

Suit to enforce
lien must be
brought, when.

oath or that of some other person having knowledge of the facts, and stating the name of the owner or reputed owner of the property, the amount of the claim, the time of the performance of the annual labor for which the lien is so claimed, the nature of the labor so done or improvements made, and the amount of the claim, including costs of transportation, after deducting all just credits and offsets. Any independent suit or action brought to enforce such lien shall be commenced within six months after the filing for record as herein directed of such notice of claim of lien.

Lien to remain
in effect not-
withstanding—

Section 3. The lien hereby given for the performance of said annual labor, if it be done in good faith and necessarily for the protection either of possession under such certificate of sale or of any attachment, levy, mortgage, judgment or other lien, shall remain in effect notwithstanding the contemporaneous or subsequent vacation, dissolution, or setting aside of, or redemption from, said certificate of sale, attachment, levy, mortgage, judgment or other lien.

Emergency.

Section 4. An emergency is hereby declared and this Act shall take effect immediately upon the passage thereof.

Approved April 27, 1931.

CHAPTER 58.

AN ACT

[H. B. 80]

To appropriate \$300.00, or as much thereof as may be necessary, for Williams Mortuary Inc. for burial of five indigents.

Be it enacted by the Legislature of the Territory of Alaska:

Appropriation
to Williams
Mortuary for
burial five
indigents.

Section 1. The sum of Three Hundred Dollars (\$300.00) is hereby appropriated out of the general fund of the Territory not otherwise appropriated for

the purpose of recompensing Williams Mortuary Inc. for the burial of Billy Stephan, Lilly Maxim, Olga Sunrise, Oxinia Sakaloff and Alfred Danieloff, indigents who died at Kenai, Alaska, if, after an investigation by the Governor, he shall decide that the claim is a just charge against the Territory. Said sum shall be paid on voucher approved by the Governor. How paid.

Approved April 27, 1931.

CHAPTER 59.

AN ACT

[H. B. 82]

To require bonds to secure the payment of the taxes by persons, firms or corporations applying for provisional licenses for prosecuting certain industries where applicant has not sufficient real property in the Territory to insure the payment of the taxes on such industries, and declaring an emergency.

Be it enacted by the Legislature of the Territory of Alaska:

Section 1. Any person, firm or corporation applying for a license to prosecute the business of operating clam canneries or salmon canneries, fish salteries, or works or plants for manufacturing oil, fertilizers or fish meal, pursuant to the provisions of Chapter 31 of the Laws of 1921 as amended, shall in or with such application state under oath the amount of each of such products which he expects to produce, whether he owns any real property in the Territory on which the tax will become a first lien and if so a description and the value of the same, and if the value of such real estate is not equal to three times the amount of the tax for which applicant will probably be liable to the Territory upon the output of the business for which he applies for license, the Treasurer of the Territory shall decline to issue the license until the applicant shall have filed with the Treasurer a bond Requiring bonds to secure payment of taxes on applying for provisional licenses when.

approved by the Attorney General in a penal sum equal to twice the probable amount of the tax for which applicant shall become liable, conditioned that he will pay such tax when due, and with penalty and interest if not paid prior to delinquency thereof.

Effective when.

Section 2. This Act shall apply only to licenses applied for after the passage and approval of this Act.

Emergency.

Section 3. An emergency is hereby declared to exist and this Act shall take effect immediately upon its passage and approval.

Approved April 27, 1931.

CHAPTER 60.

AN ACT

[H. B. 85]

To appropriate the sum of ten thousand two hundred dollars (\$10,200.00) to aid shipping in the Territory of Alaska along the coast of Seward Peninsula, from St. Michaels to Kotzebue, and for the advertising for bids, repealing Chapter 108 Session Laws of Alaska 1929 and declaring an emergency.

Be it enacted by the Legislature of the Territory of Alaska:

Governor may contract for Seward Peninsula shipping.

Section 1. That the Governor of the Territory of Alaska is authorized to pay a sum of money not to exceed \$10,000.00, and not to exceed \$5,000.00 during any one year, to the owner or charterer of any ship or vessel of American registry, who shall operate such ship or vessel in the coastwise trade as a common carrier of freight and passengers from St. Michaels to Kotzebue, touching at Unalakleet, Egavik, Golovin, Bluff, Solomon, Nome, Teller, Wales, Shismarif, Deering, Keewalik, and Elephant Point and such other points as the Governor may designate in his call for bids and make regular stated trips not less than once

Ports of call.

Trips required.