

"TAXATION ACT"

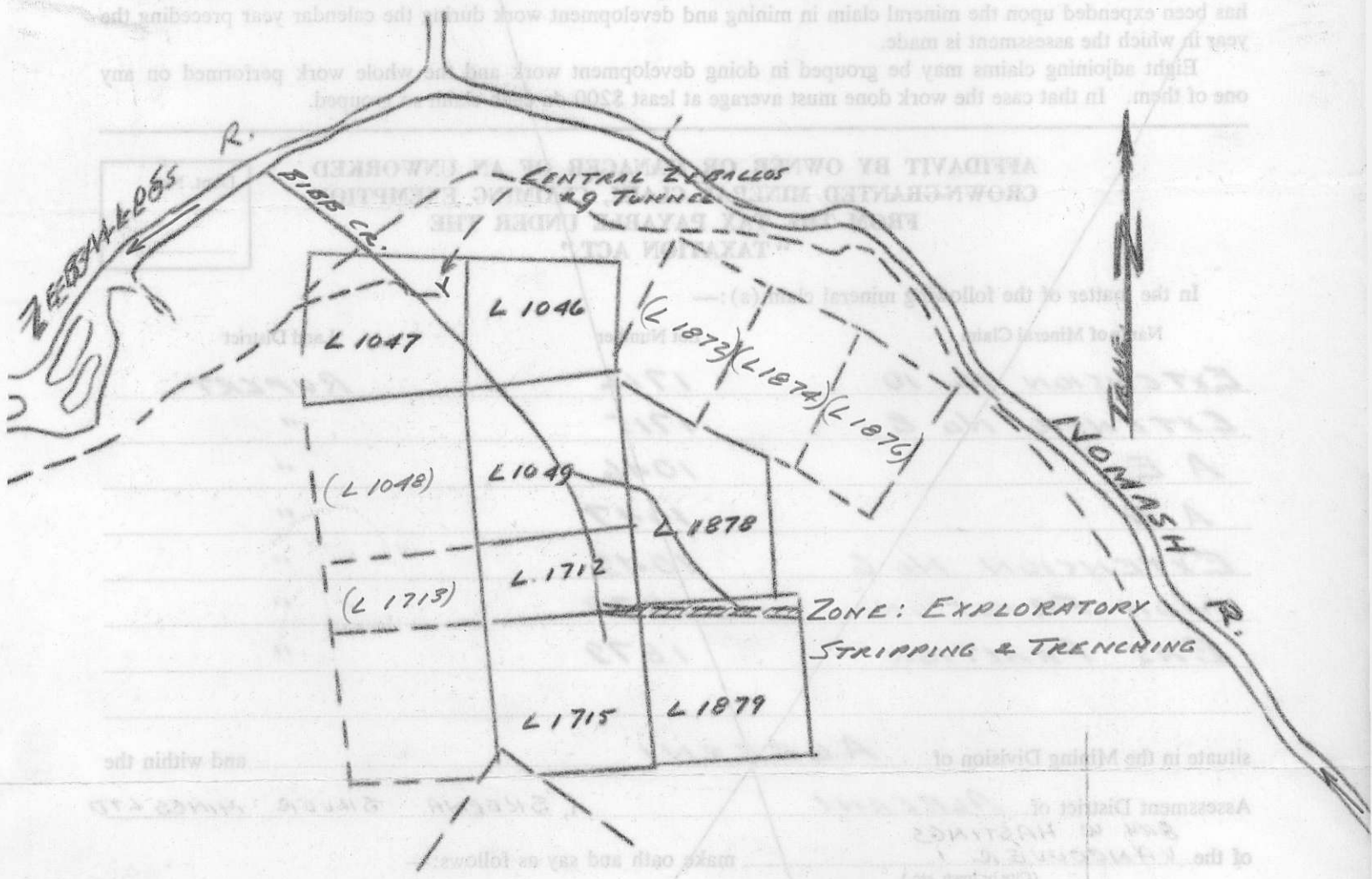


Taxation of Unworked Crown-granted Mineral Claims

TAKE NOTICE that section 23, "Taxation Act", provides for a tax of 25 cents per acre or fraction thereof on all Crown-granted mineral claims. The tax becomes due on July 2nd in each year, and it unpaid on the following October 31st is deemed to be delinquent.

In lieu of the said tax, however, the owner of a mineral claim may, on or before February 28th in the year in which the assessment is made, file an affidavit establishing to the satisfaction of the Assessor that the sum of \$200 has been expended upon the mineral claim in mining and development work during the calendar year preceding the year in which the assessment is made.

Eight adjoining claims may be grouped in doing development work and in that case the work done must average at least \$200 per acre. In that case the work done must average at least \$200 per acre.



TRENCH #	EXCAVATION CU. FT.
1	1600
16	90
16A	12
16B	12
17	160
18	336
18A	240
19	144
20	300
21	240
22	180
22A	67
22B	14
23	72
TOTAL	3467



Sworn and subscribed to
 at _____ day of _____
 19____ before me

 Justice of the Peace
 W. M. Sharp, P. ENG.
 CONSULTING ENGINEER

801639
 Zeballos



Taxation of Unworked Crown-granted Mineral Claims

TAKE NOTICE that section 53, "Taxation Act," provides for a tax of 25 cents per acre or fraction thereof on all Crown-granted mineral claims. The tax becomes due on July 2nd in each year, and if unpaid on the following October 31st is deemed to be delinquent.

In lieu of the said tax, however, the owner of a mineral claim may, *on or before February 28th* in the year in which the assessment is made, file an affidavit establishing to the satisfaction of the Assessor that the sum of \$200 has been expended upon the mineral claim in mining and development work during the calendar year preceding the year in which the assessment is made.

Eight adjoining claims may be grouped in doing development work and the whole work performed on any one of them. In that case the work done must average at least \$200 on each claim so grouped.

AFFIDAVIT BY OWNER OR MANAGER OF AN UNWORKED CROWN-GRANTED MINERAL CLAIM, CLAIMING EXEMPTION FROM THE TAX PAYABLE UNDER THE " TAXATION ACT "

Dept. No. _____

In the matter of the following mineral claim(s):—

Name of Mineral Claim	Lot Number	Land District
EXTENSION No 10	1712	RUPERT
EXTENSION No 8	1715	"
A E	1046	"
A D	1047	"
EXTENSION No 6	1047	"
MON FRACTION	1878	"
BAS FRACTION	1879	"

situate in the Mining Division of ALBERNI and within the Assessment District of ALBERNI, I, SKEENA SILVER MINES LTD of the VANCOUVER 1 (City or town, etc.) make oath and say as follows:—

- (1) That I am the MANAGER (Owner or manager.) of the mineral claim (or claims) herein above described:
- (2) That the sum of \$200 has been expended on said mineral claim (or claims) in mining development work between the 1st day of January, 1964, and the 31st day of December, 1964 (or, as the case may be), that mining development work has been expended to the value of \$200 per claim upon one or more adjoining claims, not exceeding eight in number:
- (3) That the sum declared expended on the herein above-described mineral claim (or claims) has not been applied for the purpose of recording work under section 51 of the "Mineral Act":
- (4) That the following is a true and correct statement, in detail, of such labour and improvements:—

ROCK EXCAVATION : EXPLORATORY STRIPPING & TRENCHING : GASOLINE DAIL : HELICOPTER ACCESS & SUPPLY.
TOTAL IN LOTS NO. 1712, 1715, & 1879
= 3467 CU FT @ 0.50/CF = 1733.50

(Give full details on back of this form where space is insufficient.)

SWORN and subscribed to

at Vancouver, this 2 day of Feb, 1965, before me—

Skeena Silver Mines Ltd
S.A. Muggins

Justice of the Peace, Notary Public, etc., or Provincial Assessor.

Mail completed affidavit to Provincial Assessor, _____, B.C.

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