

A GOOD RAINCOAT

May be an expensive garment at any time but as **PREPARED-NESS** is the order of the day, you will find one very much needed just now.

Whatever may be your **HOBBY** in the way of **MATERIAL** or a **STYLISH GARMENT**, WE HAVE IT

AT

\$15.00, \$20.00

\$25.00 or \$30.00

Martin O'Reilly



Red Cross Notes

Through the kind offices of the management of the exhibition the cushion used by the Queen of the Carnival has been presented to the Red Cross Society. This will be raffled by Miss Rorvik and her assistants during the week.

Mrs. Woodland and Mrs. Orchard, assisted by Miss Watson, who has just returned from nursing in the hospitals overseas, will be in charge of the sale in the hut on Third Avenue on Friday.

The thanks of the Society are extended to Joe Filion for his kindness in painting the Red Cross hut free of charge.

Miss Johnston, stewardess on the S.S. Prince Rupert, has presented the Society with \$100, being the proceeds of a raffle of a pair of socks which were knit by Mrs. Hinton of Winnipeg, and which were won by Mr. Tobey of this city. The warm thanks of the Society are extended to Miss Johnston for her interest in the work.

Through the kindness of Miss McLeod, Regent of Hill 60 Chapter, I.O.D.E., a cheque for \$50 has been received as a donation to the Prisoners of War fund.

As a result of the Labor Day sports, the following amounts which have been donated to the Society are acknowledged with thanks:—Halibut Fishermen's Union, \$15.00; Trades and Labor Council, \$33.15; Retail Clerks International Protective Assocn., \$25.00.

The sale which was conducted last Friday in the Table Supply Store and which was in the capable hands of Mrs. Alexander and Mrs. Stilwell and their assistants, realized the sum of \$200.05 for the Prisoners of War fund. The following are the names of the donors and winners:—Stewart & Mobley, tea, won by Capt. P. G. Groves; Mrs. Stilwell, boudoir cap won by Miss Nellie McDonald; Joe Scott, Pyrex dish, won by Mrs. T. Arneil; Family Shoe Store, slippers, won by F. Brochu; Mrs. Lando, sack of sugar, won by Mrs. White; Miss Blanche Hart, teapot, won by Fred Blitz; Mr. Emad, box of candy, won by Walter Ruffner; Mrs. M. Jacobson, sack of sugar, won by Mrs. Daggett; McCutcheon Drug Co., casserole, won by Miss Margaret Westman; Rupert Pool Room, box of cigars, won by Mr. G. H. Arnott; Mrs. F. W. Hart, box of candy, won by Miss J. H. Shockley; A Friend, Indian work basket, won by Miss Gladys Kemp; John Killas, box of candy, won by Mrs. McCarty; Mr. Butler and Mrs. McMullin, vase and flowers, won by Mrs. G. M. Hanson; Mrs. Frizzell, \$5 gold piece, won by T. W. Moersch; Mr. Wrathall, picture, won by Mrs. F. Nation; Miller's Cigar Store, manicure set, won by Mrs. D. Rutan; McRae Bros., doll, won by Mrs. P. Wallis.

It is hoped by the Society that the public will not forget the men who are wounded and suffering for us in France. During the enjoyment of fair week money or food will be gratefully received at the hut on Third Avenue.

THE POLICE COURT

Before Magistrate Carss this morning in the police court Dick Umbria, of Fraser Street, in whose house Chief Vickers seized two barrels of mother's wine the other day, appeared again. He was charged with manufacturing an intoxicating liquor, being contrary to the Prohibition Act. The magistrate found the accused guilty and imposed a fine of \$200 as a deterrent.

John Bosfet, who was also up yesterday under the Idler's Act, had the charge laid against him by the Imperial Munitions Board withdrawn. This morning, he produced a certificate from the doctor to the effect that he was unfit for the work expected of him in the lumber camps, on account of the effect of wounds received in France. On hearing this the Board immediately withdrew the charge, and intimated that they would see to it that the man was returned to whence he came in Quebec, at their expense.

Captain Newcombe and officers of the Canadian Naval Service boat, Malaspine are taking in the fair, and it is expected will attend some of the functions. The white ensign is always welcome here.



NOTICE OF CANCELLATION OF RESERVE.

NOTICE is hereby given that the reserve existing on certain portions of Lots Two hundred and five (205) and Two hundred and eight (208), Range Three (3), Coast District, surveyed and known as Lots Eleven hundred and fifty-nine (1159), Eleven hundred and sixty-one (1161) and Eleven hundred and sixty-two (1162), by reason of a notice appearing in the British Columbia Gazette of 27th December, 1907, is cancelled in order that a sale of said Lots Eleven hundred and fifty-nine (1159), Eleven hundred and sixty-one (1161) and Eleven hundred and sixty-two (1162), Range Three (3), Coast District, may be made to the Pacific Mills Limited.

DATED at Victoria, British Columbia, this 25th day of June, A.D. 1918. S13
G. R. NADEN,
Deputy Minister of Lands.

WATER NOTICE DIVERSION AND USE.

TAKE NOTICE that John M. MacMillan, whose address is 1557 Nelson Street, Vancouver, will apply for a licence to take and use 50 miners' inches of water out of Das Creek, which flows north and drains into Lagoon Bay, Moresby Island, about 3 miles from Seville Inlet.

The water will be diverted from the stream at a point about one-quarter of a mile from its mouth, and will be used for miscellaneous purposes, i.e. for canneries, including incidental thereto, water for domestic power and boiler for canneries purpose upon the land described as application for lease by J. McLarty MacMillan.

This notice was posted on the ground on the 20th day of June, 1918. A copy of this notice and an application pursuant thereto and to the "Water Act, 1914," will be filed in the office of the Water Recorder at Prince Rupert.

Objections to the application may be filed with the said Water Recorder or with the Comptroller of Water Rights, Parliament Buildings, Victoria, B.C., within thirty days after the first appearance of this notice in a local newspaper.

J. McLARTY MACMILLAN, Applicant.

The date of the first publication of this notice is July 6th, 1918. A6

IN THE SUPREME COURT OF BRITISH COLUMBIA.

IN THE MATTER OF THE ADMINISTRATION ACT

and

IN THE MATTER OF THE ESTATE OF JAMES DACK, DECEASED, TESTATE.

TAKE NOTICE that by order of His Honor Judge Young, Local Judge of the Supreme Court, made this 24th day of July, 1918, I was appointed Administrator of the estate of James Dack, deceased. All parties having claims against the said estate are hereby required to forward same properly verified to me on or before the 15th day of September, 1918, and all parties indebted to the said estate are required to pay the amount of their indebtedness forthwith.

Dated the 9th day of August, 1918.
J. H. McMULLIN,
Official Administrator.

SKENA LAND DISTRICT—DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that I, John McLarty Macmillan, of Vancouver, B.C., occupation canneryman, intends to apply for permission to lease the following described lands:

Commencing at a post planted on the south shore of Lagoon Bay, Moresby Island, about one mile from its mouth, thence south 20 chains, thence west 20 chains, thence north 20 chains, thence easterly along the shore line to point of commencement, containing 40 acres more or less.

JOHN McLARTY MACMILLAN.
Dated June 20th, 1918.

SYNOPSIS OF LAND ACT AMENDMENT

Pre-emption now confined to surveyed lands only.

Records will be granted covering only land suitable for agricultural purposes and which is non-timber land.

Partnership pre-emption abolished, but parties of not more than four may arrange for adjacent pre-emptions, with joint residence, but each making necessary improvements on respective claims.

Pre-emptors must occupy claims for five years and make improvements to value of \$10 per acre, including clearing and cultivation of at least 5 acres, before receiving Crown Grant.

Where a pre-emptor in occupation not less than 3 years, and has made proportionate improvements, he may, because of ill-health or other cause, be granted intermediate certificate of improvement and transfer his claim.

Records without permanent residence may be issued provided applicant makes improvements to extent of \$300 per annum and records same each year. Failure to make improvements or record same will operate as forfeiture. Title cannot be obtained on these claims in less than 5 years, with improvements of \$10 per acre, including 5 acres cleared and cultivated, and residence of at least 2 years.

Pre-emptor holding Crown Grant may record another pre-emption, if he requires land in conjunction with his farm, without actual occupation, provided statutory improvements made and residence maintained on Crown granted land.

Unsurveyed areas, not exceeding 20 acres, may be leased as homesteads; title to be obtained after fulfilling residential and improvement conditions.

For grazing and industrial purposes, areas exceeding 640 acres may be leased by one person or company.

PRE-EMPTORS' FREE GRANTS ACT.

The scope of this Act is enlarged to include all persons joining and serving with His Majesty's Forces. The time within which the heirs or devisees of a deceased pre-emptor may apply for title under this Act is extended from one year from the death of such person, as formerly, until one year after the conclusion of the present war. This privilege is also made retroactive.

TOWNSITE PROPERTY ALLOTMENT ACT.

Provision is made for the grant to persons holding uncompleted Agreements to Purchase from the Crown of such proportion of the land, if divisible, as the payments already made will cover in proportion to the sale price of the whole parcel. Two or more persons holding such Agreements may group their interests and apply for a proportionate allotment jointly. If it is not considered advisable to divide the land covered by an application for a proportionate allotment, an allotment of land of equal value selected from available Crown lands in the locality may be made. These allotments are conditional upon payment of all taxes due the Crown or to any municipality. The rights of persons to whom the purchaser from the Crown has agreed to sell are also protected. The decision of the Minister of Lands in respect to the adjustment of a proportionate allotment is final. The time for making application for these allotments is limited to the 1st day of May, 1919. Any application made after this date will not be considered. These allotments apply to town lots and lands of the Crown sold at public auction.

For information apply to any Provincial Government Agent or to
G. R. NADEN,
Deputy Minister of Lands,
Victoria, B.C.

SKENA LAND DISTRICT—DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that the Massey Inlet Lumber Co., Ltd., of Port Clements, occupation sawmill operators, intends to apply for permission to lease the following described lands:

Commencing at a post planted at the northeast corner of Block 35 of the subdivision of Lot 746, thence N. 50 deg., 15 min. E. 650 feet, thence N. 30 deg. 9 min. W. 956.4 feet, thence S. 50 deg. 15 min. W. 650 feet to the northwest corner of Lot 10, Block 36 of said subdivision, thence southeasterly and following the high water mark of Stewart Bay 1200 feet more or less to the point of commencement and containing 12.8 acres more or less.

MASSEY INLET LUMBER CO., LTD.
Per Fred. Nash, B.C.L.S., Agent,
dated August 10th, 1918. O19

There was a wise Spear-woman lived in a shoe
For her many children she knew what to do;
She made them most happy with Wrigley's for all—
It kept them in trim at a cost very

Kiddie's Clothes

How to Make Them Wear Longer

There is stringent need of it, as every mother can testify, in these days of mounting prices. Well—did it ever occur to you that harsh, common soaps, and the ordinary rub and scrub of the wash board, break down more clothes than are ever actually worn out in use? Its so. We've studied the question. That's why

Sunlight Soap

purest and best of soaps, was first evolved, years ago—to wash clothes gently but thoroughly, without rubbing—the special "Sunlight" way. Doubly—trebly useful—now, in war time, when the clothes must last longer.

It's easy to do the washing yourself with Sunlight.

LEVER BROTHERS LIMITED
TORONTO

St. James Hotel

(LATE "QUEENS")
—FIRST CLASS ROOMS—
Hot and Cold Water.
50c per Night, and \$3 per Week.

DENTISTRY

OFFICE HOURS:
9 a.m. to 12; 1:30 p.m. to 5:30 p.m.
DR. J. S. BROWN
DENTIST
Office: Smith Block, Third Avenue.
Phone 454.

LAND REGISTRY ACT.

(Sections 36 and 134.)

Re Application No. 9768-1 & 9771-1.

TAKE NOTICE that application has been made to register Nathan Louis Lando and Dora Scheinman as owners in fee under two Tax Sale Deeds from the Collector of the City of Prince Rupert, bearing date the 24th day of November, 1917, of ALL AND SINGULAR that certain parcel or tract of land and premises situate, lying and being in the Municipality of the City of Prince Rupert, more particularly known and described as Lot eleven (11), Block twenty-five (25), Section seven (7), and Lot thirteen (13) Block thirty-five (35), Section eight (8), 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, 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 pendency 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 forever 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 Infeasible Title to the above-mentioned lands, in the name of Nathan Louis Lando and Dora Scheinman.

AND WHEREAS on investigating the title it appears that prior to the 12th day of October, 1916 (the date on which the said lands were sold for overdue taxes), you were the registered owner thereof.

FURTHER TAKE NOTICE that it the same time I shall effect registration in pursuance of such application and issue a Certificate of Infeasible Title to the said lands, in the names of Nathan Louis Lando and Dora Scheinman 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 22nd day of August, 1918.

H. F. MACLEOD,
District Registrar of Titles,
To Robert Hildebrandt, Prince Rupert, B.C.,
Michael Byrne, Butte, Montana,
Francis Calve, Prince Rupert, B.C.

NO MORE BEER

(Special via G.T.P. Telegraphs.)
Washington, Sept. 18.—President Wilson today signed a proclamation prohibiting after next October 1 the use of any foodstuffs in making beer and near beers except malt and hops.

Lengthen the Life of Every Sack of Your Precious
WHEAT FLOUR

YOUR BAKING

is easily managed when you have fixed on the proper "substitutes" to employ. In this the average woman is guided largely by two things, namely, the cereals that are most universally adaptable and the preference of the family.

Provided a Good Basic Flour Like "ROYAL STANDARD" is Used You Will Find an Excellent Range of Choice in

CORN FLOUR RYE FLOUR
YELLOW CORNMEAL
ROLLED OATS
OATMEAL

**Vancouver Milling & Grain
CO., LIMITED**

Millers of the Famous "Royal Standard Flour"
Millers License 139 Wholesale License 12-195
Package Cereal Licenses 2040 to 2043

Advertise in The Daily News