

Registration of United States Citizens

Male citizens of the United States living in Canada of AGES 21 to 30, both inclusive, MUST REGISTER BY REGISTERED POST with the registrar under the Military Service Act of the district in which they live, during the TEN DAYS NEXT FOLLOWING SEPTEMBER 28th, 1918; and such CITIZENS OF THE AGES 19, 20 and 31-44, both inclusive, must so register during the ten days next FOLLOWING OCTOBER 12th, 1918.

It must be emphasized that THIS INCLUDES AMERICANS LIVING IN CANADA OF THE ABOVE AGES, MARRIED AND SINGLE, AND INCLUDES ALSO ALL THOSE WHO HAVE SECURED DIPLOMATIC EXEMPTION OR HAVE REGISTERED WITH AN AMERICAN CONSUL, OR HAVE REGISTERED FOR MILITARY SERVICE IN THE UNITED STATES.

Registration letters may be handed to local postmasters for despatch to the proper registrar, under the Military Service Act.

MILITARY SERVICE BRANCH



Notice—Military Service Act, 1917 Men Exempted As Farmers

Having in view the importance of leaving a sufficient number of men on those farms which are actually contributing to the national food supply, notice is hereby given as follows:

1. ALL MEMBERS OF CLASS 1 POSSESSING EXEMPTION AS FARMERS, which is expiring, and WHO WISH TO REMAIN EXEMPT, SHOULD communicate with the registrars under the Military Service Act OF THEIR RESPECTIVE DISTRICTS, REQUESTING AN EXTENSION IN TIME OF SUCH EXEMPTION. Questionnaires will thereupon be issued to these men by the registrar and they will receive further exemption upon furnishing satisfactory proof that they are contributing sufficiently to the national food supply.

2. In order to facilitate productive employment during the winter months, MEN EXEMPTED AS FARMERS SHOULD APPLY TO THE REGISTRARS FOR PERMITS TO ENGAGE FOR THE WINTER IN SOME OCCUPATION OF NATIONAL INTEREST, SUCH AS LUMBERING, MUNITION WORK, ETC. Such permits will serve to enable exempted farmers to pursue other useful occupations for the months during which farming operations cannot be carried on.

MILITARY SERVICE BRANCH

ALDERMEN ARE MUCH WORRIED

At Council Meeting Last Night They Discussed Their Own Seeming Lack of Authority.

ALL THEIR ORDERS ARE BEING COUNTERMANDED

To be or not to be, that was the question which agitated the City Council last night. Is the Council to be an effective body or is it not? The Council wants to know. It meets with suitable gravity and decorum each Monday evening, and with all the dignity of a legislative body it passes resolutions or bylaws, only to find that no effect whatever is given to their resolves. That is the complaint.

Councillor Rochester set the ball rolling last night and it gained momentum as it went until Alderman McMeekin rose in his wrath and wanted to know how it was that when the Council resolved to put men to work on the roads, none were there.

Condition of Roads.

Alderman Rochester complained, very bitterly of the condition of the roads and asked if anything had been done and if not, why? He wanted to know who was responsible, whether it was the Board of Works or the city engineer. Time was when the city engineer was there to give information but that time had gone. All were looking for the betterment of the roads but were not getting it. Third Avenue was worse than it had ever been before. If they had not crushed rock the road would be better if it were only scraped.

Alderman Casey, chairman of the Board of Works, said that the Board must be held responsible because it was the body that authorized the engineer to do the work. He had planned to have the work done and had sent men to the city hall to get work on the job. He had also secured a competent foreman and took him to the city hall only to find that the work had been abandoned. He had come to the conclusion that the Board of Works was not big enough to hold its job or it would find out wherein lay the trouble.

Countermanding Orders.

Alderman Rochester again took part in the debate by asking who it was that was countermanding the orders. They had heard nothing but fairy tales for the past three months and it was high time they were getting something done. It would be easy to improve the roads, but they could not do it by putting ashes on them. They should be scraped in order to get the mud off.

Alderman McMeekin wanted to know what use it was to come up there and talk if the work was not being done. The roads were getting so bad that they would have to spend a lot of money to get them into shape.

Alderman Dybhavn, who was acting mayor, suggested that the Board of Works find out what was wrong.

The Council then adjourned and the Aldermen gathered to discuss their grievances informally.

Advertise in the Daily News.

NAVIGABLE WATERS PROTECTION ACT

R. S. C. Cap. 415.
The Georgetown Saw Mill Company, Limited, hereby gives notice that it has under section 7 of the said Act deposited with the Minister of Public Works at Ottawa and in the office of the District Registrar of the Prince Rupert Land Registry District a description of the site and a plan of wharf proposed to be built on Lot 5 of Block "P" Prince Rupert Townsite, as shown on Plan 923 filed in the Land Registry Office.

And take notice that after the expiration of one month from the date of the first publication of this notice The Georgetown Saw Mill Company, Limited, will under section 7 of the said Act apply to the Minister of Public Works, at his office in the city of Ottawa, for approval of the said site and plan and for leave to construct the said wharf.

Dated at Prince Rupert this 19th day of September, 1918.

THE GEORGETOWN SAW MILL COMPANY, LIMITED.

IN THE SUPREME COURT OF BRITISH COLUMBIA.
IN THE MATTER OF CHRISTIE GIBSON, DECEASED,
and
IN THE MATTER OF THE "ADMINISTRATION ACT."

TAKE NOTICE that in order of His Honor P. McE. Young, made the 9th day of May, 1917, I was appointed Administrator to the estate of the said Christie Gibson, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 31st day of October, A.D. 1918, and all parties indebted to the estate are required to pay the amount of their indebtedness to me forthwith.

J. H. McMULLIN,
Official Administrator.

LAND REGISTRY ACT (Section 36 and 134.)

Re Application No. 10418-1. File 5960.
TAKE NOTICE that application has been made to register Brenton G. Moore and Roy L. Moore 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 25th day of November, 1917, of ALL AND SINGULAR that certain parcel or tract of land and premises situated, lying and being in the Municipality of the City of Prince Rupert, more particularly known and described as Lot eighteen (18), Block eighteen (18), Section six (6), City of Prince Rupert, 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), 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 its 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 Indefeasible Title of the above-mentioned lands, in the name of Brenton G. Moore and Roy L. Moore.

AND WHEREAS on investigating the title it appears that prior to the 19th day of October, 1916 (the date on which the said lands were sold for overdue taxes), you were the assessed owners 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 the aforesaid parties 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 6th day of September, A.D. 1918.

H. F. MACLEOD,
District Registrar of Titles.
To: Walter G. Laurie,
Robert Williams,
William Jones,
Prince Rupert, B.C.

SKEENA LAND DISTRICT—DISTRICT OF CASSIAR.

TAKE notice that Granby Consolidated Mining, Smelting & Power Co., Limited, of Sault Ste. Marie, Ontario, Canada, and smelter, intends to apply for permission to lease the following described lands:—

Commencing at a post planted at the S.W. corner of Lot 1532, Cassiar District, thence southwesterly 40 chains following high water mark, to the S.E. corner of Lot 893; thence south 10 chains to low water mark; thence northeasterly 40 chains following low water mark; thence north 10 chains, to the place of beginning and containing 40 acres more or less.

GRANBY CONSOLIDATED MINING, SMELTING & POWER COMPANY, LIMITED.
S. 18 J. Fred Ritchie, Agent.
Date, July 6th, 1918.



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MINERAL ACT

Certificate of Improvements.

NOTICE

Ferro Fraction Mineral Claim, situate in the Skeena Mining Division of Cassiar District.

Where located:—Near the head of Alice Arm.

TAKE NOTICE that I, Lewis W. Patmore, Free Miner's Certificate No. 29407-C, as agent for John Walcott Strombeck, Free Miner's Certificate No. 14194-C, intend, sixty days from the date hereof, to apply to the Mining Recorder for a Certificate of Improvements, for the purpose of obtaining a Crown Grant of the above claim.

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

DATED this 15th day of August, A.D. 1918.

WATER NOTICE

TAKE NOTICE that R. K. Neill, whose address is Stewart, B.C., will apply for a licence to take and use seven cubic feet of water per second out of the North Fork of Cascade Creek, which flows southerly and drains into Salmon River. The water will be diverted from the stream at a point about 15,000 feet from Cascade Creek. This notice was posted on the ground on the sixth day of August, 1918. A copy of this notice and an application pursuant thereto will be filed in the office of the Water Recorder at Prince Rupert, B.C. Objections to the application may be filed with the said Water Recorder or with the Comptroller of Water Rights, Victoria, B.C., within thirty days after the first appearance of this notice. The date of first publication of this notice is August 15th, 1918.

R. K. NEILL, Applicant.

SKEENA LAND DISTRICT—DISTRICT OF QUEEN CHARLOTTE ISLANDS.

TAKE NOTICE that the Masset 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 19, 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.

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

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