

The Council of the Hartley Bay Band of
Indians at a meeting held Jan. 10, 1956 at Prince Rupert, B.C.
makes the following bylaw pursuant to paragraph (n) and (r) of section
80, and paragraph (a)(i) of subsection one of section 82 of The Indian
Act.

Bylaw No. 2

A bylaw to provide for the regulation of the conduct and
activities of hawkers, peddlers or others who enter the Kulkayu
#4A Indian Reserve in the Province of British
Columbia to buy or sell or otherwise deal in wares or
merchandise and the charging of a licence fee therefor.

- (a) Hawkers, peddlers and others carrying on petty trades, or who
otherwise deal in wares or merchandise, who go from place to place
or to other men's houses on foot or with any animal or bicycle,
motor cycle, automobile or other vehicle bearing or drawing any
goods, wares or merchandise for sale shall before doing business
within the reserve take out a licence and pay a fee of five dollars
therefor to the Hartley Bay Council Secretary, which licence shall
not be transferable and shall expire at the end of the then fiscal
(or calendar) year and may be renewed from year to year upon the
payment of the required fee. The term "hawkers, peddlers, and others"
shall, in addition, extend to and include any transient person who
solicits or takes orders for hardware, groceries, dry goods, clothing,
proprietary medicines, small goods, or enlarged photographs from a
customer for future delivery.
- (b) No licence shall be required by a member of the band under this
bylaw.
- (c) Any person who violates any of the provisions of this bylaw
shall be guilty of an offence and shall be liable on summary conviction
to a fine not exceeding ten dollars or imprisonment for a term
not exceeding seven days, or both fine and imprisonment.

Johnny Clifton
H. B. C. S.