

taken for her condemnation. At the time of seizure a considerable quantity of freshly caught halibut was found on the schooner's deck.

Held, that the pursuit of the offending vessel having been commenced within the jurisdiction of the pursuing ship, and the pursuit having been a continuous one, the capture was lawful. The stopping of the ship to pick up the dories of the schooner was not a discontinuance of the pursuit, but merely an act done to perfect the evidence of the offence.

Macdonell, for the Dominion Government. *Wilson*, K.C., A.-G., for defendant.

Yukon Territory.

YUKON TERRITORIAL COURT.

Craig, J.]

THE KING v. FLYNN.

[May 3.

Jurisdiction — Summary trial — Consent of accused — Keeping common gaming house.

1. The Criminal Code, s. 738(f) which confers the power of summary trial for the offence of keeping "any disorderly house, house of ill-fame or bawdy-house" includes as a "disorderly house" a common gaming house.

2. The definition of the term "disorderly house" contained in Criminal Code s. 198 (Part XIV. "Nuisances") applies to the same term in Code s. 783 (Part LV. "Summary Trials") and the rule "*noscitur a sociis*" does not apply to the interpretation of sub-section (f) of s. 783.

R. v. France, 1 Can. Cr. Cas. 321 (Que.) disapproved.