

Issue before
trial jury.

by jury in the District Court; and the only issue before the trial jury shall be whether the accused was previously convicted as charged; and said issue may be proved as hereinbefore provided. If the jury finds that the accused is the same person so charged with previous conviction, or if the accused acknowledges or confesses in open court, after being duly cautioned as to his rights, that he was previously convicted one or more times as charged, the court shall sentence him to the punishment hereinbefore provided, and shall vacate the previous sentence, deducting from the new sentence all time actually served on the sentence so vacated. The accused may be admitted to bail on said charge either while awaiting examination or the action of the grand jury, or while awaiting trial.

Bail.

Duty of officers
to notify District
Attorney of
previous
convictions.

Whenever it shall become known to any warden or prison, probation, parole or police officer that any person charged with or convicted of misdemeanor or felony in any court of the Territory of Alaska has previously been convicted within the meaning of this Act, it shall become his duty forthwith to report the facts thereof to the District Attorney of the Judicial Division wherein such person is charged or convicted.

Approved March 9, 1939.

CHAPTER 54.

AN ACT

[H. B. 122]

To amend Section 1 of Chapter 20, Session Laws of Alaska, 1937, by adding a paragraph thereto.

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

Amended.

Section 1. That Section 1 of Chapter 20, Session Laws of Alaska, 1937, be, and the same be amended by

adding an additional paragraph at the end thereof which shall read as follows:

“Taxes upon royalties shall be paid by the person receiving same and no deduction or exemption is allowed thereon.”

Mining tax
on royalties

Approved March 9, 1939.

CHAPTER 55.

AN ACT

[H. B. 128]

To amend Section 3138, of Article IV, Chapter LXI, Title Two, Civil Code, Compiled Laws of Alaska, 1933, by adding thereto a new sub-section, to be numbered 19, for the licensing of adjustment and credit bureaus and collection agencies.

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

Section 1. That Section 3138, of Article IV, Chapter LXI, Title Two, Civil Code, Compiled Laws of Alaska, 1933, be, and the same is hereby amended by adding a new sub-section to read as follows: Amended.

“19. Adjustment, credit bureaus and collection agencies \$50.00 per annum, providing the same maintain permanent offices in the Territory of Alaska. In the event said adjustment, credit bureaus and collection agencies do not maintain permanent offices in the Territory of Alaska, then, and in that event, the said sum is to be \$250.00 per annum. License tax on adjustment, credit bureaus and collection agencies.

“Provided further that any agency as aforesaid not maintaining permanent offices in the Territory shall pay said license fee and post a bond with the Auditor to be approved by the Auditor in the amount of Two Thousand Dollars to the effect that all monies collected shall be disbursed in accordance with the contract had with clients of said agency within a reasonable time after Bond for non-resident agencies.