# BILL

No. 84 of 1910 (Second Session).

## An Act to Amend the Statute Law.

(Assented to

1910)

HIS MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Alberta, enacts

- 1. This Act may be cited as "The Statute Lear Amendment Aet, 1910 "
- 2. Section 3 of chapter 34 of the Consolidated Ordinances received of the North-West Territories, being An Ordinance respecting to Distress for Rest and Extra Indicial Science, is amended by striking out the word "Supreme" where it occurs in the seventh line thereof, and substituting therefor the word "District"

2 The said Orlinance is further amended by adding to the

- schedule thereto the fellowing.

  "7. All necessary and reasonable dist arrements for renowing pools and removing and keeping live stock, and seems." all other disbursements which in the opinion of the judge before whom a question as to the amount of the fees to be allowed under this Act may come for decision, are reasonable and necessary."
- 3. Section 23 of The Bulls of Sale Ordinance is unended by constant striking out the words "any pulge of the Supreme Court of the business." When the same occur therein, and substituting therefor the words "a pulge of the District Court of the judicial district within which any mortgage or transfer or autiority to take or renew the same is or should be registered or renewed."
- 4. Section 2 of The Marriage Ordenence is amended by adding the cap in after the worl "respectively" in the eighth line thereof the best of following words:
- "any catechist, missionary or theological student duly appointed or commissioned by the governing body of any church or religious denomination with special authority to solene nize marriages
- 2. The following new section is added to the said Mazzara
- "21. Any marriages beretofore selemanized by any such has seen catechist, missionary or theological student as may by the terms of this amending Act, solemnize or perform the ceremony of marriage are hereby declared to have been and to be valid, legal and binding to the same extent as if this amending Act had been passed prior to such marriage.
- 5. The Compenses Ordinance, being chapter til of The Con-Co-coon solidated Ordin cases, as amended by chapter 5 of the Statutes of Alberta, 1909, is further amended by recealing section 57a and substituting therefor the following.

"57a. Every company heretofore or hereafter incorporated for 17a to which this Ordinance applies, shall, if it proposes to offer new server to the contain for the server of the contain for the server of the contain for the any shares, debentures or other securities to the public for subscription, file a prospectus before such offer is made; and in respect of subscribers for shares in any company to whom shares are allotted at the time when an allotment is made to a number of subscribers, which increases to ten or more, the total number of subscribers to whom shares have been allotted, and in respect of subscribers to whom shares are allotted after shares have been allotted to ten or more subscribers therefor (exclusive in both cases of the persons who signed the memorandum of association) the company shall be conclusively presumed to have intended to offer its shares for public subscription before such allotment was unde.

2. Section 63 of the said Ordinance is amended by adding section then to the following subsection:

"(2) Every company the objects whereof were astricted toward of as aforesaid shall be deemed to have the following but, except as in this Ordinance otherwise expressed, no greater powers,

"(a) To obtain by purchase, lease, hire, discovery, location or otherwise, and hold within the Province of Alberta, mines, mineral claims, mineral leases, prospects, mining land, and mining rights of every description, and to work, develop, operate and turn the same to account and to sele or otherwise dispuse of the same, or any of the or or any interest therein;

"(b) To dig for, mine, get, take, crush, wash, smelt, away, analyze, reduce, analgements, prepare for market and otherwise treat gold, silver, ecoper, lead ores or deposits. coal, coke, gas, stone, oil and other numerals, and metallic substances and compounds of all kinds whether belonging to the company or not, and to render the same marketable and to buy, sell and deal in the same or any of them;

"(c) To carry on the business of a mining, smelting, coking, milling and relining company in all or any of its branches

" of) To acquire by purchase, lease, hire, exchange or otherwise, such timber lands or leases, timber claims, licenses to cut timber, surface rights, and rights of way, water rights and privileges, mills, factories furnices for smelting and treating ones and refining metals and oil, coking ovens, gas works, buildings machinery, plant or other real or personal property as may be necessary for or conducive to the proper carrying out of any of the objects of the company;

"(c) To construct, maintain, alter, make, work and operate on the property of the company or on property controlled by the company any canals, trads, mads, ways and transways, bridges and re-ervoirs, dams, flumes, race and other ways, water courses, repredicts, wells, wharves, piers, furnaces, sawmills, emshing works, smelting works, coking ovens, concentrating works, hydracilic works, electric works and appliances, warehouses, bentdings, peachinery, plans, stores are other works and conveniences which may seem condueive to any of the objects of the company, and with the consent of the shareholders in general meeting to contribute to, sub-idize or otherwise aid or take part in any such operations though constructed and maintained by any other company or perious outside of the property of the company, and to buy, sell,

minutacture and deal in all kinds of goods, stens, employees, a provisions, chattels and effects required by the company of its workmen and servants;

"(f) To build, acquire, own, charter, navigate, and use steam and other vessels for the purpose of the com any.

- "(q) To take, acquire, and hold as the consideration for ores, metals, minerals or mineral lands sold or otherwise disposed of, or for goods supplied or for work done by contract or otherwise, shares, debentures, bonds or other securities of or in any other company the objects of which are restricted as in section (2) of The Companies Ordenwise mentioned, and to all or otherwise dispose of the same;
- "(h) To enter into any arrangement for sharing of provide, amon of intensets, or co-operation with any other person or company carrying on on about to carry on any business or transaction which a company specific insited under thus section 63 of The Companies transaction for carry on.
- "(i) To purchase or otherwise acquire and undertake all or any of the assets, business property, privileges, contracts, rights, obligations and liabilities of any person or company specially limited under section 63 of The Companies Ordinance is authorized to carry on or preserved of property and delegate for the property thereor.
- (i) To do all such other things as are incidental or conducive to the attainment of the above objects."

3. Subsection 4 of section 108 of the said Ordinane repeated and the following is substituted therefor:

164 Every application, verbal or written, for stock, delenge turns or other securities in any company shall with respect character to all persons to whom any allotment has been made after the time at which such company is required to file a prospectus, be deemed to have been induced by the prospectus as against the company on it the signatories thereto."

the company and the signatories thereto.

1. The following new section is added to the said Ordinate Said as section 1997:

"100a. No palgment shall be given in favour of the phincist in any proceeding by a company of its assigns or any liquid dor to resover from any person, to whom shares in the company have been allotted after the time the company is required to the prospectur, any balance due upon such shares under it be shown either that before such subscription was made the subscriber necessed a copy of the prospectus or that a copy of such prospectus was received by him a sufficient length of time before the allotment was made with a notice in writing that he might withdray the subscription before a day therein named."

6. Section 5 of The Trust Companies Ordinance is annually district as follows:

1. By staking out the words "the Supreme Court" where the second of the seco

I By staking out the words "the Sapreme Centr" where the same occur therein and substituting therefor the words known "any court in the province having power to appoint executive, trustees a assistness or committees or to grant letter of administration or guardam-hip."

2. By a line thereto the following subsection;

"(6) Any appearaments of executors, trustees, a sign expression or committee, or any grants of letters of admiristration of the state of the committees of t

guardianship heretofore made to any trust company approved as hereinbefore provided by the Lacatemant Governor in Corner or by any court in the province having jurisdiction to make such appointments or grants shall have the same force and effect as though the same had been made after the passing of this Vet."

7. Subclause 19 of section 7 of The Interpretation Act is Add vii consider and the following subclause is substituted therefor:

repealed and the following subclause is substituted therefor:

"19. The expression 'holiday' includes Sunday, New Year's bay, Ash Wednesday, Good Friday, Easter Monday, the twenty-fourth day of May or when such day falls on a Sunday the strength of May of May to be known as Victoria Day, Christmas library, the birthday of the day fixed by proclamation for the celebration of the birthday of the reigning Sovereign, Dominion Day, Labour Day, Arbour Day being the second Friday in May or in lien thereof such other day as may in each year be proclaimed a public holiday for the planting of forest and other trees, and any other day appointed by proclamation for a general feast or thanksgiving."

8. Section 9a of The Act respecting Police Magazinte, and an interpretation of the Peace is amended by adding the following provise and therefore

"And provided to other that at the request of the Attorney seems General any justice of the peace shall cause or make any summons like or warrant essent by him to be returnable before any other justice or justices of the peace in the province, or before himself with any such justice or justices to take part in the matter with him, or dispose of the matter alone so far as such justice or justices has or have jurisdiction."

- The Land Titles Act, being chapter 21 of the Statutes of Alberta, 1996, is amended as follows;
  - 1. By adding to cetton 17 the following as subsections:
- (2) Every registers shall when required furnish under Matrix scal an abstract of title to any bust in his district in the former season now in use in the Land Titles Offices in the Province of Alberta.
- "135 Every registrar shal when required furnish under considerate scal a general certificate in the form now in use in the Lan Considerate Titles Offices in the Province of Alberta."
- 2. Section 53 of said Act is amended by striking out the worst "Dominion" in the lifth line thereof, and substituting therefor the word "Alberta,"
- 3. Subsection 1 of section 121 of said Act is repealed and the following substituted therefor:
- "(1) Any owner subdividing land, for which a certificate subsection 124 of title has been granted, for the purpose of selling or conservable veying the same in allotments shall deposit with the registrar observations a plan in triplicate, on tracing linen not exceeding twenty—databased in the same in width, of the land on a scale of not less than one inch to every four chains, and the scale shall be marked on the plan; the plan shall be a fair specimen of draughts numbring, to the satisfaction of the examiner of surveys, and shall not be accepted if any part of the lettering thereon has been done by means of tubber stamps or machine printing; the plan shall show in black india ink the boundaries, numbers

and other distinguishing marks of the lots laid out thereby, and shall show the number of the section, township and range or the number of the river lot, or the name of the district or reservation, as the case may be, in which the land lips, also the number of the meridian west of which the said range, river lot, district or reservation is situated, as well as all behindary lines of the quarter section, sections or river lot, which contain the subdivided land shown on the said plan; the plan shall show all monuments, posts or marks by which the outside boundaries of the land shown on the plan are determined; where the plan is a subdivision of a lot or lots on a former plan, it shall show in orange ink or in scarlet vermilion paint the numbers or other distinguishing marks of the lot or lets subdivided and the boundary lines of such lot or lots; the plan shall also show distinctly all roads, streets, passages, thoroughfans, squans or reservations appropriated or set again for public use, with the courses and widths thereof respectively. the length and width of all lots, and the courses of all division lines between the respective lots within the same, together with such other information as is required to show distinctly the position of the land being subdivided; each lot shall be marked with a distinct number or symbol; and the plan shall further show the courses of all streams of water within the limits of the land included in the plan; and every plan shall be signed by the owner or his agent, or where the owner is a corporation by the chief officer of the corporation, and certified in black india tak in the form CC in the schedule to this Act by an Alberta land surveyor, whose respective signatures shall be duly witnessed and attested in the manner becombefore provided for the attestation of instruments to be registered under this Act. One triplicate of the plan shall forthwith be transmitted by the registrar to the Department of Public Works.

 Said section 124 is further amended by adding thereto the following subsection:

"(5) The registrar shall not accept transfers of parcels of section land within the limits of any plan registered in the land titles office under this section, unless the boundaries of such parcels are delimited on the plan, or until a new plan shall have been registered under this section showing the said boundaries and distinguishing the said parcels by numbers or letters, if, in his opinion, the registration of such transfer would have the effect of nullifying the provisions of the preceding subsection."

5. Section 126 of the said Act is repealed and the fol-section lowing substituted therefor:

"126. Upon the filing in the land titles office of the plans of surveys of any road as provided for in *The Public Works Act*, the surface rights in the lands shown on such plans so far as the same are not Dominion lands shall vest in the Crown in the right of the province, subject to the right of any person who has acquired any interest in the surface rights in the raid lands so far as the same are taken for any road allowance diversion or new road, to compensation for such interest.

"(2) Notwithstanding anything heretofore contained in this Act, the filing in the land titles office of the plans of surveys of any road as provided for in *The Public Works Act* shall be deemed to vest and to have vested only the surface rights in the lands shown on such plans so far as the same are not Dominion lands in the Crown in the right of the province subject to the right of any person who has acquired any interest in the surface rights in the said lands, so far as the same are taken for any road allowance diversion or new road, to compensation for such interest."

6. The said Act is further amended by striking out form CC

and substitute of therefor the following: "1, ..., an Alberta land surveyor, de-solemnly declare that I have personally superintended the actual surveying operation on the ground represented by this plan and that this plan accurately shows the manner in which the land included therein has been surveyed and subdivided by me, and that the said play is prepared in accordance with the provisions of The Land Titles Act.

Dated at Sign of in the presence of

1.13.

Alberta Land Surveyor,

10. The Liquir License Ordinance, being chapter 89 of The Consolidated Ordinances, is amended as follows:

1. Subsection 5 of section 3 of chapter 5 of the Statutes section of 1960 is declared to be in force on, from and after the 1st of the day of July, 1969; and it is further declared that subsection (1971), 1960. 2 of section 35 which was repealed by said subsection 5 of cretion 3 of chapter 5 of the Statute of 1909 was in force up to the said first day of July, 1909.

2. By adding to certion 17 of the said Ordinance the following elou-e-

"(a) In lieu of the security to be given as provided in sub-connected section 1 bereaf, the Lieutenant Governor in Coopeil, and security may direct that an agreement may be entered into be tween His Majesty and any Guarantee Company or other company authorized to enter into contracts of suretyship or to issue policies for guaranteeing the good behaviour of persons required to furnish such security, by which the company may undertake in consideration of a fixed annual payment or otherwise, to indemnify His Majisty against the nonpayment of any fines or penalties or costs, which the person to whom a becase is granted or to whom any license is tratisferred may be ordered to pay during the term for which the license is granted or during which such person is the holder of a license, to the amount jet out in the said agreement, or in any selectule attached

thereto; (6) It shall not be necessary that a separate agreement cosmos much southeast for a license, when shall be entered into for each applicant for a license. or a transfer of a heerse, but the agreement with such company may provide that upon notice being given by the Attorney General, to the company, that the company is required to furnish security for any such applicant or transferor and upon the acknowledgement in writing of receipt of such notice by the company the company shall become hable to the amount set out in such notice:

"(c) The amount chargeable to each applicant for such product guarantee shall be stated in the agreement and shall solve be paid by the applicant to the Provincial Treasurer before the issue of the hornse."

3 Section 57 of the said Colimance is numerical as follows: seems at 1. By striking out the words "unspecting licenses" where surenish they occur therein, and sub-tituting therefor the words before the Onlinance."

2. By adding thereto the following subsection:

9-2. For the purpose of this section all the provisions of this Section Ordinance shall be decired to be mandatory and not deserted

"(3) An appeal shall lie from the decision of a judge under hours or land this section to the Supreme Court of Alberta sitting in banc, and such appeal shall be governed by the rules applicable to appeals from judgments in actions in the said Court."

Provided, however, that these amendments to section 57 thousand shall not apply to or affect any proceedings now pending under

raid rection. 4. By adding to subsection (3) of section 80 of said Ordinance subsection the following:

the following:
"and the onus shall be on any person charged with an offence charged with a specific ch under this section to prove that he did not know the person to whom said liquor was sold, was an unlicensed person

5. By striking out the first nine lines of section 81 of the said Ordinance and substituting therefor the following

"81. Any person who shall keep or have in any house or other the will be a like the state of the place whatsoever any liquor for the purpose of sale, harter or distribution without the license therefor by law required, shall be guilty of an offence under this Act and on summary conviction shall be liable to the penalties provided by section 85 of this Ordinance."

"(2) Any sale or other disposal of liquer by any association, body of persons, or club, not incorporated by special Ordinance of the North-West Territories or by special Act of the Province of Alberta, shall be a violation of section 85 of this Ordimune.

6. Section SI of the said Onlinance is further amorphed by Don striking out in the sixth line of the provise to the said certion the words "in packages of more than six ounces at any one time."

7. Section S5 of the said Ordinance is repealed and the followered

lowing substituted therefor:

"85. Any person who sells or barters liquor of any kind without the license therefor by law required shall be guilty of an offence and on summary conviction thereof shall be hable; for the first offence to a penalty of not less than \$100.00 nor more than \$250,00, or to imprisonment for a term of not less than two months nor more than six months, and in default of payment of the fine forthwith after conviction, to imprisonment for a term of not less than two months nor more than gates and any six months; for a second offence to a penalty of not less than \$250,00 nor more than \$500,00 or to imprisonment for a term of not less than three months nor more than twelve months, or to both fine and imprisonment, and in default of payment of the fine forthwith after conviction, to imprisonment for a term of not less than three months nor more than twelve insorths: for a third or subsequent offence, to a penalty of not less than \$500.00 nor more than \$1,000.00, and to imprisonment for a term of not less than nine months nor more than two years, and in default of payment of the said line forthwith after conviction to a term of not less than nine months nor more than two years."

8 Section 98 of said Onlinance as amended by action 26 of chapter 9 of the Statutes of 1907 is further amended by adding thereto the following subsections:

"(3) Any inspector, policeman, constable or officer who to receive or has in pursuance of this or the next preceding section entered any unlicensed premises upon which he seizes or from which he removes any liquor as aforesaid may demand the name and address of any person found upon such premises; and the inspector, policeman or officer if such person refuses to give his name and address or if the inspector, policeman, constable

or officer has reasonable groun is to suppose that the name or address given is false may examine such person further as to the correctness of such name or address and may if such person fails upon such demand to give his name and address or to answer satisfactorily the questions put to him by the inspector, policeman, constable or officer apprehend him without warrant, and carry him as soon as possible is fore a ju tice of the peace

"(1) Any person found upon such premises who upon the recovered demand of the inspector, policeman, constable or officer to fixes to give his name and address, or gives a false name or address or gives false information with respect to such name or a direct, or fails to miswer satisfactorily the questions put to have by the inspector, policeman, constable or other, shall be hable on summary conviction thereof to a penalty of not less than ten plottless nor more than twenty dollars and in default of payment; for the with to imprise ment for a period of not less than ten nor more than twenty days.

"Go Where an inspector, policeman, constable or effect howard finds liquor in transit or in course of delivery upon the pointses suchor of any railway company, or at any wharf, milway station, most express office, warehouse or other place and believes that such liquor is to be sold or kept for sale in contravention or this Act, he may forthwich without warrant seize and reconstitutions.

"(6) Any inspector, polaceman, constable or other if he for a believes that liquor intended for sale or to be kept for sale in violation of this Act is contained in any vehicle on a public highway or elsewhere or is concealed upon the lands of any person shall have power without warrant to search for such liquor wherever he may suspect it to be and if need be by force and may scarch the person binaself and may seize and remove any liquor found and the vessels in which the same is kept

"(7) Where liquor has been seized under subsection (6) Product or (6) he cof, the person seizing the same shall lay an information of under outh before a justice of the peace, who shall then upon issue his summans directed to the configure or owner of the liquor, calling upon him to appear at a time and place named in the summons and show cause why such improvisional cot be dealt with as provided by subsection (2) hereof.

(8) It shall be sufficient service of the summors if the same is served personally or left with some person apparently over sixteen years of age at the residence of such consigner or owner.

or owner 1991. The summons shall be made veturable within thirty a manner days after the service thereof.

person who claims that the lagron is his property and that same is not intended to be sold or kept for sale it violation of this Act may appear and give evidence before the ustage, and the justice shall receive such evidence and the evidence of the person who seized the liquor and such other evidence as may be addited in the same manner as upon a constant or information made under this Act.

"(11) If no person claims to be the lowner of the laquortecement of the magistrate disallows such claim, and finds that it was intended that such liquor was to be sold or kept for sale in contravention of any of the provisions of thi. Act be made order that such liquor and may vessels containing the same of disconficient to His Majesty to be sold or otherwise draft with in such manner as the Attorney General may direct.

"(12) The liquor so seized may under the direction of the Mayor and Attorney General be sold to my hold or wholesale it ensected trans-

and the pre-cois after payment of any lawful costs of carriage and the expenses of such seizure and sale shall forthwith be transmitted to the Attorney General."

9. Section 118 of the said Ordinance is amended by adding selection 2

thereto the following subsection;

"(2) In any prosecution under said Ordinance, or amendments thereto, the production by the inspector or any other officer has defined by the Criminal Code; of a certificate signal or purporting to be signed by the provincial analyst as to the analysis of any liquor shall be conclusive evidence of the facts stated in such certificate and of the authority of the provincial analyst, without any proof of his appointment or signature."

(10) Subsection 1 of section 121 of said Ordinance as amended subsection 17 of chapter 2 of the Ordinance of 1900, and further released amended by section 31 of chapter 9 of the Statutes of 1907, is further inwended by in earing after the word "licensees" in the sixth line thereof the words "licensed druggists."

atth Salss, it is 1 of section 122 of said Ordinance as americal 8 discount 122 by section 17 of chapter 2 of the Ordinances of 1990, and further answer amended by section 52 of chapter 9 of the Statutes of 1997, as further areaded by inserting after the word "licenses" the sin the word "licensed diregate."

(A2) Form A schedule Lissing and all by striking out the nine int Sastar (\*\*2810) where the same appears therein, and by substituting excession therefor the following, \*\* dollars \*\*

(13) Subsection (2) of section (4) of the said Dichames is amended by adding their to the following: "or on New Years Day, Good Friday, Thank-giving Day of section of Christians Day."

11. The Local Profession Act is amended by adding after 743-3 VII the word "reputations" in the fourth line of section 31 the amplied following words "and upon presentation of the couplinate of the clerk of the court referred to in section 35, hereof."

 The said Act is further anended by adding after section 35, the following section:

"35). Every person before being curviled shall take and Serveron subscribe seful a pidge or judges of the Supreme Court of Alberta, in open court, the following outh or affirmation:

do without any equivocation, mental evasion or secret re-civation sincerely provide and swear:

"(1) That I will be faithful and bear true allegiance to His-Maje ty King George the Fifth for the reigning Sovereign for the time beings as lawful Sovereign of the United Kingdom of Great Britain and Ireland, and of the British Dominions beyond the sense and that I will defend him to the itenst of my power against all traitorous conspiracies or attempts whatsoever which may be made against his person. Crewn and dignity, and that I will do my utmost ende evour to disclose and make known to His Majesty, his heirs or successors, all treasons, traitorous conspiracies or attempts which I may know to be made against him or any of them

"(2) That I will, as a barrister and solicitor, conduct all causes and matters faithfully, and to the best of my abarty; I will not seek to destroy any man's projecty; I will not be guilty of changes, two remaintenance; I will not promote suits upon frivolous pretenes; I will not pervent the law to favour or projudice any man, but in all things conduct myself truly and with integrity, in fine, the King's interest and my fellow citizens' I will uphold and maintain according to the law in

force in this province

- "2. Any person who has become entitled to be admitted to practise as a barrister and solicitor and has complied with the provisions of this Act and the regulations of the rockty, shall receive from the secretary a certifier's under his hand and the seal of the society directed to a early of the Supreme Court.
- "3. On presentation to the secretary of the society of a certificate signed and scaled by the clerk of the Supreme Coart that the person named therein was on a certain day (maning it) duly sworn in before one or more of the judges of the Supreme Court in open court, the name of such person shall be entered on the roll of barristers and solicitors for the Province of Alberta.

"35%. The books containing the roll of barristers and solici-No senses tors for the Province of Alberta shall be and remain in the custedy of the society. Such roll shall during office hours be open to the in pection of any person without fee or reward.

12. The Coal Mines Act, being chapter 25 of the Statutes 6 February II Alberta, 1996, is amended as follows: of Alberta, 1906, is amended as follows:

By adding to section 13 thereof the following subsection:

"(5) Provided that the Provincial Inspector of Mines in a section apon the application of any person holding a certain ato as Priseries these grant to such person a certificate authorizing him to not as Marager at any particular time in the Lignite field, where more than twenty and less than seventy-tive persons are employed under ground; provided, however, that such person has first satisfied the said Inspector by written examinate is that he is connectent to act as Manager of such mire

2. By repealing subsection (2) of section 18 and substituting section in product the following reducestion: therefor the following subsection:

"(2) If the owner, agent or manager of the name objects to remedy the matter complained of, he shall within ten days after the receipt of such notice, send his objection in writing, stating the grounds thereof to the Minister who shall within ten days after receipt thereof forward same by registered mad to the Chief Justice of Alberta, and thereupon the matter shall be decided by arbitration by the said Chief Justice and two other arbitrators, one of whom shall be appointed by the Provacial Inspector, and the other by such owner or agent, and the award of the said Uniof Justice with one of the other arbitrators shall be final; a copy of the award shall be ent seregistered mail to the per as affected then by "

3. By striking out the word "Manister" in the second line

of subsection (i) and substituting therefor the weed "athitra-

13. The Mich of Profes on Act, being chapter 28 of tree is saying tutures of Alberta, 1905, is amended as follows:

By a pending section, 10 thereof and substituting therefore section in market and Statutes of Alberta, 1906, is anneaded as follows:

the following:

"10. The persons entitled to vote for any member of the endpoint coincil for any medical electoral district shall be only members of the Cellege of Physicians and Surgeons of the Proyince of Alberta as are actually resident in such district?

2. By striking out the words "names" and "members" in the fourth line of section 11 there I and substituting strenger tla words "rame" and "member."

3. By striking out the words "each district" in the second line of section 19 and substituting therefor the word buys district in which he resides."

4. By striking out the words "and no other" in the twiffile line of section 37 thereof.

of the atthor-stee - etion 72 the following

1972a. All penalties recoverable moder this Act and in parater the convicting duction and by how forwarded to the Registerof the Control, and the same shall form part of the fundathered.

to By repealing the schedule Form A and substituting the stor the following

#### SCHEDULE.

#### FORM A

"I, John Jam's Brown, a registered practitioner, vote for postar the person bereinafter named to form a member of the Council of the College of Physicians and Surgeons of the Prevince of Alberta.

"For District No Grouge Countries

"And I declare that I am entitled to vote at this election and am not in default in payment of my fees to the College

"Witness" John John Shows

11. The Detree's Courts Act, being chapter 4 of the Statute (Phot VII) of Alberta, 1907, is amended as follows:

By adding to section 4 thereof the following as subsection (2):

(2) The seat of the District Court in each pulled district shall also be the seal of the District Court judge ' evintual court for each policial district in portryly."

2. By striking out the word "dying in the seventh line of section 44 thereof and substituting therefor the word." "usiding at the time of death."

3. By repealing sections 42, 43, 44 and 45 and substituting in lieu thereof the following:

"42. The judge of every District Court shall in all actions section 42, in the Supreme Court brought or proposed to be brought in 13,44 and 43 his district, or in any district in which he is acting as District Court judge under the provisions of this Act, have, subject to the rules of court, concurrent jurisdiction with and the same power and authority as a judge of the Supreme Court to do and perform all such acts and transact all such business in respect version to entities and causes in the Supreme Court as he is by statute or rules of court empowered to do and perform, and in the exciteic of such jurisdiction may be styled "boad judge of the Supreme Court. Provided that this amendment, Cartesception 3 of section 14) shall come into force upon proclamation only

 Section 54 of the said Act is amended by striking cut the words. "District judge's criminal court" in line two travects and cub tituting therefor the words "the District Court pudge's creminal court."

45. Subsection 2 of section 8 of The Instituted Act is repealed First via and the following subsection is substituted therefor:

"(2) The Attorney General may at any time order the terminal lease of a person so confined in an asylum, or in any gaol, guard and room or other place of confinement, either on trial, temporarily and adversariant or permanently, or in the event of the insane person being subject to deportation under any law of the Parliament of Canada, the Attorney General may order that such person be handed over to any manignation officer, or to such other person as he shall think proper for deportation."

2 Section 16 of the said Act is amended by adding thereby the following subsection:

"(3" Upon an insane person being discharged or released score to under the provisions of this Act, the Attorney General for Line public administrator, as the case may be shall cease to be

the grardian of the estate of such insane person, but the Attorney General may, if he shall see fit, retain (or where a public administrator is guardian of any such estate under the provisions hereof, may respore such administrator to retain and transmit to him) out of the estate of such insane persons on much as may be required to pay any sums due to the Government of Alberta in respect of such insane person."

16. Section 1 of the Act to provide for the Garnestovent of a raise, vii the Salaries of Civil Servants is amended by adding thereto answer the following:

And shall include any past officer, clerk, messenger, or other seems to employee of the Government of the province, save those who will be described were when in the employ of the Government of the province engaged in manual labour, in so far as, but in so far only and with respect only to any debt or money due not being strictly a claim for damages that may be due and owing to such past officer, clerk, messenger or other employee from the Crown."

officer, clerk, the samper or other employee around the contract of the same Act is amended by adding thereto setting the following subscribes of the following subscribes:

"(2) The treasurer may regard service by registered post addressed to the last known address of the employee, as being good service for the purpose of this section."

3. Section 9 of the said Act is amended by striking out strice. the works "contracted before the passing hereof nor to any small delit" where the same occur therein

17. Section 6 of chapter 7 of the Statutes of 1908, ising space of an Act Respecting the Enforcement of Judger Orders in Matters and and in Court, is amended by striking out the word "order" where it appears therein, and substituting therefor the words "judgment, order or decision."

18. The Industrial School Act being chapter 11 of the Statutes seaso vir of Alberta, 1908, is amended by adding the following definition successful to the definitions in section 2 thereof:

"(c 'Municipality' means a city, town or village,"

 Section 1 of the said Act is amended by adding then to some the the following proviso;

"Provided for that until such institution is established in the province, the Lieutenant Governor in Council may make such arrangements as shal be nessessary or individuals with the Government of any other province in Canada for the confinement in an institution of a similar kind in such province of such persons as would be confined in the Alberta Reformatory if the same were established in the province, and for the care and maintenance of such persons in such institution outside of the province; and such persons, upon boing so confined, shall be subject to all egulations governing the confined, shall be subject to all egulations governing the

finement, care and maintenance of persons therein."

3. The said Act is further anended by adding the following section thereto:

135. A pid p of the District Court of the judicial district property within which a municipality is situated to which a boy sentenced constraint to confinement under this Act belongs may upon the application of the superintendent make an order for the payment by such municipality of a reasonable sum, not being less than one dollar weekly, for the expense of supporting such boy in the reformatory.

(22) For the purposes of this section a boy shall be deeped to belong to the municipality in which he has last resided for the period of one year, but in the absence of evidence to the contrary, residence for one year in the municipality is which the boy was taken into custody shall be presumed.

(3) A municipality which has made a payment under the provisions of this section for the maintenance of a boy in respect of whom some other municipality is liable shall be entitled to recover the amount so paid from such other moni-

"(4) A municipality which has made a payment under the provisions of this section may recover the amount of the

same from the parents of the boy.

"(5) At any time after the committal of a boy a municipality or the superintendent may apply to the judge of the District Court of the district in which the parent resides for an order for payment of such maintenance, or of such additional maintenance, as to him may seem just; and a parent may also apply to the judge in like manner for an order reducing the amount payable under any such order, or revoking, varying or suspending the operation of the same.

"(6) An order made under this section may be enforced in the same manner as an order made by a judge of the Dis-

trict Court,

19. The Alberta Electron Act, being chapter 3 of the Statutes \$250.2 VII of Alberta, 1909, is amended as follows:

By striking out the word "seventh" in the fifth line of section 142 and substituting therefor the word "tenth,"

2. By repealing form 25 in the schedule thereto and substituting the following therefor:

### "WRIT OF ELECTION.

" (Section 108 of The Alberta Election Act.)

Province of Alberta.

"George the Fifth, by the grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith.

in the Province of Alberta, greeting:
"Whereas, by advice of our Executive Council of our Province of Alberta, we have ordered a Legislature to be holden at our city of Edmonton on the day of

next. (omit this preamble in case of a bye-election).

"We command you that, notice of the time and place of election being given, you do cause an election to be held according to law of a member to serve in the Legislative Assembly of our said Province of Alberta for the Electoral Division of (in case of a lege electron in-

sert here: 'in the place of deceased, or otherwise state cause of racancy), and that you do cause a nomination of candidates at such election to be held on the day of Lext. and that in the event of a poll being granted you do cause a poll to be taken on the day of

19 , and do cause the name of each member or members so elected whether he be present or absent to be certified to our clerk of the Excentive Council as by law directed.

"In testimony whereof we have caused these our letters to be made patent and the Great Scal of our said Province of Alberta to be hereunto affixed.

"Witness our trusty and well beloved

Lieutenant Governor of our Province of Alberta at our City of Edmonton this day of

in the

year of our reign and the year of our Lord 19

"By Order,

"Clerk of the Executive Council.

"Endorsement.
"Received the within writ on being the

day of

19

"Returning Officer."

By adding after the word "afternoon" in the fourteenth Ford to line of the first paragraph of form 30 the following words: "and in cities from eight o'clock in the forenoon until six o'clock in the afternoon."

20. The Hospitals Ordinance, 1901, being chapter 20 of the Concession Consolidated Ordinances, is amended as follows:

By repealing section 3 as amended by chapter 5 of the Statutes of Alberta, 1907, and substituting therefor the following.

"3. To each hospital in the province filing with the Department the returns mentioned in section 6 of this Ordinance, there may be paid out of any moneys appropriated in that behalf by the Legislative Assembly the sum of thirty-five cents per day for each day's actual treatment and stay of every patient in such hospital."

21. The Judicature Ordinance, being chapter 21 of the Con-colored solidated Ordinances, is amended as follows:

By inserting after section 10 thereof the following:

"10a. In every case in which a person makes lasting improvements on land under the belief that the land is his own, and in every case in which a jet-on makes lasting improvements on land under the belief that he has a valid contract for the sale of the land to him, and such improvements are made before the validity of the contract is called in question and but for the provision he would, by reason of the invalidity of the contract, lose the benefit of the improvements, he or his assigns shall be entitled to a lien upon the land to the extent of the amount

by which the value of the land is enhanced by such improvements; or shall be entitled, or may be required, to retain the land if the Court is of opinion or requires that this should be done, according as may under all the circumstances of the case, be most just, making compensation for the land if retained, as the Court may direct."

2. By striking out the figures "1898" in the fourth line of section 21 thereof and substituting therefor the figures "1911."

22. The Municipal Ordinance, being chapter 70 of the con-co-case resolidated Ordinances, is amended as follows:

By adding after subsection 77 of section 95 thereof the following:

By repealing subsection (13) of section 121 and substituting

therefor the following: "(13) All income.

By striking out the word "ten" in the ninth line of section Besowner
213 thereof and substituting therefor the word "lifteen."

[10] The intention of section Besowner
[11] The intention of section Besowner
[12] The intention of section Besowner
[13] The intention of section Besowner
[13] The intention of section Besowner
[14] The intention of section Besowner
[15] The intention of section of

"78. For entering into any contract to supply; water for " irrigation purposes and to provide for the manner in which triated the dues and maintenance charges shall be collected."

23. The Entire Animals Ordinance, being chapter 78 of the Consolidated Ordinances, is amended as follows:

By adding to section 2 the following subsection:
"(7) The expression brand reader means any person appointed by the Minister to give an accurate description is any stallion or bull captured under the provisions of this Ordinames, or The Stray Animals Ordinance.

2. By repealing subsection (1) of section 6 and substituting therefor the following:

"(1) When the owner of any stallion or bull captured and confined under the provisions of the last preceding section is unknown to the captor, the said captor shall at once notify a brand reader, who shall prepare a notice in form A in the schellule hereto, and who shall post up such notice of detention in three public places in the neighbourhood of the place of capture, and at the same time shall forward a copy of such notice to the Recorder of Brands at Medicine Hat, and to the Department for publication in two consecutive issues of the Alberta Gazette, and the owner of such stallion or bull shall be entitled to receive delivery thereof upon paying the captor \$5 for his trouble and 25 cents per diem for the keep of such animal together with the amount of the expenses actually incurred for adver-

tising."
3. By adding to raid section 6 the following subsection: "(3) The brand reader shall be entitled to the following fee-For postage, the amount netually and necessarily expended; for preparing and forwarding notice to the Department and Recorder of Branck, \$2; for mileage, 10 cents per mile necessarily travelled over 10 miles, but not to exceed 30 miles.

4. By repealing form A in the schedule thereto and substituting therefor the following:

## FORM A.

"The undersigned brand reader gives notice that mame of captor and post office address) has captured a (stalkion or bull as the case may be, with a full description of the same, giving all marks, natural or artificial, colour and probable age, with any other marks that may lead to identification) while running at large contrary to the provisions of The Entire Animals Ordin mee. The said (stallion or bull, as the case many be) is

detained on the (description of quarter section or other place where the animal is detained), and if not claimed in due course will be dealt with according to law.

(Signature and post office address of brand render.)

24. The Pound District Ordinance, being chapter 79 of the Cons Cal Consolidated Ordinances, is amended as follows:

By striking out the words "and of his reasonable charges for driving the tresposer to and delivering the same to the pound keeper" where they occur in the ninth and tenth lines of Section 10.

2. By repealing subsection (1) of section 40 thereof and substituting therefor the following:

"(I) The proprietor of any land tresposed upon or other property injured by any animal, or the proprietor explaining any estray, shall not be allowed, paid or awarded any fee or charge for delivering such animal to the pound keeper."

25. The Stock Inspection Ordinance, being chapter 95 of co-ca vi The Consolidated Ordinances, is amended as follows

By adding to section 6 thereof the following:

"Provided that no inspection shall be necessary for pure bred stock being shipped to or returned from any exhibition or fair."

26. The Level Improvement Act, being chapter 11 of the 21 act virtuals of Alberta, 1907, is numerical as follows:

Statutes of Alberta, 1967, is amended as follows:

By adding after the word "taxes" in the first line of section 59 the words "or arrears of same."

2. By adding after section 65(a) the following: "65 (b) The council of each district may authorize payment of the expenses of delegates to the annual conventions called by "The Alberta Local Improvement Districts Association," and proper vouchers must be furnished for these expenses before payment thereof."

3. By adding to subsection 1 of section 91 thereof the following:

"and such return shall be binding upon the district and if any mistake is made therein the said district shall be responsible therefor; any purchaser or mortgagee in good faith of the lands in respect of which the return is made shall not be affected by such mistake."

4. By striking out the words "Supreme Court" in the third line of section 92 and substituting therefor the words "of the District Court.

27. The Village Act, being chapter 10 of the Statutes of paint vil Berta, 1907, is amended as follows:

Alberta, 1907, is amended as follows: 1. By adding to section 51 thereof the following subsections:

"(2) Subject to the approval of the Attorney General, the Consell council may pass resolutions for regulating and governing to be resulted to the council may pass resolutions for regulating and governing to be resonant. all persons who for him or gain directly or indirectly keep or have in their possession, on their premises or under their control, any pool, hilliard or bagatelle table in a place of public entertainment, whether such pool, billiant or hagatelle table be used or not

"(3) For regulating and governing the keeping or running tools a stage

of public bowling alleys

1(4) In the event of the corneil failing to make the regu-Aussian lations mentioned in subsections 2 and 3 hereof, within two looks months after the passing of this Act, the Attorney General land may make the said regulations, and the same shall remain in presents force and be effective until aftered or amended by the council. subject, however, to the approval of the Attorney Geberal.

"(5) In unorganized districts or places in the Province of temperature Alberta other than cities, towns and villages, the Atterney Astorics General may make regulations governing all persons who for General may hire or gain, directly or indirectly, keep or have in their peasest sion, on their premises or under their control, any pool, billiard or logatelle table in a place of public entertainment, whether such pool, billiard or bagatelle table be used or not, and for regulating and governing the keeping or running of public bowling alleys."

2. By striking out the word "Supreme" in the second line of section 68 and substituting therefor the word "District."

28. The Public Libraries Act, being Chapter 17 of the Statutes Co. 17 of Alberts, 1907, is amended as follows:

By adding to the first subsection of section 34 the following:

"There shall also be paid to every public library established Fortier saturater this Act, out of the moneys belonging to the Province not appropriated and remaining in the General Revenue, a same equal to ten per centum of the value of the lands and buildings owned by said public library and used for horary purposes, said sum to be expended in the purchase of books."

20. The Educational Tax Act, being chapter (8 of the Statutes 7 Education of Alberta, 1907, is amended as follows:

By striking out the words "The Supreme Court" in the second line of section 12 and substituting then for the words "a District Court"

2. By repenling section 16 thereof and substituting then for repeals the following:

"16. Upon the Minister of Public Works being satisfied that any lands assessed hereunder for any year have been included sometim any organized school district and assessed for school purposes therein, for the same year for an amount greater than that assessed hereunder, the said Minister may cancel the assessment made hereunder for the said year and direct that any moneys received by the Department of Public Works by virtue of such assessment be refunded."

"(2) This section shall apply to taxes improved before as well as after the passing of this amendment,

3 By adding after section 16 the following:

"16a. Upon the Minister of Education being satisfied that any organized school district has failed or ceased to operate a school therein, the Lieutenant Governor in Council may by gorder declare the lands within such school district to be subject to taxation hereunder, and upon such order being made and notice thereof published in the Alberta Gazette, the land included in such school district shall be subject to taxation in the same way and to the same extent as though it were not included in an organized school district, until such time as the said order is ascended by the Lieutenant Governor in Council."

4. By repealing section 17 thereof and substituting therefor section 17 the following:

"17. The taxes collected hereunder shall be deposited in a second chartened bank to the credit of the Provincial Treasurer for section educational purposes, and after the expenses of assessing and collecting same have been discharged the balance shall be distributed as follows:

"(a) Twenty per cent—thereof shall be appropriated towards the support and maintenance of the Provincial University:

(b) Fifteen per cent, thereof shall be appropriated towards the support and maintenance of such schools organized under The School Ordinance as maintain one or more rooms exclusively for pupils in standards above the fifth; provided that the average attendance of pupils in each of such rooms classified in accordance with the rigidations of the Department of Education, is at least lifteen, and that each of such rooms is in charge of a teacher holding a valid teacher's certificate from the Department of Education;

"(c) Fifty per cent, thereof shall be appropriated towards the support and maintenance of the schools within the Province organized under the provisions of The School Ordinance and amendments thereto;

"(d) Eifteen per cent thereof shall be appropriated to provide for an initial grant to each school district organized under the provisions of The School Ordinance and amendments thereto; from lands abject to taxation under this Act.

(2) The amounts appropriated as herein provided shall be distributed and disposed of for the purposes herein mentioned, from time to time in such manner as the Minister of Education shall direct, and at the time of any distribution it shall not be necessary that the whole of the fund set apart for any of said jumposes shall be fully exhausted."

30. The Children's And Protection Act of Alberta, being chapter orang VII
12 of the Statutes of 1999, is amended as follows:

1. By studing out the word "sixteen" in the second line

 By stuking out the word "sixteen" in the second line of clause (a) in section 2 and substituting therefor the word "seventeen".

2. By adding after the word "vagrant" in the lifth line of clause (b) in section 2 the words "or who is incorrapble or cannot be controlled by its parents or who is employed mywhere between the hours of the o'clock p.m. of one day and six o'clock a.m. of the following day;" and by adding after the word "n is-conduct" in the sixteenth line of said clause (b) the words "or improper home training."

3. By adding after the word "provide" in the third line of section 5 the words "and maintain," and by adding to the first subsection of said section 5 the following:

"And no neglected child shall be refused admittance to the Shelter when accompanied by the order of the President of a local Children's Aid Society or of the Superinter-dent;" and by adding to said section 5 the following subsections:

"(5) The manicipality of every city or town of 10,000 population or over shall appoint and pay one or more agents or officers for the enforcement of this Act and notice of such appointment shall be forthwith given to the Clabben's Aid Society of the city or town and to the Superintendent.

20(6) The agent or officer shall for the purposes of this Act be verted with the powers of a peace officer and shall have authority to enter factories, workshops, stores, home, and all other places where children may be employed or congregated and shall perform such services as may be necessary for the enforcement of this Act.

"(7) If the municipality neglects to provide and pay such agent or officer before the first day of February in each year, the Cuildren's Aid Society of the city or town or the Superintendent may appoint such agent or officer for the city or town at a salary to be approved by the Attorney General and such agent or officer shall be entitled to recover such subary from the manicipality.

"(8) The Superintendent may make rule not inconsistent with the provisions of this Act or the regulations then under for the direction of the agent or efficer and the enforcement of the Act

- "(9) Every agent or officer appointed under this Act shall report monthly to the local Children's Aid Society and to the Superintendent according to the forms poscribed by the Superintendent.
- (10) The Superintendent may suspend any agent, others, or employee of a Children's Aid Society, guilty of improper conduct or negligence in the performance of his duties, pending investigation by the Society; notice of such suspension shall he served by registered letters on the president of such Society. in the district, within five days thereafter and such agent, officer or employee may be discharged by the municipality, somety or person appointing him."
- 4. By striking out the terms or figures "\$1" in the fourth line of section 6 and substituting therefor the terms or figures "\$3,00,"
- 5. By adding after the word "police" in the third line of section 7 the words "or trunit officer appointed under The Trunicy Act."
  - 6. By adding to section 11 the following subsections
- "(2) No parent shall surrender the custody of such child to any person, society, institution, home or other organization without first having obtained the consent, in writing, of the Superintendent, and any surrender without such consent shall be mill and void.
- "(3) Any parent who violates the provisions of the anmediately preceding subsection shall be liable on summary conviction to a fine of not more than one hundred dollars, and in default of payment, to imprisonment for a term not exceeding three months.
- By adding to section 14 the following subsection:
   (2) No such transfer shall be made or be valid without the consent, in writing, of the Superintendent.
- 8. By adding after the word "sale" in the third line of clause (6) of section 18 the words "or procures or causes a child to be employed;" and by adding after the word "day" in the eighth line of subsection (2) of section 18 the words "between ten p.m. of one day and six p.m. of the following day?" such employment not to exceed seven hours in any day of twenty-four
- 9. By adding after the word "of" in the first line of subsection I of section 21 the words "Canada or of the Province," and by striking out the word "may" in the fifth line of sabsection 4 of said section and substituting therefor the word

10. By adding after the word "prison" in the first line of section 23 the words "may order it to be removed to any place in Al! erta "

31. The University Act, 1910, is amended as follows

By repealing section 15 thereof and substituting therefor the following:

"15. The members of the Board shall annually at their first meeting select a chairman, who shall be one of the ap-of chairman pointed members, and he shall hold office until his successor is -elected."

32. Chapter 10 of the Statutes of Alberta, 1910. (First Session) being "An Act to grant additional powers to the Town

of Raymord, for the purpose of Acquiring or Constructing Public Utilities," is amended as follows: 1. By striking out the words "or the Town Act" and the word "mutatis" in the eighth line and the word "mutandis" in the ninth line of section 28.

2. By striking out section 30 and proviso thereto and substituting therefor the following:

"3.0. The town may, notwithstanding the provisions of The Municipal Ordinance, pass by-laws for contracting debts by borrowing money and for levying rates for payment of such debts, for the acquisition or construction of any of the public works mentioned in this Act and any debts contracted pursuant to such by-law or by-laws may be made payable within a period up to but not to exceed forty years from the date of the issue of the debentures issued thereunder, and, notwithstanding the provisions of The Municipal Ordinance, the town standing the provisions of the Municipal Ordinance, the town shall have power to borrow money for such purposes to the amount of lifteen per-centum of the value of the raterable property of the town as shown on the last revised assessment toll and if such fifteen per-centum of the value be less than innety thousand dollars, then to the extent of ninety thousand dollars:

'Provided, however, that notwithstanding anything in the said Municipal Ordinance contained, it shall be lawful in the case of any debentures made repayable in instalanches to provide in the by-law that nothing shall be repaid on account of the puncipal during the first ten years, or any portion of the said first ten years of the debenture period."

33. Chapter 12 of the Statutes of Alberta, 1990. (First Session), being "An Act to grant additional powers to the Town of Taber for the purpose of acquiring or installing certain Public Utilities, and to increase its Borrowing Power" is amended as follows:

 By striking out the words "or the Town Act" and the words "mutatis mutatalis" in the eighth line of section 28.

2. By striking out section 30 and the proviso therete and substituting therefor the following:

"30. The town may, notwithstanding the provisions of The Municipal Ordinance, pass by-laws for contracting debts by borrowing money and for levying, rates for payment of such debts, for the acquisition or construction of any of the public works mentioned in this Act and any debts contracted personant to such by-law or by-laws may be made payable within a period up to but not to exceed forty years from the date of)the issue of the debentures assued theoremies, and, notwithstanding the provisions of The Municipal Ordinance, the town shall have the provisions of the value of the tate able property of the town as shown on the last revised assessment roll and if such lifteen per centum of the value be less than ninety thousand dollars, then to the extent of ninety thousand dollars, then to the extent of ninety thousand

"Provided, however, that notwiths anding anything in the said Ministry Ordinance contained, it shall be lawful in the case of any detentions made repayable in instalments to provide in the by-law that nothing shall be repeal on account of the principal during the first ten years, or any portion of the said first ten years of the debenture period."

SECOND SESSION

SECOND LEGISLATURE 1 GEORGE V

(Second Session) 1910

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An Act to Anand the Statute Law.

Received and read the First time .............

Second time. ..... Third time .....

EDMONTON

James E. Richards Government Printer

A.D. 1910

Title: 1910 (2nd, 2nd) Bill 84, An Act to Amend the Statute Law