be greater than the compensation payable in the like case under that law.

In case dependent a non-resident.

SECOND SCHEDULE.

REGULATIONS FOR SETTLEMENT OF DISPUTED CLAIMS.

1. Upon application in writing to a Judge of the Territorial Court stating particulars of applicant's claim for compensation and that the employer from whom such compensation is claimed has failed or refused to pay the amount claimed, the Judge shall fix a date for hearing the evidence on behalf of the claimant and of the employer, and shall cause notice of such hearing to be served on such parties as he considers should be notified, and after hearing evidence and making such enquiry and investigation as he shall deem necessary, shall decide the claim in accordance with the terms of this Ordinance, and shall make such order for payment of the amount awarded (if any) as he may deem just.

Judge to fix date for hearing in case of refusal or failure by employer to pay compensation.

2. The decision of the Judge upon any claim under this Ordinance shall be final and conclusive and there shall be no appeal therefrom.

Decision final.

3. Application for hearing, notice of hearing, judgment and all documents and entries necessary to be prepared and made for the enforcement of any of the provisions of this Ordinance shall be prepared and made by

Clerk of Court to prepare papers.

Fees. the Clerk of the Territorial Court, and the fees therefor shall be nominal and as far as may be in accordance with the scale of fees applying to small debt procedure under the Judicature Ordinance.

Judge to award sum for expenses in contested cases.

4. The Judge may award such sum as he may deem reasonable to the successful party to a contested claim for compensation or to any other contested matter as to compensation, for the expenses he has been put to by reason of or incidental to the contest, and an order of the Judge for payment by an employer of any sum so awarded shall become a judgment of the Court and may be enforced accordingly.

Judge's order may be enforced as a judgment.

5. An order of the Judge for payment of compensation by an employer or any other order for the payment of money made under the authority of this Ordinance may, when entered by the Clerk of the Court, be enforced as a judgment.

Register to be kept by Clerk.

6. There shall be a special register kept by the Clerk of the Territorial Court in which all matters and causes dealt with or coming before a Judge of the Territorial Court under this Ordinance, and all proceedings therein, shall be entered by said Clerk.

Form of proceedings.

7. Proceedings hereunder shall be entitled in the Territorial Court and the rules of Court applying to originating summons shall as far as may be apply thereto. No proceedings shall be defeated on any technical objection, but the rights of the parties as defined by this Ordinance shall be determined and settled by the Judge without pleadings or other formality except such as may be necessary for the proper conduct of proceedings for the determination and enforcement of such rights.

Accident occurring in Whitehorse District, proceedings to be in office of Deputy Clerk.

8. (1) In all cases arising under this Ordinance where the accident or injury has occurred in that part of the Yukon Territory known as the Whitehorse District and comprising that portion of said Territory lying south of the 62nd degree of latitude, the proceedings hereunder shall be entered in the office of the Deputy Clerk of the Court for said District. The said Deputy Clerk shall

have the like powers and perform the like duties as are given to, and required to be performed by, the Clerk of the Territorial Court under the provisions of this schedule.

(2) Provided that in any case where it appears to the Judge that it is expedient to so direct, he may order that the proceedings be transferred to the office of the Clerk of the Territorial Court at Dawson, and thereafter all matters and proceedings in the case shall be heard, continued and dealt with as if such accident or injury had occurred in some part of the Territory not included in said Whitehorse District, and as if said proceedings had been originally entered and commenced in the office of the said Clerk of the Court.

Judge may
order
transfer of
proceedings.
to Dawson.

CHAPTER 2

AN ORDINANCE TO AMEND "THE ASSESSMENT ORDINANCE."

[Assented to April 24, 1917.]

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

Exemption
assessment
on income.

1. Section 4 of "The Assessment Ordinance," being Chapter 5 of The Consolidated Ordinances, is hereby amended by striking out sub-section (j) of said section, and inserting in lieu thereof "(j) Income to the extent of fifteen hundred dollars."

CHAPTER 3

AN ORDINANCE TO LEGALIZE AND CONFIRM CERTAIN ALTERATIONS MADE IN PUBLIC ROADS.

[Assented to April 24, 1917.]

Whereas, In order to facilitate the mining operations being carried on in the Territory by means of dredging and hydraulic methods, it has been found necessary to permit the digging up and removal of certain portions of the public roads, and to lay out and construct new roads in place of the roads so destroyed, and permission for such removal and construction has been given by the Commissioner from time to time, and it is expedient that such removal and construction of public roads be confirmed and legalized by the Commissioner-in-Council;

Preamble.

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

1. The permission given by the Commissioner to the Yukon Gold Company in the month of June, 1911, for the digging up and removal of the public road between Creek Placer Mining Claim 14 Below Discovery and Claim 34 Below Discovery on Bonanza Creek, in said Territory, and the construction of a new road by said Company extending from said Claim 14 Below to 34 Below Discovery on said creek, as shown on the plan of said road deposited in the office of the Territorial Secretary and now on file in said office, is hereby approved and confirmed as fully and effectually as if said removal and construction had been permitted and done by and under the direction and authority of the Commissioner-in-Council.

Permission given by Commissioner in June, 1911, confirmed.

18 ORDINANCE TO LEGALIZE ALTERATIONS IN ROADS.

Authority
given by
Commissioner in
September,
1912,
confirmed.

2. The authority given to the Yukon Gold Company by the Commissioner on the fourth day of September, 1912, to change the location of the public road and construct a new public road following the right limit of Bonanza Creek, in said Territory, beginning at a point below the mouth of Lovett Gulch, following up the right limit of said gulch and crossing Lovett and Trail Gulches, thence down the left limit of Trail Gulch to a point on the Bonanza Creek road above the mouth of Trail Gulch, and the location and construction of said new road upon the terms agreed upon between the Commissioner and said Company, as shown by the documents and memoranda relating to the matter on file in the office of the Territorial Secretary, are approved and confirmed as if said alteration and construction had been permitted and done by and under the direction and authority of the Commissioner-in-Council.

CHAPTER 4

AN ORDINANCE TO LEGALIZE THE ASSESSMENT ROLLS OF THE CITY OF DAWSON FOR THE YEARS 1914, 1915 AND 1916, AND TO VEST CERTAIN ASSETS IN THE CITY OF DAWSON.

[Assented to April 24, 1917.]

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

1. The Assessment Rolls of the City of Dawson for the years 1914, 1915 and 1916 respectively are hereby legalized and confirmed. Assessments confirmed.

2. All streets, real and personal property, assessments and assets, which immediately before the passing of "The Dawson City Corporation Ordinance," Chapter 17 of 1914, were vested in the Commissioner of the Yukon Territory, under the provisions of Chapter 12 of the Ordinances of 1904, shall vest in "The City of Dawson" and shall be deemed to have so vested in "The City of Dawson" as if this enactment had been contained in the said "The Dawson City Corporation Ordinance." Assets vested in City of Dawson.

CHAPTER 5

AN ORDINANCE TO AMEND "THE COMPANIES ORDINANCE."

[Assented to April 24, 1917.]

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

Paragraph 4,
Table of
Fees,
struck out.

1. The Companies Ordinance, being Chapter 18 of "The Consolidated Ordinances of the Yukon Territory, 1914," is hereby amended by striking out paragraph 4 of Table "B" in said Ordinance, relating to fees.

CHAPTER 6

AN ORDINANCE RESPECTING THE HOURS OF LABOUR ON PUBLIC WORKS.

[Assented to April 24, 1917.]

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, extraordinary emergency means an emergency that cannot be foreseen, such as might be necessary for saving life or property, and causes which depend for their emergency solely upon economical methods of work or importance of rapid construction.

Interpre-
tation.

2. This Ordinance shall not apply:

- (a) To purchase made in the open market by the Government of the Yukon Territory;
- (b) To work upon public, military or naval works or defence in time of war;
- (c) To purchases made in the open market by the contractor, sub-contractor or other person referred to in Section 6 of this Ordinance;

Non-appli-
cation of
Ordinance.

3. This Ordinance shall apply to work undertaken by the Government of the Yukon Territory by day labour.

To apply to
Territorial
Government.

4. Without restricting the application of this Ordinance it is declared that it includes:

- (a) Contracts for the erection, remodelling, construction or repair of all public works, such as school houses, bridges, piers, breakwaters, wharves, public buildings, roads,

Application
of Ordinance
generally.

trails, streets, sidewalks, sewers and vessels for the use of the Government of the Yukon Territory;

- (b) To contracts for dredging;
- (c) All contracts which contemplate the performance of labour after their execution.

Government foreman or workman not permitted to work more than 8 hours, except in emergency.

5. No foreman, workman or labourer, in the employment of the Government of the Yukon Territory, engaged on public works, shall be required or permitted to work more than eight hours in any one calendar day, except in cases of extraordinary emergency.

Contracts with Government to contain certain clauses.

6. Every contract to which the Government of the Yukon Territory is a party, which may involve the employment of foremen, workmen or labourers, shall contain a stipulation that no foreman, workman or labourer in the employ of the contractor, sub-contractor or other person doing or contracting to do the whole or any part of the work contemplated by the contract, shall be required or permitted to work upon or in connection with the work contracted for more than eight hours in any one calendar day, except in case of extraordinary emergency.

No payment to be made where contract does not comply with provisions of Ordinance.

7. Every such contract hereafter made shall contain a provision that, unless the person making or performing it, complies with the provisions of this Ordinance, the contract shall be void, and such person shall not be entitled to receive any sum of money, nor shall any officer, agent or employee of the Government of the Yukon Territory, pay or authorize payment from the funds under his charge or control, to such person for work done upon or in connection with the contract, which in its form or manner of performance violates the provisions of this Ordinance.

Current wages to be paid.

8. The wages to be paid to all foremen, workmen or labourers coming within the provisions of Section 6 shall be the current per diem wages paid by the Government in the locality where the work or labour is performed.

9. The rate of wages to be paid to foremen, workmen or labourers shall be the current per diem wages for such class of work paid by the Government in the locality where the work or labour is performed. Rate of wages.

CHAPTER 7

AN ORDINANCE TO AMEND THE YUKON MEDICAL ORDINANCE.

[Assented to April 24, 1917.]

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

1. Section 27 of "The Yukon Medical Ordinance" is hereby repealed and the following substituted therefor:

"27. The following tariff of fees contains the maximum which any physician or surgeon may recover for professional services rendered by him: Tariff of fees.

Ordinary office fee.....	\$3.00 to \$5.00
Hospital visits	\$3.00 to \$5.00
Visits within Townsite.....	\$5.00
Visits within Townsite, midnight to 8 a. m.....	\$5.00
Visits to Klondike City or West Dawson.....	\$5.00 to \$10.00
Visits on Creeks, called in passing.....	\$5.00
Visits on Creeks, in addition to the regular fee, per mile (to include all expenses).....	\$2.00
Visits on Creeks, detention fee per diem.....	\$25.00 to \$50.00
Consultation	\$10.00 to \$20.00
Obstetrical cases	\$50.00 to \$100.00
Miscarriage	\$50.00 to \$100.00
Curetting	\$50.00 to \$100.00

Minor operations	\$25.00
Major operations (including visits and anaesthetic)	\$100.00 to \$250.00
Dislocations, major	\$50.00
Dislocations, minor	\$15.00 to \$25.00
Fracture of clavicle	\$25.00 to \$50.00
Fracture of humerus	\$25.00 to \$50.00
Fracture of forearm	\$25.00 to \$50.00
Fracture of femur or both bones of leg, simple.....	\$50.00
Fracture of femur or both bones of leg compound and comminuted.....	\$100.00 to \$200.00
Administration of anaesthetics, minor.....	\$10.00

Fees to
include
charges for
visits after
operation,
etc.

(2) The fees set forth in the above tariff for Obstetrical Cases, Miscarriage, Curetting, Minor Operations, Major Operations and Fractures of all kinds are to include all charges for visits as well before as after the main operation or event and the administering of the anaesthetic, if the same is necessary or desired, with the exception of administering anaesthetics in minor operations."

CHAPTER 8

AN ORDINANCE TO AMEND "THE MINERS' LIEN ORDINANCE."

[Assented to April 24, 1917.]

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 4 of Section 2 of the Miners' Lien Ordinance, being Chapter 52 of the Consolidated Ordinances, is hereby repealed and the following substituted therefor:

"Miner" includes cook.

4. "The word 'miner' means any person working upon a mining claim or in connection therewith, including cooks."

(O. in C., 17th April, 1915.)

2. Sections 3, 4, 5, 6, 8, 12, 14, 18, 21 and 22 of said Ordinance are hereby repealed and the following sections are substituted therefor, viz.:

3. "Any person who performs any work or service upon or in respect to, or furnishes any wood to be used in, the mining or working of any placer or quartz mining claim, or lands held under hydraulic mining lease, dredging lease or otherwise for mining, shall, by virtue thereof, have a lien for the price of such work or service or wood, upon said placer or quartz mining claim, land held under hydraulic mining lease, dredging lease or otherwise for mining, and all appurtenances thereto, upon or in respect to which such work or service is performed, as well as upon the dredges, drills, steam shovels, elevators, wood and all machinery and chattels, upon or used on such mining claim or lands held as aforesaid for mining, limited, however, in amount to the

Who is entitled to lien.

sum justly due to the person entitled to the lien."

(O. in C., 16th July, 1915.)

Priority
of lien.

(2) "Such lien, upon registration as in this Ordinance provided, shall attach and take effect upon the date of the registration as against subsequent purchasers, mortgagees or other encumbrances, whose mortgages or encumbrances are registered subsequent to the performance of such work or the furnishing of such wood."

(O. in C., 26th May, 1906, s. 4.)

Lien
attaches to
mining
claims,
hydraulic
and dredging
leases and
minerals
and to
chattels,
including
dredges, etc.

4. "The lien shall attach upon the estate or interest of the owner and all persons having any interest in the mining claim, lands held under hydraulic lease, dredging lease or otherwise for mining, and all appurtenances thereto, the minerals or ores produced therefrom, the land occupied thereby or enjoyed therewith, and the dredges, steam shovels, wood, machinery and chattels upon or used on such or in connection with such mining claim or land held as aforesaid."

(O. in C., 16th July, 1915.)

Liens take
precedence
as to one-
half except
as to
mortgages
registered
prior to
passing of
Ordinance.

5. "Any lien registered under the provisions of this Ordinance shall, as to an undivided one-half interest in said mining claim, land held under hydraulic mining lease, dredging lease or otherwise for mining, the appurtenances thereto, the lands occupied thereby or enjoyed therewith, and the dredges, steamshovels, wood, machinery and chattels upon or used on such mining claim or land held as aforesaid, and as to one-half of the output from said mining claim, take priority over all mortgages and encumbrances against the same: Provided that a lien registered under this Ordinance shall not have priority over mortgages or encumbrances registered prior to the passing thereof."

(O. in C., 16th July, 1915.)

Claim of
lien, where
registered.

6. "A claim of lien may be deposited in the office of the Mining Recorder for the district in which the mining claim, land held as aforesaid, or

mine is situated and in the office of the Gold Commissioner or Assistant Gold Commissioner, and shall state:

- (a) "The name and residence of the claimant and of the owner of the property to be charged, and of the person for whom and upon whose credit the work was done or wood furnished, and the time or period within which the same was or was to be done or furnished; Particulars to be stated.
- (b) "The work done or wood furnished;
- (c) "The sum claimed as due or to become due;
- (d) "The description of the property to be charged; and,
- (e) "The date of the expiring of the period of credit agreed to by the claimant for payment for his work or wood."

(2) "Such claims shall be verified by the affidavit of the claimant or his agent having a personal knowledge of the facts sworn to." How verified.

(O. in C., 16th July, 1915.)

8. "The claim may be registered at any time within sixty days after the last day's labour for which the wages are payable, or on which wood was furnished, or within sixty days after the time fixed for payment, or if the labour is performed or wood furnished between the first day of November in any year and the thirtieth day of April in the following year, at any time within sixty days after the said thirtieth day of April." Time within which claim must be registered.

(C. O., Y. T., Cap. 52, s. 8.)

12. "Liens may be enforced by writ or originating summons, in which shall be set forth the grounds upon which such lien is claimed. Such summons shall be granted upon affidavit of the facts set forth therein, and the Court or Judge may, either *ex parte* or after notice, appoint a receiver for such Enforcement of lien.

Receiver may be appointed.

time and upon such terms as are just and proper, upon proof to his satisfaction that the lien holder is in danger of losing his claim unless such receiver is appointed."

(O. in C., 17th April, 1915.)

Several claimants may join in one action.

14. "Any number of lien holders may join in one action and any action brought by a lien holder shall be taken to be brought on behalf of all the lien holders who shall have registered their liens before or within thirty days after the commencement of the action, or who shall within the said thirty days file in the proper office of the Court from which the summons issued a statement of their respective claims intituled in or referring to the said action."

In event of death, or refusal by a plaintiff to act, another lien holder may proceed.

(2) "In the event of the death of the plaintiff or his refusal or neglect to proceed, any other lien holder who has registered his claim or filed his statement in the manner and within the time above limited for that purpose, may be allowed to prosecute and continue the action on such terms as are considered just and reasonable by the Court or Judge."

Sale to satisfy liens.

(3) "If the minerals or ore produced from said mining claim or land held as aforesaid are not sufficient to satisfy the liens registered against it the Court or a Judge may direct a sale of the estate and interest charged with the lien, to take place at any time after one month from the recovery of judgment, and it shall not be necessary to delay the sale for a longer period thereafter than is requisite to give reasonable notice thereof."

Sale of wood, machinery, etc.

(4) "The Court or Judge may also direct the sale of any wood, machinery and chattels charged with the lien."

Costs.

(5) "When judgment is given in favour of a lien holder the Court or Judge may add to the judgment the costs of and incidental to registering the lien as well as the costs of the action."

(6) "Upon application the Court or Judge may receive security or payment into Court in lieu of the amount of the claim, and may thereupon vacate the registration of the lien." Security.

(7) "The Court or Judge may annul the said registration upon any other ground." Court may annul registration.

(8) In any case the Court or Judge may proceed to hear and determine the matter of the lien and make such order as is just, and in case the person claiming the lien has wrongfully refused to give a discharge thereof, or has no just cause for his claim, or claims a larger sum than is found by the Court or Judge to be due, the Court or Judge may order and adjudge him to pay the costs of the other party." Court may make order in certain cases.

(O. in C., 16th July, 1915.)

18. "Every owner or layman, or if such owner or layman is an incorporated company, or is absent from the territory; the manager or agent of such owner or layman, who hires or contracts with any person to perform any work or service upon or in respect to, or to furnish any wood to be used in the working of any mining claim, or land held as aforesaid, against which any mortgage or encumbrance was registered prior to the passing of this Ordinance, shall, immediately upon such hiring or contract, give notice in writing to every person holding any such mortgage or encumbrance of the fact of such hiring or contract. Such notice may be in Form A in the Schedule to this Ordinance." Notice in case of encumbered mine.

(O. in C., 16th July, 1915.)

21. "After a lien has been registered by any person so hired, or who has furnished wood, as aforesaid for money due him in respect of such hiring or for such wood, against any placer mining claim, or land held as aforesaid, it shall not be lawful for the owner or layman to remove any gold from such mining claim, or land held as aforesaid, if a lien holder who has registered his lien gives to such owner or layman a written notice in Form B in the Schedule" No gold to be removed after notice.

to this Ordinance. After such notice is given any person interested in such mining claim or land held as aforesaid, either on account of wages or for wood, or as owner, layman, mortgagee or encumbrancer, may notify the mining inspector residing nearest to such mining claim, or land held as aforesaid, that a lien has been registered against such mining claim, or land held as aforesaid, and that a lien holder has forbidden the removal of any gold therefrom, and upon receipt of such notice the mining inspector shall forthwith by himself or his agent take possession of every dump and sluice box upon, and all gold dust produced from, such mining claim, or land held as aforesaid, and make provision for obtaining the gold therefrom at the expense of the owner or layman, and in the event of there being a prior mortgage or encumbrance against said mining claim, or land held as aforesaid, shall pay or apportion pro-rata, not exceeding one-half of such gold and gold dust, to and among all persons to whom amounts are due for wages or for wood furnished in connection with said mining claim, or land held as aforesaid, and the balance to the owner of the mine or the mortgage or encumbrance. If there is no prior encumbrance on said mining claim, or land held as aforesaid, the full amount of such gold and gold dust and so much thereof as may be required for the purpose shall be applied and so apportioned in payment of the amounts due to such persons for wages or for wood, and any balance shall be paid to the owner of the mining claim, or land held as aforesaid.

Mining
Inspector to
take
possession.

(2) "If there is any dispute as to the amount due for wages or wood, the said mining inspector shall deposit with the Clerk of the Territorial Court the gold dust produced from the mining claim to abide the decision of a Judge upon any action to enforce the lien."

(O. in C., 16th July, 1915.)

22. "At every clean-up on any placer mining claim, or land held as aforesaid, the men hired or

Proceedings
in case of
dispute.

Entitled to
representa-
tive at
clean ups.

who have furnished wood, shall be entitled to have a representative present, as well as at the weighing of the gold dust obtained thereby, and it shall be the duty of the owner or layman to give to such representative, if required, a statement in writing of the quantity of gold obtained from time to time from such mining claim or land held as aforesaid."

(O. in C., 16th July, 1915.)

3. Said Ordinance is hereby further amended by adding thereto the following as Section 25 thereof:

25. "A substantial compliance with Sections 6 and 7 of this Ordinance shall only be required, and no lien shall be invalidated by reason of failure to comply with any of the requisites of the said sections, unless in the opinion of the Court or Judge, having power to try an action, under this Ordinance, the owner, layman, or mortgagee, or other person, as the case may be, is prejudiced thereby, and then only to the extent to which he is thereby prejudiced."

Substantial compliance with provisions sufficient.

(O. in C., 17th April, 1915.)

4. Said Ordinance is hereby further amended by striking out Forms "A," "B" and "C" in the Schedule thereto, and substituting the following therefor:

New forms.

SCHEDULE.

FORM "A" (Section 18).

To.....: Take notice that I have hired the following men to work mining claim No. (here give the ordinary description of the claim so as to clearly identify it and a list of the men hired), and that I propose to work such claim subject to the provisions of "The Miners' Lien Ordinance," and to pay such men in accordance therewith and any other man who may be hired to work the same whose name will be furnished by me when he is hired.

"Take further notice that unless you give notice in writing objecting to such hiring, the wages of such men

will be given priority to your mortgage or encumbrance as to one-half of the gold received."

FORM "B" (Section 21).

"To.....: Take notice that
.....(name of workman who
has filed lien) has filed a lien against mining claim No.
..... (here give the ordinary description of the
claim so as to clearly identify it), and that I, the under-
signed, being a lien holder on said claim, forbid the
removal from such mining claim of any gold or gold dust
until the amount due for wages or for wood on said
claim, is paid."

CHAPTER 9

AN ORDINANCE FOR GRANTING TO THE COMMISSIONER CERTAIN SUMS OF MONEY TO DEFRAY THE EXPENSES OF THE PUBLIC SERVICE OF THE YUKON TERRITORY.

[Assented to April 24, 1917.]

Whereas, It appears by Message from George Norris Williams, Esquire, the Administrator of the Yukon Territory, and in the Supplementary Estimates accompanying the same, that the sums hereinafter mentioned in the 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 31st, 1917;

And, *Whereas*, It appears by Message from George Norris Williams, Esquire, the Administrator 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, 1918.

The Commissioner of the Yukon Territory, by and with the advice and consent of the Council of 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 nineteen thousand four hundred and thirty-two dollars and forty-one cents, for defraying the several charges and expenses of the Public

Service for the twelve months ending March 31st, 1917, as set forth in Schedule "A" to this Ordinance.

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 two hundred and fifty thousand four hundred and forty-three dollars and eighty-four cents, for defraying the several charges and expenses of the Public Service for the twelve months ending March 31st, 1918, as set forth in the Schedule "B" to this Ordinance.

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

SCHEDULE "A."

SALARIES AND TRAVELLING EXPENSES.

Salaries	\$	585.64
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SCHOOLS.

Dawson Public School	\$	199.60	
Whitehorse School		29.02	
			<u>228.62</u>

HOSPITALS, CHARITIES AND PUBLIC HEALTH.

Public Health		17.95
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MISCELLANEOUS.

Maintenance, Territorial Assay Office, Whitehorse	\$	195.79	
Contingencies		7,987.28	
To provide for Plebiscite on Prohibition		214.50	
			<u>8,397.57</u>

ROADS, BRIDGES AND PUBLIC WORKS.

Maintenance and repairs		10,202.63	
			<u>\$ 19,432.41</u>

SCHEDULE " B. "

SALARIES AND TRAVELLING EXPENSES.

Salaries	\$10,500.00	
Travelling expenses	2,500.00	
	<u> </u>	13,000.00

YUKON COUNCIL.

Indemnity and travelling expenses	6,800.00
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SCHOOLS.

Schools generally	\$ 4,670.00	
Dawson Public School	24,420.00	
St. Mary's School	6,600.00	
Whitehorse School	8,675.00	
Assisted Schools	7,000.00	
	<u> </u>	51,365.00

HOSPITALS, CHARITIES AND PUBLIC HEALTH.

Good Samaritan Hospital	\$12,000.00	
St. Mary's Hospital	12,000.00	
Whitehorse General Hospital	4,500.00	
Public Health and care of indigents	4,000.00	
Salary, Medical Health Officer, Dawson	1,200.00	
Salary, Assistant Medical Health Officer, Whitehorse	600.00	
Salary, Slaughterhouse Inspector	1,200.00	
	<u> </u>	35,500.00

GRANTS TO LIBRARIES, READING ROOMS, ETC.

Dawson Free Library	\$ 3,800.00	
Whitehorse Public Library	1,200.00	
Carcross Reading Room and care of chemical engine	200.00	
	<u> </u>	
Brought forward	\$ 5,200.00	\$106,665.00

Carried forward	\$ 5,200.00	\$106,665.00
Yukon Law Library	500.00	
Whitehorse Law Library	50.00	
Fencing Whitehorse Cemetery	300.00	
Yukon Rifle Association	300.00	
Y. O. O. Pioneers, Discovery Day Exhibition	300.00	
City of Dawson—Liquor Licenses..	12,600.00	
City of Dawson, Grant, Streets and Sidewalks	5,000.00	
	<hr/>	24,250.00

MISCELLANEOUS.

Preventive Service	\$ 850.00	
Territorial Agent, Whitehorse.....	300.00	
Town of Whitehorse	6,750.00	
Assay Office, Whitehorse	4,000.00	
Printing and Stationery	3,000.00	
Contingencies	3,000.00	
Outstanding Election accounts	2,000.00	
Carcross street repairs and pur- chase chemical hose	100.00	
Refund unused portion Liquor Licenses, destroyed in fire.....	550.00	
Purchase diamond drill	6,500.00	
Subsidy to Side Streams, 10 trips to Mayo, at \$200.00	2,000.00	
Assistance, Dr. Lachapelle and associates, development copper claims	1,500.00	
	<hr/>	30,550.00

ROADS, BRIDGES AND PUBLIC WORKS.

Glacier winter road, via Swede.....	\$ 500.00	
Glacier summer road, via Big Gold and Sixtymile	4,000.00	
Sunnydale road	400.00	
Sixtymile bridge and Tenmile road	500.00	
Dawson-Ogilvie Bridge road.....	500.00	
	<hr/>	
Brought forward	\$ 5,900.00	\$161,465.00

Carried forward	\$ 5,900.00	\$161,465.00
Ogilvie bridge, repairs	3,500.00	
Dawson cable ferry	3,500.00	
Fortymile, new bridge	1,500.00	
Dawson-Fortymile winter road.....	500.00	
Moosehide trail	200.00	
Bonanza to Indian road	4,000.00	
Upper Bonanza loop road	1,200.00	
Indian to Stewart road	2,700.00	
Stewart to Pelly road	3,000.00	
Eureka road	300.00	
Kirkman Creek road	500.00	
Right Fork Scroggie road	750.00	
Hunker-Dominion road	11,000.00	
Dome-Sulphur road	4,000.00	
Klondike road	4,000.00	
Upper Stewart District roads.....	12,000.00	
Pelly to Whitehorse road	5,000.00	
Pelly to Selkirk road	250.00	
Kluane road	1,000.00	
Livingstone Creek District roads....	500.00	
Whitehorse to Carcross road, 7 miles	5,000.00	
Grafter and Arctic Chief roads	500.00	
Valerie road	500.00	
Pueblo road	1,000.00	
Anaconda and War Eagle road.....	250.00	
Nansen Creek road	1,000.00	
Carcross to Venus road	1,000.00	
Carcross bridge, repairs	300.00	
Tahkeena ferry	500.00	
Yukon Crossing ferry	500.00	
Pelly Crossing ferry	250.00	
Stewart Crossing ferry	250.00	
Maintenance and repairs, 3 ferries	600.00	
Winter roads	10,000.00	
Road contingencies	2,028.84	
		<u>88,978.84</u>
		<u>\$250,443.84</u>

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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