No. 16

1st Session, 14th Legislature, Alberta 8 Elizabeth II

# BILL 16

A Bill to Correct Errors of Revision, References, and otherwise in the Statutes

HON. MR. MANNING

Printed by L. S. WALL, Printer to the Queen's Most Excellent Majesty, Edmonton, Alberta, 1960

#### **Explanatory Note**

2. The words here being removed were added by the revision of 1942 and inadvertently extended the provision into an area provided for by the secured maintenance power given the Courts in section 23 of this Act. The words added by the revision are being removed so that the provision will relate to the matters covered prior to February 15th, 1943. Section 21 presently reads:

"21. An order or judgment for alimony, whether interim or otherwise, or for maintenance may be registered in any land titles office, and the registration so long as the order or judgment remains in force,
(a) binds the estate and interest of every description that the defendant has in any lands in the land registration district where the registration is made, and

(b) operates thereon in the same manner and with the same effect as a registration of a charge by the defendant of a life annuity on his lands.".

**3.** In revising section 29, subsection (1), one of the periods after which a writ of execution is to be disregarded was incorrectly set forth in clause (c). Prior to the revision the subsection required that a writ be disregarded "after the expiration of twelve months from the date of the delivery of the last statement —made pursuant to section 28 or <u>after</u> the delivery (to the sheriff) of a notice in writing by the creditor or his agent setting out the amount leviable thereunder—". The first part appears as clause (b) of the revised section 29, subsection (1) and the second appears as clause (c) but without being related to the twelve month period. This is here being corrected.

4. These two provisions relate to the reservation of timber and the appointment of the chief fire guardian, respectively, in settlement associations. The reference therein to The Public Lands Act should be to The Forests Act.

5. This amendment corrects a typographical error in the reference within subsection (3), which presently reads:

"(3) Where the construction of a gas line, oil line or secondary line is not commenced or completed by the date prescribed under section (2) the Minister may cancel the permit.".

6. To prevent a different interpretation applying in the interim since the revision of 1955, the correcting sections are made retro-active.

### BILL

#### No. 16 of 1960

#### An Act to Correct Errors of Revision, References, and otherwise in the Statutes

#### (Assented to , 1960)

**H**<sup>ER</sup> MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts as follows:

**1.** This Act may be cited as "The Statutes Correction Act, 1960".

2. Section 21 of *The Domestic Relations Act* is amended by striking out the words "or for maintenance".

**3.** Section 29, subsection (1) of *The Execution Creditors* Act is struck out and the following substituted:

**29.** (1) The sheriff shall disregard every writ of execution that is in his hands, as the case may be,

- (a) after the expiration of the period of one year from the time of the delivery of the writ of execution to him, or
- (b) after the expiration of the period of one year
  - (i) from the date of the delivery of the last statement made pursuant to section 28 with respect to the execution, or
  - (ii) after the delivery to him of a notice in writing by the creditor or his agent setting out the amount leviable under the writ of execution.

4. Sections 12 and 13 of *The Metis Betterment Act* are amended by striking out the words "*The Public Lands Act*" and by substituting the words "*The Forests Act*".

5. Section 9, subsection (3) of *The Pipe Line Act*, 1958, being chapter 58 of the Statutes of Alberta, 1958, is amended by striking out the word "section" and by substituting the word "subsection".

**6.** This Act comes into force on the day upon which it is assented to and upon so coming into force sections 2 to 5 shall be deemed to have been in force from and after the first day of July, 1957.

No. 16

### FIRST SESSION

### FOURTEENTH LEGISLATURE

8 ELIZABETH II

1960

# BILL

An Act to Correct Errors of Revision, References and otherwise in the Statutes

Received and read the

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First time

Second time

Third time.....

HON. MR. MANNING

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