

Section 5.

Section 58 as it presently reads does not require a co-owner to contribute to the payment of renewal fees nor does it provide for vesting of the interest of a co-owner who does not pay his share of the renewal fees in the other co-owners. This has been added to the draft.

Section 58 presently reads:—

“58. If two or more persons own a claim, each such person shall contribute, proportionately to his interest, to the work required to be done by section fifty-four of this Act, and in the event of it being proven to the mining recorder or the Gold Commissioner, after notice of hearing has been served as directed on all parties interested, that any co-owner has not done so, his interest shall become vested by order of the Gold Commissioner or mining recorder in the other co-owner or co-owners according to their former interests.”

Section 6.

Form “E” is to be amended so as to agree with the new proposed Section 53,

Form “E” presently reads:—

“Form “E” (Section 53).

Certificate in cases of Partnership that annual expenditure may, after recording claims, be made on any one of the claims affected by such partnership.

Mining District.

This is to certify that in accordance with the provisions of Section 53 of Yukon Quartz Mining Act, the registered owners, or agents of the owners, of the following mineral claims have filed a notice of their intention to work such claims in partnership:—

Dated at.....this.....day of.....19.....

Mining Recorder.”

Section 7.

Item 6 is to be amended to have the language agree with the language of the proposed section 53.

Item 6 presently reads:—

“6. For a Certificate of Partnership.....\$5.00”