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KOOTENAY AGENCY

DETAILED REPORT

KOOTENAY AGENCY

Field operations in the Kootenay Agency were prosecuted from the 11th to the 22nd September, 1914, the examination of Mr. Agent Galbraith as to affairs of his Agency following, on the 28th and 29th October of the same year.

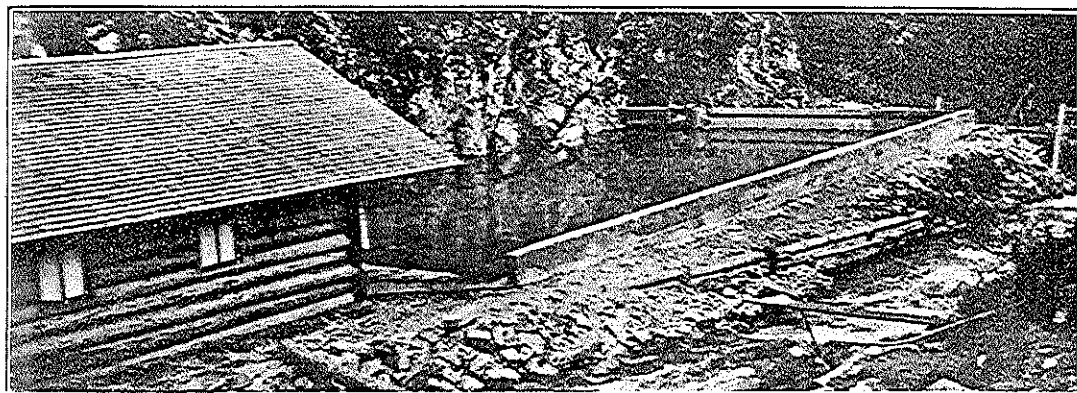
At the time of its appointment, the Commission found Reserves of the Kootenay Agency Indians (including temporary reservations) of an aggregate area of 46,170.31 acres, 2370 acres of Temporary Reserve No. 1A, Lower Kootenay, Addition, proving upon investigation, however, to be unavailable for Indian purposes, by reason of being covered by Perpetual Timber Licences.

The Kootenay Indians have in the past depended for their living principally upon the hunting, they having originally migrated from the Eastern slopes of the Rockies, and being in type dissimilar from the great majority of the Indian peoples of the Pacific Province. With the advance of settlement and industrial development in their ancient hunting grounds, their hereditary avocation is rapidly becoming impossible of pursuit; and in the reorganization imperative to meet the new conditions, cattle raising and farming would seem to offer the best opportunities for their self-maintenance and future progress, a fact of which cognizance must be and has been taken in consideration of the measure of their land requirements.

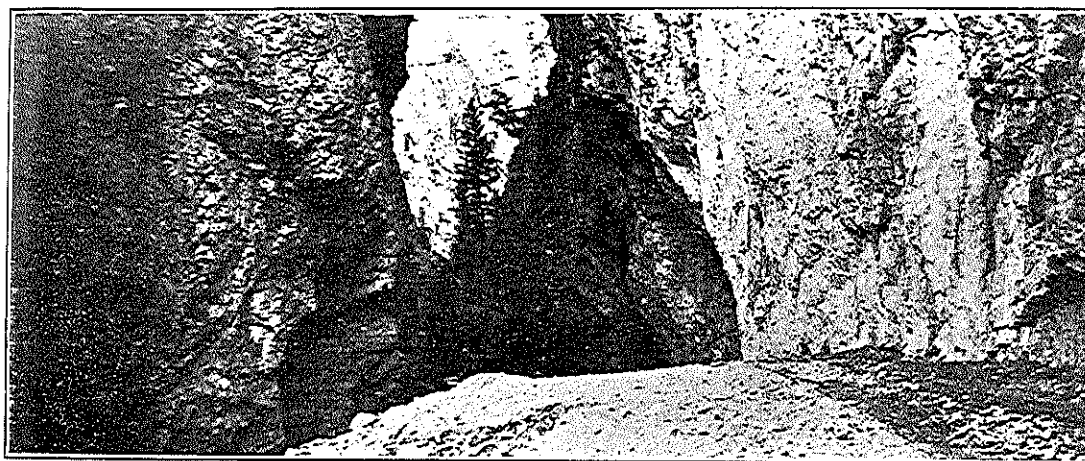
Reserves as heretofore established have been confirmed by the Commission insofar as such lands have been found available, the areas thereof aggregating 43,771.38 acres. There have been also allowed eight new reserves—two of these representing acreage lost by reason of the unavailability of the greater portion of Temporary Reserve 1A of the Lower Kootenay Tribe—with a total area of 8,260.00 acres, making the Reserve area for the Agency, upon approval of the Commission's allowances, 52,031.38 acres, or 87 acres per capita, in comparison with a previous per capita of 73.20 acres, the Agency population being five hundred and ninety-eight.

The utility of a considerable proportion of the Indian lands of the Lower Kootenay, as well as other lands contiguous thereto, being largely contingent upon reclamation work on a necessarily large scale, the Commission has felt justified in placing itself upon record as of opinion that the Government of Canada, as guardian of the Indians concerned, should contribute pro rata to the cost of any work of reclamation of valley lands at Creston or in connection with lands recommended to be added to the Reserve thereat, on the same being approved of by such Government, after such expert inquiry as it may cause to be made.

With respect to land in the vicinity of Robson occupied by a small group of the Kootenay Tribe, referred to in the Official Schedule as a Temporary Reserve, the Commission found it was not within its disposing power, being used for Indian purposes by suffrance of the Doukhobor Community; and has made such representations to the Dominion Government as will, it is hoped, result in the necessities of these Indians being provided for.



SINCLAIR HOT SPRINGS, DISCOVERED AND CLAIMED BY INDIANS



CANYON NEAR WINDERMERE



INDIANS OF THE KOOTENAY AGENCY





THE ROYAL COMMISSION ON INDIAN AFFAIRS FOR THE PROVINCE OF
BRITISH COLUMBIA, 1916

MINUTES OF DECISION

In virtue of powers and instructions from the Governments of the Dominion of Canada and the Province of British Columbia contained in Commissions issued under the Great Seal of Canada respectively on the 23rd day of April, in the year of Our Lord one thousand nine hundred and thirteen, and the 7th day of April, in the year of Our Lord one thousand nine hundred and fourteen, to us directed, authorizing and empowering us as a Commission to fix, determine and establish the number, extent and locality of the Reserves to be set aside, allowed, established and constituted for the use and benefit of the Indians of the Province of British Columbia, we, the undersigned, having in each case made due enquiry into all matters affecting the requirements of the said Indians, do hereby declare the following to be the Reserves for the undermentioned Indian Tribes respectively, the date of our decision being in each case stated.

Dated at Victoria, British Columbia,
this 31st day of May, in the year
of Our Lord one thousand nine
hundred and sixteen.

N. W. WHITE, *Chairman*,
J. A. J. McKENNA,
S. CARMICHAEL,
J. P. SHAW,
D. H. MACDOWALL,
Commissioners.

Kootenay Agency—Arrow Lake Tribe

ORDERED: That Arrow Lake Indian Reserve of the Arrow Lake Tribe, described in the Official Schedule of Indian Reserve, 1913, at Page 70, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

Arrow Lake, 255.00 acres.

Victoria, B.C., March 24th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Kootenay Agency—Kootenay Tribe

ORDERED: That the Indian Reserves of the Kootenay Tribe, numbered One (1) to Six (6) inclusive, described in the Official Schedule of Indian Reserves, 1913, at Pages 69 and 70 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- No. 1—Kootenay or St. Mary's, 17425.00 acres;
- No. 2—Tobacco Plains,* 10560.00 acres;
- No. 3—Columbia Lake, 8359.81 acres;
- No. 4—Isidores Ranch (S. of No. 4), 680.00 acres;
- No. 5—Cassimayooks (S. of No. 1), 160.00 acres,**
- No. 6—Bummers Flat, 190.00 acres.

*Area reduced to 10557.03 acres by allowance of 2.97 acres for Custom House purposes by Interim Report No. 52, of October 20th, 1914. **Less allowed right-of-way of Kootenay Central Railway Co., 3.21 acres—156.79.

ORDERED: That the lands contained in Lots Nos. Sixty-six Hundred and Twenty (6620), containing an area of Six Hundred and Thirty-four (634) acres, more or less; Sixty-six Hundred and Twenty-one (6621), containing an area of Six Hundred and Forty (640) acres, more or less; Sixty-six Hundred and Twenty-five (6625), containing an area of Three Hundred and Seventy-seven (377) acres, more or less; Eight Thousand and Nineteen (8019), containing an area of Six Hundred and Forty (640) acres, more or less; and Eight Thousand and Twenty (8020), containing an area of Six Hundred and Forty (640) acres, more or less, a total of Twenty-nine Hundred and Thirty-one (2931) acres, more or less, be constituted Indian Reserve Lands and be added to the Kootenay or St. Mary's Indian Reserve No. One (1), of the Kootenay Tribe.

Victoria, B.C., March 24th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute and Resolution of the Commission of the 24th March, 1915, dealing with additions to the Reserve lands of the Kootenay Tribe or Band, BE RECONSIDERED and AMENDED as follows, viz.: By striking out of the description therein contained of such additional lands, in the third (3rd), fourth (4th), fifth (5th), sixth (6th), seventh (7th), eighth (8th), ninth (9th), tenth (10th), and eleventh (11th) lines of the Minute and Resolution hereby amended, the words "Sixty-six Hundred and Twenty (6620), containing an area of six hundred and thirty-four (634) acres, more or less; Sixty-six Hundred and Twenty-one (6621), containing an area of six hundred and forty (640) acres, more or less; Sixty-six Hundred and Twenty-five (6625), containing an area of three hundred and seventy-seven (377) acres, more or less," and in the sixteenth (16th), and seventeenth (17th) lines the words "Twenty-nine Hundred and Thirty-one (2931)" and substituting for the latter words so struck out the words "Twelve Hundred and Eighty (1280)," inasmuch as, prior to the selection of the said lands as additional lands for the Indians of the said Kootenay Tribe or Band, the Government of the Province of British Columbia had arranged for the said Lots Nos. Sixty-six Hundred and Twenty (6620), Sixty-six Hundred and Twenty-one (6621) and Sixty-six Hundred and Twenty-five (6625) being sub-divided and thrown open for settlement; and, as the constitution thereof as Indian Reserve would, in the opinion of the said Government of the Province of British Columbia, seriously handicap and interfere with the settlement and development of that portion of the Province of British Columbia of which the said Lots form part.

Victoria, B.C., January 17th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the lands shewn upon plan, and described as follows, viz.:

“Commencing at the North-east corner of Lot One Hundred and Twenty-two (122), East Kootenay District, and running North therefrom Three Hundred and Eighty (380) chains; thence West One Hundred and Sixty (160) chains to the North-east corner of the Kootenay Indian Reserve No. Three (3); thence South Two Hundred and Eighty (280) chains; thence East One Hundred and Twenty (120) chains; thence South One Hundred and Twenty (120) chains to the North-west corner of the aforementioned Lot One Hundred and Twenty-two (122); and thence East Forty (40) chains to the place of commencement, containing an area of Three Thousand and Forty (3040) acres, more or less, be constituted a Reserve to be added to Columbia Lake Indian Reserve No. Three (3), of the Kootenay Tribe, of the Kootenay Agency.

Victoria, B.C., March 25th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute of the 25th inst., *re* additional Reserve lands for the use and benefit of the Indians of the Kootenay Tribe BE RESCINDED and the following substituted in lieu thereof:

ORDERED: That the land shewn upon Plan and described as follows, viz.:

“Commencing at the North-east corner of Lot One Hundred and Twenty-two (122), East Kootenay District, and running north therefrom Three Hundred and Eighty (380) chains; thence West One Hundred and Sixty (160) chains to the North-east corner of Kootenay Indian Reserve No. Three (3); thence South Eighty (80) chains; thence East Eighty (80) chains; thence South One Hundred and Twenty (120) chains; thence East Forty (40) chains; thence South One Hundred and Eighty (180) chains; and thence East Forty (40) chains to the place of commencement, containing an area of Two Thousand Nine Hundred and Sixty (2960) acres, more or less, be constituted a Reserve to be added to Columbia Lake I. R. No. Three (3) of the Kootenay Tribe of the Kootenay Agency.

Victoria, B.C., March 29th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Kootenay Agency—Lower Kootenay Tribe

ORDERED: That the Indian Reserves of the Lower Kootenay Tribe numbered One (1), One A (1A and One B (1B) described in the Official Schedule of Indian Reserves, 1913, at Page 70 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of survey, viz.:

- No. 1 —Creston—1831.50 acres;
No. 1A—Lower Kootenay (addition), 2735.00 acres;
No. 1B—Lower Kootenay (addition), 1215.00 acres.

Victoria, B.C., March 24th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That action taken on the 24th March, 1915, in respect to confirmations of and additions to the Reserves of the Lower Kootenay Tribe, and of the Kootenay Tribe, of the Kootenay Agency, BE RECONSIDERED.

ORDERED: That the Minute of the 24th March, 1915, *re* confirmation of Indian Reserve No. One (1) Creston, No. One A (1A), Lower Kootenay (Addition), and No. One B (1B) Lower Kootenay (Addition), and the Minutes of the said day and date constituting and defining certain additional Reserves for the use of the said Lower Kootenay Tribe, BE RESCINDED.

ORDERED: That Indian Reserve No. One (1) Creston, of the Lower Kootenay Tribe, Kootenay Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 70 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

I. R. No. 1—Creston, 1831.50 acres.

Victoria, B.C., January 17th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That that portion of Indian Reserve No. One A (1A), Lower Kootenay (Addition), as now described in the Official Schedule of Indian Reserves, 1913, at Page 70 thereof, being all those portions of Sections Eleven (11) and Fourteen (14), Township Seven (7), West Division of Kootenay Land District lying to the East of the Kootenay River and South of Creston Indian Reserve No. One (1), containing an area of Three Hundred and Sixty-five (365) acres, more or less, BE CONFIRMED, subject to survey, as Indian Reserve No. One A (1A), Lower Kootenay (Addition); Sections Twelve (12), Thirteen (13), Twenty-four (24), and Twenty-five (25), in the said Township Seven (7), West Division of Kootenay Land District, which sections were included by Mr. Commissioner Vowell in his location of Indian Reserve No. One A (1A), Lower Kootenay (Addition), with a view to the same being constituted a Reserve, being unavailable for such use and purpose by reason of the same being covered by Timber Leases or Licences, renewable in perpetuity.

ORDERED: That Indian Reserve No. One B (1B), Lower Kootenay (Addition), described in the Official Schedule of Indian Reserves, 1913, at Page 70 thereof, BE CONFIRMED, subject to survey, as containing an area of Twelve Hundred and Fifteen (1215) acres, more or less, situate in Townships Seven (7) and Eight (8), West Division of Kootenay Land District, and comprising all those portions of Sections Twenty-six (26), Twenty-seven (27) and Twenty-eight (28), Township Seven (7), North of Creston Indian Reserve No. One (1) and bounded by the Kootenay River, Creston Indian Reserve No. One of the Lower Kootenay Tribe and the Anderson sub-division; that portion of Section Thirty-three (33), Township Seven (7), East of the Kootenay River; that portion of Section Thirty-four (34), Township Seven (7), South of Goat River; that portion of Section Thirty-five (35), Township Seven (7), bounded on the North by Goat River and on the East by the Anderson sub-division; and that portion of Section Three (3), Township Eight (8), lying South of Goat River.

ORDERED: That an area of Twelve Hundred (1200) acres, more or less, of land described as follows, viz.:

All that portion of Section Four (4), Township Eight (8), West Division of Kootenay Land District, lying to the West of Goat River and North of the Kootenay River; all of Section Five (5), Township Eight (8), and the East Quarter ($\frac{1}{4}$) of Section Six (6), Township Eight (8), BE CONSTITUTED, subject to survey, a Reserve of the Lower Kootenay Tribe, to be known and designated as

I. R. No. 1C, Lower Kootenay (Addition), 1200.00 acres.

ORDERED: That an area of Two Hundred (200) acres, more or less, of land described as follows, viz.:

All those portions of Section Sixteen (16) and Seventeen (17), Township Eight (8), West Division of Kootenay Land District, lying between the Kootenay River and the Goat River, BE CONSTITUTED, subject to survey, a Reserve of the Lower Kootenay Tribe, to be known and designated as

I. R. No. 2, Lower Kootenay, 200.00 acres.

ORDERED: That an area of One Hundred and Thirty (130) acres, more or less, of land described as follows, viz.:

All that portion of the Southeast Quarter ($\frac{1}{4}$) of Section Twenty (20), Township Eight (8), West Division of Kootenay Land District, lying East of the Kootenay River, BE CONSTITUTED, subject to survey, a Reserve of the Lower Kootenay Tribe, to be known and designated as

I. R. No. 3—Lower Kootenay, 130.00 acres.

ORDERED: That an area of one hundred and ninety-five (195) acres, more or less, of land described as follows, viz.: All that portion of the North half ($\frac{1}{2}$) of Section Twenty (20), Township Eight (8), West Division of Kootenay Land District, lying West of the Kootenay River; and all that portion of the South half ($\frac{1}{2}$) of Section Twenty-nine (29), Township Eight (8), lying south of the Kootenay River, BE CONSTITUTED, subject to survey, a Reserve of the Lower Kootenay Tribe or Band, to be known and designated as

“I. R. No. 4, Lower Kootenay, 195.00 acres.”

ORDERED: That an area of Three Hundred and Fifty-five (355) acres, more or less, of land described as follows, viz.:

All that portion of Section Thirty-two (32), Township Eight (8), West Division of Kootenay Land District, lying to the East of the Kootenay River, BE CONSTITUTED, subject to survey, a Reserve of the Lower Kootenay Tribe, to be known and designated as

I. R. No. 5—Lower Kootenay, 355.00 acres.

Victoria, B.C., January 17th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Kootenay Agency—Shuswap Tribe

ORDERED: That Shuswap Indian Reserve of the Shuswap Tribe, Kinbasket's Band, described in the Official Schedule of Indian Reserves, 1913, at Page 70 thereof, as containing Two Thousand Seven Hundred and Six and Sixty-six One-hundredths (2706.66) acres, which said Reserve is found upon reference to the Plan of Survey to contain an area of Two Thousand Seven Hundred and Forty-nine (2749) acres, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“Shuswap, 2749.00 acres.”

Victoria, B.C., March 24th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

WHEREAS the Department of Indian Affairs has advised the Commission as to an error in the given acreage of Shuswap I. R. of the Shuswap Tribe, Kinbasket's Band, it was

ORDERED: That the Minute and Resolution of the 24th March, 1915, covering confirmation of Shuswap Indian Reserve, of the Kootenay Agency, BE RECONSIDERED and AMENDED by striking out of the ninth line thereof, the word "four" and figure "4" and inserting in lieu thereof the word "Five" and figure "5," also by adding to the resolution the following words and figures, viz.: "Less area of allowed right-of-way of the Kootenay Central Railway, i.e., Twenty-two and Seventy-five One-hundredths (22.75) acres."

Victoria, B.C., February 21st, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the lands shewn upon plan and described as follows, viz.:

"Commencing at the North-east corner of Lot Seventy-six (76), East Kootenay District, and running north therefrom One Hundred and Sixty (160) chains; thence West One Hundred and Eighty (180) chains to the Eastern boundary of Lot 9248; thence South to the Northern boundary of Lot 288; thence East to the Northeast corner of the said Lot 288; thence South to the Northwest corner of Lot 5353; thence East to the Northeast corner of the said Lot 5353; thence South to the Northwest corner of Lot 100; thence East eighty (80) chains to the Northeast corner of Lot 68; thence South Forty (40) chains to the Southeast corner of the said Lot 68; and thence East Forty (40) chains to the place of commencement, containing an area of 1940 acres more or less be constituted a Reserve to be allotted for the use and benefit of the Indians of the Shuswap Tribe or Band of the Kootenay Agency.

Victoria, B. C., March 25th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

WATER RIGHTS OF INDIANS IN B. C.

MINUTE and RESOLUTION of the 15th June, 1916:

"WHEREAS former Indian Reserves Commissioners, acting under joint Governmental Agreements, allotted defined Water Rights to certain Tribes or Bands of Indians in British Columbia;

"WHEREAS this Commission has been unable to obtain any advice from the law officers of the Crown in right of the Dominion of Canada as to the authority of the said former Commissioners to allot such Water Rights;

"AND WHEREAS this Commission desires that any right or title which Indians may have to such allotted Water Rights may not be adversely affected by inaction on its part,

"BE IT RESOLVED: That, to the extent to which the allotting Commissioners had authority to allot such Water Rights, this Commission, insofar as the power may lie in it so to do, CONFIRMS the said allotted Water Rights as set forth in the Schedule hereto appended:

SCHEDULE

Kootenay Agency

Upper Kootenay Tribe: Minute of Decision of July 18th, 1884, constituting Tobacco Plains Reserve No. 2: . . . "All water flowing through this Reserve is allotted to the use of the Indians."

Minute of Decision of August 9th, 1884, constituting Columbia Lake Reserve No. 3: . . . "All water flowing through this Reservation is assigned to the use of the Indians."

Shuswap Tribe, Kinbasket's Band: Minute of Decision of August 14th, 1884, constituting Shuswap Reserve: . . . "The water of Shuswap Creek (which flows through this Reserve) and 100 inches of water from Aylmer Creek are also allotted for use on this Reserve."

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

KWAWKEWLTH AGENCY

DETAILED REPORT

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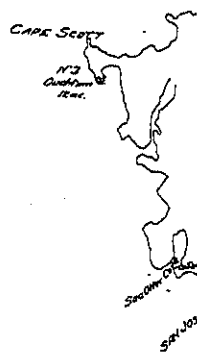
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KWAWKEWLTH AGENCY

Meetings with the Indians of the Kwawkewlth Agency and inspections of their principal Reserves occupied the Commission from the 28th May until the 10th June, 1914, Mr. Agent Halliday being subsequently examined on June 24th, 25th and 26th, 1914.

The Reserves of the Kwawkewlth Agency as described in the Official Schedule of 1913, number 91, with an aggregate area of 16,600.99 acres, giving a per capita acreage of 14.03 for the present Agency population of eleven hundred and eighty-three. The natural avocation of these Indians is fishing, but progressive members of certain of the Tribes of late have given earnest of desire to cultivate land, and the Commission has, therefore, endeavoured, insofar as possible, to meet their reasonable requirement of cultivable lands. The Commission has also allotted as Reserves a number of fishing stations long used and occupied by the Indians but not heretofore formally set apart for their use and benefit.

In the case of the Hope Island Reserve of the Nahwitti Tribe, a reduction of 37.86 acres has been made to meet harbourage requirements of the white population, such reduction in no way impinging upon the necessary and reasonable requirements of the Indians. Two small Reserves of the virtually extinct Klaskino Tribe also have been cut off in their entirety, leaving one Reserve of 12.50 acres, which is ample for the Indian requirement.

Action upon additional lands applications of the Agency has resulted in the creation, subject to approval, of 29 new Reserves, of a total area of 1,902.29 acres, making the net total of Agency increase 1,761.43 acres, and giving under the reconstitution and distribution a total of 118 Reserves of an aggregate area of 18,228.06 acres, or 15.43 acres per capita for the Agency.

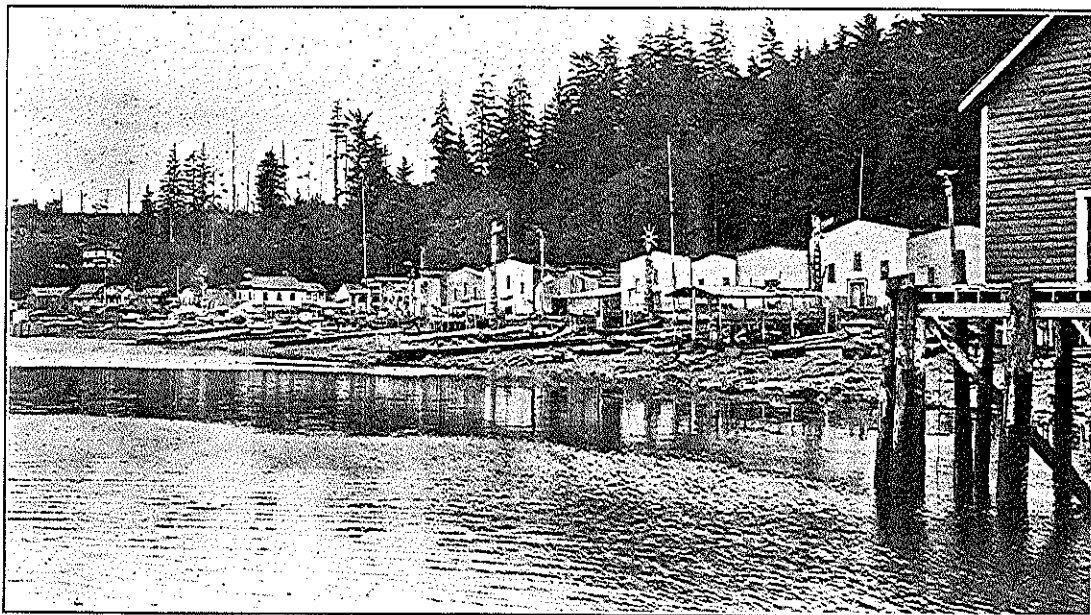
With respect to the Turner Island or Klawatsis Tribe and its special requirements, the Commission on the 29th February, 1916, placed itself upon record in the terms of the following resolution:

"WHEREAS the Commission by investigation on the ground and by evidence of the Indians and of the Agent of the Department of Indian Affairs having jurisdiction over them, is impressed with the fact that the land contained in the Reserve at present constituted and established for the use and benefit of the Turner Island or Klawatsis Tribe, of the Kwawkewlth Agency, is insufficient for the reasonable and necessary requirements of the said Tribe or Band;

"AND WHEREAS the present per capita acreage of the said Tribe or Band is but 0.48 acre, which per capita acreage will be increased to only 0.77 acre by the constitution of a new Reserve as a result of the allowance of the one application of the Tribe found to be for vacant and available Crown land;

"AND WHEREAS the Commission has diligently, but unsuccessfully, endeavoured to find alternative available Crown lands suitable for the requirements of these applicant Indians,

"BE IT RESOLVED: That the circumstances as above recited, with respect to the land shortage of the Indians of the Turner Island or Klawatsis Tribe, be brought to the attention of the Department of Indian Affairs, with a view to such steps being taken by the said Department as may be deemed necessary and desirable in order to provide for the reasonable and necessary land requirements of the said Turner Island or Klawatsis Tribe."



ALERT BAY



CHIEFS AND HEAD MEN OF KWAWKEWLTH NATION IN CEREMONIAL DRESS

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THE ROYAL COMMISSION ON INDIAN AFFAIRS FOR THE PROVINCE OF
BRITISH COLUMBIA, 1916

MINUTES OF DECISION

In virtue of powers and instructions from the Governments of the Dominion of Canada and the Province of British Columbia contained in Commissions issued under the Great Seal of Canada respectively on the 23rd day of April, in the year of Our Lord one thousand nine hundred and thirteen, and the 7th day of April, in the year of Our Lord one thousand nine hundred and fourteen, to us directed, authorizing and empowering us as a Commission to fix, determine and establish the number, extent and locality of the Reserves to be set aside, allowed, established and constituted for the use and benefit of the Indians of the Province of British Columbia, we, the undersigned, having in each case made due enquiry into all matters affecting the requirements of the said Indians, do hereby declare the following to be the Reserves for the undermentioned Indian Tribes respectively, the date of our decision being in each case stated.

Dated at Victoria, British Columbia,
this 31st day of May, in the year
of Our Lord one thousand nine
hundred and sixteen.

N. W. WHITE, *Chairman*,
J. A. J. MCKENNA,
S. CARMICHAEL,
J. P. SHAW,
D. H. MACDOWALL,
Commissioners.

Kwawkewlth Agency—Fort Rupert or Kwawkewlth Tribe

ORDERED: That the Indian Reserves of the Fort Rupert or Kwawkewlth Tribe or Band, numbered from 1 to 7, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Fort Rupert or Tsakis, 4.25 acres;
- No. 2—Kip-pase, 34.00 acres;
- No. 3—Shell Island, 0.70 acre;
- No. 4—Tsul-qua-te, 38.70 acres;
- No. 5—Thomas Point, 42.30 acres;
- No. 6—Keogh, 4.50 acres, and
- No. 7—Klickseewy, 134.80 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. Fifty-nine (59), of the Kwawkewlth Tribe, for a certain tract or parcel of land containing an area of Four hundred and eighty (480) acres, more or less, contained in Legal Sub-divisions One (1), Two (2), Seven (7), Eight (8), Nine (9), Ten (10), Fifteen (15) and Sixteen (16), Section Fifteen (15), and

Legal Sub-divisions Four (4), Five (5), Twelve (12) and Thirteen (13), Section Sixteen (16), Malcolm Island, for Farming and general Reserve purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the Applicant Kwawkewlth Tribe, a certain tract or parcel of land described as follows, viz.: Legal Sub-divisions One (1), Two (2), Seven (7), Eight (8), Nine (9), Ten (10), Fifteen (15) and Sixteen (16), Section Fifteen (15); and Legal Sub-divisions Four (4), Five (5), Twelve (12) and Thirteen (13), Section Sixteen (16), Malcolm Island, containing an area of Four Hundred and Eighty (480) acres, more or less, surveyed, subject to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Kwawkewlth Agency—Gilford Island Tribe

ORDERED: That Gwayasdums Indian Reserve No. 1, of the Gilford Island Tribe, Tsah-waw-ti-neuch Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 1—Gwayasdums, 62.90 acres."

ORDERED: That Burial Ground Indian Reserve No. One A (1A) of the Gilford Island Tribe, Ah-kwaw-ah-mish Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 1A—Burial Ground, 0.85 acre."

ORDERED: That the Indian Reserves of the Gilford Island Tribe, Kwaw-waw-i-nuck Band, numbered 2 to 9, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 2—Kunstamis, 17.20 acres;
- No. 3—Keogh, 10.60 acres;
- No. 4—Quay, 10.00 acres;
- No. 5—Lawanth, 14.00 acres;
- No. 6—Gleyka, 8.00 acres;
- No. 7—Quaee, 432.00 acres;
- No. 8—Alalco, 293.20 acres, and
- No. 9—Graveyard, 4.00 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. 142, of the Gilford Island Tribe, Tsahwawtineuch Band, for a certain Zakwai, on Charles Creek, Kingcombe Inlet, for Timber Supply and Trapping Base purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the applicant Gilford Island Tribe, Tsahwawtineuch Band, Five and Thirty-five-onehundredths (5.35) acres, more or less, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, the land so allowed being situate on the left bank of Charles Creek, Kingcombe Inlet, at its mouth, commencing at the S. E. corner of Lot No. 574, Range 1, and running thence E. seven (7) chains to the N. W. corner of the Reserve; thence E. three (3) chains; thence S. ten (10) chains; thence W. four chains twelve links (4.12) to the seashore, and thence, following the shore and the creek in a northerly and easterly direction, to the beforementioned N. W. corner, subject to survey.

Victoria, B.C., March 30, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. 142, of the Gilford Island Tribe, Tsahwawtineuch Band, for a certain tract or parcel of land One (1) mile square at Bat-l-ki, Belle Isle Sound, for Hunting and Trapping purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Tsahwawtineuch Band, a certain tract or parcel of land situate on the Eastern shore of Belle Isle Sound, Kingcombe Inlet, immediately North of T. L. No. 30160, commencing at a hemlock tree marked "Indian Reserve," and running therefrom East Ten (10) chains; thence South Ten (10) chains; thence West to the seashore and thence, along the shore in a Northerly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Twelve (12) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. 145, of the Gilford Island Tribe, Tsahwawtineuch Band, for a certain tract or parcel of land containing Two (2) square miles, at Kawages, on the North shore of Simoon Sound, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island

Tribe, Tsahwawtineuch Band, a certain tract or parcel of land situate on the Northern shore of Simoon Sound, Tribune Channel, and North 50 West magt. from Hannanth Point, commencing at a cedar tree marked "Indian Reserve" and running therefrom North Ten (10) chains; thence East Ten (10) chains; thence South to the seashore and thence, along the seashore in a Westerly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia, containing an area of Eight (8) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. 146, of the Gilford Island Tribe, Tsahwawtineuch Band, for Kuk-wapa or Insect Island and the adjacent small islands of the Benjamin Group, for Village Site, Timber and Clam Supply and Trapping Base purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Tsahwawtineuch Band, Fly Island, of the Benjamin Group, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Eighty (80) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. 151, of the Gilford Island Tribe, Ahkwawahmish Band, for a certain tract or parcel of land containing One (1) square mile, at Kyidagwis, on the West side of Wakeman's Sound, for Timber Supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Ahkwawahmish Band, a certain tract or parcel of land Ten chains by Ten chains (10 x 10) in area, situate on the Western shore of Wakeman Sound, Kingcombe Inlet, commencing at a cedar tree marked "Indian Reserve" and running West therefrom Ten (10) chains; thence South Ten (10) chains; thence East to the seashore and thence, following the seashore in a Northerly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Ten and One-half (10.50) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkwelth Agency Application No. 161, of the Gilford Island Tribe, Kwawwawineuch Band, for a certain tract or parcel of land One (1) mile square, at Magwekstala, on Burleigh or Burley Bay, for Fishing Station, Garden and Timber Supply purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Kwawwawineuch Band, a certain tract or parcel of land situate on the Eastern shore of Burley Bay and to the North of and adjoining Lot No. Four Hundred and Eighty-seven (487), commencing on the shore of Burley Bay at the North-west corner of the said Lot No. Four Hundred and Eighty-seven (487) and running East therefrom Ten (10) chains; thence North Ten (10) chains; thence West to the seashore; and thence, in a Southerly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Ten (10) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkwelth Agency Application No. 166, of the Gilford Island Tribe, Kwawwawineuch Band, for an enlargement by One (1) mile square (apparently on T. L. No. 20442, on Claydon's Bay) of Kunstamis Indian Reserve No. 2, for general Reserve purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Kwawwawineuch Band, a certain tract or parcel of land situate at the Northern entrance to Claydon Bay, Grappler Sound, and adjoining the old Kunstamis Indian Reserve No. 2, commencing at the North-west corner of Kunstamis Indian Reserve No. 2 and running North therefrom to the Southern boundary of Lot No. Seven Hundred and Ninety-six (796), Range One (1), Coast District; thence East to the seashore; and thence, following the seashore in a Southerly and Westerly direction, to the South-east corner of the said Kunstamis Indian Reserve No. 2; thence following the Eastern and Northern boundaries of the said Kunstamis Indian Reserve No. 2 to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of One Hundred and Eight (108) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkwelth Agency Application No. 171, of the Gilford Island Tribe, Kwawwawineuch Band, for Dickson or Dixon Island (Kadis), for Fishing Station, Trapping Base and Garden purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Kwawwawineuch Band, Dickson or Dixon Island in its entirety, containing an area of Eighty (80) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. 176, of the Gilford Island Tribe, Kwawwawineuch Band, for a certain unnamed Island in Drury Inlet, for Clam and Timber Supply, Trapping Base and Garden purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Gilford Island Tribe, Kwawwawineuch Band, Dove Island, in its entirety, at the head of Drury Inlet, West of Charlotte Point, containing an area of Twenty (20) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Klaskino Tribe

ORDERED: That Telaise Indian Reserve No. One (1) and Tsowenachs Indian Reserve No. Two (2), of the Klaskino Tribe or Band, as described in the Official Schedule of Indian Reserves, 1913, and shewn on the Official Plans of Survey, BE CUT OFF.

ORDERED: That Klaskish Indian Reserve No. Three (3), of the Klaskino Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 3—Klaskish, 12.50 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Knight's Inlet Tribe

ORDERED: That the Indian Reserves of the Knight's Inlet Tribe, Tanockteuch and Ahwaheettlala Bands, numbered from 1 to 4, both inclusive, described in the

Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 1—Tsawwati, 404.00 acres;
- No. 2—Keogh, 108.20 acres;
- No. 3—Kwatse, 51.00 acres, and
- No. 4—Graveyard, 5.50 acres.”

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Kwawkewlth Agency—Laichkwiltach Tribe

ORDERED: That Salmon River Indian Reserve No. 1, of the Laichkwiltach Tribe, Kahkahmatsis Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

- “No. 1—Salmon River, 329.00 acres.”

ORDERED: That the Indian Reserves of the Laichkwiltach Tribe, We-wayakum and Kwe-ahkah Bands, numbered from 2 to 6, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 2—Homayno, 38.00 acres;
- No. 3—Loughborough, 21.00 acres;
- No. 4—Matlaten, 96.00 acres;
- No. 5—Matsayno, 118.50 acres, and
- No. 6—Saaiyouck, 51.50 acres.”

ORDERED: That the Indian Reserves of the Laichkwiltach Tribe, We-wayakay Band, numbered from 7 to 10, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 7—Village Bay, 11.00 acres;
- No. 8—Open Bay, 9.00 acres;
- No. 9—Drew Harbour, 240.50, and
- No. 10—Cape Mudge, 1117.50 acres.”

ORDERED: That the Indian Reserves of the Laichkwiltach Tribe, Wewayakum Band, numbered 11 and 12 and described in the Official Schedule of Indian

Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 11—Campbell River, 350.50 acres;
No. 12—Quinsam, 287.50 acres.”

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Mahteelthpe Tribe

ORDERED: That the Indian Reserves of the Mahteelthpe Tribe, numbered from 1 to 4, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Etsekin, 32.50 acres;
No. 2—Keecekiltum or Port Harvey, 29.00 acres;
No. 3—Haylahte, 47.00 acres, and
No. 4—Port Neville or Harkhom, 36.70 acres.”

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Ninety-nine (99), of the Mahteelthpe Tribe, for a certain tract or parcel of land at Pawala on Call or Coal Creek, at its head, for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Mahteelthpe Tribe, a certain tract or parcel of land situate at the head of Call Creek, Knight's Inlet, immediately north of Lot No. Two Hundred and Sixty-four (264), commencing at the south-west corner of the said Lot No. Two Hundred and Sixty-four (264), and running therefrom east five chains sixty-four links (5.64) to the north-east corner of the said Lot No. Two Hundred and Sixty-four (264); thence north four (4) chains; thence West to the seashore, and thence, following the seashore in a southeasterly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Two and three-quarters (2.75) acres, more or less, subject to survey and to any existing rights under the “Mineral Act” which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. 109, of the Mahteelthpe Tribe, for a certain tract or parcel of land at Hanatsa, Port Neville Narrows, One (1) mile West from the Point, thence South One (1) mile, and thence to Port Neville, for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Mahteelthpe Tribe, that certain tract or parcel of land covered by Timber Sale X65 (allegedly now logged off), subject to the right of the licensee of the Province to remove the timber therefrom and subject also to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Kwawkewlth Agency—Nahkwockto Tribe

ORDERED: That the Indian Reserves of the Nahkwockto Tribe or Band, numbered from 1 to 17, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Kequesta, 174.00 acres;
- No. 2—Graveyard, 0.16 acres;
- No. 3—Pahas, 98.50 acres;
- No. 4—Mahpahkum, 19.00 acres;
- No. 5—Ta-a-ack, 34.00 acres;
- No. 6—Saagoombahlah, 4.50 acres;
- No. 7—Burial Ground, 0.08 acres;
- No. 8—Burial Ground, 0.46 acres;
- No. 9—Kwetahkis, 10.00 acres;
- No. 10—Owh-wis-too-a-wan, 13.20 acres;
- No. 11—Peneece, 8.60 acres;
- No. 12—Wawwat'l, 165.00 acres;
- No. 13—Tsai-kwi-ee, 11.50 acres;
- No. 14—Ko-kwi-iss, 15.80 acres;
- No. 15—Kai-too-kwis, 51.50 acres;
- No. 16—Waump, 92.80 acres, and
- No. 17—Pel-looth'l-kai, 4.20 acres."

Victoria, B.C., August 14th, 1914, as amended June 27th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. Thirty-four (34), of the Nahkwockto Tribe, for a certain tract or parcel

of land at Kuthlo, head of Frederick Sound, containing an area of Five (5) acres, more or less, for use as a Fishing Station, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nahkwockto Tribe, a certain tract or parcel of land, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Five (5) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Nahwitti Tribe

ORDERED: That the area contained in Hope Island Indian Reserve No. One (1), of the Nahwitti Tribe, Kwawkewlth Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 73 thereof, BE REDUCED by the cutting off of an area of Thirty-seven and Eighty-six Onehundredths (37.86) acres, more or less, with frontage on Bull Harbour, as per sketch plan of Ashdown H. Green, B.C.L.S., dated August 17th, 1915; and that the remaining portion of the said Reserve, containing an area of Eighty-five Hundred and Fourteen and Fourteen Onehundredths (8514.14) acres, more or less, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

No. 1—Hope Island, 8514.14 acres."

Victoria, B.C., February 21st, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

ORDERED: That Semach Indian Reserve No. 2, of the Nahwitti Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 2—Semach, 6.00 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserves of the Nahwitti Tribe or Band, numbered Three (3), Four (4) and Five (5), described in the Official Schedule

of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 3—Ouchtum, 12.00 acres;
No. 4—Nahwitti, 22.00 acres, and
No. 5—Glen-gla-ouch, 14.00 acres.”

Victoria, B.C., August 14th, 1914, as amended June 27th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Twenty (20), of the Nahwitti Tribe, for a certain tract or parcel of land at Wakems, south end of Nigei Island, New Channel, containing an area of Twenty (20) acres, more or less, for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Nahwitti Tribe, a certain tract or parcel of land situate on the eastern shore of Nigei Island, Rupert Land District, described as follows, viz.: “Commencing at the North-east corner of S. T. L. No. Ninety-two Hundred and Sixty-seven (9267) and running west therefrom Twenty (20) chains; thence North to the seacoast, and thence, following the seashore in a southeasterly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Eighteen (18) acres, more or less, subject to survey and to any rights under the “Mineral Act” which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Nimkeesh Tribe

ORDERED: That the Indian Reserves of the Nimkeesh Tribe, numbered from 1 to 5, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 1—Alert Bay, 46.25 acres;
No. 2—Burial Ground, 1.87 acres;
No. 3—Ches-la-kee, 302.87 acres;
No. 4—Ar-ce-wy-ee, 41.30 acres, and
No. 5—O-tsaw-las, 53.25 acres.”

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Seventy-six (76), of the Nimkeesh Tribe, for the Ksuiladas or Plumper Islands, (*i.e.* the three large islands of the Plumper Group), for Halibut Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nimkeesh Tribe, Ksui-la-das Island, the south-westerly island of the Plumper Group, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Seventy (70) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. Seventy-seven (77), of the Nimkeesh Tribe, for the Kuldekuma or Pearse Islands, for Halibut Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nimkeesh Tribe, Kuldekuma Island, the most northerly of the Kuldekuma or Pearse Group, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Sixty (60) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Kwawkewlth Agency—Quatsino Tribe

ORDERED: That the Indian Reserves of the Quatsino Tribe or Band numbered from 1 to 16, both inclusive, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Quattishe, 228.00 acres;
- No. 2—Toh-quo-eugh, 1.50 acres;
- No. 3—Pa-cat'l-lin-ne, 9.00 acres;
- No. 4—Kultah, 41.00 acres;
- No. 5—Caylith, 11.50 acres;
- No. 6—Cayuse, 94.00 acres;
- No. 7—Teeta, 9.50 acres;
- No. 8—Mah-te-nicht, 39.00 acres;
- No. 9—Clatux, 73.00 acres;
- No. 10—Fishery, 111.00 acres;
- No. 11—O-ya-kum-la, 165.00 acres;
- No. 12—Quatleyo, 6.00 acres;
- No. 13—Grass Point, 8.50 acres;

No. 14—Clienna, 50.00 acres;
No. 15—Graveyard, 3.00 acres, and
No. 16—Ah-we-cha-ol-ta, 74.00 acres.”

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Ten (10), of the Quatsino Tribe, Koskemo Band, for Maquazneecht Island, off Kultah I. R. No. Four (4), for Cemetery purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the Applicant Quatsino Tribe, Koskemo Band, Maquazneecht Island, containing an area of Ten (10) acres, more or less, subject to survey and to any rights under the “Mineral Act” which may have been acquired prior to constitution of the said Island as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Quawshelah Tribe

ORDEREDS That Wyclese Indian Reserve No. 1 and Nekite Indian Reserve No. 2, of the Quawshelah Tribe, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Wyclese, 551.00 acres;
No. 2—Nekite, 165.00 acres.”

The Commission having under consideration Kwawkewlth Agency Application No. Twenty-two (22), of the Quawshelah Tribe, for an undefined area of land at Nathlegalis, approximately one and a half (1½) miles south of White Rock, near the entrance to River’s Inlet, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Quawshelah Tribe, Indian Island, Takush Harbour, and the adjacent five (5) small islands of the group, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Three Hundred and Eighteen (318) acres, in all, more or less, subject to survey and to any rights under the “Mineral Act” which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. Twenty-five (25), of the Quawshelah Tribe, for an undefined area at Toksee, Quawshelah River, near the Lagoon, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Quawshelah Tribe, a certain tract or parcel of land at the junction of the outlet of Long Lake and Wyclees Lagoon, containing an Indian settlement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, and containing an area of Twenty (20) acres, more or less, subject to survey, and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. Twenty-six (26), of the Quawshelah Tribe, for a certain tract or parcel of land at Halowis, on Long Lake and Smokehouse Creek, approximately Five (5) miles inland, for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Quawshelah Tribe, a certain tract or parcel of land situate on the left bank of Smokehouse Creek, about thirty-five (35) chains from the head of the North-east arm of Long Lake, commencing at a spruce tree marked "Indian Reserve" and running east therefrom Five (5) chains; thence north Ten (10) chains; thence west to Smokehouse Creek; and thence, following the left bank of said Creek, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Nine (9) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. Twenty-seven (27), of the Quawshelah Tribe, for a certain strip of land, Five (5) miles in length and of undefined width at the mouth of the Tseetsum-sawlasilah River, on the North side of Naysash River, about One (1) mile from the bend of the Inlet, for use as a Hunting Ground and for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Quawshelah Tribe, a certain tract or parcel of land situate on the North shore of Naysash Inlet, Smith Sound, approximately Three (3) miles north of Point Adelaide, commencing at a spruce tree marked "Indian Reserve," at the mouth of a small creek, near T. L. No. Sixty-one Hundred and Twelve (6112), and running north therefrom Six (6) chains; thence east Seven (7) chains; thence south to Naysash Inlet, and thence, along the shore of the said Inlet in a westerly direction,

to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Four and One-half (4.50) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. Twenty-nine (29), of the Quawshelah Tribe, for Yilktama or Ann Island, north of Table Island at the entrance to Smith's Sound, for use as a Halibut Fishing Station, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Quawshelah Tribe, Ann Island, containing an area of Twenty-five (25) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Turner or Turnour Island Tribe

ORDERED: That Karlukwees Indian Reserve No. 1 of the Turner Island Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 1—Karlukwees, 26.75 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Eighty-six (86), of the Turner Island or Klawatsis Tribe, for Aglakum-na-la Island, a small island on the west side of Klawatsis or Tlawatsis Island, also Klawatsis Island, for Village Site, Timber Supply and Hunting Base purposes, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Turner Island or Klawatsis Tribe, the Klawatsis or Tlawatsis Group of Islands, described as follows, viz.: Aglakum-na-la, an Island containing seven-tenths (0.70) of an acre, more or less, situate approximately two (2) chains east of the eastern shore of Harbledown Island, and from which the Indian Village of Karlukwees

bears North twenty-three (23) East; Coffin Island, containing an area of Fifteen (15) acres, more or less, situate in Beware Passage, south of the Indian Village of Karlukwees; and an islet or rock containing one-half (0.50) acre, more or less, between Coffin Island aforesaid and the Indian village of Karlukwees, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

Kwawkewlth Agency—Village Island or Mahmalilikullah Tribe

ORDERED: That the Indian Reserves of the Village Island or Mahmalilikullah Tribe, described in the Official Schedule of Indian Reserves, 1913, and numbered from 1 to 5, both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Mahmalilikullah, 434.25 acres;
- No. 2—Meetup, 15.75 acres;
- No. 3—Ahta, 17.50 acres;
- No. 4—Kakweken, 10.00 acres, and
- No. 5—Dead Point, 97.00 acres."

Victoria, B.C., August 14th, 1914.

CERTIFIED CORRECT.
C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. Sixty-six (66), of the Village Island or Mahmalilikullah Tribe, for Compton Island (Kuthdana or White Beach), for Fishing Station purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Village Island or Mahmalilikullah Tribe, Compton Island, in its entirety, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of One Hundred and Fifty (150) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,
C. H. GIBBONS, *Secretary*.

The Commission having under consideration Kwawkewlth Agency Application No. One Hundred and Eighty-seven (187) of the Village Island Tribe, Kwicksitaneau Band, for a certain tract or parcel of land in the western portion of Pulp Lease No. Four Hundred and Eighty-two (482), at Dakiulis, for Clam Supply purposes, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Village Island Tribe, Kwicksitaneau Band, a certain tract or parcel of land at the extreme end of Islet Point, containing an area of One (1) acre, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

The Commission having under consideration Kwawkewlth Agency Application No. One Hundred and Ninety (190), of the Village Island Tribe, Kwicksitaneau Band, for a certain tract or parcel of land at Khwakwahas, for General Reserve purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Village Island Tribe, Kwicksitaneau Band, a certain tract or parcel of land situate to the north-west of Lot No. Seven Hundred and Eighty (780) and to the South of Health Bay, commencing at the north-west corner of the said Lot No. Seven Hundred and Eighty (780), and running west therefrom Ten (10) chains; thence to the seashore; thence, in a northeasterly direction, to a cedar tree marked "Indian Reserve," thence east to a point due north of the aforementioned north-west corner of Lot No. Seven Hundred and Eighty (780); and thence south to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia, containing an area of Six and one-third (6.33) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. One Hundred and Ninety-one (191), of the Village Island Tribe, Kwicksitaneau Band, for two small islands in Retreat Pass, to the north of T. L. No. Twenty-four Thousand Seven Hundred and Ninety-five (24795), for Clam Supply purposes, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Village Island Tribe, Kwicksitaneau Band, the two small Islands applied for, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia,

subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That the Minute and Resolution of the 25th February, 1916, covering action upon Kwawkewlth Agency Application No. 191 of the Village Island Tribe, Kwicksitaneau Band, for two small Islands in Retreat Pass, to the North of T. L. No. 24795 for Clam Supply purposes, BE RECONSIDERED and AMENDED by striking out all words after the words "Kwicksitaneau Band," in the fourth line thereof, and inserting in lieu thereof the following, *i. e.*, "All that portion of Sail Island not already included in Burial Ground Reserve No. 1A of the Gilford Island Tribe, Ah-kwaw-ah-mish Band, containing an area of twenty (20) acres, more or less, also the small Island adjacent thereto, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., March 30th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Kwawkewlth Agency Application No. One Hundred and Ninety-four (194), of the Village Island Tribe, Kwicksitaneau Band, for a certain tract or parcel of land one-half ($\frac{1}{2}$) mile square at Kyimla, near Trafford Point, on the eastern extremity of Gilford Island, containing an old village site, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Village Island Tribe, Kwicksitaneau Band, a certain tract or parcel of land situate on Tribune Channel, approximately one (1) mile south of Trafford Point, Gilford Island, and west of Kumlah Island, commencing at a cedar tree marked "Indian Reserve" and running west therefrom Four (4) chains; thence south Five (5) chains to the seashore; and thence, following the seashore in an easterly and northerly direction, to the place of commencement, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of Two and two-thirds (2.66) acres, more or less, subject to survey and to any rights under the "Mineral Act" which may have been acquired prior to constitution of the same as a Reserve.

Victoria, B.C., February 25th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

FISHING RIGHTS OF INDIANS IN B. C.

MINUTE and RESOLUTION of the 6th June, 1916:

“WHEREAS former Indian Reserves Commissioners, acting under joint Governmental Agreements, allotted defined Fishery Rights to certain Tribes or Bands of Indians in British Columbia;

“WHEREAS this Commission has been unable to obtain any advice from the law officers of the Crown in right of the Dominion of Canada as to the authority of the said former Commissioners to allot such Fishery Rights;

“AND WHEREAS this Commission desires that any right or title which Indians may have to such allotted Fisheries may not be adversely affected by inaction on its part,

“BE IT RESOLVED: That, to the extent to which the allotting Commissioners had authority to allot such Fishery Rights, this Commission, insofar as the power may lie in it so to do, CONFIRMS the said allotted Fishery Rights as set forth in the Schedule hereto appended:

SCHEDULE

Kwawkewlth Agency

Quawshelah Tribe: Minute of Decision of August 3rd, 1882, constituting Wyclese Reserve No. 1: . . . “The right to fish in the Sammo River for Two (2) miles above tidal water is reserved for these Indians.”

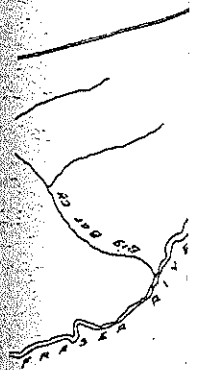
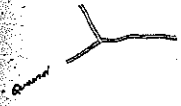
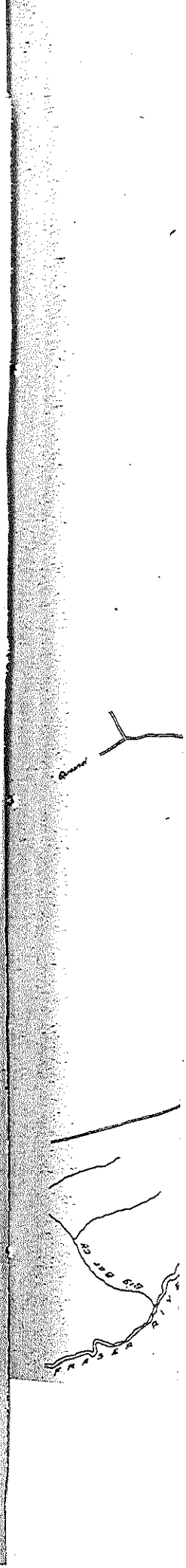
CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

LYTTON AGENCY

DETAILED REPORT

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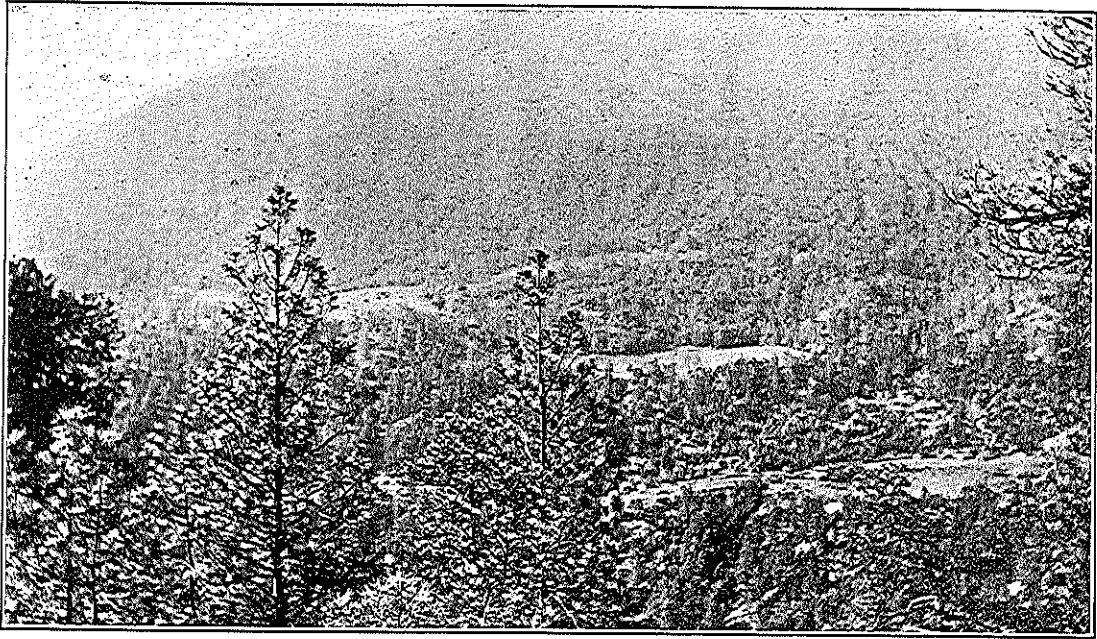
LYTTON AGENCY

The field work of the Commission in the Lytton Agency was begun on the 4th November, 1914, continuing until the 23rd of that month; Mr. Agent Graham being afterwards examined at length—on the 1st December, 1914; 3rd February, 27th October and 23rd December, 1915—as to the Reserves under his jurisdiction, conditions obtaining thereon, and, more particularly, the necessities of the Lytton Agency Indians in respect to additional Reserve lands.

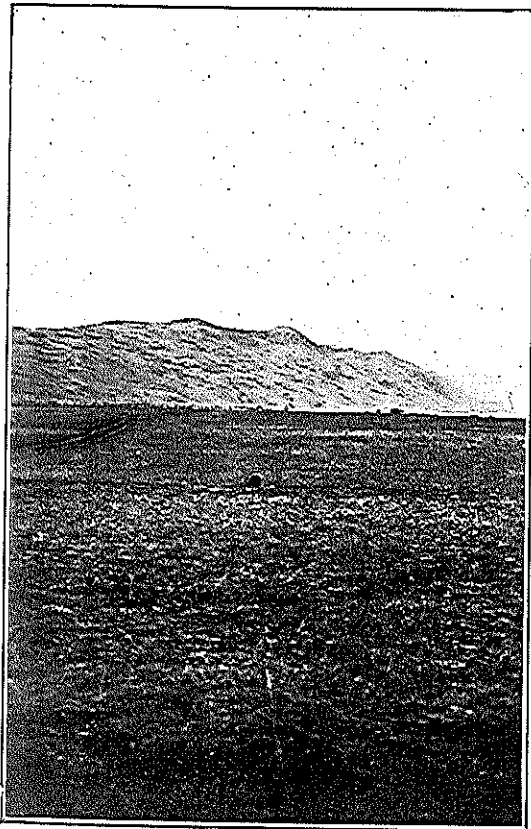
Deducting from the respective totals Reserves shortly afterwards transferred therefrom to the Kamloops office, the Lytton Agency at the time of the Commission's appointment contained (according to the Official Schedule of 1913) 158 Reserves, of an aggregate area of 55,054.57 acres, giving a per capita allotment of 22 acres for the Agency's Indian population of two thousand five hundred and two. The decisions of the Commission give a total of 157 old Reserves confirmed (some of these being shewn by the Plans of Survey, but being omitted from the Schedule) with aggregate area of 51,381.61 acres; cut-offs and reductions affecting seven Reserves take from the Agency area total 3,100.00 acres; while the 54 new Reserves constituted and established by the Commission, with aggregate area of 15,707.65 acres, bring the figures upon the completion of the Commission's work to 211 Reserves, containing in all 67,089.26 acres and giving a per capita allotment for the Agency of 26.81 acres—this excluding the numerous right-of-way allowances granted to the Canadian Northern Pacific, Pacific Great Eastern and certain other railway companies as necessarily incidental to their respective enterprises.

Having in view the fact that a very considerable proportion of the lands of the Lytton Agency are "dry lands" and neither water nor adequate facilities for its use in irrigation available within the means of the Indians, if at all; also that farming and stock-raising are with these Indians the avocations of maintenance, it will readily be apparent that this allowance is by no means extravagant.

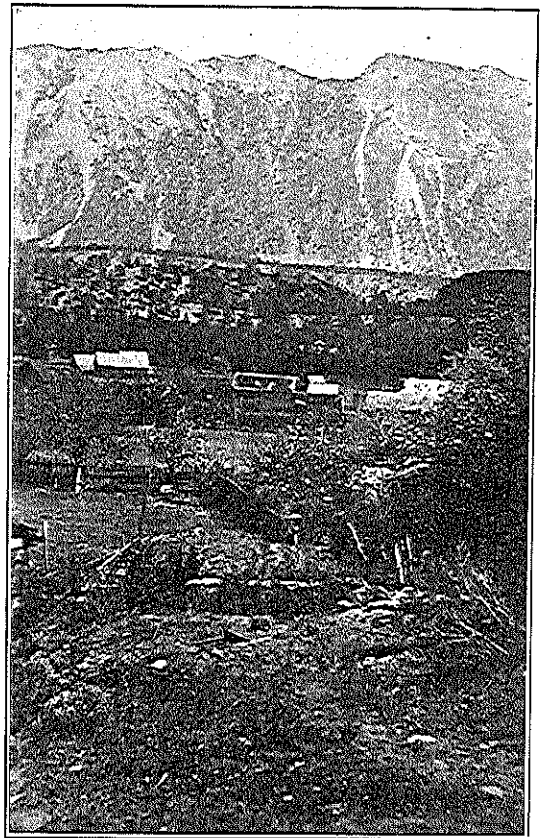
The Commission found that many of the applications for additional lands filed in behalf of the Indians of the Lytton Agency were for small parcels adjacent to established Reserves, which had been utilized by the applicant Indians for garden or orchard purposes as containing better soil or being in a more favourable position as regards water than the lands of the near Reserves. In all these cases the policy of the Commission has been to protect, insofar as possible, the interests of such progressive and industrious Indian squatters, rather than—by disallowance to them of the lands improved by their labours—to discourage their demonstrated desire to better their opportunities for self-support by their own activities as farmers and orchardists.



BRIDGE RIVER RESERVE NO. 1



FOUNTAIN RESERVE



HOME OF INDIAN FRANK MICHEL



The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

In the second section, the author details the various methods used to collect and analyze the data. This includes both manual and automated processes. The goal is to ensure that the information gathered is both reliable and comprehensive.

The third section focuses on the results of the analysis. It shows that there are significant trends in the data, particularly in the areas of sales and customer behavior. These findings are crucial for making informed business decisions.

Finally, the document concludes with a series of recommendations for future work. It suggests that further research should be conducted to explore the underlying causes of the observed trends. This will help in developing more effective strategies for the organization.

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THE ROYAL COMMISSION ON INDIAN AFFAIRS FOR THE PROVINCE OF
BRITISH COLUMBIA, 1916

MINUTES OF DECISION

In virtue of powers and instructions from the Governments of the Dominion of Canada and the Province of British Columbia contained in Commissions issued under the Great Seal of Canada respectively on the 23rd day of April, in the year of Our Lord one thousand nine hundred and thirteen, and the 7th day of April, in the year of Our Lord one thousand nine hundred and fourteen, to us directed, authorizing and empowering us as a Commission to fix, determine and establish the number, extent and locality of the Reserves to be set aside, allowed, established and constituted for the use and benefit of the Indians of the Province of British Columbia, we, the undersigned, having in each case made due enquiry into all matters affecting the requirements of the said Indians, do hereby declare the following to be the Reserves for the undermentioned Indian Tribes respectively, the date of our decision being in each case stated.

Dated at Victoria, British Columbia,
this 31st day of May, in the year
of Our Lord one thousand nine
hundred and sixteen.

N. W. WHITE, *Chairman*,
J. A. J. MCKENNA,
S. CARMICHAEL,
J. P. SHAW,
D. H. MACDOWALL,
Commissioners.

Lytton Agency—Anderson Lake Tribe

ORDERED: That the Indian Reserves of the Anderson Lake Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 119 thereof, and numbered from 1 to 4, both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Nequatque, *444.00 acres;

"No. 2—†20.00 acres;

"No. 3—20.00 acres, and

"No. 4—20.00 acres."

*Reduced to 346.40 by allowance of P.G.E.R. Co.'s right-of-way, 6.82 acres; †Reduced to 17.54 by allowance of P.G.E.R. Co.'s right-of-way, 2.46 acres.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Lytton Agency Application No. 6, of the Anderson Lake Tribe, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Anderson Lake Tribe, a certain tract or parcel of land described as follows, viz.: Land contained within a line commencing at the northwest corner of P. R. No. 2313; thence

North to a point directly West of the S. W. corner of Lot No. 2687; thence East to the S. E. corner of Lot No. 2687; thence South to the northern boundary of P. R. No. 2348; thence West to the N. W. corner of P. R. No. 2348; thence South to the S. W. corner of P. R. No. 2348; thence West to the northwest corner of Lot No. 553; thence S. to the N.E. corner of P. R. No. 2313 and thence West to the place of commencement, containing an area of seventeen hundred and thirty (1730) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Bridge River Tribe

ORDERED: That Indian Reserves Nos. One (1) and Two (2) of the Bridge River Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 123 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Bridge River, 9,621.00 acres, and

"No. 2—140.00 acres."

ORDERED: That a parcel of land lying between Indian Reserve No. One (1) of the Lillooet Tribe and Bridge River Indian Reserve No. One (1) of the Bridge River Tribe, described as follows, viz.: "Commencing at the northwest corner of Lillooet I. R. No. One (1) and running thence north approximately one hundred and ninety (190) chains to the southern boundary of Bridge River I. R. No. One (1); thence following the said boundary easterly to the Fraser River; thence southerly, following the boundary of Lot Thirty-one Hundred (3100), to the northwest corner of Lot Thirteen Hundred and Three (1303); thence, following the boundary of the said Lot Thirteen Hundred and Three (1303) southerly, to the northwest corner of Lot Three Thousand and Ninety-nine (3099); thence south to the northern boundary of Lillooet Townsite; and thence east to the place of commencement, containing an area of Two Thousand Four Hundred and Fifty (2450) acres, more or less, subject to survey," BE CONSTITUTED a Reserve allotted for the joint use and benefit of the Indians of the Lillooet and Bridge River Tribes or Bands, of the Lytton Agency.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute and Resolution of the 12th March, 1915, covering action on Lytton Agency Additional Lands Application No. 2, of the Lillooet Tribe, BE RECONSIDERED and AMENDED by inserting after the words

"more or less," the words and figures following, viz.: "Less three hundred and twenty (320) acres, more or less, contained in P. R. No. 2260 (Lillooet) and in F.R.S. No. 84 and Lot No. 3099—Nineteen Hundred and Seventy (1970) acres," more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C. L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Lytton Agency—Cayoosh Creek Tribe

ORDERED: That Cayoosh Creek Indian Reserve No. 1 and Pashilqua Indian Reserve No. 2 of the Cayoosh Creek Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 123 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Cayoosh Creek, *346.40 acres, and

"No. 2—Pashilqua, 785.00 acres."

*Reduced to 346.40 by allowance of P.G.E.R. Co.'s right-of-way, 20.60 acres.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That a parcel of land described as follows, viz.: "Commencing at the southwest corner of Lot Three Thousand and Fifty-six (3056); thence South to a point directly West of the Southwest corner of Pashilqua Indian Reserve No. 2; thence East to the Southwest corner of the said Pashilqua Indian Reserve No. 2; thence North to the southeast boundary of Lot Three Thousand a Fifty-six (3056); and thence West to the point of commencement, containing an area of approximately Eight Hundred (800) acres, more or less, subject to survey," BE CONSTITUTED a Reserve to be allotted for the use and benefit of the Indians of the Cayoosh Creek Tribe or Band, of the Lytton Agency.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having again under consideration Lytton Agency Application No. 9, of the Cayoosh Creek Tribe, it was

ORDERED: That the Minute and Resolution of the 12th March, 1915, covering action upon this application, BE RECONSIDERED and AMENDED by inserting after the words "more or less" in the eleventh line thereof, the words and

figures following, viz.: "Less One Hundred and Sixty (160) acres, more or less, contained in P. R. No. 2169—Six Hundred and Forty (640) acres, more or less, subject to survey."

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Cheam Tribe

ORDERED: That Indian Reserve Nos. One (1) and Two (2) of the Cheam Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 75 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Cheam, *883 acres, and

"No. 2—Tsa-a-tah, 390.00 acres."

*Reduced to 848.47 by allowance of C.N.P.R. Co. right-of-way of 34.13 acres.

Victoria, B.C., March 16th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Clinton Tribe

ORDERED: That the Indian Reserve of the Clinton Tribe described in the Official Schedule of Indian Reserves, 1913, at Page 88 thereof, as "lying West of the Town of Clinton and North of and adjoining Lot Three (3), Group Five (5)," containing Two Hundred and Twenty-five (225) acres, BE CUT OFF, save and excepting the Indian graveyards therein contained.

ORDERED: That the Indian Reserve of the Clinton Tribe or Band described in the Official Schedule of Indian Reserves, 1913, at Page 88 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 2—*848.00 acres."

*Reduced to 820.92 by allowance of P.G.E.R. Co. right-of-way of 27.08 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserve of the Clinton Tribe or Band last above mentioned (*i.e.*, Reserve No. 2 of 848.00 acres) be enlarged by the addition thereto of an area of Five Hundred and Seventy-eight (578) acres, more or less, lying to the North of the said Reserve, and described as follows, viz.: "Commencing at the Northwest corner of the said Clinton Indian Reserve No. 2, and

running North therefrom Fifty (50) chains; thence East One Hundred and Sixty-six chains Four links (166.4); thence South Thirty (30) chains to the Northeast corner of the said Reserve; thence West One Hundred and Twenty-six chains Four links (126.04); thence South Twenty (20) chains; and thence West Forty (40) chains, to the place of commencement, containing an area of Five Hundred and Seventy-eight (578) acres, more or less, subject to survey."

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration an application in behalf of Indians of the Clinton Tribe, Lytton Agency, for an additional Fishing Station on Kelly Creek, at its junction with the Fraser River, it was

ORDERED: That Five (5.00) acres of land situate on the north bank of Kelly Creek, at the junction of the said Creek with the Fraser River BE ESTABLISHED AND CONSTITUTED an additional Reserve for the use and benefit of the Indians of the Clinton Tribe.

Victoria, B.C., March 27th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Lytton Agency Application No. 86a, of the Clinton Tribe, for two graveyards lying within the boundaries of the Pacific Great Eastern Railway's townsite, and deducted therefrom it was

ORDERED: That there be allowed under this Application and established and constituted Reserve for the use and benefit of the applicant Clinton Tribe, those two certain graveyards described in the Application subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

Victoria, B.C., June 28th, 1916.

N. W. WHITE, *Chairman.*

Lytton Agency—Hope Tribe

ORDERED: That Hope Indian Reserve No. One (1) of the Hope Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 75 thereof, and containing 10.50 acres, BE CUT OFF.

ORDERED: That the Indian Reserves of the Hope Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 75 thereof, and

numbered Two (2), Three (3), Four (4) and Six (6), BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 2—Schkam, 193.00 acres;
 "No. 3—Greenwood Island, 10.00 acres;
 "No. 4—Chawuthen, 1,407.00 acres, and
 "No. 6—Fishery, 2.20 acres."

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 16th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Fishery Reserve No. 5, Yale District, of the Hope Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

- "No. 5—Fishery, 1.00 acre."

Victoria, B.C., August 20th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Ohamil Tribe

ORDERED: That Indian Reserves Nos. One (1) and Two (2) of the Ohamil Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 76 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Ohamil, 458.00 acres, and
 "No. 2—Wahleach Island, 171.00 acres."

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Ohamil, Popkum, Squawtits, Skawahlook, Hope and Yale Tribes, in Common

ORDERED: That an area of Two Thousand Five Hundred (2,500.00) acres, contained in sundry Indian Reserves in the South-western portion of Seabird Island, described in the Official Schedule of Indian Reserves, 1913, BE CUT OFF, and that the remainder of the said Reserve BE CONFIRMED as such Seabird Island

Reserve of the Ohamil, Popkum, Squawtits, Skawahlook, Hope and Yale Tribes, in common.

(For correct description see Reductions and Cut-Offs, Lytton Agency).

Victoria, B.C., March 16th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Popkum Tribe

ORDERED: That Popkum Indian Reserve of the Popkum Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 76 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“Popkum—381.00 acres.”

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 16th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Skawahlook Tribe

ORDERED: That Indian Reserves Nos. One (1) and Two (2) of the Skawahlook Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 76 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Skawahlook, 151.00 acres, and

“No. 2—Ruby Creek, 45.50 acres.”

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Squawtits Tribe

ORDERED: That Indian Reserves Nos. One (1) and Two (2) of the Squawtits Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 76 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Squawtits, 335.50 acres, and

“No. 2—98.00 acres.”

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Fountain Tribe

ORDERED: That Indian Reserves Nos. One (1) to Six (6), both inclusive, of the Fountain Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 124 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Fountain, 338.00 acres;

"No. 2—150.20 acres;

"No. 3—*413.93 acres;

"No. 4—160.00 acres;

"No. 5—Quat-le-ne-mo, 240.00 acres, and

"No. 6—Chilhil, 533.00 acres."

*Increased to 418.55 by relinquishment of 4.62 acres of allowed P.G.E.R. Co. right-of-way found to be not required.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That a parcel of land applied for in behalf of Indians of the Fountain Tribe or Band, Lytton Agency, containing an area of approximately twenty (20) acres, being the twenty (20) acres lying within the pre-emption of one Santini upon which improvements have been made by Indians of the Fountain Tribe or Band, be constituted a Reserve for the use and benefit of the Indians of the Fountain Tribe or Band; and that the Lands Department of the Province of British Columbia be requested to withhold from any alienation the said twenty acres of land within the Santini pre-emption and alleged to have been deducted therefrom, with a view to the same being constituted a Reserve of the Fountain Tribe or Band of Indians as aforesaid and to be added to Fountain Indian Reserve No. 1 of the said Tribe or Band.

ORDERED: That Two (2) sections of land, Twelve Hundred and Eighty (1280) acres, BE ESTABLISHED AND CONSTITUTED a Reserve and added en bloc to Indian Reserve No. One (1) of the Fountain Tribe or Band, of the Lytton Agency, the said land lying to the East of and adjoining the said Fountain Reserve No. One (1).

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 15, of the Fountain Tribe, for timberland to the South and East of Fountain Indian Reserve No. 1, for wood supply and pasturage, it was

ORDERED: That the Minute and Resolution of the 12th March, 1915, covering action upon this Application, BE RECONSIDERED AND RESCINDED; and that

there be allowed under this application and established and constituted an addition to Fountain Indian Reserve No. 1, a certain tract or parcel of land adjoining the said Fountain I. R. No. 1 on the East and North and containing an area of Twelve Hundred and Sixty (1260) acres, more or less, subject to survey, as per Sketch Plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That a parcel of land on the Fraser River immediately opposite Bridge River Indian Reserve No. One (1), containing approximately Five (5) acres, BE ESTABLISHED AND CONSTITUTED a Reserve and allotted for the use and benefit of the Indians of the Fountain Tribe or Band, of the Lytton Agency.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Lytton Agency Application No. 17, of the Fountain Tribe, for land opposite Bridge River Indian Reserve No. 1, at the confluence of Bridge River with the Fraser River, for use as a Fishing Station, it was

ORDERED: That the Minute and Resolution of the 12th March, 1915, covering action upon this Application BE RECONSIDERED AND AMENDED by inserting after the word "acres" in the fourth line thereof, the words following, viz.: "More or less, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia."

The Commission having under consideration Lytton Agency Application No. 21, of the Fountain Tribe, for certain lands improved by the Indians, for Farming Purposes, subtracted in the survey of Lots Nos. 3451 and 3452, covered by P. R.'s Nos. 1974 and 1972 and surveyed as Lot No. 4370, Lillooet Land District, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Fountain Tribe, that certain tract or parcel of land situate on Fountain Creek and surveyed as Lot No. 4370, Lillooet Land District, containing an area of Forty (40) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 23, of the Fountain Tribe, for improved land of Indians to the West of and adjoining Fountain I. R. No. 1, for Farming Purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Fountain Indian Reserve No. 1, a certain tract or parcel of land as described in the Application, containing an area of fifty (50) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

The Commission having under consideration Lytton Agency Application No. 24, of the Fountain Tribe, for land improved by Indians approximately one-half ($\frac{1}{2}$) mile West of Fountain Indian Reserve No. 2, for Farming and Pasturage, also Wood Supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Fountain Tribe, a certain tract or parcel of land as described in the Application, containing an area of Ninety (90) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia, and that the Minute and Resolution of the 12th March, 1915, covering previous action upon this Application be RECONSIDERED AND RESCINDED.

The Commission having under consideration Lytton Agency Application No. 26, of the Fountain Tribe, for an enlargement of Indian Reserve No. 3 of the Fountain Tribe by the addition thereto of an area of One Hundred and Sixty (160) acres, more or less, for Farming Purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Reserve No. 3 of the Fountain Tribe a certain tract or parcel of land lying between the said Reserve No. 3, on the North, and Lot No. 2261 on the South, and being to the East of the Pacific Great Eastern Railway Company's right-of-way, the said tract or parcel of land containing an area of fifty-five (55) acres, more or less, subject to survey.

The Commission having under consideration Lytton Agency Application No. 28, of the Fountain Tribe, for two small tracts or parcels of land containing the improvements of Indians, between the line of the Pacific Great Eastern Railway Company and Lot No. 3455 (Joseph Pizzi), for Farming Purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Fountain Tribe, a certain tract or parcel of land as described in the Application, and as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia, containing an area of Sixty-five (65) acres, more or less, subject to survey.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 31B, of the Fountain Tribe, for a certain tract or parcel of land lying between Reserves Nos. 4 and 5 of the applicant Tribe, containing an area of Seventy-two (72) acres, more or less, for general Reserve purpose, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Fountain Tribe, a certain tract or parcel of land lying between Reserves Nos. 4 and 5 of the applicant Tribe, containing an area of One Hundred (100) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 30th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Lytton Agency—Pavilion Tribe

ORDERED: That the Indian Reserves of the Pavilion Tribe or Band, numbered from One (1) to Three (3), both inclusive, described in the Official Schedule of Indian Reserves, 1913, at Page 124 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Pavilion, 2,250.20 acres;

“No. 2—Leon Creek, 1,167.50 acres, and

“No. 3—Marble Canyon, 650.00 acres.”

ORDERED: That Leon Creek Indian Reserve No. Two (2) of the Pavilion Tribe or Band, of the Lytton Agency, be enlarged by the addition thereto of a parcel of land contained within a line described as follows, viz.: “Commencing at the Southwest corner of Leon Creek Indian Reserve No. Two (2), and running thence West Fifty (50) chains; thence North Eighty (80) chains, to the most northerly southwest corner of the said Reserve; thence, following the boundary of the said Reserve in an easterly and southely direction, to the place of commencement, containing an area of Four Hundred and Forty (40) acres, more or less, subject to survey.”

ORDERED: That Marble Canyon Indian Reserve No. Three (3) of the Pavilion Tribe or Band, of the Lytton Agency, be enlarged by the addition thereto of a parcel of land contained within a line described as follows, viz.: “Commencing at the northeastern corner of Marble Canyon Indian Reserve No. Three (3), and running thence North Eighty (80) chains; thence West Ninety (90) chains; thence South Thirty (30) chains to the most northeasterly corner of the said Marble Canyon Indian Reserve No. Three (3); and thence, following the northern boundary of the said Reserve No. Three (3), in a southerly and

easterly direction, to the place of commencement, containing an area of Seven Hundred and Sixty (760) acres, more or less."

Victoria, B.C., March 13th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 83, of the Pavilion Tribe, for land containing Indian improvements, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Pavilion Tribe, a certain tract or parcel of land containing Indian improvements and comprising an area of One Hundred (100) acres, more or less, subject to selection and survey, in Township Twenty-one (21), Range Twenty-seven (27), West of 6th Meridian.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Yale Tribe

ORDERED: That the Indian Reserves of the Yale Tribe, described in the Official Schedule of Indian Reserves, 1913, at Page 77 thereof, and numbered from One (1) to Nine (9), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Yale Town, 17.50 acres;
- "No. 2—4½ Mile Reserve, 15.00 acres;
- "No. 3—Kuthlalth, *362.00 acres;
- "No. 4—Qualark, †27.00 acres;
- "No. 5—Albert Flat, 150.00 acres;
- "No. 6—Squeah, ‡46.00 acres;
- "No. 7—Kaykaip, ¶31.00 acres;
- "No. 8—Stullawheets, 134.50 acres, and
- "No. 9—Lukseetsis-sum or Ruby Creek, °157.00 acres."

*Reduced to 352.50 by the allowance of C.N.P.R. Co. right-of-way of 9.5 acres; †Reduced to 23.75 by the allowance of C.N.P.R. Co. right-of-way of 3.25 acres; ‡Reduced to 41.50 by the allowance of C.N.P.R. Co. right-of-way of 4.5 acres; ¶Reduced to 26.50 by the allowance of C.N.P.R. Co. right-of-way of 4.5 acres; °Shewn by Plan of Survey to contain 157.00 acres but reduced to 134.47 by the allowance of C.P.R. Co. right-of-way of 22.53 acres.

(See Reductions and Cut-Offs, Lytton Agency.)

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute and Resolution of the 15th March, 1915, covering confirmation of Indian Reserves Nos. One (1) to Nine (9), both

inclusive, of the Yale Tribe, Lytton Agency, BE RECONSIDERED AND AMENDED by striking out of the fifteenth line thereof the figures "157.00" and inserting in lieu thereof "134.47."

Victoria, B.C., March 6th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserves of the Yale Tribe, Union Bar Band, described in the Official Schedule of Indian Reserves, 1913, at Pages 77 and 78 thereof, and numbered from Ten (10) to Sixteen (16), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 10—Skawahlum, 14.80 acres;
- "No. 11—Puckatholetchin, 566.50 acres;
- "No. 12—Klaklacum, 71.75 acres;
- "No. 13—Trafalgar Flat, *172.00 acres;
- "No. 14—Timber Reserve, †224.20 acres;
- "No. 15—Aywawwis, ‡229.40 acres, and
- "No. 16—Kawkawa, 16.00 acres."

*Reduced to 163.50 by allowance of C.N.P.R. Co. right-of-way of 8.5 acres; †Reduced to 213.0 by the allowance of C.N.P.R. Co. right-of-way of 11.20 acres; ‡Reduced to 219.40 by the allowance of C.N.P.R. Co. right-of-way of 10.0 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserves of the Yale Tribe or Band numbered from Eighteen (18) to Twenty-Four (24) both inclusive, described in the Official Schedule of Indian Reserves, 1913, at Page 78 thereof, containing respectively as appearing in the said Schedule: 3.50, 3.00, 14.00, 43.00, 15.00, 11.00 and 9.00 acres, set aside by Minutes of Decision by A. W. Vowell, I.R.C., dated Yale, B.C., April 26th, 1906, and surveyed 1912, which said Reserves are found upon reference to the Plans of Survey to contain the following acreages respectively, viz.:

- "No. 18— 1.66 acres;
- "No. 19— 1.80 acres;
- "No. 20—15.15 acres;
- "No. 21— 4.40 acres;
- "No. 22— 8.50 acres;
- "No. 23—13.85 acres, and
- "No. 24— 0.10 acres;

"And No. 17, which appears in the Schedule aforesaid as containing an area of Ten (10) acres, but of which no Plan of Survey has been submitted to this Commission;

"And No. 25, which does not appear in the aforesaid Schedule, but which by the Official Plan of Survey is shewn to contain an area of 0.72 acre, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey."

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Boothroyd Tribe

ORDERED: That the Indian Reserves of the Boothroyd Tribe, Chomok Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 78 thereof, and numbered from One (1) to Four (4), both inclusive, and Six (6), BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Tsawawmuck, *47.50 acres;

"No. 2—Tsintahtl, †37.00 acres;

"No. 3—Speyum, 374.60 acres;

"No. 4—Kahmoose, 60.00 acres, and

"No. 6—Inkahtsaph, ‡454.00 acres."

*Reduced to 33.75 by allowance of C.N.P.R. Co. right-of-way of 13.75 acres; †Reduced to 27.00 by allowance of C.N.P.R. Co. right-of-way of 10.0 acres; ‡Reduced to 407.00 by allowance of C.N.P.R. Co. right-of-way of 47.0 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Sho-ook Indian Reserve No. Five (5) of the Boothroyd Tribe, Chomok Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 78 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 5—Sho-ook, 413.00 acres."

Victoria, B.C., March 4th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Boothroyd Indian Reserve No. Five A (5A) of the Boothroyd Tribe, Chomox Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 78 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 5A—Boothroyd, 203.033 acres."

Victoria, B.C., December 23rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Boothroyd Indian Reserve No. Five (5) B. of the Boothroyd Tribe, Chomok Band, of the Lytton Agency, BE CONFIRMED as shewn upon sketch plan prepared by Mr. Ashdown H. Green, B.C.L.S., and containing, as shewn by said plan, an area of Three Hundred and Ninety-two and Eight Onehundredths (392.08) acres, described as follows, viz.: "Boothroyd Indian Reserve No. 5B—A Reserve of Three Hundred and Ninety-two and Eight Onehundredths (392.08) acres, situate in Sections Four (4) and Five (5), Township Twelve (12), Range Twenty-six (26), West of the Sixth (6th) Meridian, and in Section Thirty-three (33), Township Eleven (11), Range Twenty-six (26), West of the Sixth (6th) Meridian, commencing at the Northwest corner of Boothroyd Indian Reserve No. Four (4), and running North therefrom Sixteen (16) chains; thence East Two (2) chains; thence North Two (2) chains; thence West Two (2) chains; thence North Twenty-eight chains Sixty-one links (26.61); thence S. $72^{\circ} 26'$ W. Twenty-four chains Six links (24.06); thence S. $89^{\circ} 50'$ W. sixteen chains Nineteen links (16.19); thence N. $0^{\circ} 24'$ E. Thirty-eight chains Ninety-six links (38.96); thence West Thirty-seven chains Ninety-seven links (37.97) to the Fraser River; thence, following the left bank of the Fraser River in a southerly direction to a point due West of the aforesaid Northwest corner of Boothroyd Indian Reserve No. Four (4); and thence East Forty-nine chains and Sixty-two and Three-tenths links (49.623) to the place of commencement";

"Also that a further area of land containing Ninety-three and Fifteen-onehundredths (93.15) acres, forming part of Boothroyd Indian Reserve No. Five B (5B), as hitherto defined and referred to in the Schedule of Indian Reserves at Page 78 thereof, BE CONSTITUTED a SEPARATE Indian Reserve to be known as Boothroyd Indian Reserve No. Five C (5C), allotted for the use and benefit of the Boothroyd Tribe, Chomok Band, of the Lytton Agency, as shewn upon sketch plan prepared by Ashdown H. Green, B.C.L.S., and described as follows, viz.: "Boothroyd Indian Reserve No. Five C (5C)—A Reserve of Ninety-three and Fifteen Onehundredths (93.15) acres, situate in Section Three (3), Township Twelve (12), Range Twenty-six (26), West of the Sixth Meridian, commencing at the Northwest corner of Boothroyd Indian Reserve No. Four (4), and running therefrom N. $89^{\circ} 42'$ E. Six chains Seventy-three and One-tenth links (6.731); thence North Fifty-four chains Eleven and Three-tenths links (54.113); thence S. $89^{\circ} 33'$ E. Six chains Seventy-five links (6.75); thence S. $0^{\circ} 28'$ W. Nineteen chains Nineteen and Six-tenths links (19.196); thence S. $0^{\circ} 25'$ W. Nineteen chains One and Eight-tenths links (19.018); thence South Fifty-eight (58) chains; thence West Fifteen (15) chains; thence North Twelve chains Twenty-seven links (12.27); thence S. $89^{\circ} 36'$ E. One chain Eighty-eight and Six-tenths links (1,886); and thence N. $0^{\circ} 11'$ W. Twenty-nine chains Eighty-six links (29.86) to the place of commencement."

Victoria, B.C., January 4th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That the Indian Reserves of the Boothroyd Tribe, Chomok Band, numbered Six A (6A) and Six B (6B), described in the Official Schedule of Indian Reserves, 1913, at Page 79 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 6A—Boothroyd, 240.00 acres, and
"No. 6B—Boothroyd, 22.50 acres."

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserves of the Boothroyd Tribe, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 79 thereof, and numbered from Seven (7) to Ten (10), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 7—Chukcheetso, 44.50 acres;
"No. 8—Staiyahanny, *74.50 acres;
"No. 9—Stlakament, 40.00 acres, and
"No. 10—Dufferin, †15.50 acres."

*Reduced to 62.80 by allowance of C.N.P.R. Co. right-of-way of 11.7 acres; †Reduced to 7.75 by allowance of C.N.P.R. Co. right-of-way of 7.75 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Indian Reserve No. Eight A (8A), described in the Official Schedule of Indian Reserves, 1913, at Page 79 thereof as containing 142.02 acres, but which by the Official Plan of Survey is shewn to contain 145.02 acres, BE CONFIRMED as an Indian Reserve of the Boothroyd Tribe containing an area of One Hundred and Forty-five and Two-onehundredths (145.02)* acres.

*Reduced to 140 by allowance of C.N.P.R. Co.'s right-of-way of 5.02 acres.

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 89, of the Boothroyd Tribe, for timber land contained in Section Twenty-eight (28), Township Eleven (11), Range Twenty-six (26), West of 6th Meridian, for Firewood supply, it was

ORDERED: That there be allowed under this application and established and constituted a Reserve for the use and benefit of the applicant Boothroyd Tribe, a certain tract or parcel of Railway Belt land containing an area of One Hundred

and Sixty (160) acres, more or less, and being the southeast quarter ($\frac{1}{4}$) Section Twenty-eight (28), Township Eleven (11), Range Twenty-six (26), West of 6th Meridian.

The Commission having under consideration Lytton Agency Application No. 90, of the Boothroyd Tribe, for the improved land of Indian Sam Adams, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boothroyd Tribe, a certain tract or parcel of Railway Belt land, being the south half ($\frac{1}{2}$) of the southeast quarter ($\frac{1}{4}$) and the south half ($\frac{1}{2}$) of the southwest ($\frac{1}{4}$) Section Twenty-three (23), Township Eleven (11), Range Twenty-six (26), West of 6th Meridian, containing an area of One Hundred and Forty-one and Nine-tenths (141.9) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 91, of the Boothroyd Tribe, for improved land claimed by Indian John Andrew, on Fish Lake, to the south of Indian Reserve No. 6, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boothroyd Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, with Indian improvements, in Township Twelve (12), Range Twenty-six (26), West of 6th Meridian, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 92, of the Boothroyd Tribe, for Graveyard contained within the pre-emption of the William Jamieson Estate, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Kahmoose Indian Reserve No. 4, of the applicant Boothroyd Tribe, that certain Graveyard described in the Application, subject to survey.

Victoria, B.C., June 28th, 1916.

N. W. WHITE, *Chairman.*

Lytton Agency—Boston Bar Tribe

ORDERED: That the Indian Reserves of the Boston Bar Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Pages 79 and 80 thereof, and numbered from One (1) to Seven (7), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Tuckkwiowhum, *95.00 acres;
 "No. 2—Kopchitchin, 359.00 acres;
 "No. 3—Austin's Flat, †3.25 acres;
 "No. 4—Bucktum, 64.00 acres;
 "No. 5—Scaucy, 18.00 acres;
 "No. 6—Paul's, 1.75 acres, and
 "No. 7—Shrypttahooks, 87.00 acres."

*Reduced to 84.75 by allowance of C.N.P.R. Co.'s right-of-way of 10.25 acres; †Reduced to 2.25 by allowance of C.N.P.R. Co.'s right-of-way of 1.0 acre.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserve of the Boston Bar Tribe or Band numbered 4 A, described in the official schedule of Indian Reserve 1913 (P. 79), be confirmed as now fixed and determined and shown on the Official Plans, viz.:

"No. 4 A—Boston Bar, 25.82 acres."

Victoria, B.C., December 3rd, 1914.

N. W. WHITE, *Chairman*.

The Commission having under consideration Lytton Agency Application No. 136, of the Boston Bar Tribe, for an enlargement of Indian Reserve No. 1 of the Applicant Tribe by the addition thereto of land on the North side of Anderson River, for Farming purposes and Timber supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boston Bar Tribe, that certain tract or parcel of Railway Belt land being the unalienated portion of the North half ($\frac{1}{2}$) of the Northwest quarter ($\frac{1}{4}$) Section Twenty-three (23), Township Ten (10), Range Twenty-six (26), West of 6th Meridian; also the unalienated portion of Section Twenty-six (26), Township Ten (10), Range Twenty-six (26), West of 6th Meridian, containing jointly an area of Three Hundred and Fifteen (315) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 138, of the Boston Bar Tribe, for improved land of Indian Johnny Edwards, the same being a part of the Northwest quarter ($\frac{1}{4}$), Section Twenty-three (23), Township Eleven (11), Range Twenty-six (26), West of 6th Meridian, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the Boothroyd Tribe, that certain tract or parcel of Railway Belt land contained in and being the Northwest quarter ($\frac{1}{4}$) Section Twenty-three (23), Township Eleven (11), Range Twenty-six (26), West of 6th Meridian, lying to the East of the Fraser River and to the

West of and outside of the Canadian Northern Pacific Railway Company's right-of-way, said allowed tract or parcel of land containing an area of Eight (8) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 140, of the Boston Bar Tribe, for land contained in the Northwest quarter ($\frac{1}{4}$) Section Thirty-five (35), Township Ten (10), Range Twenty-six (26), West of 6th Meridian,—“the flat, with some timberland,” for Farming purposes and Firewood supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boston Bar Tribe, a certain tract or parcel of Railway Belt land containing an area of One Hundred and Sixty (160) acres, more or less, being the Northwest quarter ($\frac{1}{4}$) Section Thirty-five (35), Township Ten (10), Range Twenty-six (26), West of 6th Meridian.

The Commission having under consideration Lytton Agency Application No. 141, of the Boston Bar Tribe, for land improved by Indian Harry Jimmy, approximately two (2) miles from the mouth of Anderson River, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boston Bar Tribe, that certain tract or parcel of Railway Belt land being the Southeast quarter ($\frac{1}{4}$) Section Thirty (30), Township Ten (10), Range Twenty-five (25), West of 6th Meridian, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Lytton Agency Application No. 142, of the Boston Bar Tribe, for land improved and occupied by Indian Jim Doctor, on the old wagon road opposite Scaucy Creek, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Boston Bar Tribe, that certain tract or parcel of land contained in and being part of the West half ($\frac{1}{2}$) Section Ten (10), Township Ten (10), Range Twenty-six (26), West 6th Meridian, lying to the East of the Fraser River and exclusive of Railway and Public Road rights-of-way, containing an area of Seventy (70) acres, more or less, subject to survey.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Kanaka Bar Tribe

ORDERED: That the Indian Reserves of the Kanaka Bar Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 80 thereof, and numbered from One (1) to Four (4), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Nekliptum, 30.00 acres;
- "No. 2—Kanaka Bar, *118.00 acres;
- "No. 3—Pegleg, 10.00 acres, and
- "No. 4—Whyeek, 351.00 acres."

*Reduced to 94.25 by allowance of C.N.P.R. Co.'s right-of-way of 23.75 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Indian Reserve No. 1A of the Kanaka Bar Tribe, Lytton Agency, not appearing in the Official Schedule of Indian Reserves, 1913, but containing, according to the Official Plan of Survey, an area of 170.93 acres, BE CONFIRMED as shewn by the Official Plan of Survey.

ORDERED: That Indian Reserve No. 3A of the Kanaka Bar Tribe, Lytton Agency, not appearing in the Official Schedule of Indian Reserves, 1913, but containing, according to the Official Plan of Survey, 19.9 acres, BE CONFIRMED as shewn by the Official Plan of Survey.

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Lytton Tribe

ORDERED: That the Indian Reserves of the Lytton Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 80, 81, 82 and 83 thereof, and numbered from One (1) to Twenty-seven (27), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Nananahout, 770.00 acres;
- "No. 2—Nuuautin, 477.00 acres;
- "No. 3—Spintlum Flat, 338.50 acres;
- "No. 4—Nickel Palm, 111.00 acres;
- "No. 5—Seah, 329.00 acres;
- "No. 6—Nesikep, 1,363.00 acres;
- "No. 7—Fish Lake, 80.00 acres;
- "No. 8—Maka, 10.00 acres;
- "No. 9—Stryen, 629.50 acres;

- "No. 10—Nkaih, 281.00 acres;
 "No. 11—Yawaucht, 289.50 acres;
 "No. 12—Tsaukan, 141.00 acres;
 "No. 13—Cameron Bar, 87.00 acres;
 "No. 14—Halhalaeden, 92.50 acres;
 "No. 15—Bootahnie, 3,840.00 acres;
 "No. 16—Two Mile Creek, 11.00 acres;
 "No. 17—Klahkamich, 22.50 acres;
 "No. 18—Klickkumcheen, *47.74 acres;
 "No. 19—Nocten, †8.90 acres;
 "No. 20—Kitzowit, 27.00 acres;
 "No. 21—Inkluckcheen, 181.25 acres;
 "No. 22—Kleetlekut, 300.00 acres;
 "No. 23—Nohomeen, 32.00 acres;
 "No. 24—Tuckozap, ‡211.00 acres;
 "No. 25—Nickeyeah, ¶246.50 acres;
 "No. 26—Skwayaynope, °237.00 acres, and
 "No. 27—Papyum, 129.00 acres."

*Shewn by Plan of Survey to contain 47.00 acres; †Reduced to 3.75 by allowance of C.N.P.R. Co.'s right-of-way of 5.15 acres; ‡Reduced to 196.25 by allowance of C.N.P.R. Co.'s right-of-way of 14.75 acres; ¶Reduced to 182.00 by allowance of C.N.P.R. Co.'s right-of-way of 64.5 acres; °Reduced to 196.25 by allowance of C.N.P.R. Co.'s right-of-way of 40.75 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That the Indian Reserves of the Lytton Tribe or Band, Lytton Agency, numbered 3A, 4A, 4B, 4C, 4D, 4E, 5A, 9A, 9B, 13A, 21A, 26A and 27A, described in the Official Schedule of Indian Reserves, 1913, as containing respectively 101.5, 361.02, 135.33, 62.56, 120.00, 270.00, 120.00, 399.80, 176.48, 44.90, 150.80,, 229.34 and 209.90 acres, which said Reserves are found upon reference to the Plans of Survey to contain the following acreages, respectively, viz.:

- "No. 3A—Lytton, 101.50 acres;
 "No. 4A—Lytton, 361.28 acres;
 "No. 4B—Lytton, 135.33 acres;
 "No. 4C—Lytton, 62.56 acres;
 "No. 4D—Lytton, 120.00 acres;
 "No. 4E—Lytton, 270.00 acres;
 "No. 5A—Lytton, 120.00 acres;
 "No. 9A—Lytton, 399.80 acres;
 "No. 9B—Lytton, 176.48 acres;
 "No. 13A—Lytton, 44.98 acres;
 "No. 21A—Lytton, 150.80 acres;
 "No. 26A—Lytton, 229.34 acres, and
 "No. 27A—Lytton, 209.90 acres."

BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey.

ORDERED: That as to Indian Reserve No. 27 B of the Lytton Tribe or Band, shewn upon Alfred M. Johnson's Plan of Survey, dated the 16th December, 1911, the portion thereof lying between Section 1, Township 15, Range 27, West of 6th Meridian, and Indian Reserve No. 27 of the Lytton Tribe or Band, containing an area of Seventeen and Fifty-one Onehundredths (17.51) acres, more or less, colored red on the said Plan of Survey, BE CONFIRMED as an Indian Reserve, to constitute and form part of the said Indian Reserve No. 27 of the Lytton Tribe or Band, such tract or parcel of land so added to the said Reserve No. 27, being described as follows, viz.: "A plot of land situate in Section 1, Township 15, Range 27, West of the 6th Meridian, commencing at the Northwest corner of the said Section and running thence South Nine (9) chains; thence N. 89° 58' E. along the Northern boundary of Lytton Indian Reserve No. 27 Nineteen chains Eighty-three links (19.83); thence North Eight chains Ninety-nine links (8.99); and thence West Nineteen chains Eighty-three links (19.83) to the place of commencement, containing an area of Seventeen and Fifty-one Onehundredths (17.51) acres, more or less, AND THAT THE RESIDUE OF THE SAID LYTTON INDIAN RESERVE No. 27B BE NOT CONFIRMED.

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Lytton Agency Application No. 51, of the Lytton Tribe, for land cultivated by Indian Phillip Jimmie, One (1) mile above Spintlum Flats and North of Lytton Indian Reserve No. 3A, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Lytton Indian Reserve No. 3A on the North thereof, a certain tract or parcel of Railway Belt land containing an area of Fifty (50) acres, more or less, subject to survey.

The Commission having under consideration Lytton Agency Application No. 52, of the Lytton Tribe, for improved land of Indian George Sheultua, in the vicinity of Nickel Palm Reserve No. 4, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe a certain tract or parcel of Railway Belt land, as described in the Application, containing an area of Ten (10) acres, more or less, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 53, of the Lytton Tribe, for improved land of Indian Jimmie Paul, in the vicinity of Nickel Palm Indian Reserve No. 4, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land, as described in the Application, containing an area of Ten (10) acres, more or less, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 57, of the Lytton Tribe, for enlargement of Indian Reserve No. 25 (Nickeyeah), for Farming and Pasturage, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land lying to the West of and adjoining Nickeyeah Indian Reserve No. 25, containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey, the so allowed land to include the Indian improvements and to be so selected and surveyed as to provide for the applicant Tribe parcels of cultivable land.

The Commission having under consideration Lytton Agency Application No. 59, of the Lytton Tribe, for an enlargement of Halhalaeden Indian Reserve No. 14, on the Southeast, for Pasturage and Firewood supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land adjoining Halhalaeden Indian Reserve No. 14 and containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

The Commission having under consideration Lytton Agency Application No. 60, of the Lytton Tribe, for land between Tuckozap and Nuuautin Indian Reserves, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land containing an area of Eighty (80) acres, more or less, subject to survey, the so allowed land being and forming parts of the Northeast and Northwest quarters ($\frac{1}{4}$'s) Section Twelve (12), Township Fifteen (15), Range Twenty-seven (27), West 6th Meridian, lying immediately South of Indian Reserve No. 2 and including a small fraction at the N.W. corner of Tuckozap Indian Reserve No. 24.

The Commission having under consideration Lytton Agency Application No. 62, of the Lytton Tribe, for a small strip or parcel of land lying between Reserves Nos. 22 and 24 of the applicant Lytton Tribe and being parts of the Southwest and Southeast quarters ($\frac{1}{4}$'s) Section Eighteen (18); Northwest Quarter ($\frac{1}{4}$), Section Seven (7), North of the Thompson River; and part of the Northeast quarter ($\frac{1}{4}$), Section Seven (7), all in Township Fifteen (15), Range Twenty-six (26), West of 6th Meridian, for Firewood supply and Pasturage, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, those certain tracts or parcels of Railway Belt land described in the Application, subject to selection and survey, containing an area of One Hundred and Ninety (190) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 68, of the Lytton tribe, for an enlargement of Indian Reserve No. 6 (Nesikep) by extension northerly along the wagon road, for Pasturage and Firewood supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey, as an addition to Nesikep I. R. No. 6, by the extension of the Northern boundary of the said Reserve a distance of Three-quarters ($\frac{3}{4}$) of a mile.

The Commission having under consideration Lytton Agency Application No. 74, of the Lytton Tribe, for an enlargement of Inkluckcheen Indian Reserve No. 21, on the North, by an extension from the Northwest corner post of Indian Reserve No. 21A; thence North one-half ($\frac{1}{2}$) mile; and thence West to the Fraser River, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Inkluckcheen Indian Reserve No. 21, of the applicant Lytton Tribe, that certain tract or parcel of land described in the Application and comprising part of the Southwest quarter ($\frac{1}{4}$) Section Twenty-five (25); part of the South half ($\frac{1}{2}$) of Section Twenty-six (26); part of the Southeast quarter ($\frac{1}{4}$) of Section Twenty-seven (27); part of the North half ($\frac{1}{2}$) of Section Twenty-three (23); and part of the Northwest quarter ($\frac{1}{4}$) of Section Twenty-four (24); all in Township Fifteen (15), Range Twenty-seven (27), West of 6th Meridian, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, and containing an area of Three Hundred and Eighty (380) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 78, of the Lytton Tribe, for improved land of Indian Paul Henry, contained within the Southwest quarter ($\frac{1}{4}$), Section Eight (8), Township Seventeen (17), Range Twenty-seven (27), West of 6th Meridian, on the West bank of the Fraser River, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, a certain tract or parcel of Railway Belt land as described in the Application, containing an area of Five (5) acres, more or less, together with means of access and egress thereto and therefrom, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 79, of the Lytton Tribe, for the Southeast quarter ($\frac{1}{4}$) Section Eight (8), Township Seventeen (17), Range Twenty-seven (27), West of 6th Meridian, for Ferry Landing Place and for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, the West half ($\frac{1}{2}$) of the Southeast quarter ($\frac{1}{4}$) and the Southwest quarter ($\frac{1}{4}$) of Section Eight (8), Township Seventeen (17), Range Twenty-seven (27), West of 6th Meridian, and lying within the Railway Belt, containing an area of One Hundred and Seventy-five (175) acres, more or less.

The Commission having under consideration Lytton Agency Application No. 156, of the Lytton Tribe, for land to the West of Indian John Thomas' Crown Granted land, for general Reserve purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Lytton Tribe, that certain tract or parcel of Railway Belt land containing an area of Three Hundred and Twenty (320) acres, more or less, and being the Southeast quarter ($\frac{1}{4}$), Section Twelve (12), Township Seventeen (17), Range Twenty-eight (28), West of 6th Meridian and the Southwest quarter ($\frac{1}{4}$) Section Seven (7), Township Seventeen (17), Range Twenty-seven (27), West of the 6th Meridian.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Lytton Agency—Siska Flat Tribe

ORDERED: That the Indian Reserves of the Siska Flat Tribe or Band, of the Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 86 and 87 thereof, and numbered from One (1) to Seven (7), both inclusive. BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Kupchynalth (Upper), 20.00 acres;
 "No. 2—Kupchynalth (Lower), *15.50 acres;
 "No. 3—Siska Flats, †91.50 acres;
 "No. 4—Graveyard, 0.62 acres;
 "No. 5—Zacht, 60.00 acres;
 "No. 6—Humhampt, 10.00 acres, and
 "No. 7—Nahamanak, 362.00 acres."

*Reduced to 13.00 by allowance of C.N.P.R. Co.'s right-of-way of 2.5 acres; †Reduced to 68.75 by allowance of C.N.P.R. Co.'s right-of-way of 22.75 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,
 C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserve of the Siska Flat Tribe or Band numbered 5 A, described in the Official Schedule of Indian Reserves, 1913, at Page 87 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 5A—Siska Flats, 118.18 acres."

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,
 C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 107, of the Siska Flat Tribe, for an enlargement of Indian Reserve No. 6, by the inclusion of a small flat, being part of the Southwest quarter ($\frac{1}{4}$) Section Eleven (11), Township Fourteen (14), Range Twenty-seven (27), West of 6th Meridian, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Siska Flat Tribe, a certain tract or parcel of Railway Belt land as described in the Application, containing an area of One Hundred and Fifty (150) acres, more or less, subject to survey.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,
 C. H. GIBBONS, *Secretary*.

Lytton Agency—Skuppah Tribe

ORDERED: That the Indian Reserves of the Skuppah Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 87 thereof, and numbered from One (1) to Four (4), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—20.00 acres;
"No. 2—Inklyuhkinatko, 169.00 acres;
"No. 3—Pooeyelth, *20.00 acres;
"No. 4—Skuppah, 59.00 acres."

*Reduced to 18.00 by allowance of C.N.P.R. Co.'s right-of-way of 2.00 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Indian Reserve of the Skuppah Tribe or Band numbered 2A, described in the Official Schedule of Indian Reserves, 1913, at Page 87 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Surey, viz.:

"No. 2A—Skuppah, 43.67 acres."

Victoria, B.C., December 3rd, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 108, of the Skuppah Tribe, for land for Indian Charlie Siska, for Pasturage, it was

ORDERED: That there be allowed under this Application and established and constituted Reserves for the use and benefit of the applicant Skuppah Tribe, two certain tracts or parcels of land containing areas, respectively, of Twenty-four and Two-tenths (24.2) and Twenty-five and Four-tenths (25.4) acres, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

The Commission having under consideration Lytton Agency Application No. 112, of the Skuppah Tribe, for land "up the hill from Indian Reserve No. 3," for Pasturage and Firewood supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve and added to Pooeyelth Reserve No. 3, that certain tract or parcel of Railway Belt land being and contained in the Northwest quarter ($\frac{1}{4}$) Section Eleven (11), Township Fourteen (14), Range Twenty-seven (27), West of 6th Meridian, One Hundred and Forty-eight (148) acres, more or less.

Victoria, B.C., June 28th, 1916.

N. W. WHITE, *Chairman*.

The Commission having under consideration Lytton Agency Application No. 116, of the Skuppah Tribe, for the land lying between Indian Reserve No. 4 and Indian Reserve No. 1, for Pasturage and Firewood Supply, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Indian Reserve No. 4 of the applicant Tribe, a certain tract or parcel of land as described in the Application and as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia, containing an area of One Hundred and Twelve (112) acres, more or less, subject to survey.

Victoria, B.C., June 28, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Spuzzum Tribe

ORDERED: That the Indian Reserves of the Spuzzum Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Pages 87 and 88 thereof and numbered from one (1) to Six (6), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Spuzzum, 302.00 acres;

"No. 2—Papsilqua, 41.00 acres;

"No. 3—Teequaloose, 19.00 acres;

"No. 4—Yelakin, *72.50 acres;

"No. 5—Long Tunnel, 8.00 acres, and

"No. 6—Skuet, 13.50 acres."

*Reduced to 67.09 by allowance of C.N.P.R. Co.'s right-of-way of 5.41 acres.

Victoria, B.C., March 15th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 118, of the Spuzzum Tribe, for improved lands of Indians immediately South of and adjoining Papsilqua Indian Reserve No. 2, One Hundred and Sixty (160) acres, more or less, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Papsilqua Indian Reserve No. 2 of the applicant Tribe, a certain tract or parcel of Railway Belt land adjoining the said Papsilqua Indian Reserve No. 2 on the South and containing an area of Eighty (80) acres, more or less, subject to survey, to include the Indian improvements.

The Commission having under consideration Lytton Agency Application No. 119, of the Spuzzum Tribe, for improved land of Indian William Andrew

near Papsilqua Indian Reserve No. 2 of the applicant Tribe, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Papsilqua Indian Reserve No. 2 of the applicant Tribe, that certain tract or parcel of Railway Belt land lying between Indian Reserves Nos. 2 and 6, less right-of-way of the Canadian Northern Pacific Railway Company contained therein, said allowed land to contain an area of Sixty (60) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

The Commission having under consideration Lytton Agency Application No. 120, of the Spuzzum Tribe, for an extension of Teequaloose Indian Reserve No. 3 of the applicant Tribe, "from its Western boundary down to the Railway," for Timber supply, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Teequaloose Indian Reserve No. 3 of the applicant Tribe, a certain tract or parcel of Railway Belt land containing an area of Three Hundred and One (301) acres, more or less, subject to selection and survey, *i.e.*, the said Indian Reserve No. 3 of the applicant Tribe to be given by such addition a total area of Three Hundred and Twenty (320) acres, more or less, subject to survey.

The Commission having under consideration Lytton Agency Application No. 123, of the Spuzzum Tribe, for improved land of Indians "from the Rancherie to the foot of the mountains, about one-half ($\frac{1}{2}$) mile," for Farming purposes and Firewood supply, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Yelakin Indian Reserve No. 4 of the applicant Tribe, a certain tract or parcel of Railway Belt land to extend one-half ($\frac{1}{2}$) mile East from the said Yelakin Indian Reserve No. 4, the full length of the said Reserve, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

The Commission having under consideration Lytton Agency Application No. 124, of the Spuzzum Tribe, for land lying to the West of Long Tunnel Indian Reserve No. 5, of the applicant Tribe, for Timber supply, it was

ORDERED: That there be allowed under this Application and established and constituted an addition to Long Tunnel Indian Reserve No. 5 of the applicant

Tribe, a certain tract or parcel of Railway Belt land lying to the West of the said Reserve and adjoining same and containing an area of Eighty (80) acres, more or less, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 125, of the Spuzzum Tribe, for an extension of Indian Reserve No. 1 of the said Tribe Southerly one-half ($\frac{1}{2}$) mile, for Pasturage, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Spuzzum Tribe those certain tracts or parcels of Railway Belt land contained in and being the fractional West half ($\frac{1}{2}$) Section Thirteen (13) and the fractional East half ($\frac{1}{2}$) Section Fourteen (14), Township Eight (8), Range Twenty-six (26), West of 6th Meridian, less those portions of the Southeast quarter ($\frac{1}{4}$) Section Fourteen (14), included in Timber Berths Nos. 398 and 460, the so allowed tracts or parcels of land containing an aggregate area of Four Hundred and Thirty-four (434) acres, more or less, subject to survey, and less deduction therefrom of right-of-way of the Canadian Pacific Railway Company therein contained.

The Commission having under consideration Lytton Agency Application No. 128, of the Spuzzum Tribe, for improved land of Indian George Stout, on the left bank of the Fraser River, "approximately South of the end of Indian Reserve No. 1" of the applicant Tribe, for Fishing Station and Firewood Supply purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Spuzzum Tribe that certain tract or parcel of Railway Belt land contained in and being the fractional Northeast quarter ($\frac{1}{4}$) Section Thirteen (13), Township Eight (8), Range Twenty-six (26), West of 6th Meridian, containing an area of One Hundred and Twenty (120) acres, more or less, subject to survey.

The Commission having under consideration Lytton Agency Application No. 129, of the Spuzzum Tribe, for approximately One Hundred and Sixty (160) acres, at Saddle Rock, for Garden, Fishing Station and Firewood Supply purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Spuzzum Tribe, a certain tract or parcel of Railway Belt land in Section Seven (7), Township Eight (8), Range Twenty-five (25), West of 6th Meridian, containing an area of Forty (40) acres, more or less, subject to selection and survey.

The Commission having under consideration Lytton Agency Application No. 157, of the Spuzzum Tribe, for the Southwest quarter ($\frac{1}{4}$) Section Seven

(7), Township Eight (8), Range Twenty-five (25), West of 6th Meridian, for general Reserve purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Spuzzum Tribe, that certain tract or parcel of Railway Belt land described in the Application, containing an area of One Hundred (100) acres, more or less.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—High Bar Tribe

ORDERED: That High Bar Indian Reserve No. One (1) of the High Bar Tribe or Band, of the Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 88 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 1—High Bar, 2,924.00 acres.”

Victoria, B.C., March 13th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Lytton Agency Application No. 32, of the High Bar Tribe, for improved land of Indians approximately One-quarter ($\frac{1}{4}$) mile South of the Reserve, for Farming Purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant High Bar Tribe a certain tract or parcel of land containing an area of Forty (40) acres, more or less, subject to survey, East of Lot No. 2999 and lying between the said Lot No. 2999 and the Fraser River, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

The Commission having under consideration Lytton Agency Application No. 33, of the High Bar Tribe, for certain land improved by Indian Fenton, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant High Bar Tribe, a certain tract or parcel of land lying immediately South of the land contained in Pre-emption Record No. 2730, to the East of Pre-emption Record No. 1752 and to the West of Pre-emption Record No. 2987, containing an area of Forty (40) acres, more or less, subject to survey, as per sketch plan of Ashdown H.

Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

The Commission having under consideration Lytton Agency Application No. 34, of the High Bar Tribe, for an extension of High Bar Reserve on the South from its S. W. corner in a line running southerly and thence easterly to connect with the extreme southerly line of the said Reserve, Two Hundred (200) acres, more or less, for Range and Timber supply, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant High Bar Tribe, a certain tract or parcel of land described as follows, viz.: Commencing at the most westerly southwest corner of High Bar Indian Reserve; thence South to a point directly West of the extreme southerly boundary of the said Reserve; thence East to the most southerly southwest corner of the said Reserve; thence North, following the westerly boundary of the said Reserve; thence West, following the boundary of the Reserve, to the place of commencement, containing, less One Hundred and Forty-three (143) acres, more or less, contained in lands covered by Pre-emption Records Nos. 2799 and 3035, within the said boundaries, an area of Two Hundred and Seventeen (217) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and of British Columbia.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute and Resolution of the 28th instant, covering action on Lytton Agency Application No. 34, of the High Bar Tribe, BE CONSIDERED and AMENDED by substituting for the description therein contained the following description, viz.: "Commencing at the Northeast corner of P.R. No. 2799; thence to the Southeast corner of said pre-emption; thence east to the West boundary of High Bar Reserve; and thence in a northerly and westerly direction along the boundaries of the said Reserve to the place of commencement"—containing an area of Two Hundred and Seventeen (217) acres, more or less, subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 30th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Lytton Agency—Lillooet Tribe

ORDERED: That the Indian Reserves of the Lillooet Tribe or Band numbered One (1) to Five (5), both inclusive, described in the Official Schedule of Indian Reserves, 1913, at Page 89 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Lillooet, 919.50 acres;
- "No. 2—Towinock, 220.00 acres;
- "No. 3—Kilchult, 104.00 acres;
- "No. 4—McCartney's Flat, 423.50, and
- "No. 5—Seton Lake, 75.50 acres."

(NOTE: See joint allowance for Lillooet and Bridge River Tribes under Minutes of Decision, Bridge River Tribe).

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Lytton Agency—Seton Lake Tribe

ORDERED: That Slosh (or Sha-lalth) Indian Reserve No. One (1) and Silicon Indian Reserve No. Two (2) of the Seton Lake Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 89 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Slosh, 1,994.36 acres, and
- "No. 2—Silicon, 115.05 acres."

ORDERED: That Indian Reserves Nos. Three (3) and Four (4) of the Seton Lake Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 89 thereof, BE CUT OFF.

ORDERED: That Indian Reserve No. Five (5) and Necait Indian Reserve No. Six (6), of the Seton Lake Tribe or Band, Lytton Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 89 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 5—80.00 acres, and
- "No. 6—Necait, 78.85 acres."

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That a parcel of land lying to the North of Slosh (or Sha-lalth) Indian Reserve No. One (1), described as follows, viz.: "Commencing at the northeast corner of Seton Lake Indian Reserve No. One (1) and running thence North Eighty (80) chains; thence West approximately One Hundred and Eighty (180) chains to the eastern boundary of Lot 3041, thence South Eighty (80) chains to the northern boundary of Seton Lake Indian Reserve No. One (1), and thence, following the said boundary, East to the place of commencement, containing Fourteen Hundred and Forty (1440) acres, more or less," subject to survey, BE CONSTITUTED a Reserve to be allotted for the use and benefit of the Indians of the Seton Lake Tribe or Band.

Victoria, B.C., March 12th, 1915.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having again under consideration Lytton Agency Application No. 4, of the Seton Lake Tribe, it was

ORDERED: That the Minute and Resolution of the 12th March, 1915, covering action upon this Application, BE RECONSIDERED AND AMENDED as follows, viz.: By inserting after the words "more or less" in the fifteenth line thereof, the words following, viz.: "subject to survey, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia."

The Commission having under consideration Lytton Agency Application No. 3, of the Seton Lake Tribe, for land between Reserves Nos. 5 and 6, including improved lands of Indians at Short Portage, for Farming purposes, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Seton Lake Tribe, a certain tract or parcel of land containing an area of Eight Hundred (800) acres, more or less, subject to survey, lying North of Indian Reserve No. 5 and Indian Reserve No. 6 of the applicant Seton Lake Tribe, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of Canada and British Columbia.

Victoria, B.C., June 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

FISHING RIGHTS OF INDIANS IN B. C.

MINUTE AND RESOLUTION of the 6th June, 1916:

"WHEREAS former Indian Reserves Commissioners, acting under joint Governmental Agreements, allotted defined Fishery Rights to certain Tribes or Bands of Indians in British Columbia;

"WHEREAS this Commission has been unable to obtain any advice from the law officers of the Crown in right of the Dominion of Canada as to the authority of the said former Commissioners to allot such fishery rights;

"AND WHEREAS this Commission desires that any right or title which Indians may have to such allotted fisheries may not be adversely affected by inaction on its part—

"BE IT RESOLVED: That, to the extent to which the allotting Commissioners had authority to allot such Fishery Rights, this Commission, insofar as the power may lie in it so to do, CONFIRMS the said allotted Fishery Rights as set forth in the Schedule hereto appended:

SCHEDULE

Lytton Agency

Anderson Lake Tribe: Minute of Decision of September 5th, 1881, constituting Anderson Lake Reserve No. 1: . . . "The exclusive right of salmon fishing on Mosquito River through the entire length of Reserve No. 1, a distance of One (1) mile."

Bridge River Tribe: Minute of Decision of September 1st, 1881, constituting Bridge River Reserve No. 2: . . . "The exclusive right of salmon fishing on both banks of the Fraser River from half a mile South of Bridge River upstream to Fountain Indian Fishery."

Cayoosh Creek Tribe: Minute of Decision of August 29th, 1881, constituting Pashilqua Reserve No. 2: . . . "The exclusive right of fishing on the right bank of Fraser River from the mouth of Cayoosh Creek downstream Two and One-half (2½) miles; also the right of fishing in Cayoosh Creek from its mouth for a distance of One (1) mile, to the site of the old bridge."

Fountain Tribe: Minute of Decision of August 26th, 1881: "The exclusive right of fishing on both banks of Fraser River from one-quarter mile above 11-Mile Creek on the Lillooet-Cariboo Wagon Road downstream to Bridge River Indian Fishery, about Four and One-half (4½) miles is assigned to the Indians."

Pavilion Tribe: Minute of Decision of August 4th, 1881, constituting Marble Canyon Reserve No. 3: . . . "The exclusive right of fishing on both banks of Fraser River from Leon Creek downstream to one-quarter mile above 11 Mile Creek on the Lillooet Road."

Lytton Tribe: Minute of Decision of August 24th, 1881, constituting Se-ah Reserve No. 5: . . . "The exclusive right of salmon fishing on both banks of the (Fraser) River from a point one-quarter mile North of Se-ah Reserve No. 5 and extending One (1) mile downstream."

Minute of Decision of August 24th, 1881, constituting Nesikep Reserve No. 6: . . . "The exclusive right of fishing on both banks of the Fraser River from the Northern boundary of Nesikep Reserve No. 6 to the Southern boundary thereof, a distance of about Two and One-half ($2\frac{1}{2}$) miles."

Clinton Tribe: Minute of Decision of July 30th, 1881, *re* Fisheries: "The exclusive right of fishing on both sides of Fraser River from Leon Creek upstream to the High Bar Indian Fishery One-half ($\frac{1}{2}$) mile below Barney Creek; also the right to fish in Green Lake situated Four (4) miles East of the 73 Mile Post on the Cariboo Wagon Road."

High Bar Tribe: Minute of Decision of July 25th, 1881, constituting High Bar Reserve: . . . "The exclusive right of fishing on both banks of Fraser River commencing at a point One-half ($\frac{1}{2}$) mile below Barney Creek and extending upstream to the Northern boundary of the (High Bar) Reserve, a distance of about Six (6) miles."

Lillooet Tribe: Minute of Decision of August 31st, 1881: "The exclusive right of salmon fishing on both banks of the Fraser River is reserved from the mouth of Cayoosh Creek upstream to One-half ($\frac{1}{2}$) mile below Bridge River, a distance of about Four (4) miles; also on the left bank of the Fraser River from the mouth of Cayoosh Creek downstream a distance of Three (3) miles; also on both banks of Seton Creek downstream One-quarter ($\frac{1}{4}$) mile from Seton Lake."

Seton Lake Tribe: Minute of Decision of September 3rd, 1881, constituting Necaik Reserve No. 6: . . . "The exclusive right of salmon fishing on the stream which connects Anderson with Seton Lake, a distance of about One and Three-quarters ($1\frac{3}{4}$) miles."

Hope Tribe: Minute of Decision of August 16th, 1879, *re* Hope Indians: "The fishing places of these Indians in this neighborhood are as follows:

(1) A rock on the left bank of the Fraser below the sawmill on the land which is said to be owned by the Reverend A. D. Pringle;

(2) A rock on the bank not far from the house of Pierre, the Chief, in the Hope Town Reserve;

(3) A rock on the right bank of the Fraser opposite to but about One-quarter ($\frac{1}{4}$) mile below Ay-waw-wis; and

(4) A rock about a mile below Hope on right bank of the Fraser; Their right of access to these places is confirmed, but in such manner as to inconvenience the owners of the lands in the least, and the Indians are not to occupy these places except for capturing and drying the fish in their accustomed way, and only in their fishing seasons."

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

WATER RIGHTS OF INDIANS IN B. C.

MINUTE and RESOLUTION of the 15th June, 1916:

"WHEREAS former Indian Reserves Commissioners, acting under joint Governmental Agreements, allotted defined Water Rights to certain Tribes or Bands of Indians in British Columbia;

"WHEREAS this Commission has been unable to obtain any advice from the law officers of the Crown in right of the Dominion of Canada as to the authority of the said former Commissioners to allot such Water Rights;

"AND WHEREAS this Commission desires that any right of title which Indians may have to such allotted Water Rights may not be adversely affected by inaction on its part,

"BE IT RESOLVED: That, to the extent to which the allotting Commissioners had authority to allot such Water Rights, this Commission, insofar as the power may lie in it so to do, CONFIRMS the said allotted Water Rights as set forth in the Schedule hereto appended:

SCHEDULE

Lytton Agency

Yale Tribe: Minute of Decision of May 23rd, 1881, constituting Yale Town Reserve No. 1: . . . "Also the right to 20 inches of water to be taken from Yale Creek for irrigation and other purposes."

Minute of Decision of May 23rd, 1881, constituting Qua-lark Reserve No. 4: . . . "Twenty inches of water are also reserved, to be taken from Qua-lark Creek for the use of the Indians."

Minute of Decision of May 23rd, 1881, constituting Sque-ah Reserve No. 6: . . . "Twenty-five inches of water are reserved for Indian use from Sque-ah Creek."

Minute of Decision of May 23rd, 1881, constituting Kay-kaip Reserve No. 7: . . . "Twenty inches of water are also reserved, from Kay-kaip Creek, for the use of the Indians."

Yale Tribe, Union Bar Band: Minute of Decision of August 12th, 1879, constituting Pucka-thole-tchin Reserve No. 11: . . . "One hundred and fifty inches of water for irrigation and other purposes are assigned from any source of water supply which, on survey, may be found available, particularly from American Bar Creek and from the creek which, in spring, flows easterly into the large lake in D. Holmes' Pre-emption, but the water, ditch and flume and existing water rights of Mr. Murphy, who mines at Union Bar, are not to be interfered with."

Minute of Decision of August 12th, 1879, constituting Kla-kla-cum Reserve No. 12: . . . "Twenty inches of water for irrigation and other purposes are assigned from any source of water supply which, on survey, may be found

available, but the water, ditch and flume and existing water rights of Mr. Murphy, who mines at Union Bar, are not to be interfered with."

Minute of Decision of August 12th, 1879, constituting Trafalgar Flat Reserve No. 13: . . . "Two hundred inches of water for irrigation and other purposes are assigned from all sources of water supply which, on survey, may be found available."

Minute of Decision of August 12th, 1879, constituting Aywaywis Reserve No. 15: . . . "Fifty inches of water for irrigation and other purposes are assigned from any source of water supply which, on survey, may be found available."

Minute of Decision of August 12th, 1879, constituting Kawkawa Reserve No. 16: . . . "The Indians are to have the prior right to ten inches of water for irrigation or other purposes from the creek flowing through the land or from other available sources of water supply."

High Bar Tribe: Minute of Decision of July 25th, 1881, constituting High Bar Reserve No. 1: . . . "The water of the small spring known as Indian Creek, the water of the creek running past the Indian houses, and the surplus waters of Barney Butcher and Watson's Bar Creeks are reserved for the use of the Indians."

Clinton Tribe: Minute of Decision of July 30th, 1881, constituting Clinton Reserve No. 2: . . . "The unappropriated water of Clinton Creek, that of Sawmill Creek, and one hundred inches from Kelly Creek, have been reserved for the use of these Indians."

Pavilion Tribe: Minute of Decision of August 4th, 1881, constituting Pavilion Reserve No. 1: . . . "One hundred inches of water from Pavilion Creek are set apart for the use of the Indians."

Minute of Decision of August 4th, 1881, constituting Leon Creek Reserve No. 2: . . . "The waters of Leon Creek and a small creek a mile lower down the river, are set apart for the use of the Indians."

Minute of Decision of August 4th, 1881, constituting Marble Canyon Reserve No. 3: . . . "The waters of two small creeks flowing through this land are reserved."

Lytton Tribe: Minute of Decision of August 24th, 1881, constituting Spintlum Flat Reserve No. 3: . . . "Fifty inches of water from the two small creeks at the Northern end of the Reserve is allotted for the use of the Indians."

Minute of Decision of August 24th, 1881, constituting Nickel Palm Reserve No. 4: . . . "All the water in the stream, the Northwestern boundary of the Reserve, is allotted to the Indians."

Minute of Decision of August 24th, 1881, constituting Se-ah Reserve No. 5: . . . "The whole of the water of Fort Dallas Creek is allotted for use on this Reserve."

Minute of Decision of August 24th, 1881, constituting Nesikep Reserve No. 6: . . . "One hundred inches of water from the first creek below the

Reserve on the right bank of the Fraser River is allotted for the use of the Indians; One hundred inches of water from Stu-ouck Creek is also reserved for irrigating purposes."

Minute of Decision of May 21st, 1886, constituting Papyrus Reserve No. 27: . . . "The surplus water of Nick-eye-yah Creek is assigned to the use of the Indians."

Fountain Tribe: Minute of Decision of August 26th, 1881, constituting Fountain Reserve No. 1: . . . "The unappropriated water of Fountain Creek is set apart for use on this Reserve."

Minute of Decision of August 26th, 1881, constituting Fountain Reserve No. 4: . . . "The waters of Fountain Creek and Red Creek are allotted for use on this Reserve."

Minute of Decision of August 26th, 1881, constituting Fountain Reserve No. 5: . . . "The waters of Fountain and Cle-new-eupe Creeks are reserved for use on this Reserve."

Minute of Decision of August 26th, 1881, constituting Fountain Reserve No. 6: . . . "The water of Swe-e-mie Creek, which flows through this Reserve, is allotted for the use of the Indians."

Cayoosh Tribe: Minute of Decision of August 29th, 1881, constituting Cayoosh Creek Reserve No. 1: . . . "Two hundred and fifty inches of water from Cayoosh Creek are assigned for use on this Reserve."

"Minute of Decision of August 29th, 1881, constituting Pashilqua Reserve No. 2: . . . "The surplus water of a number of springs situated on this Reserve is assigned to the use of the Indians."

Lillooet Tribe: Minute of Decision of August 31st, 1881, constituting Lillooet Reserve No. 1: . . . "The surplus water from the creek which supplies the town of Lillooet, also the right of the unappropriated water of Waterfall Creek (now Dickey Creek) with power to divert the same to the land, is reserved."

Minute of Decision of August 31st, 1881, constituting Towinock Reserve No. 2: . . . "The one hundred inches of water from Towinock Creek, reserved on 12th September, 1870, is confirmed; Fifty inches is hereby reserved from Shata Creek for the use of the Indians."

Minute of Decision of August 31st, 1881, constituting Kilchult Reserve No. 3: . . . "The water of a small stream flowing through this Reserve is set apart for use on this Reserve."

Minute of Decision of August 31st, 1881, constituting McCartney's Flat Reserve No. 4: . . . "The water of a small creek flowing through this land was reserved by Mr. Sanders on the 2nd of April, 1872, and is confirmed."

Bridge River Tribe: Minute of Decision of September 1st, 1881, constituting Bridge River Reserve No. 1: . . . "The water of the various tributary streams flowing through this Reserve, as also Three hundred inches of water from Bridge River, are assigned to the use of the Indians."

Minute of Decision of September 1st, 1881, constituting Bridge River Reserve No. 2: . . . "The water of a creek situated half a mile above this land is reserved for the use of the Indians."

Seton Lake Tribe: Minute of Decision of September 3rd, 1881, constituting Slosh Reserve No. 1: . . . "The water of all the streams flowing through this land has been set apart for the use of the Indians."

Minute of Decision of September 3rd, 1881, constituting Silicon Reserve No. 2: . . . "The water of Che-lux Creek and of a small creek at the Southeastern corner of this Reserve have been assigned to the Indians."

Minute of Decision of September 3rd, 1881, constituting Silicon Reserve No. 5: . . . "One hundred inches of water from Ne-scar-keat Creek are reserved for the use of the Indians."

Minute of Decision of September 3rd, 1881, constituting Necait Reserve No. 6: . . . "The water of a small spring on the left bank of Portage stream is allotted to the Indians."

Anderson Lake Tribe: Minute of Decision of September 5th, 1881, constituting Nequatque Reserve No. 1: . . . "The water of a small stream at the Southeastern corner of this land is reserved."

Minute of Decision of September 5th, 1881, constituting Nequatque Reserve No. 2: . . . "Twenty-five inches of water are reserved for the use of the Indians to be taken from E-cla-ugh Creek."

Minute of Decision of September 5th, 1881, constituting Nequatque Reserve No. 3: . . . "Fifty inches of water from Quo-qui-hat-qua Creek are also reserved."

Hope Tribe: Minute of Decision of August 16th, 1879, constituting Hope Reserve No. 1: . . . "The Indians are to have One hundred inches of water for irrigation and other purposes from the Kwe-kwe-halla or other available sources of water supply as may be ascertained by survey."

Minute of Decision of August 16th, 1879, constituting Schkam Reserve No. 2: . . . "The Indians are to have the right of Two hundred and fifty inches of water from What-whilt-sun Creek for irrigating or for other purposes."

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*