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TAX SALE

Telegraph Creek Assessment District

NOTICE is hereby given that pursuant to the provisions of the Taxation Act of British Columbia (S. S. B. C., 1911) and amendments thereto, I shall on Thursday, the 25th day of November, 1918, at the hour of 10 o'clock in the forenoon, at the Government Office, Telegraph Creek, B. C., offer for sale by Public Auction the lands and Real property situate in the Telegraph Creek Assessment District hereinafter set out, for delinquent taxes and subsequent taxes in arrears remaining unpaid, together with interest, costs and expenses, if the total amounts respectively due in respect of each parcel be not sooner paid.

ASSESSED OWNER	DESCRIPTION OF PROPERTY	Taxes	School Tax	Interest	Costs and Expenses	Total
Canadian Central Railway Co.	Lots 10-15-16, Gp. 1, Cassiar District, with Blocks 2, 3, 4, 5, 7, 8, 10, 11, being sub-division of lot 15, known as New Glenora. Also blocks 3, 4, 5, 6, 7, sub-division of lots 10 and 16, known as Old Glenora, the whole containing 1179 acres more or less	\$204.78	\$19.83	\$20.75		\$245.33

N.B.—Taxes for 1918 due, but not in arrears, not included in the above.
TAKE NOTICE that the Assessor and Collector is anxious to receive notice from any source of the interest of any person interested in the above lands who may be entitled to the benefit of the War Relief Act.
DATED at Telegraph Creek, B. C., this 21st day of September, 1918.

H. W. DODD,

Assessor and Collector for the Telegraph Creek Assessment District.

THE ABOLITION OF INHERITANCE

Argument That the Right of Possession Should End With Owner's Death.

From the New York "Sun."

The all-pervading idea that the world is to undergo a radical change as a consequence of the great war is leading to the renewal of many familiar projects for reforming the social condition of mankind. One of these schemes is advocated in a book entitled "The Abolition of Inheritance," by Harlan Eugene Read, an ardent enthusiast who attempts to demonstrate that the right of inheritance is not a right at all, but a wrong, and that "the bequeathing of an estate to other than the man and woman who created it constitutes a denial of the inalienable rights of all other men and women to the property they create."

Attribute of Property.

Some people hardly seem to appreciate the fact that the right of bequest, unlike inheritance, is one of the attributes of property itself, and, as John Stuart Mill long ago pointed out, the ownership of a thing cannot be looked upon as complete without the power of bestowing it upon someone else at pleasure, during the life or at the death of the owner.

So far, therefore, as theorists like Mr. Read attack the right of bequest, they attack the right of property, without condemning it in express terms.

This author's main argument, however, is directed against inheritances—that is to say, the devolution of lands and personal property by operation of law upon certain prescribed relatives when the owner dies without having himself disposed of such property by will.

Not a Right.

In the first place, it is declared that inheritance is not a right at all, but only a privilege, and the second proposition is that, even when considered only as a privilege, it is morally wrong. "Look at it from whatever angle you will," Mr. Read says, "hereditary succession to the power of money is more than an absurdity. It is a crime against all posterity." He concludes, therefore, that it is impossible to support our system of inheritance in the name of either reason or justice.

In the course of a sparkling debate in the United States Senate the other day on woman suffrage, Senator Brandegee of Connecticut was stirred up by the assertion of a colleague that there was a moral right on the part of every human being, who was of age, to have a voice in the Government by which his or her life and liberties were controlled. "This question of moral rights is beyond me," said Mr. Brandegee. "Anybody can evolve out of his inner consciousness what he says is a moral right and maintain it, and there is no way of disputing or arguing about it." An alleged moral wrong, save in the few cases as to which all men are agreed, like those denounced by the Ten Commandments, falls within the same category.

Crime Against Posterity.

As we have seen, Mr. Read declares our system of inheritance to be a crime against posterity. One would naturally suppose that a person entertaining this view—which is forcibly expressed in different forms again and again

PRINCE GEORGE

The tax sale for this district is to take place November 25 and it will be the largest ever held here if not the largest that has ever taken place in British Columbia. It is being advertised here now in the Citizen.

Influenza patients are being cared for at the temporary hospital in the Millar School, which is in charge of Nurse Sutherland. Alderman Adams has charge of the culinary department and there is an ample staff of willing workers looking after the patients.

Captain Martin, who has returned recently from a tour through the United States with a war trophy exhibit, is visiting his old friends, Mr. and Mrs. P. E. Wilson.

The death occurred here during the week of Thomas Williams, conductor on the G. T. P. railway. The body is being sent east for interment in charge of the trainmen's union.

Up to Monday 21 deaths had been reported here from influenza. A number of others are very ill, but the general condition is much improved.

The Fraser river boat B. X. has been hauled out and will be laid up until spring.

On the opening day here the Victory Loan Committee got busy in spite of the epidemic and secured \$5,000 towards the quota of \$75,000 required of this district.

Word has been received here of the death from pneumonia of John P. Murphy, of 141 Mile House, on the Cariboo Road.

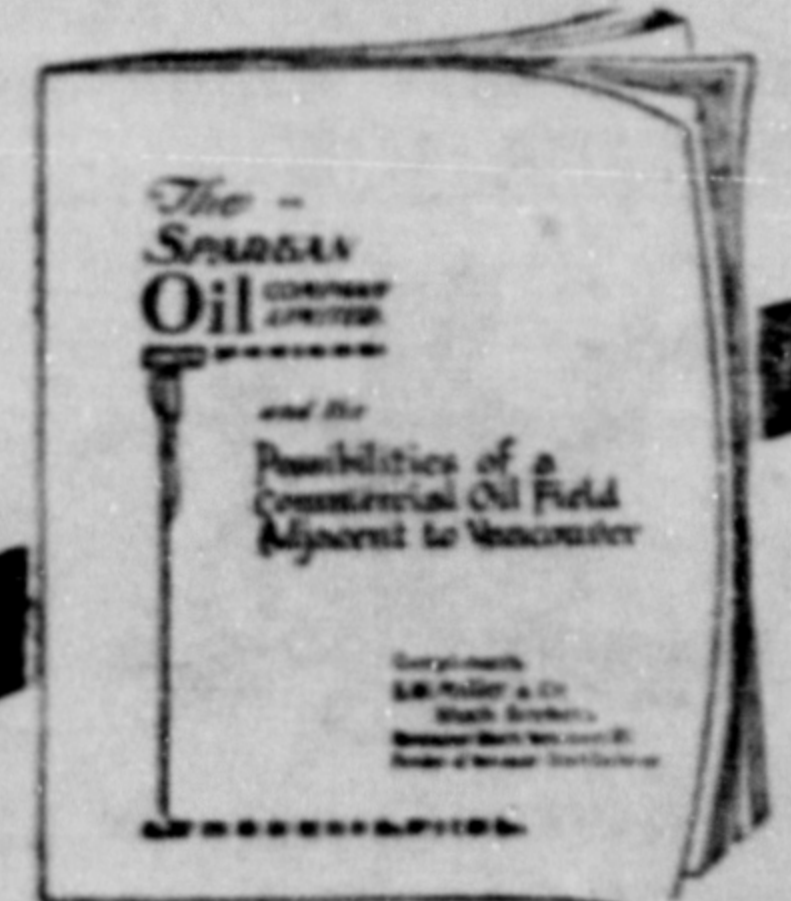
"Yours not to reason why,
"Yours but to go and buy—
"Victory Bonds."

throughout the book—would demand its immediate extirpation from the body of our substantive law. Not so, however. Although it is a moral wrong, if this author is right, he proposed to tolerate it to a limited extent. He would not change our present system of inheritance at all so far as wives and widows are concerned; and as for the rest:

"Inheritance should be granted to privileged heirs up to a reasonable sum for each son, daughter or direct heir."

OIL

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Box 13—6th St. and 3rd Ave.
Box 14—8th St. and 3rd Ave.
Box 15—Junction of 1st, 2nd and 3rd Aves.
Box 16—1st Ave., between 5th and 6th Sts. (Knox Hotel).
Box 17—1st Ave. and 7th St. (Central Hotel).

CIRCUIT NO. 2.

Box 22—3rd Ave and 3rd St. (Post Office).
Box 23—3rd Ave. and McBride St.
Box 24—1st Ave. and McBride St.
Box 25—2nd Ave. and 2nd St.
Box 26—2nd Ave. and 6th St.
Box 27—G. T. P.

CIRCUIT NO. 3.

Box 31—5th Ave. and Fulton St.
Box 32—Borden and Taylor Sts.
Box 34—7th Ave. and Fulton St.
Box 35—9th Ave. and Comox Ave.
Box 37—8th Ave. and Dodge Place
Box 38—6th Ave. and Thompson St.

CIRCUIT NO. 4.

Box 41—4th Ave. and Emmerson Place.
Box 42—5th Ave. and McBride St.
Box 43—5th Ave. and Green St.
Box 44—6th Ave. and Basil St.
Box 45—7th Ave. and Eberst.
Box 141—7th Ave. and Young St.



NOTICE TO SOLDIERS ON HARVEST LEAVE.

Attention is directed to a recent announcement published in the Press by the Military Service Branch, Department of Justice, regarding extensions to be granted to men EXEMPTED AS FARMERS.

It is pointed out that this DOES NOT IN ANY WAY AFFECT MEN WHO HAVE BEEN ORDERED BY THE REGISTRAR TO REPORT to Depot Battalions and who have thereafter received leave of absence from the Military Authorities.

Once a man has been ordered to report for duty by the Registrar he leaves the jurisdiction of the Registrar and comes under that of the Department of Militia and Defence, and is to be considered as a soldier. This applies to men of the 20 to 22 Class who have been ordered to report by the Registrar in virtue of the cancellation of exemptions by Order-in-Council of the 20th April last, as well as to those ordered to report in the usual way on refusal of claim for exemption, or on expiration of exemption granted.

All men, accordingly, who have been ordered to report, and are therefore SOLDIERS, and who have subsequently been granted harvest leave by the military authorities, MUST, NOTWITHSTANDING THE NOTICE ABOVE REFERRED TO, REPORT ON THE EXPIRATION OF THAT LEAVE, unless they are notified to the contrary by their Commanding Officer or by general notice published by the Department of Militia and Defence.

DEPARTMENT OF MILITIA AND DEFENCE.

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FREDERICK WILLIAMS-TAYLOR,
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