

Friday, March 18, 1920.

SETTLEMENT AT MERVILLE IS SUCCESSFUL

Four to Five Hundred Acres of Newly Cleared Lands to be Cultivated This Year.

Between 400 and 500 acres of newly cleared lands at Camp Merville, the soldiers settlement near Courtenay, will be under cultivation this summer, according to a statement given by the Hon. E. D. Barrow, minister of agriculture. Pending appraisals by representatives of the Soldiers Settlement Board, in carrying out the co-operative arrangement made between the federal and provincial governments, the work will be under the control of the Land Settlement Board, as heretofore, with an agricultural corps as well as a clearing corps, engaged. The men will continue to receive the four dollars per day wages, and every available acre will be farmed.

Forty Allotments Made.

Mr. Barrow stated that some forty allotments had been made already, and in some instances those who were given selections would be in a position to farm their own lands. Applications would be made by these men to the Soldiers Settlement Board for loans. They would have to comply with the requirements of the Board in so far as qualifying is concerned. This, said the minister, would not occasion any difficulty, since most of the men had already qualified. He stated that during the wet winter months it was found necessary to continue clearing operations in sections of the settlement which were not affected by the weather.

Various crops will be sown, said the minister, who informed the press representative that the "potato" plans would not be so comprehensive as at first planned. This was due, he said, to the extremely high cost of seed, as much as \$120 per ton being asked for good seed. This, he felt, was too great a handicap for the returned men to face in the potato market. It is also understood that stock will be purchased shortly and turned over to the veterans.

VICTORIA SHIP YARDS SOUGHT

Three Applications for Part of Property Leased to Foundation Company.

VICTORIA, March 18.—Hon. John Hart, minister of finance, made a statement to the Times on the steps which had been taken by Captain E. V. Argon to close with the Government for the lease of the Foundation shipyard sites. "An application in writing was made for a lease of that portion of the former Songhees Reserve occupied by the Foundation Company's yards," stated Mr. Hart. "Captain Argon was informed that the Foundation Company's lease had not yet expired and had not been terminated, but that upon receipt by the Government of satisfactory assurances that Captain Argon was in a position to carry out his proposed shipbuilding program then the Government would at once take up the question of terminating the Foundation Company's lease, and entering into a new lease with Captain Argon. Several dates have from time to time been mentioned when these assurances would be given, but up to the present they have not been supplied."

The minister was asked regarding a report that other applications have been made for the

LAND ACT

(Form No. 9.)

FORM OF NOTICE.

PRINCE RUPERT LAND DISTRICT, DISTRICT OF CASSIAR.

TAKE NOTICE that Lenora Mabel Smith, of Duncan, British Columbia, occupation Spinster, intends to apply for permission to purchase the following described lands: Commencing at a post planted at a point on high water line on the Western Boundary of Lot 434, Cassiar District, in the Province of British Columbia, distant south 85 degrees, 06 minutes East, one hundred and thirty feet from the northwest corner of Lot 434; thence south 85 degrees, 06 minutes East, two hundred feet; thence south 8 degrees 12 minutes West, eight hundred and ten feet; thence North 84 degrees, 55 minutes West, two hundred and ninety-seven feet; thence, following the high water line northerly to point of commencement. Area approximately four and a half acres more or less.

LENORA MABEL SMITH, by her agent, A. A. Forsyth. Date 8th January, 1920.

Important Notice!

Department of Finance

Dominion of Canada

Your Income Tax Return Should be Filed at Once!!

All persons residing in Canada, employed in Canada, or carrying on business in Canada, are liable to a tax on income, as follows:

Every unmarried person, or widow, or widower, without dependents as defined by the Act, who during calendar year, 1919, received or earned \$1,000 or more.

All other individuals, who during calendar year received or earned \$2,000 or more.

Every corporation and joint stock company, whose profits exceeded \$2,000 during the fiscal year ended in 1919.

CLASS 1

Forms to be used in filing returns on or before the 31st of March, 1920.

Trustees, executors, administrators, agents and assignees must use Form T 3.

Employers making a return of the names and amounts paid to all directors, officials, agents or other employees must use Form T 4.

Corporations and Joint Stock companies making a return of all dividends and bonuses paid to shareholders and members during 1919, must use Form T 5.

NOTE.—Individuals comprising partnership must file returns in their individual capacity on Form T 1 or T 1 A.

PENALTY

Every person who is required to make this return, who fails to do so within the time limited, shall be subject to a penalty of \$10.00 for each day during which the default continues—and all such penalties shall be assessed and collected from the person liable to make the return in the same manner in which taxes are assessed and collected.

Time Limit

All persons in Class 1, as shown hereon, must file on or before the 31st of March, 1920.

All persons in Class 2, as shown hereon, must file on or before the 30th of April, 1920.

General Instructions

Obtain Forms from the Inspectors or Assistant Inspectors of Taxation, or from Postmasters.

Read carefully all instructions on Form before filling it in.

Pre-pay postage on letters and documents forwarded by mail to Inspectors of Taxation.

Make your returns promptly, and avoid penalties

Address of Inspector of Taxation for this District:

VANCOUVER, B.C.

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R. W. BREADNER, Commissioner of Taxation.

use of the property. Mr. Hart replied:

"There are two other recent applications before the Government for a portion of the same area, for industrial purposes, and these are now being considered."

TERRACE

The St. Patrick's Dance held by the Progress Club last night was one of the most enjoyable events in the history of the town.

Seventy thousand strawberry baskets have been ordered to take care of this year's crop.

B. O. Andrews, of the local Bank of Montreal staff, was called to Prince Rupert last week to fill a vacancy there.

Mr. and Mrs. Rice and family of six children have arrived here to go into the fruit farming business. Mr. Rice considers this a very promising field, preferring it to the prairies with its rigors.

Mr. Franks, chairman of the local school board, proposes the erection of a 20 by 26 bungalow to be used as a temporary school room to relieve the present increase in school pupils. A new division will be necessary in the near future. It is claimed that there are enough pupils in the vicinity to establish a high school.

Corporal A. Carr has received his 1914-15 service star from the Militia Department.

E. S. Cole has resigned as secretary of the Great War Veterans' Association and his post will be taken by R. H. Chandler who joined the local branch recently.

FORMER PUBLISHER NOW A LAWYER

KETCHIKAN, March 18.—J. E. Rivard, formerly publisher of the Progressive-Miner in Ketchikan, has leased the building formerly occupied by the em Cafe on Front street and will open a law office in the near future. He will also handle real estate and insurance. J. E. Rivard made a success of the newspaper business by hard work and application to business and won a host of friends.

NOTICE TO FISHERMEN

BIG SUPPLY OF FRESH BAIT and Ice

At BUTEDALE CANNERY

WESTERN PACKERS, LIMITED

Butedale, B.C.

THEO COLLART, Notary Public

FOR SALE—Fine view and level lot, 4th Ave. near McBride \$1,050 — Half Cash, 6-12-18 Months.

Lane corner 52 feet frontage Athl. Ave., \$400

MARINE INSURANCE
Phone Blue 69

REAL ESTATE
Westhorne Theatre Block

FIRE INSURANCE
P. O. Box 66

LAND REGISTRY ACT

(Sections 36 and 134.)

Re Application No. 11484-L. File 6304.

TAKE NOTICE that application has been made to register Stephen B. Adams, of Prince Rupert, B. C., as owner in fee under a Tax Sale Deed from the Collector of the City of Prince Rupert, bearing date the 23rd day of October, 1919, of ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying, and being in the city of Prince Rupert, more particularly known and described as Lot Three (3) Block Eight (8), Section One (1), (Map 923).

You are required to contest the claim of the tax purchaser within 35 days from the date of the service of this notice (which may be effected by publication in the Daily News, Prince Rupert, B. C.) and your attention is called to section 36 of the "Land Registry Act" with amendments, and to the following extract therefrom:—

"and in default of a caveat or certificate of his pending being filed before the registration as owner of the person entitled under such tax sale, all persons so served with notice, and those claiming through or under them, and all persons claiming any interest in the land by virtue of any unregistered instrument, and all persons claiming any interest in the land by descent whose title is not registered under the provisions of this Act, shall be for ever estopped and debarred from setting up any claim to or in respect of the land so sold for taxes, and the Registrar shall register the person entitled under such tax sale as owner of the land so sold for taxes."

AND WHEREAS application has been made for a Certificate of Indefeasible Title to the above-mentioned lands, in the name of Stephen B. Adams.

AND WHEREAS on investigating the title it appears that prior to the 9th day of October, 1918, (the date on which the said lands were sold for overdue taxes), you were the registered owner thereof.

FURTHER TAKE NOTICE that at the same time I shall effect registration in pursuance of such application and issue a Certificate of Indefeasible Title to the said lands in the name of Stephen B. Adams unless you take and prosecute the proper proceedings to establish your claim, if any, to the said lands, or to prevent such proposed action on my part.

DATED at the Land Registry Office, Prince Rupert, B. C., this 26th day of November, A. D. 1919.

H. F. MACLEOD,
District Registrar of Titles.
To Alfred O. Brandt, Esq.,
Spokane, Wash.

MINERAL ACT

Certificate of Improvements.

NOTICE

KING SOLOMON and IRON KING Mineral Claims, situate in the Bella Coola Mining Division of Coast District.

Where located:—West side of Dean channel, North of Cascade Inlet in Range Coast District.

TAKE NOTICE that I, HUGH ARCHIBALD MACLEAN, as Agent for SMELTERS STEEL COMPANY, Free Miner's Certificate No. 239, intend, sixty days from the date hereof, to apply to the Mining Recorder or a Certificate of Improvements for each of said claims for the purpose of obtaining Crown Grant of the above claims.

And further take notice that action under section 85, must be commenced before the issuance of such Certificate of Improvements.

Dated this 15th day of January, A. D. 1920.

H. A. MACLEAN.

LAND ACT

VANCOUVER LAND DISTRICT—DISTRICT OF COAST, RANGE III.

TAKE NOTICE that J. C. Clausen of Ocean Falls, B. C., occupation superintendent of logging, intends to apply for permission to lease the following described lands:—

Commencing at a post planted 2½ miles in a northerly direction from the north-west corner of Lot 527 on the west coast of Calvert Island; thence north 40 chains; thence west 40 chains; thence south 40 chains; thence east 40 chains to point of commencement and containing 160 acres, more or less.

J. C. CLAUSEN.
Date January 21st, 1920.

IN PROBATE.

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT

— and —

IN THE MATTER OF THE ESTATE OF JOSEPH BROWN, DECEASED.

TAKE NOTICE that in order of His Honour F. McB. Young made the 3rd day of February, A. D. 1920, I was appointed Administrator to the estate of Joseph Brown, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me, on or before the 6th day of March, A. D. 1920, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

JOHN H. McMULLIN,
Official Administrator.
Dated this 6th day of February, 1920.

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Because they are long-lasting.

And WRIGLEY'S is a beneficial as well as long-lasting treat.

It helps appetite and digestion, keeps teeth clean and breath sweet, allays thirst.

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PENSLAR Cherry Cough Balsam

A combination of wild cherry bark, wine of antimony, blood root, benzoic acid and pure cane sugar. It tends to give immediate relief by clearing the air passages of the obstruction.

There is no morphine, cocaine or other habit-forming drugs in Penslar Cherry Cough Balsam and for your protection the exact formula is on the label. We can recommend it as being most effective. For children, we recommend Penslar Children's Cough Syrup made for their particular needs.

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PRINCE RUPERT DRUG CO.
THIRD AVENUE PHONES 134 & 117



Harry Hanson's Patent

Patent Office, Ottawa, January 27, 1920.

Sir,—I am directed to acknowledge receipt of your letter of the 17th inst. on the subject of Canadian patent No. 162632, granted to you on the 18th May, 1915, for a "Water Heater" and in reply to inform you that this patent was not made subject to the conditions of Section 44 of the Patent Act, (compulsory licence system) and is governed by Section 38 of the said Act, an extract from which I beg to enclose herewith.

I am also to inform you that the fee for the second six years term has not yet been paid, but it does not come due until the 18th May, 1921. The required amount is \$20.00 and a covering letter referring to the patent by date and number, and stating the purpose for which the remittance is made is all that will be necessary.

I have the honour to be,

Your obedient servant,

(Signed)

W. J. LYNCH,
Chief of the Patent Office.

Harry Hanson, Esq.,
139 Second Avenue,
Prince Rupert, B. C.

With regard to the above letter, I wish to say that as I have complied with section and paragraph 38 of the Patent Act, and therefore do not come under Section 44 of the said Act, and as I am equipped and willing to install, make and sell said "Water Heater" to any and everybody, I therefore according to law can, and hereby do withdraw the privileges of others making these water heaters.

I am willing to negotiate for an agency to make my water heater, with anyone willing to pay the royalty of \$2.00 on each one installed on the distinct understanding that a year's guarantee goes with it.

Harry Hanson "The Reliable Plumber"

Phone 489

139 Second Avenue
PRINCE RUPERT, B. C.