

three hundred (\$300.00) dollars, or so much thereof as may be necessary, to be expended under the direction of the Secretary of Alaska, for the following purposes, to-wit:

1. For filing cabinets, index books, blank books, stationery, Territorial printing, and other necessary Territorial contingent expenses incurred during the quarter ending March 31, 1915.

Emergency
clause.

2. An emergency is hereby declared to exist, and this Act shall, therefore, take effect, and all money appropriated hereunder become expendable, immediately upon its passage and approval.

Approved, March 24, 1915.

CHAPTER 3.

AN ACT

[S. B. 11]

To preserve the food supply of Alaska, placing a bounty on certain wild animals and providing for the payment of same.

Be It Enacted by the Legislature of the Territory of Alaska:

Bounty on
wolves placed

Section 1. There is hereby placed upon every wild wolf within the Territory of Alaska, a bounty of ten dollars, said sum to be paid in accordance with the provisions of this Act.

Bounties—how
obtained

Section 2. To obtain said bounties, any person capturing or killing a wolf within the Territory of Alaska, after the passage of this Act, shall, as soon as possible forward the pelt or skin of such animal, properly prepared for sale, said pelts or skins must be head and tail pelts thoroughly dried, retaining "Ulna-Radius" or fore-arm on left fore-arm of said pelt or skin, to the Treasurer of the Territory of Alaska, Juneau, Alaska, accompanied by the following oath which shall be placed within an envelope, and securely fastened to said pelt or skin. The Treasurer of the Territory of Alaska will be provided with a suitable punch, not less than one-eighth of an inch,

five pointed star punch, and will then and there punch the left ear of said pelt or skin and remove or cause to be removed the "Ulna-Radius" or fore-arm of said pelt or skin:

"I,, do solemnly swear or affirm, Oath—Form that on the.....day of....., 191....., of I took the wolf whose skin is herewith attached, in the vicinity of in the Territory of Alaska; that no poisons or other means that might cause the wanton destruction of any fur bearing animal were used in the capture of said pelt; that I have exhibited said pelt or skin to and, who are both citizens of the United States, and residents of Alaska, and who are witnesses to this oath; that I am justly entitled to the bounty ofdollars under the laws of Alaska; that my Post Office address is, Alaska.

Witness:

.....
.....

I,, a Notary Public for the Territory of Alaska, residing at, certify that on this day of, 191....., personally appeared before me, who signed the foregoing oath in my presence, and declared the same to be true to the best of his knowledge and belief.

.....
Notary Public for Alaska.

Section 3. Upon receipt of any pelt or skin accom- Treasurer to panied by proper oath in accordance with Section 2 of pay bounties. this Act, the Treasurer of Alaska shall forward the amount due to the person capturing said animal.

Section 4. The Treasurer of Alaska shall from time Treasurer to time cause to be held sales of all pelts or skins which sell pelts. may come into his keeping, and shall apply the proceeds of such sales, first to the expense of caring for and disposing of such pelts and the balance toward the payment of the aforesaid bounties. The Treasurer of Alas-

ka shall cause to be destroyed any skins which may prove to be worthless and unsalable.

False affidavit—Misdemeanor.

Section 5. FALSE AFFIDAVIT. Any person making a false affidavit for the purpose of fraudulently obtaining any money from the Treasurer of the Territory of Alaska under the provisions of this Act shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of \$100.00 for the first offense or \$250.00 for a second or other offenses, or be confined in the Territorial jail for a period of six months for the first offense and for a period of one year for a second and other offenses, or both, at the discretion of the Court.

Penalty.

Approved March 31, 1915.

CHAPTER 4.

AN ACT

[H. B. 24.]

To amend Section 564, Chapter 15, Title XII, of the Compiled Laws of Alaska, in relation to the execution of wills.

Be It Enacted by the Legislature of the Territory of Alaska:

Sec. 564, Ch. 15, Title XII of Compiled Laws amended.

That Section 564, Chapter Fifteen, Title XII, of the Compiled Laws of the Territory of Alaska, be, and the same is hereby amended so as to read as follows:

Wills to be in writing.

“Section 564: Every will shall be in writing, signed by the testator, or by some other person under his direction, in his presence, and shall be attested to by two or more competent witnesses, subscribing their names to the will in the presence of the testator. The term ‘will’, as used in this Chapter, shall be so construed as to include

To be attested

Definition.

Proviso: Olographic wills admitted to probate.

all codicils; Provided, however, that olographic wills, with or without attestation, shall be admitted to probate the same as other wills and be proved in the same manner as other private writings.”

Approved, April 2, 1915.