

INTESTINAL PARALYSIS

"Fruit-a-tives" Quickly Relieved This Chronic Trouble

589 CASGRAIN STREET, MONTREAL.
 "In my opinion, no other medicine is so curative for Constipation and Indigestion as 'Fruit-a-tives'."
 I was a sufferer from these complaints for five years, and my sedentary occupation, music, brought about a kind of Intestinal Paralysis; with nasty headaches, belching gas, drowsiness after eating, and pain in the back.
 I was induced to try 'Fruit-a-tives' and now for six months I have been entirely well". A. ROSENBERG.
 10c. a box, 6 for \$2.50, trial size 25c. At all dealers or sent postpaid by Fruit-a-tives Limited, Ottawa.

Get your parcel of Tobacco for the Soldier Boys

MADE UP AT THE
Prince Rupert Cigar Store & Billiard Parlor
 THIRD AVENUE
 Best Billiard Hall in Town.

Great variety of Tobaccos, Cigars and Cigarettes, Pipes and Pouches.

NAVIGABLE WATERS PROTECTION ACT

R. S. C. Cap. 115.
 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 4 of Block "F" Prince Rupert Township, 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 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. 019

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-emption, 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 5 years, and has made proportionate improvements, he may, because of ill-health or other cause, be granted immediate 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 must 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 5 years.
 Pre-emptor holding Crown Grant may record another pre-emption, if he retains 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 a 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.
TOWNSHIP 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 holding such Agreements. Two or more persons may jointly and severally make such allotment and apply for a proportionate allotment jointly. If it is not 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 upon payment of all taxes due the Crown or to any municipality. The rights of persons to whom the purchase money from the Crown has been paid are also protected. The decision of the Minister of Lands in respect to the allotment of a proportionate allotment is final. The time for making application for these allotments is limited to the 31st 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.
 Information apply to any Provincial Government Agent or to
 G. R. NADEN,
 Deputy Minister of Lands,
 Victoria, B. C.

BANK OF FRANCE AND WAR CRISIS

Advances to State Amounted to Over Sixteen Billion Francs.

Philadelphia, October 29.—How the Bank of France sensed the European war as early as 1913 and took measures then to checkmate Germany's increasingly threatening financial policy by raising its gold reserve and circulating small notes to take the place of metal currency, thus enabling the institution to successfully carry its many war burdens, is set forth by the Paris Chamber of Commerce in a communication just received by the Philadelphia Bourse.

After pointing to the expansion by the bank of its gold reserve from 3,194,000,000 francs in 1913 to 4,141,000,000 francs in 1914, and the arranging of steps to be taken by all its personnel "in case of war," the communication of the Paris commercial organization read as follows:

"During the financial crisis which reigned in all the belligerent countries during the last week of July, 1914, the bank was able to rise to the occasion and meet unhesitatingly all the demands that the country made upon it. By degrees, as the withdrawal of deposits from the banks increased, the amount of commercial bills presented for discount rose from 1,583,000,000 francs, July 27, to 3,430,000,000, August 3. In spite of the coming into force of various moratorium decrees, and notwithstanding the demands created by a paper currency notably on the increase, it continued to discount commercial bills, and so enabled banks and private individuals to gradually meet their liabilities. It made the treasury for the first expenses of the war an advance of 2,900,000,000 francs, to which were added 100,000,000 advanced by the Bank of Algeria. Owing to the prolongation of the war and the heavy expenditure of all kinds resulting from it, and in spite of the success of the national defence emissions, the total sum of the advances made by the bank to the state increased, little by little, until it exceeded 16,000,000,000, April, 1917, not including 3,500,000,000 in treasury bills discounted by the bank as loans to our Allies."

CANADIAN PAINTS MOUNT SIR RIDER

Toronto, October 28.—F. M. Bell-Smith, the dean of Canada's landscape artists, has just returned from the Rockies after fulfilling an interesting commission. Two years ago Sir Rider Haggard, the English novelist, made a trip through Canada on his way home from Australia travelling over the Grand Trunk Pacific Railway. The Geographic Board of Canada on that occasion named a splendid peak near the Grand Trunk Pacific line in British Columbia "Mount Sir Rider" and the glacier on the mountain "Haggard Glacier." The famous author appreciating this honor, commissioned Mr. Bell-Smith to make a painting of the mountain for his English home and for exhibition in Great Britain, and Mr. Bell-Smith has now completed this work.

MINERAL ACT.

CERTIFICATE OF IMPROVEMENTS.

NOTICE.

Caribon Fraction Mineral Claim, situate in the Skeena Mining Division of Cassiar District. Where located:—At the head of Alice Arm in the Skeena Mining Division.
TAKE NOTICE that J. E. Stark, owner of the above claim, Free Miner's Certificate No. 14174, 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 issuance of such Certificate of Improvements.
 Dated this 5th day of July, 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 the ground on 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. Water Recorder may be filed. Objections to the application may be filed with the said Water Recorder, 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.



On them the Shadow fell

THESE, our little Canadians, born to freedom, to a heritage of happiness, Germany's greed would enslave!

For they were heirs to Canada's boundless wealth—our mines, our forests, our teeming fields—the Hun hungered for these riches of Canada.

In his plans for world power, Canada was not overlooked in the German scheme of plundering the nations.

Doubtless there are to-day in Berlin plans for the apportionment of concessions of Canada's natural resources, plans for the government of Canada, for the policing of our cities, the levying of taxes, for enforced adoption of the German language as was done in Lorraine after 1871, and all the other systems of government by German methods.

And a brutal German soldiery would have enforced those systems by which the people would have been enslaved and every vestige of freedom and independence destroyed.

If Prussian plans had carried the smile

would have passed forever from the happy little faces in our homes.

Our boys and girls—heirs to Canada's riches—would have worked as slaves in their own mines, in their forests, their fields and factories.

The fruits of their toil, the wealth of Canada, theirs by right, would have been borne across the seas to fatten the German beast.

While the beast lives, his venom, his gall, his merciless, monstrous ambition threaten our homes.

Canada—young, high-spirited, independent—must stand firm.

Canada must use the wealth the Hun lusts after to crush him to earth.

Canada's strength, the united strength of each and every true Canadian, must raise the shield of protection for the generations to come.

The call will soon come for more of Canada's wealth. It is your money that is needed—every cent that you by cheerful sacrifice and loving self-denial can lend to your country.

Be ready when the call comes to buy Victory Bonds

Issued by Canada's Victory Loan Committee in co-operation with the Minister of Finance of the Dominion of Canada

Launch Bonilla of the Fisheries Department arrived yesterday from Bella Bella.

Queen Charlotte Islanders cannot do better than mail their printing needs to The News Print Shop and get the work done promptly and well.

LAND REGISTRY ACT (Section 36 and 134.)

Re Application No. 10118-1. 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 28th 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 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 his pendens being filed before the regis-

tration 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 stopped 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 Brenton G. Moore and Roy L. Moore.

AND WHEREAS on investigating the title it appears that prior to the 13th 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.

IN THE SUPREME COURT OF BRITISH COLUMBIA. IN THE MATTER OF TANAKA NAOKICHI DECEASED, and IN THE MATTER OF THE ADMINISTRATION ACT.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 9th day of September, A. D. 1918, I was appointed administrator to the estate of the said Tanaka Naokichi, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 10th day of November, 1918, 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 10th day of October, 1918. Oct 19

IN THE SUPREME COURT OF BRITISH COLUMBIA. IN THE MATTER OF LUIGI COMANDINI, DECEASED, and IN THE MATTER OF THE ADMINISTRATION ACT.

TAKE NOTICE that in order of His Honour F. McB. Young, made the 10th day of October, A. D. 1918, I was appointed administrator to the estate of the said Luigi Comandini, deceased, and all parties having claims against the said estate are hereby required to furnish same, properly verified, to me on or before the 10th day of November, A. D. 1918, 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 19th day of October, 1918. Oct 19



TIMBER SALE X 1463.

Sealed tenders will be received by the Minister of Lands not later than noon on the 8th day of November, 1918, for the purchase of License X1463, to cut 1,200,000 feet of Spruce, Cedar and Hemlock on a area adjoining Lot 204, Kimsquit River Range 3, Coast District.
 Two (2) years will be allowed for removal of timber.
 Further particulars of the Chief Forester Victoria, B. C., or District Forester, Prince Rupert, B. C. Oct. 9



TIMBER SALE X 1462.

Sealed tenders will be received by the Minister of Lands not later than noon on the 24th day of October, 1918, for the purchase of License X1462, to cut 720,000 feet of Spruce, Cedar and Hemlock on a area near Lot 204, Kimsquit River, Range 3, Coast District.
 One (1) year will be allowed for removal of timber.
 Further particulars of the Chief Forester Victoria, B. C., or District Forester, Prince Rupert, B. C. Oct. 19