

CHAPTER 37.

AN ACT

[H. B. 68]

To authorize the killing of dogs under certain conditions.

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

Killing of vicious or mad dogs authorized

Section 1. It shall be lawful for any person at any time to kill any vicious or mad dog found running at large.

Definitions

Section 2. Any dog which when unprovoked has ever bitten or attacked a human being shall be deemed vicious in contemplation of Section 1 of this Act.

Section 3. Whenever any dog habitually annoys reindeer, sheep, cattle or horses or other domestic animals or domestic fowls or evinces a disposition which renders it likely that it will without provocation bite such animals or fowls, it shall be lawful for any person to kill such dog, when at large;

Proviso

Provided however, that the owner or keeper of such dog, if known, or upon reasonable inquiry may be known, shall be notified and given reasonable opportunity to restrain such dog before it shall become lawful to kill it under the provisions of this section.

Approved, April 28, 1915.

CHAPTER 38.

AN ACT

[H. B. 66.]

To amend Section Eighteen Hundred and Forty-two, Chapter Ninety-eight, of the Compiled Laws of Alaska.

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

Sec. 1842, Compiled Laws of Alaska, amended

Section 1. That Section Eighteen Hundred and Forty-two, Chapter Ninety-eight, of the Compiled Laws of Alaska be amended to read as follows:

Who may act

Section 1842. Any person may act as attorney for an-

other in a Justice's court, except a person or officer serving any process in the action or proceeding other than a subpoena. Provided, however, that the United States Marshal, or any Deputy Marshal, in the Judicial Division in which such Justice Court is situated, shall in no case act as prosecutor of, nor as attorney for the defendant in any criminal action tried in said Justice's Courts.

as attorney for another in Justice's Courts

Approved, April 28, 1915.

CHAPTER 39.

AN ACT

[H. B. 106.]

Repealing and re-enacting Section 162, Chapter 10, of the Compiled Laws of Alaska relating to fees for the filing of proof of labor on mining claims.

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

Section 1. That the second paragraph of Section one hundred sixty-two (162), Compiled Laws of Alaska, is hereby repealed and re-enacted as follows:

The recorders for the several divisions and recording districts of Alaska shall collect the sum of one dollar and fifty cents for the filing, recording, and indexing annual proofs of work and improvements on each mining claim where only a single claim is described in one proof of labor. When proof of labor or work on more than one claim is included in one affidavit, the recorder shall collect in addition to the aforesaid amount of \$1.50 a further amount to cover the regular charge for indexing, filing and recording of such additional claims not more than fifty cents for each additional claim contained in one affidavit.

2nd paragraph of Sec. 162, Compiled Laws repealed and re-enacted
Fee for recording, etc., proof of improvements on mining claims

Approved, April 28, 1915.