

CHAPTER 76.

AN ACT

[H. B. 61]

To amend Chapter 78 of the Session Laws of Alaska, 1937, relating to the manufacture and sale of intoxicating liquors in the Territory of Alaska by amending Sub-section (D) of Section 13.

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

Section 1. That Sub-section (D) of Section 13 of Amended. Chapter 78 of Session Laws of Alaska, 1937, be and the same is hereby amended to read as follows:

“(D) Club Licenses: A Club License shall give to clubs, fraternal organizations, and patriotic organizations, that have a Territorial or National Charter, and which have been so incorporated for a period of two years or more, the right to sell intoxicating liquors to their members only in their club rooms. A Club License Fee is Two Hundred Dollars (\$200.00).”

Club licenses
for intoxicating
liquors.

Fee.

Approved March 9, 1939.

CHAPTER 77.

AN ACT

[H. B. 621]

To amend Sections 3 and 5 of Chapter 76, Session Laws of Alaska, 1935, relating to placer mining claims.

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

Section 1. That Section 3 of Chapter 76 of the Ses-Amended. sion Laws of Alaska 1935 is hereby amended to read as follows:

Association
placer claims.

“Section 3. Association Claims. No association placer mining claim shall be located in excess of forty acres, and have a greater length than twenty-six hundred and forty feet (2640 feet).”

Amended.

Section 2. Section 5 of Chapter 76 of the Session Laws of Alaska 1935 is hereby amended to read as follows:

Location of
claims by agent
or attorney.

“Section 5. Location by Agent or Attorney. No person shall locate any placer mining claim in Alaska as agent or attorney for another unless he is duly authorized thereto by a power of attorney in writing, duly acknowledged and executed within four years prior to the date of location, and recorded in the office of the Recorder of the Recording District in which the claim is located. No person shall act as attorney in fact for more than two principals in any one recording district; if the attorney in fact has two powers of attorney he may locate one claim under each and no more, and if he have one power of attorney, he may locate two claims thereunder and no more during any one calendar month in the same recording district.”

Approved March 9, 1939.