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STIKINE AGENCY

DETAILED REPORT

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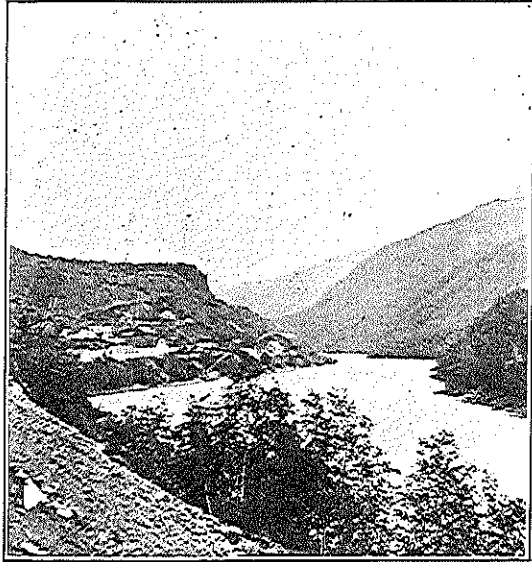
STIKINE AGENCY

The work of the Commission in and for the Stikine Agency included meetings with the various tribes during the period from June 7th to 19th, 1915; the examination of Mr. Agent Scott-Simpson on the 18th January, 1916, and following days; and careful study of the present and future requirements of the Stikine Indians, in view of the fact that heretofore no provision in the way of Reserves has been made for the mass of the Indian population of this Northern region, owing to there having been until of late years comparatively little advance of white settlement therein.

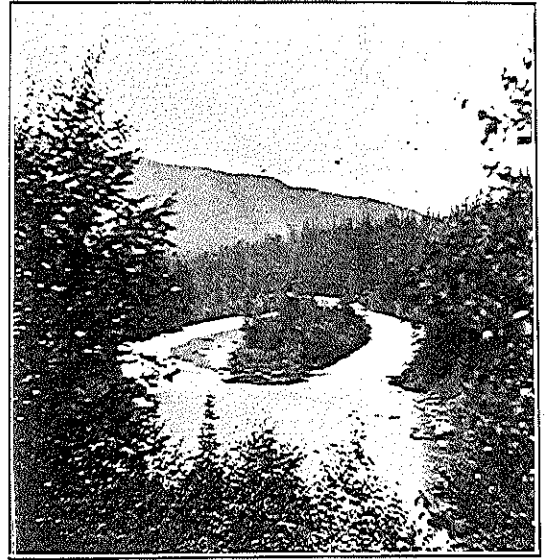
At the time of the Commission's appointment Reserves had been allotted for but one Tribe of the Stikine, the Tahltan, for which two Reserves were set aside by Mr. Commissioner Vowell in 1905, these together containing 415.00 acres, or 1.90 per capita for the Tahltan population of two hundred and seventeen. They are, however, of small value to the Indians, the main Tahltan Reserve containing only a few acres of cultivable land of very indifferent quality, and the so-called Meadow Reserve being merely a muskeg swamp around the edges of which a limited quantity of wild hay can be cut.

The Stikine Indians until now have lived almost exclusively by hunting and trapping; and this field of their old activities constantly becoming more circumscribed and their operations less productive, their future natural avocation would appear to be stock raising and such limited farming as the latitude of their habitat and the generally poor quality of its soil render possible. In the allotment of Reserves by the Commission this fact has obtained special consideration. Twenty-six Reserves have been created, which, when approved, will give to the Stikine Agency 28 Reserves in all, of an aggregate area of 10,053.00 acres, for a population of 639, or 15.73 acres per capita.

Being unable to find other and available suitable land in their locality to meet the requirements of resident Indians, the Commission has also in one instance in this Agency recommended to the Government of Canada the purchase of an area of 320 acres for Reserve purposes.



TELEGRAPH CREEK



STIKINE RIVER



DEASE LAKE

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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.

Stikine Agency—Tahltan Tribe

ORDERED: That the Indian Reserves of the Tahltan Tribe or Band, of the Stikine Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 108 thereof, and numbered 1 and 2 respectively, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Tahltan, 375.00 acres, and
“No. 2—Hiusta’s Meadow, 40.00 acres.”

Victoria, B.C., February 12th, 1916.

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

The Commission having under consideration Stikine Agency Application No. 1, of the Tahltan Tribe or Band, for a certain tract or parcel of land on Hacketts or Salmon Creek, containing an area of Three Hundred and Twenty (320) 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 Tahltan Tribe or Band, a certain tract or parcel of land One (1) mile in length by One-half ($\frac{1}{2}$) mile in width, on Hacketts or Salmon Creek, containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey and not to extend into Lot No. Eighty-two (82) or Lot No. One Hundred (100), Cassiar Land District.

The Commission having under consideration Stikine Agency Application No. 2, of the Tahltan Tribe or Band, for a certain tract or parcel of land on Upper Tahltan River, containing an area of One Hundred and Sixty (160) 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 Tahltan Tribe or Band, a certain tract or parcel of land on Upper Tahltan River, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey and not to extend into Lot No. Eighty-two (82), or Lot No. One Hundred (100), Cassiar Land District.

The Commission having under consideration Stikine Agency Application No. 3, of the Tahltan Tribe or Band, for a certain area or parcel of land at the Forks of the Tahltan River, containing an area of Sixty (60) acres, more or less, for use as a Fishing Station and for 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 Tahltan Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Sixty (60) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 4, of the Tahltan Tribe or Band, for a certain tract or parcel of land on the East side of Telegraph Creek, between the town of Telegraph Creek and Casca Ranch, containing an area of from Forty (40) to Fifty (50) acres, more or less, 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 Tahltan Tribe or Band, a certain tract or parcel of land in the South-east Quarter ($\frac{1}{4}$) of Section Seven (7), Cassiar Land District, containing an area of Fifty-five (55) 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 Stikine Agency Application No. 5, of the Tahltan Tribe or Band, for a certain tract or parcel of land on the left bank of the Stikine River, approximately One-half ($\frac{1}{2}$) mile below Telegraph Creek, containing an area of Eighty (80) acres, more or less, for use as a Fishing Station and for Gardens, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Tahltan Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Eighty (80) acres, more or less, subject to survey, the line to be so run as to protect, insofar as possible, the packers' camping ground.

The Commission having under consideration Stikine Agency Application No. 6, of the Tahltan Tribe or Band, for a certain tract or parcel of land extending on both sides of Classy Creek, approximately Eleven (11) miles from its mouth, and containing an area of Six Hundred and Forty (640) acres, more or less, for Hay Land and Range 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 Tahltan Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Six Hundred and Forty (640) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 8, of the Tahltan Tribe or Band, for a certain tract or parcel of land on the Eastern shore at the South end of Dease Lake, including the Indian Village and Fishery, containing an area of Three Hundred and Twenty (320) acres, more or less, for use as a Village Site, Fishing Station and Hunting Base, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Tahltan Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey, and not to extend into or interfere with the steamboat landing.

The Commission having under consideration Stikine Agency Application No. 9B, of the Tahltan Tribe or Band, for land to the East of and adjoining Lot No. Two (2), Group One (1), Cassiar Land District, 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 Tahltan Tribe or Band, a certain tract or parcel of land containing an area of Six Hundred and Forty (640) 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 Stikine Agency Application No. 10, of the Tahltan Tribe or Band, for land on Tatcho Creek, approximately Eight (8) miles from the head of Dease Lake, 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 Tahltan Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Six Hundred and Forty (640) 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., April 28th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stikine Agency—Casca Tribe

The Commission having under consideration Stikine Agency Application No. 16, of the Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), for a certain tract or parcel of land at the North end of the Eastern shore of Dease Lake, at One-Mile Point, opposite Thibert Creek, containing an area of One Hundred and Sixty (160) acres, more or less, for Fishing Station 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 Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), a certain tract or parcel of land, as described in the Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey, the said survey, if possible, to be tied to Lot No. One Hundred and Forty-two (142), Cassiar Land District.

The Commission having under consideration Stikine Agency Application No. 17, of the Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), for a certain tract or parcel of land on the right bank of the Dease River at the confluence of McDames Creek therewith, containing an area of Eighty (80) acres, more or less, 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 Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), a certain tract or parcel of land as described in the Application, containing an area of Eighty (80) acres, more or less, subject to survey, not to extend into Lot No. Five (5), Cassiar Land District.

The Commission having under consideration Stikine Agency Application No. 18, of the Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency) for a certain tract or parcel of land on the West bank of the Dease River, below the mouth of Rapid River and near the junction of Rapid River with the Dease River, containing an area of One Hundred and Sixty (160) acres, more or less, 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 Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), a certain tract or parcel of land as described in the Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 19, of the Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), for a certain tract or parcel of land at Horse Ranch Pass, containing an area of Six Hundred and Forty (640) acres, more or less, for Range 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 Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), a certain tract or parcel of land as described in the Application, containing an area of Six Hundred and Forty (640) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 20, of the Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), for a certain tract or parcel of land on Mosquito Creek, containing an area of Twelve Hundred and Eighty (1280) acres, more or less, for Range 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 Casca Tribe or Band (including the Fort Graham Nomads of the Stikine Agency), a certain tract or parcel of land as described in the Application, containing an area of Twelve Hundred and Eighty (1280) acres, more or less, subject to survey.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stikine Agency—Liard and Francis Lake Tribe

The Commission having under consideration Stikine Agency Application No. 21A, of the Liard and Francis Lake Tribe or Band, for a certain tract or parcel of land on the North side of Blue River, at its junction with the Dease River, containing an area of One Hundred and Sixty (160) acres, more or less, for use as a Camping Place and 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 Liard and Francis Lake Tribe or Band, a certain tract or parcel of land at the junction of the Dease and Blue Rivers, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 21B, of the Liard and Francis Lake Tribe or Band, for a certain tract or parcel of land extending along the Dease River approximately Ten (10) miles below the confluence of the Blue River therewith, containing an area of Three Hundred and Twenty (320) acres, more or less, 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 Liard and Francis Lake Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 22, of the Liard and Francis Lake Tribe or Band, for a certain tract or parcel

of land on the Liard River, North of and adjoining the Hudson's Bay Company's Post, containing an area of Six Hundred and Forty (640) acres, more or less, 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 Liard and Francis Lake Tribe or Band and the use and benefit of the Nelson River Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Six Hundred and Forty (640) acres, more or less, subject to survey, the said tract or parcel of land to be equally divided, upon survey, between the Liard and Francis Lake Tribe or Band and the Nelson River Tribe or Band.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stikine Agency—Nelson Rier Tribe

The Commission having under consideration Stikine Agency Application No. 23, of the Nelson River Tribe or Band, for a certain tract or parcel of land at the junction of the Liard and Muddy Rivers, containing an area of One Hundred and Sixty (160) acres, more or less, for Garden 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 Nelson River Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stikine Agency—Atlin-Teslin Lake Tribe

The Commission having under consideration Stikine Agency Application No. 24, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land situate on McDonald Lake, at the head of Fourth of July Creek, containing an area of One Hundred and Sixty (160) 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 Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land, as described in the Application, 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 of British Columbia.

The Commission having under consideration Stikine Agency Application No. 25, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel

of land, containing Three (3) Meadows near Coleman Lake, approximately One and One-half (1½) miles North of Atlin, containing an area of One Hundred and Twenty (120) acres, more or less, for Hay Lands, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land, as described in the Application, containing an area of One Hundred and Twenty (120) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 26, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land situate at Five Mile Point, Atlin Lake, containing an area of Twelve Hundred and Eighty acres (1280), more or less, for Fishing Station and General Reserves 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 Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land containing an area of Nineteen Hundred and Sixty-five (1965) acres, more or less, as per survey of W. B. Rimmer, B.C.L.S., 1915, subject to the right of any railway company whose line may traverse the tract or parcel of land so described and allowed under this Application to acquire land required for right-of-way in and upon such Indian Reserve at the same price and upon the same terms as may apply to vacant lands of the Crown, in right of the Province of British Columbia, in that locality.

April 28th, 1916.

N. W. WHITE, *Chairman.*

The Commission having under consideration Stikine Agency Application No. 27, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land contained within Lot No. One Hundred and Sixty-eight (168), being the North Star Mineral Claim, Atlin Mining Division, Cassiar Land District, containing an area of Three (3) acres, more or less, for Graveyard 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 Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land, as described in the Application, containing an area of Three (3) acres, more or less, as per survey of W. B. Rimmer, B.C.L.S., 1915.

The Commission having under consideration Stikine Agency Application No. 28, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land on Silver Salmon Lake, containing an area of One Hundred and Sixty (160) acres, more or less, for Fishing Station 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 Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land, as described in the

Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 29, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land situate at the confluence of Silver Salmon Creek and the Taku River, containing an area of Eighty (80) acres, more or less, for use as a Village Site and Camping Place, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of Eighty (80) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 30, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land at the South end of Teslin Lake, North of the Hudson's Bay Company's Post, containing an area of One Hundred and Sixty (160) acres, more or less, for use as a Fishing Station and 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 Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land as described in the Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 31, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land situate on Teslin Lake, at the mouth of Jenning's River, containing an area of One Hundred and Sixty (160) acres, more or less, for use as a Fishing Station and Camping Place, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Atlin-Teslin Lake Tribe or Band, a certain tract or parcel of land, as described in the Application, containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey.

The Commission having under consideration Stikine Agency Application No. 32, of the Atlin-Teslin Lake Tribe or Band, for a certain tract or parcel of land "on the West shore of Teslin Lake, where the trail to Atlin touches the Lake, on the South side of the trail," for use as a Fishing Station, Camping Place and for 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 Atlin-Teslin Lake) Tribe or Band, a certain tract or parcel of land, as described in the Application, containing an area of Three Hundred and Twenty (320) acres, more or less, subject to survey.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

STUART LAKE AGENCY

DETAILED REPORT

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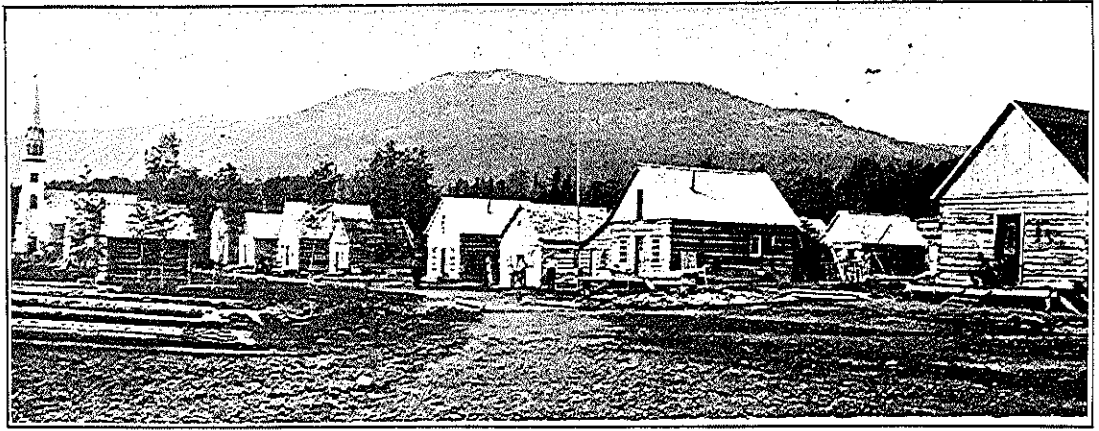
STUART LAKE AGENCY

Field operations in the Stuart Lake Agency were conducted during the Summer seasons of 1914 and 1915 and covered, in the aggregate, a period of fourteen weeks, exclusive of time occupied in the examination of Mr. Agent McAllan, which continued from the 15th to the 26th November, 1915.

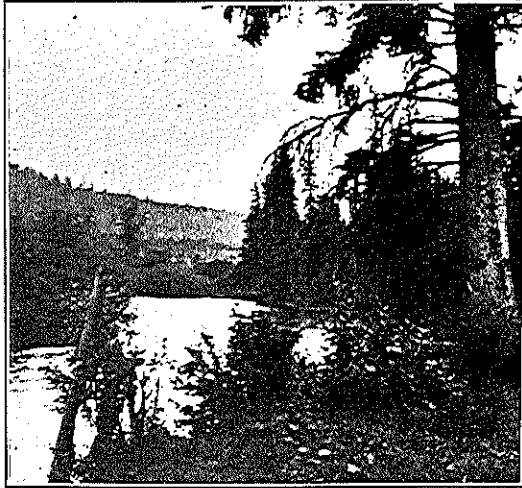
The Commission's work in this Agency, as in the Stikine, was chiefly incident to the creation of Reserves for tribes and bands of Indians hitherto unprovided for and which railway construction and the consequent influx of white population have only recently brought in touch with civilization other than as represented by the Northern frontier trader, trapper and prospector. These Indians were found to claim membership principally in the Francois Lake, Burns Lake, Maxim Lake, Decker Lake, Uncha Lake and Skins Lake Bands of the Francois Lake Tribe; the Tacla Lake, Cheslatta Lake and Tatla Lake Tribes; the Fort Graham Band of the Siccanees Tribe; the Bear Lake Tribe, and the Euchinico (or Trout Lake) Band of the Kluskus Tribe—these with an approximate aggregate population of 205, exclusive of that of the Bear Lake Tribe, which can only be estimated with accuracy after further investigations than the Commissioners were able to complete.

At the inception of the Commission's work, the recognized Reserves of the Stuart Lake Agency numbered 37, with an aggregate area of 22,047.94 acres (less rights-of-way deductions, etc.), population of nine hundred and sixty-five, and per capita of 22.85 acres; reductions or cut-offs for the Agency, justified by the practical extinction of the Blackwater Tribe some few years ago through an epidemic of smallpox, total 409.00 acres. To further meet the necessary and reasonable requirements of the Agency population, 97 new Reserves have been established and constituted, subject to approval, their total area being roughly estimated at 14,892.20 acres, exactitude being impossible inasmuch as these new Reserves include certain islands of as yet undetermined acreages, while some few other allowances have been made "subject to selection and survey."

The new area total, made up of confirmed and created Reserves, will thus be slightly more than 36,531.14 acres, and the per capita 31.22 acres or thereabouts—an allowance by no means in excess of the actual requirement, cattle ranching being the future maintaining industry of these northern Indians, varied—in a limited area necessarily—by mixed farming.



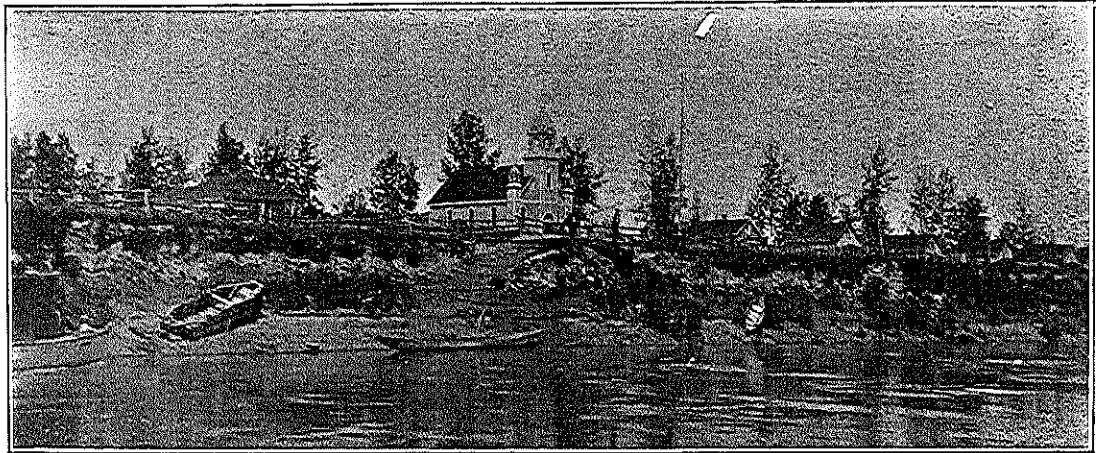
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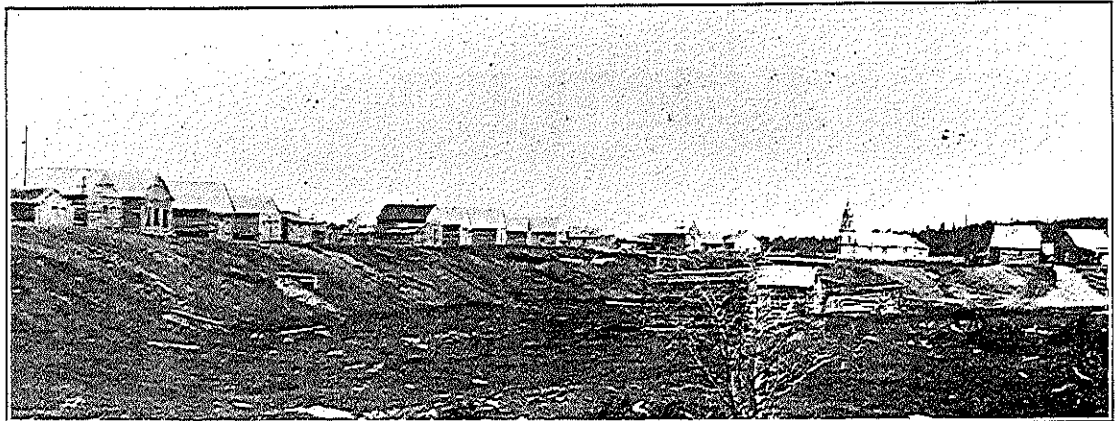
TROUT LAKE JOHNNIE'S, BLACKWATER RIVER



FORT McLEOD RESERVE



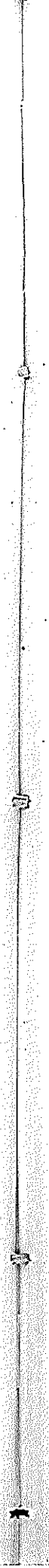
FORT GEORGE INDIAN RESERVE NO. 2



STONY CREEK RESERVE



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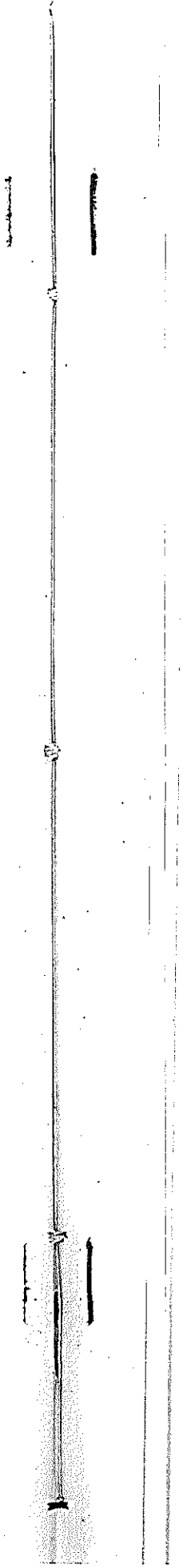
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THE ROYAL COMMISSION ON INDIAN AFFAIRS FOR THE PROVINCE OF
BRITISH COLUMBIA, 1916

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.

Stuart Lake Agency—Bear Lake Tribe

The Commission having under consideration Stuart Lake Agency Application No. 102, of the Bear Lake Tribe, for a certain tract or parcel of land on Driftwood River, described as follows, viz.: "Commencing at a point on the Eastern bank of the Driftwood River known as the Cache de Bonjour; thence Northerly Eighty (80) chains; thence Westerly Eighty (80) chains; thence Southerly Eighty (80) chains; thence Easterly Eighty (80) chains, to the place of commencement, containing an area of Six Hundred and Forty (640) acres, more or less," 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of Six Hundred and Forty (640) acres, more or less, as per description contained in the Application, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 103, of the Bear Lake Tribe, for a certain tract or parcel of land containing

an area of Four (4) acres, more or less, on Driftwood River, at the confluence of Kotsine River, on the North side of the Kotsine, (marked "Z14" on map of the Northern Interior of British Columbia), for use as a Hunting Base, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Bear Lake Tribe, a certain tract or parcel of land containing an area of Four (4) acres, more or less, as per description contained in the Application, 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., May 10th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 104, of the Bear Lake Tribe, for a certain tract or parcel of land containing an area of Forty-five (45) acres, more or less, at the junction of Bear and Sustut Rivers, on the West side of the river, 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of Forty-five (45) acres, more or less, as per description contained in the Application, less allowance of 66-foot right-of-way for established police trail, 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 Stuart Lake Agency Application No. 105, of the Bear Lake Tribe, for a certain tract or parcel of land containing an area of Fifty-four (54) acres, more or less, at Bear Lake, Fort Connelly, surveyed by F. C. Swannell, 1911 (See plans at Lands Department) on the left bank of Bear River, at its mouth, 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of Fifty-four (54) acres, more or less, as per survey, less deduction therefrom of right-of-way for trail, subject 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 Stuart Lake Agency Application No. 106, of the Bear Lake Tribe, for a certain tract or parcel of land containing an area of One Hundred and Fifty-two (152) acres, more or less, Tsup-meet, surveyed 1911, on the Northern end of Bear Lake, Western shore, 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of One Hundred and Fifty-two (152) acres, more or less, as per survey, subject 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 Stuart Lake Agency Application No. 107, of the Bear Lake Tribe, for a certain tract or parcel of land containing an area of Twenty-six (26) acres, more or less, Klew-a-buska, surveyed 1911, on the right bank of stream "one-half ($\frac{1}{2}$) mile down," 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of Twenty-six (26) acres, more or less, as per survey, subject 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 Stuart Lake Agency Application No. 108, of the Bear Lake Tribe, for a certain tract or parcel of land containing an area of Ninety-six (96) acres, more or less, Kallie-seks, surveyed 1911, 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 Bear Lake Tribe, a certain tract or parcel of land containing an area of Ninety-six (96) acres, more or less, as per survey, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stuart Lake Agency—Blackwater Tribe

ORDERED: That the Indian Reserves of the Blackwater Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 108 thereof, as follows, viz.:

- "No. 1—Blackwater, 35.00 acres;
- "No. 2—Nahlquonate, 217.00 acres;
- "No. 3—Ulkah, 157.00 acres,"

BE CUT OFF.

ORDERED: That Umlisile Indian Reserve No. Four (4) of the Blackwater Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 4—Umlisile, 128.00 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 124A, of the Blackwater Tribe, for a certain tract or parcel of land containing an area of Two (2) acres, more or less, out of Lot No. Fourteen Hundred and Sixty-six (1466), Cariboo Land District, for Graveyard 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 Blackwater Tribe, a certain tract or parcel of land containing an area of Two (2) acres, more or less, out of Lot No. Fourteen Hundred and Sixty-six (1466), Cariboo Land District, subject to survey.

Victoria, B.C., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stuart Lake Agency—Cheslatta Tribe

The Commission having under consideration Stuart Lake Agency Application No. 52, of the Cheslatta Tribe, for a certain tract or parcel of land situate at Unasoarta, East end of Cheslatta Lake, marked “Indian Reserve No. 1,” on Pre-emptors’ Selection Map, 1915, Nechaco Sheet, No. 1 Location, containing an area of Three Hundred and Sixty-four (364) acres, more or less, for use as a Meadow and 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 Cheslatta Tribe, a certain tract or parcel of land, containing an area of Three Hundred and Sixty-four (364) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 53, of the Cheslatta Tribe, for (a) a certain tract or parcel of land described as follows, viz.: Commencing at a post planted near the East end of Cheslatta Lake, north shore, and distant approximately Forty (40) chains from the North-east corner of Reserve Location No. 1; thence East Twenty-five (25) chains;

thence South approximately Fifteen (15) chains to the Northerly boundary of Réserve Location No. 1; thence Westerly to the lakeshore and, following the lakeshore in a generally northwesterly direction, to the place of commencement, containing Thirty-five (35) acres, more or less; and (b) "Land for Chief and Charlie, described as follows, viz.: Commencing at a post planted about Three (3) miles North-east of the North-east corner of No. 1 Location, Cheslatta, and about one-half ($\frac{1}{2}$) mile South of the Fraser Lake Trail; thence West Forty (40) chains; thence South Forty (40) chains; thence East Forty (40) chains; thence North Forty (40) chains to the place of commencement, containing One Hundred and Sixty (160) acres, more or less, for use as a Meadow and Village Site, it was

ORDERED: That there be allowed under this Application and established and constituted Reserves for the use and benefit of the applicant Cheslatta Tribe, (a) a certain tract or parcel of land containing an area of Thirty-five (35) acres, more or less, as per description contained in the Application, 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; (b) One Hundred and Sixty (160) acres, more or less, as per description contained in the Application and Sketch Plan No. 5, 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 Stuart Lake Agency Application No. 54, of the Cheslatta Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted three-quarters ($\frac{3}{4}$) mile South-east of the South-west corner of No. 1 Location, addition Cheslatta, and marked "South-west Corner"; thence North Thirty (30) chains; thence East Twenty (20) chains; thence South Thirty (30) chains; thence West Twenty (20) chains to the place of commencement, containing an area of Sixty (60) acres, more or less, for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Sixty (60) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 57, of the Cheslatta Tribe, for a certain tract or parcel of land situate at Bel-ga-tse, North shore of Cheslatta Lake and Six (6) miles from its eastern extremity, No. 2 Location, (Sketch Plan No. "6" on R. C. File 565A) marked "Indian Reserve No. 2" on Pre-emptors' Selection Map, 1915, Nechaco Sheet, containing an area of Four Hundred and Seventy-two acres (472) acres, more or less, for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land being the Southern portion of Lot marked "Indian Reserve No. 2" on Pre-emptors' Selection Map, 1915, Nechaco Sheet, described as follows, viz.: Commencing at a point where the Western boundary of the Reserve Location touches the Lake; thence East to the Eastern boundary of No. 2 Location; thence South to the lakeshore; and thence, following the lakeshore, to the place of commencement, containing an area of Two Hundred and Sixty (260) acres, 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 Stuart Lake Agency Application No. 59, of the Cheslatta Tribe, for a certain tract or parcel of land described as follows by Agent in his Report of 18/8/1915: "North-west Quarter ($\frac{1}{4}$) of Lot No. Nine Hundred and Sixty-seven (967), Range Four (4), Coast Land District, containing an area of One Hundred and Sixty (160) acres, more or less," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, being the North-west Quarter ($\frac{1}{4}$) of Lot Nine Hundred and Sixty-seven (967), Range Four (4), Coast Land District.

The Commission having under consideration Stuart Lake Agency Application No. 60, of the Cheslatta Tribe, for a certain tract or parcel of land situate at No. 3 Location, Scilchola, Six (6) miles West of land covered by Location No. 2, containing an area of Six Hundred and Fifty-six (656) acres, more or less, marked "Indian Reserve No. 3" on Pre-emptors' Selection Map, 1915, Nechaco Sheet, for use as a Farming Area, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land, being the Southern portion of land marked "Indian Reserve No. 3," as described in the Application, containing an area of Two Hundred (200) 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 Stuart Lake Agency Application No. 61, of the Cheslatta Tribe, for a certain tract or parcel of land, being additional hay land, containing an area of Thirty-seven (37) acres, more or less, Two (2) miles East of land covered by Location No. 3 (Sketch and Description No. "6" on R. C. File 565A), for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Thirty-seven (37) acres, more or less, as described in the Application, 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 Stuart Lake Agency Application No. 66, of the Cheslatta Tribe, for a certain tract or parcel of land, being White-eyed Jack's location, South of the extreme end of Ootsa Lake and Four (4) miles therefrom, approximately, marked "X6" on Pre-emptors' Selection Map, 1913, Nechaco Sheet, containing an area of Ten (10) acres, more or less; description revised as follows by Agent in his Report of 18/8/1915: "Commencing at a post planted on the South shore of a small lake about four (4) miles South of the Easterly end of Ootsa Lake and about five (5) chains West of the Bella Coola trail; thence South Forty (40) chains; thence West twenty (20) chains; thence North (about) Forty (40) chains, to the lakeshore; thence Easterly, following the lakeshore, to the place of commencement, containing an area of Eighty (80) acres, more or less; staked 17/7/1915," for use as a Fishing Station and Garden Land, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Eighty (80) acres, more or less, as per revised description contained in the Application, 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 Stuart Lake Agency Application No. 67, of the Cheslatta Tribe, for a certain tract or parcel of land applied for by White-eyed Jack, at the North-west end of Cheslaslie Lake, approximately marked "X7," in material on R. C. File 565A, containing an area of Three Hundred and Twenty acres (320), more or less; description revised as follows by Agent in his report of 18/8/1915: "Commencing at a post planted about Forty (40) chains South-west of the West end of Cheslaslie Lake and behind White-eyed Jack's house; thence Northerly forty (40) chains; thence Easterly Forty (40) chains; thence Southerly to the lakeshore, and, following the lakeshore, to a point due Easterly of the staking post; thence Westerly about forty (40) chains, to the place of commencement, containing an area of One Hundred and Twenty (120) acres, more or less; staked 19/7/1915," for use as a Farming Area, it was

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

Twenty (120) acres, more or less, as per revised description contained in the Application, 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 Stuart Lake Agency Application No. 68, of the Cheslatta Tribe, for a certain tract or parcel of land described as follows, in Agent's Report of 18/8/1915: "Commencing at a post planted about Three-quarters ($\frac{3}{4}$) of a mile West of the North-west corner of Cheslaslie Lake and about twenty (20) chains North of a point marked on the Bella Coola trail; thence Westerly Sixty (60) chains; thence Southerly Forty (40) chains; thence Easterly Sixty (60) chains; thence Northerly Forty (40) chains, to the place of commencement, containing an area of Two Hundred and Forty (240) acres, more or less, staked 19/7/1915," for use as Farming Area, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Two Hundred and Forty (240) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 70, of the Cheslatta Tribe, for a certain tract or parcel of land applied for in behalf of Indian Leon, North of Nechaco River, Two and One-half ($2\frac{1}{2}$) miles from its head in Netalkus Lake and Twelve (12) miles from No. 1 Cheslatta Location, containing an area of Fifteen (15) acres, more or less; description revised by Agent as follows, in his Report of 18/8/1915: "Commencing at a post planted about three (3) miles North-easterly from the East end of Netalkus Lake and marked "S. W. Corner"; thence Easterly Eighty (80) chains; thence Northerly Forty (40) chains; thence Westerly Eighty (80) chains; thence Southerly Forty (40) chains, to the place of commencement, containing an area of Three Hundred and Twenty (320) acres, more or less; staked 12/7/1915," for use as Farming Area, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Three Hundred and Twenty (320) acres, more or less, as per revised description contained in the Application, 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 Stuart Lake Agency Application No. 73, of the Cheslatta Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted near the Fraser Lake Trail and about Five (5) miles North-east of the North-east corner of No. 1 Cheslatta

Reserve Location; thence Westerly Forty (40) chains; thence Southerly Forty (40) chains; thence Easterly Forty (40) chains; thence Northerly Forty (40) chains, to the place of commencement, containing an area of One Hundred and Sixty (160) acres, more or less; staked 10/7/1915," 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 Cheslatta Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 74, of the Cheslatta Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted on the North shore of a small lake about three (3) miles South of the West end of Cheslatta Lake and on the Bella Coola Trail, marked 'S. E. Corner'; thence Northerly twenty (20) chains; thence Westerly Eighty (80) chains; thence Southerly Thirty (30) chains; thence Easterly to the lakeshore and, following the shoreline Easterly, to the place of commencement, containing an area of Two Hundred (200) acres, more or less; staked 17/7/1915, land for Jimmy," for General 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 Cheslatta Tribe, a certain tract or parcel of land containing an area of Two Hundred (200) acres, more or less, as per description contained in the Application, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 64, of the Cheslatta Tribe, for a certain tract or parcel of land, being No. 4 Location (Edward's place) containing an area of Six Hundred and Forty (640) acres, more or less, at Chislatlate, West end of Cheslatta Lake, for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Two Hundred and Fifty (250) 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 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.

The Commission having under consideration Stuart Lake Agency Application No. 65, of the Cheslatta Tribe, for a certain tract or parcel of land, being addition to No. 4 Location, on the Eastern side, One-half ($\frac{1}{2}$) mile by One-half ($\frac{1}{2}$) mile, approximately marked "X4"; description revised as follows by Agent in his Report of 18/8/1915: "Commencing at a post planted on the South shore of Cheslatta Lake and about Three-quarter ($\frac{3}{4}$) mile from the Western extremity thereof, marked 'N. E. Corner'; thence South Ten (10) chains; thence West Thirty (30) chains; thence North about Fifteen (15) chains to the lakeshore; thence Easterly, following the lakeshore, to the place of commencement, containing an area of Thirty-five (35) acres, more or less; staked 15/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Cheslatta Tribe, a certain tract or parcel of land containing an area of Ninety (90) 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 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., May 9th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stuart Lake Agency—Fort George Tribe

ORDERED: That Indian Reserve No. 1 of the Fort George Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, and containing an area (less land contained in the said Reserve surrendered 1911) of Two and Two-onehundredths (2.02) acres, more or less, BE CONFIRMED, subject to survey, as a Reserve of the Fort George Tribe or Band, described as follows, viz.:

"No. 1—Fort George, Graveyard in the Fort George District, at confluence of Fraser and Nechaco Rivers, 2.02 acres."

ORDERED: That the Indian Reserves of the Fort George Tribe or Band described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, and numbered Two (2) to Four (4), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- “No. 2—Fort George, 1,310.00 acres;
“No. 3—Clesbaoneecheck, 304.00 acres;
“No. 4—Salaquo, 97.07 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

It was upon Motion ORDERED: That the Minutes and Resolutions of the 21st instant, covering confirmations of Indian Reserves Nos. One (1), Two (2), Three (3), and Four (4), of the Fort George Tribe or Band, BE RESCINDED.

ORDERED: That Indian Reserve No. 1 of the Fort George Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as of unstated acreage, which the Commission finds to consist of a graveyard, containing an area of Two and Two-onehundredths (2.02) acres, BE CONFIRMED, subject to survey, as a Reserve of the Fort George Tribe or Band, described as follows, viz.:

“No. 1—Fort George (graveyard), 2.02 acres.”

ORDERED: That Fort George Indian Reserve No. 2, of the Fort George Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of Thirteen Hundred and Ten (1,310.00) acres, but which area the Commission finds has been reduced by the allowance therefrom of right-of-way of Twelve and Seventy-four one-hundredths (12.74) acres, required by the Grand Trunk Pacific Railway Company, to Twelve Hundred and Ninety-five and Twenty-six onehundredths (1295.26) acres, BE CONFIRMED as a Reserve of the Fort George Tribe or Band, described as follows, viz.:

“No. 2—Fort George, 1295.26 acres.”

ORDERED: That Clesbaoneecheck Indian Reserve No. 3 of the Fort George Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 3—Clesbaoneecheck, 304.00 acres.”

ORDERED: That Salaquo Indian Reserve No. 4 of the Fort George Tribe or Band, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of One Hundred and Fifteen (115) acres, but which area the Commission finds has been reduced by the allowance therefrom

of right-of-way required by the Grand Trunk Pacific Railway Company to Ninety-one and Ninety-seven onehundredths (91.97) acres, BE CONFIRMED as a Reserve of the Fort George Tribe or Band, described as follows, viz.:

“No. 4—Salaquo, 91.97 acres.”

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Salaquo Indian Reserve No. 4, of the Fort George Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of One Hundred and Fifteen (115.00) acres, but which area the Commission finds has been reduced by the allowance therefrom of right-of-way required by the Grand Trunk Pacific Railway Company, to Ninety-seven and Seven-onehundredths (97.07) acres, BE CONFIRMED as a Reserve of the Fort George Tribe or Band, described as follows, viz.:

“No. 4—Salaquo, 97.07 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stuart Lake Agency—Fraser Lake Tribe

ORDERED: That the Indian Reserves of the Fraser Lake Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Nautley, 1117.00 acres;

“No. 2—149 acres, and

“No. 3—Yensischuck, 160.00 acres.”

ORDERED: That Indian Reserve No. 4 (Seaspunkut), described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of Five Hundred and Twenty-three (523.00) acres, but which the Commission finds to contain an area of Five Hundred and Six and Twenty-three onehundredths (506.23) acres, BE CONFIRMED, subject to survey, as a Reserve of the Fraser Lake Tribe or Band, described as follows, viz.:

“No. 4—Seaspunkut, 506.23 acres.”

ORDERED: That Indian Reserve No. 5 (Stellaquo), described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of Two Thousand and Seventy-seven (2077.00) acres, but which the Commission

finds to contain an area of Two Hundred and Four and Seven-onehundredths (204.07) acres, BE CONFIRMED, subject to survey, as a Reserve of the Fraser Lake Tribe or Band, described as follows, viz.:

“No. 5—Stellaquo, 204.07 acres.”

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That Indian Reserve No. 5, (Stellaquo), described in the Official Schedule of Indian Reserves, 1913, at Page 109 thereof, as containing an area of Two Thousand and Seventy-seven (2077.00) acres, but which area the Commission finds has been reduced by the allowance therefrom of right-of-way required by the Grand Trunk Pacific Railway Company, to Two Thousand and Forty-seven and Sixty-eight onehundredths (2047.68) acres, BE CONFIRMED as a Reserve of the Fraser Lake Tribe or Band, described as follows, viz.:

“No. 5—Stellaquo, 2047.68 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 40, of the Fraser Lake Tribe, Stellaquo Band, for a certain tract or parcel of land situate at Binta Lake and containing an area of one (1) quarter-section, 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 Fraser Lake Tribe, Stellaquo Band, a certain tract or parcel of land containing an area of Fifty-two (52) acres, more or less, being the South fractional portion of Lot No. Nine Hundred and Twenty-one (921), Range Four (4), Coast Land District.

The Commission having under consideration Stuart Lake Agency Application No. 42, of the Fraser Lake Tribe, Fraser Lake Band, for a certain tract or parcel of land situate at Canyon Lake, nine (9) miles North of Fraser Lake, containing an area of Ten (10) 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 Fraser Lake Tribe, Fraser Lake Band, a certain tract or parcel of land, as described in the Application, containing an area of Ten (10) acres, more or less, subject to survey.

The Commission having under consideration Stuart Lake Agency Application No. 77, of the Fraser Lake Tribe, for a certain tract or parcel of land, being

One-quarter ($\frac{1}{4}$) mile on each side of Ormonde Creek and "half a mile square," for use as a Fishing Station and Garden 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 Fraser Lake Tribe, a certain tract or parcel of land containing an area of Eighty-two (82) acres, more or less, and being the South-east Quarter ($\frac{1}{4}$) of Lot No. Thirty-two Hundred and Six (3206), Range Five (5), Coast Land District.

Victoria, B.C., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stuart Lake Agency—Francois Lake Tribe

The Commission having under consideration Stuart Lake Agency Application No. 6, of the Francois Lake Tribe, Decker Lake Band, for a certain tract or parcel of land containing an area of Eighty (80) acres, more or less, at the North end of Decker Lake, contained in land marked on Map "G. R." (Government Reserve) on the West side of Lot No. Five Hundred and Fifty-eight (558), Range Five (5), Coast Land District, 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 Francois Lake Tribe, Decker Lake Band, a certain tract or parcel of land containing an area of Eighty (80) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 8, of the Francois Lake Tribe, Maxim Lake Band, for a certain tract or parcel of land containing an area of Two Hundred (200) acres, more or less, on which is situated the Village Site at Maxim (Maxon) Lake, described as follows, viz.: "Commencing at a post planted on the left bank of the creek about Three Hundred (300) yards downstream from the outlet of Maxim Lake and about One (1) mile South of the South-east corner of Lot Number Forty-two Hundred and Fifty-one (4251); thence West Thirty (30) chains; thence South Sixty (60) chains; thence East approximately Forty (40) chains, to the lakeshore; thence northerly, following the lakeshore and creek, to the place of commencement"; (Application as originally filed by Department for Three Hundred (300) acres on the North shore of Maxim Lake), for use as a Fishing Station, Village Site and Farming Area, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Francois Lake Tribe, Maxim Lake Band, a certain tract or parcel of land containing an area of

Two Hundred (200) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 15, of the Francois Lake Tribe, Uncha Lake Band, for a certain tract or parcel of land on Eastern Island, opposite Lots Numbers Eight Hundred and Eighty-six (886) and Eight Hundred and Eighty-seven (887), Range Five (5), Coast Land District, applied for by Indian Morris, 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 Francois Lake Tribe, Uncha Lake Band, a certain tract or parcel of land, being Eastern Island, as per description contained in the Application, 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 Stuart Lake Agency Application No. 16, of the Francois Lake Tribe, Uncha Lake Band, for a certain small island in Uncha Lake, towards the West end thereof, 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 Francois Lake Tribe, Uncha Lake Band, that certain small island described in the Application, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 19, of the Francois Lake Tribe, Skin Tyee's Group, for a certain tract or parcel of land containing an area of Two Hundred and Forty (240) acres, more or less, on the North shore of Skin's Lake, approximately Two (2) miles East of Lot No. Four Hundred and Twenty-nine (429), (Sketch plan and description "9" on R. C. File 565A); description amended by Agent, 19/11/1915, as follows: "Land marked 'Indian Reserve' lying between Lot No. Twenty-four Hundred and Thirty-five (2435), and Lot No. Twenty-four Hundred and Thirty-six (2436), Range Four (4), Coast Land District, containing One Hundred and Sixty (160) acres, more or less, as shewn on Pre-emptors' Selection Map, 1915, Nechaco Sheet," for use as Farming Area and Graveyard, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Francois Lake Tribe, Skin Tyee's Group, a certain tract or parcel of land, being the Fractional South-west One-quarter ($\frac{1}{4}$) of Lot No. Twenty-four Hundred and Thirty-six (2436), Range Four (4), Coast Land District, containing an area of Eighty-three (83) acres, more or less.

Victoria, B.C., May 9th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 20, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land on Tatla Location, being Lot No. Ten Hundred and Twenty-eight (1028), Range Five (5), Coast Land District, marked "Government Reserve" on official blueprint and on Pre-emptors' Selection Map, 1913, Nechaco Sheet, containing an area of Two Hundred and Eighty (280) acres, more or less, at West end of Francois Lake, 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 Francois Lake Tribe, Francois Lake Band, a certain parcel or tract of land, being Lot No. Ten Hundred and Twenty-eight (1028), Range Five (5), Coast Land District, containing an area of Two Hundred and Eighty (280) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 22, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land situate at Tsihgass, being Lot No. Six Hundred and Fifty-four (654), applied for in behalf of Indian Antoine, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land being Ungazetted Lot No. Six Hundred and Fifty-four (654), Range Five (5), Coast Land District, containing an area of One Hundred and Sixty (160) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 24, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land, being Lot No. Three Hundred and Eighty-nine (389), containing an area of One Hundred and Sixty (160) acres, more or less, as an alternative for land applied for under Item No. 23, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land, being Lot No. Three

Hundred and Eighty-nine (389), Range Four (4), Coast Land District, containing an area of One Hundred and Sixty (160) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 25, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land, being Lot No. Ten Hundred and Twenty-nine (1029), Range Five (5), Coast Land District (Kla-gook-chew), for Tommy Namox et al, containing an area of One Hundred and Fifty-five (155) acres, more or less, on the left bank of Nadina or Nadeena River, West of Lot No. Fifty-three Hundred and Sixty (5360) and East of Lot No. Fifty-three Hundred and Sixty-two (5362), Range Five (5), Coast Land District, marked on blueprint as a Government Reserve, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land, being Ungazetted Lot No. Ten Hundred and Twenty-nine (1029), Range Five (5), Coast Land District, containing an area of One Hundred and Fifty-five (155) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 26, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land, being Lot No. Ten Hundred and Twenty-seven (1027), Range Five (5), Coast Land District (Gaichbin), for Indians Alexander Murray and Jim Holland, containing an area of One Hundred and Sixty-two (162) acres, more or less, on the left bank of the Nadina or Nadeena River, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land being Lot No. Ten Hundred and Twenty-seven (1027), Range Five (5), Coast Land District, containing an area of One Hundred and Sixty-two (162) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 27, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land being part Lot No. Fifty-three Hundred and Sixty-three (5363), Range Five (5), Coast Land District, for Indians Alexander Murray et al, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land, being the West half ($\frac{1}{2}$) of Lot No. Fifty-three Hundred and Sixty-three (5363), Range Five (5), Coast Land District, containing an area of Eighty (80) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 28, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land being contained in Lots Nos. Seven Hundred and Forty-four (744) and Seven Hundred and Forty-nine (749), applied for in behalf of Indians Louis George and Jimmy Andrews and father, Billy Andrew Nahone, on South shore of Francois Lake, between Lot No. Eight Hundred and Twenty-eight (828) and the lakeshore, for use as a Village Site and Principal Home of the Francois Lake Band, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land containing an area of Sixty (60) acres, more or less, in the East half ($\frac{1}{2}$) Lot No. Seven Hundred and Forty-nine (749), Range Four (4), Coast Land District; also Three Hundred and Twenty (320) acres, more or less, in the South-west, North-west and North-east quarters ($\frac{1}{4}$'s) of Lot No. Seven Hundred and Fourty-four (744), Range Four (4), Coast Land District.

The Commission having under consideration Stuart Lake Agency Application No. 31, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land, being the West half ($\frac{1}{2}$) of Lot No. Seven Hundred and Twenty-eight (728), also applied for in behalf of Indian Jimmy Andrew, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land (in lieu of land applied for), being Lot No. Seven Hundred and Forty-eight (748), Range Four (4), Coast Land District, containing an area of Three Hundred and Twenty (320) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 32, of the Francois Lake Tribe, Francois Lake Band, for a certain tract or parcel of land, being part Lot No. Twenty-four Hundred and One (2401), Range Four (4), Coast Land District, applied for in behalf of Indian Felix George, the land applied for being the South half ($\frac{1}{2}$) of Lot Twenty-four hundred and One (2401), Range Four (4), Coast Land District, described as follows: Commencing at the North-east corner of Lot No. Three Hundred and Eighty-nine (389); thence South Forty (40) chains; thence East, approximately, Thirty-six (36) chains; thence East to Tatabrace Lake; thence, following the shoreline of the said lake, to the South-west corner of Lot Sixteen Hundred and Forty-nine (1649); thence North to a point directly East of the place of commencement, and thence West to the place of commencement, containing an area of One Hundred and Forty (140) acres, more or less, 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 Francois Lake Tribe, Francois Lake Band, a certain tract or parcel of land, being the South half ($\frac{1}{2}$) of Lot No. Twenty-four Hundred and One (2401), Range Four (4), Coast Land District, containing an area of One Hundred and Forty (140) acres, more or less.

Victoria, B.C., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 43, of the Francois Lake Tribe, Burns Lake Band, for a certain tract or parcel of land at Poison Creek, on the Dominion Government Telegraph Trail, for Indian David Tibbetts, containing an area of Two Hundred and Seventy (270) acres, more or less, for use as Farming Land, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Francois Lake Tribe, Burns Lake Band, two certain parcels of land, being the North half ($\frac{1}{2}$) Lot No. Eighteen Hundred and Seventy-eight (1878) and the North half ($\frac{1}{2}$) Lot No. Eighteen Hundred and Seventy-nine (1879), Range Five (5), Coast Land District.

Victoria, B.C., May 16th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 44, of the Francois Lake Tribe, Burns Lake Band, for a certain tract or parcel of land situate in Lots Nos. Fifty-four Hundred and Two (5402), (marked "Government Reserve") and Fifty-three Hundred and Forty-one (5341), Range Five (5), Coast Land District, for use as a Village Site and 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 Francois Lake Tribe, Burns Lake Band, a certain tract or parcel of land, being Lot No. Fifty-four Hundred and Two (5402), Range Five (5), Coast Land District, less deductions therefrom of rights-of-way of the Grand Trunk Pacific Railway, Provincial Public Road and Dominion Government telegraph line, also less deduction for a right-of-way of sixty-six (66) feet width for a public road from the Grand Trunk Pacific Railway Company's Burns Lake Station to Burns Lake, provided the said right-of-way shall not interfere with any Indian houses or obstruct ingress and egress thereto and therefrom; also deduction of eighty (80) acres, for townsite purposes, in the South-East corner of said Lot No. Fifty-four

Hundred and Two (5402), 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 47, of the Francois Lake Tribe, Burns Lake Band, for Lot Fifty-four Hundred and Three (5403), Range Five (5), Coast Land District, 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 Francois Lake Tribe, Burns Lake Band, that certain tract or parcel of land known and described as Lot No. Fifty-four Hundred and Three (5403), Range Five (5), Coast Land District.

Victoria, B.C., May 16th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 126, of the Bulkley Lake Tribe, for a certain tract or parcel of land, being One-quarter ($\frac{1}{4}$) Section, for Bulkley Lake Isaac, in Lot No. Thirty-five Hundred and Six (3506), Range Five (5), Coast Land District, abandoned pre-emption, 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 Francois Lake Tribe, Maxim Lake Band, a certain tract or parcel of land being Lot No. Thirty-five Hundred and Six (3506), Range Five (5), Coast Land District, containing an area of Two Hundred (200) acres, more or less, less deduction therefrom of sixty-six (66) feet right-of-way for a public road through the said Lot No. Thirty-five Hundred and Six (3506) to Duncan Lake, this allowance to be for the Maxim Lake Band of the Francois Lake Tribe, and the applicant Indian, Bulkley Lake Isaac; to be attached to said Tribe and Band.

Victoria, B.C., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 18B, of the Francois Lake Tribe, Skin Tyee's Band, for the South half ($\frac{1}{2}$) of Lot No. Twenty-four Hundred and Thirty-three (2433), with the addition

thereto of the North half ($\frac{1}{2}$) of Lot No. Twenty-four Hundred and Thirty-six (2436), Range Four (4), Coast Land District, for Farming and Graveyard 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 Francois Lake Tribe, Skin Tyee's Band, those two (2) certain tracts or parcels of land, being the South fractional half ($\frac{1}{2}$) of Lot No. Twenty-four Hundred and Thirty-three (2433), Range Four (4), Coast Land District, containing an area of Two Hundred (200) acres, more or less, and the North half ($\frac{1}{2}$) of Lot No. Twenty-Four Hundred and Thirty-six (2436), Range Four (4), Coast Land District, as shewn on Pre-emptors' Selection Map, 1915, Nechaco Sheet.

Victoria, B.C., May 13th, 1916.

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

Stuart Lake Agency—Kluskus Tribe

ORDERED: That the Indian Reserves of the Kluskus Tribe or Band, of the Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 121 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—Kluskus, 1051.00 acres;
- "No. 2—Kloyadingli, 548.00 acres;
- "No. 3—Sundayman's Meadow, 80.00 acres, and
- "No. 4—Yaladelassla, 173.00 acres."

ORDERED: That Nazco Indian Reserve of the Nazco Band, Kluskus Tribe, of the Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 121 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"Nazco, 1146.00 acres."

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

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

ORDERED: That the Resolutions of the 25th instant, covering confirmations of the several Reserves of the Kluskus Tribe and of Nazco Reserve of the Nazco Band of the Kluskus Tribe, Stuart Lake Agency, BE RESCINDED.

ORDERED: That the Indian Reserves of the Kluskus Tribe or Band, of the Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913,

at Page 121 thereof, as of the Williams Lake Agency, but which the Commission finds to be, in fact, reserves of the Stuart Lake Agency, 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—Kluskus, 1051.00 acres;

“No. 2—Kloyadingli, 548.00 acres;

“No. 3—Sundayman’s Meadow, 80.00 acres, and

“No. 4—Yaladelassla, 173.00 acres.”

ORDERED: That Nazco Indian Reserve of the Nazco Band, Kluskus Tribe, of the Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 121 thereof, as of the Williams Lake Agency, but which the Commission finds to be, in fact, a reserve of the Stuart Lake Agency, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“Nazco, 1146.00 acres.”

Victoria, B.C., January 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 146, of the Kluskus Tribe, Euchinico Band, for a certain tract or parcel of land, being the South-east Quarter ($\frac{1}{4}$) Lot No. Thirteen Hundred and Ninety-eight (1398), Cariboo Land District, for Farming and Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, Euchinico Band, a certain tract or parcel of land, being the South-east Quarter ($\frac{1}{4}$) of Lot No. Thirteen Hundred and Ninety-eight (1398), Cariboo Land District, containing an area of One Hundred and Sixty (160) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 147, of the Kluskus Tribe, Euchinico Band, for a certain tract or parcel of land being the North Half ($\frac{1}{2}$) Lot No. Twenty-one Hundred and Twenty (2120), Cariboo Land District, for Farming and Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, Euchinico Band, a certain tract or parcel of land, being the North Half ($\frac{1}{2}$) of Lot No. Twenty-one Hundred and Twenty (2120), Cariboo Land District, containing an area of Three Hundred and Twenty (320) acres, more or less.

The Commission having under consideration Stuart Lake Agency Application No. 148, of the Kluskus Tribe, Euchinico Band, for a certain tract or parcel of land, being Lot No. Twenty-one Hundred and Seventeen (2117), South Half ($\frac{1}{2}$) Lot No. Twenty-one Hundred and Nineteen (2119), South Half ($\frac{1}{2}$) Lot No. Twenty-one Hundred and Fourteen (2114), South-east Quarter ($\frac{1}{4}$) Lot No. Thirteen Hundred and Ninety-nine (1399), and North-east Quarter ($\frac{1}{4}$) Lot No. Thirteen Hundred and Ninety-eight (1398), all in the Cariboo Land District, for Farming and Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, Euchinico Band, a certain tract or parcel of land, being the whole of Lot No. Twenty-one Hundred and Seventeen (2117), containing an area of Six Hundred and Forty (640) acres, more or less; the South Half ($\frac{1}{2}$) of Lot No. Twenty-one Hundred and Nineteen (2119), containing an area of Three Hundred and Twenty (320) acres, more or less; the South Half ($\frac{1}{2}$) of Lot No. Twenty-one Hundred and Fourteen (2114), containing an area of Three Hundred and Twenty (320) acres, more or less; the South-east Quarter ($\frac{1}{4}$) of Lot No. Thirteen Hundred and Ninety-nine (1399), containing an area of One Hundred and Sixty (160) acres, more or less; and the North-east Quarter ($\frac{1}{4}$) of Lot No. Thirteen Hundred and Ninety-eight (1398), containing an area of One Hundred and Sixty (160) acres, more or less, all said Lots or fractions being in the Cariboo Land District.

The Commission having under consideration Stuart Lake Agency Application No. 149, of the Kluskus Tribe, for a certain tract or parcel of land, containing an area of One Hundred and Sixty (160) acres, more or less, about (4) miles from Sundayman's house, at the point marked "V" on the Pre-emptor's Selection Map, Chilcotin Sheet, both sides of the stream, described as follows, viz.: "Commencing at a post planted at the South-east corner of Lot apparently surveyed as Lot No. Twelve Hundred and Seventy-four (1274), said corner being about Three and One-half ($3\frac{1}{2}$) miles South of No. 3 Reserve, Kluskus; thence South Forty (40) chains; thence West Forty (40) chains; thence North Forty (40) chains; thence East Forty (40) chains, to the place of commencement; staked 27/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 150, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at the North-west corner post of Lot No. Twelve

Hundred and Seventy-four (1274), Range Four (4), Coast Land District, Three (3) miles south of Kluskus Indian Reserve No. 3; thence East Sixty (60) chains; thence South Eighty (80) chains; thence West Sixty (60) chains; thence North Eighty (80) chains, to the place of commencement, and being Four Hundred and Eighty (480) acres of the above mentioned Lot; staked 27/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of Four Hundred and Eighty (480) acres, more or less, being Lot No. Twelve Hundred and Seventy-four (1274), Range Four (4), Coast Land District.

The Commission having under consideration Stuart Lake Agency Application No. 152, of the Kluskus Tribe, for a certain tract or parcel of land containing four meadows of Indian Jean Baptiste, described as follows, viz.: "Commencing at a post planted about Six (6) miles West of Kluskus Indian Reserve No. 1 and approximately Two (2) chains North of a point on the Kluskus-Elgatcho Trail; thence East Forty (40) chains; thence South Forty (40) chains; thence West Forty (40) chains; thence North Forty (40) chains, to the place of commencement, containing an area of One Hundred and Sixty (160) acres, more or less; staked 26/7/1915, for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the application, 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 Stuart Lake Agency Application No. 154, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about Three-quarter ($\frac{3}{4}$) mile South-west of the 37-Mile Post, 53rd Parallel, and about Twenty (20) chains North of a point on the Kluskus-Elgatcho Trail; thence East Forty (40) chains; thence South Forty (40) chains; thence West Forty (40) chains; thence North Forty (40) chains to the place of commencement, containing an area of One Hundred and Sixty (160) acres, more or less; staked 24/7/1915," for use as a Fishing Station and Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 157, of the Kluskus Tribe, for a certain tract or parcel of land on Upper Kluskus Lake, described as follows, viz.: "Commencing at a point Two (2) miles West and One (1) mile South of the North-west corner of Indian Reserve No. 1; thence East One-half ($\frac{1}{2}$) mile; thence South to the shore of Upper Kluskus Lake; thence, following the shoreline of the said lake, to a point directly South of the place of commencement, and thence North to the place of commencement," 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 Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 158, of the Kluskus Tribe, for (a) a certain tract or parcel of land (for Indian Johnnie Jail) containing an area of approximately Forty (40) acres, more or less, contained within a line "commencing at a post Two (2) miles West and Two (2) miles South of the North-west corner of Indian Reserve No. 1; thence East One (1) mile; thence South One (1) mile; thence West One (1) mile; thence North One (1) mile to the place of commencement; description amended as hereunder by Agent in his Report of 18/8/1915: (b) Commencing at the North-west corner of Lot No. Twelve Hundred and Seventy-four (1274); thence West Thirty (30) chains; thence North Forty (40) chains; thence East Thirty (30) chains; thence South Forty (40) chains, to the place of commencement, containing an area of One Hundred and Twenty (120) acres, more or less; staked 27/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Twenty (120) acres, more or less, as per description "b" contained in the Application, 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 Stuart Lake Agency Application No. 163, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted on the trail from the Kluskus to Elgatcho and about One (1) mile East of where the said trail crosses the

Elgatcho River (by bridge); thence North Forty (40) chains; thence East Forty (40) chains; thence South Forty (40) chains; thence West Forty (40) chains to the place of commencement, containing an area of One Hundred and Sixty (160) acres, more or less; staked 24/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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, care to be taken in survey of the area so allowed not to encroach upon any portion of Lot No. Twelve Hundred and Seventeen (1217), Range Three (3), Coast Land District, covered by A. P. No. 35572.

The Commission having under consideration Stuart Lake Agency Application No. 164, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about Five and One-half (5½) miles West of Kluskus Indian Reserve No. 1, on the Kluskus-Elgatcho trail; thence South Twenty (20) chains; thence West Twenty (20) chains; thence North Twenty (20) chains; thence East Twenty (20) chains to the place of commencement, containing an area of Forty (40) acres, more or less, for Cultus Charlie; staked 26/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 165, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about Three (3) miles South-westerly from Kluskus Indian Reserve No. 3; thence South Eighty (80) chains; thence West Forty (40) chains; thence North Eighty (80) chains; thence East Forty (40) chains to the place of commencement, containing an area of Three Hundred and Twenty (320) acres, more or less; staked 27/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of Three Hundred and Twenty (320) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 166, of the Kluskus Tribe, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about One-half ($\frac{1}{2}$) mile East of Kluskus Indian Reserve No. 3; thence East Forty (40) chains; thence South Thirty (30) chains; thence West Forty (40) chains; thence North Thirty (30) chains to the place of commencement, containing an area of One Hundred and Twenty (120) acres, more or less; staked 28/7/1915, for Indian Sandyman or Sundayman," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Twenty (120) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 170, of the Kluskus Tribe, Nazco Band, for a certain tract or parcel of land contained within a line commencing at a post planted about Three (3) miles North-west of Nazco Indian Reserve; thence South Thirty (30) chains; thence West Forty (40) chains; thence North Thirty (30) chains; thence East Forty (40) chains to the place of commencement, containing an area of One Hundred and Twenty (120) acres, more or less; staked 30/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nazco Band, Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Twenty (120) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 171, of the Kluskus Tribe, Nazco Band, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about Five (5) miles North-easterly from Nazco Indian Reserve; thence South Forty (40) chains; thence West Thirty (30) chains; thence North Forty (40) chains; thence East Thirty (30) chains to the place of commencement, containing an area of One Hundred and Twenty (120) acres, more or less; staked 31/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nazco Band, Kluskus Tribe, a certain tract or parcel of land containing an area of One

Hundred and Twenty (120) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 172, of the Kluskus Tribe, Nazco Band, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted about Five (5) miles Northwesterly from Nazco Indian Reserve; thence East Forty (40) chains; thence South Forty (40) chains; thence West Forty (40) chains; thence North Forty (40) chains to the place of commencement, containing an area of One Hundred and Sixty (160) acres, more or less, staked 31/7/1915," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nazco Band, Kluskus Tribe, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 174, of the Kluskus Tribe, Nazco Band, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted at the North-west corner of a small Lake about Four (4) miles South-east of the Bazeko trail crossing (Kluskus-Nazco); thence West Eighty (80) chains; thence South Eighty (80) chains; thence East Eighty (80) chains; thence North Eighty (80) chains to the place of commencement, containing an area of Six Hundred and Forty (640) acres, more or less," for use as a Fishing Station and for Meadows, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Nazco Band, Kluskus Tribe, a certain tract or parcel of land containing an area of Six Hundred and Forty (640) acres, more or less, as per description contained in the Application, 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., May 9th, 1916.

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

Stuart Lake Agency—Siccanees Tribe

ORDERED: That Indian Reserve No. 1 (McLeod) of the McLeod Lake Band, described in the Official Schedule of Indian Reserves, 1913, at Page 109

thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 1—McLeod, 286.00 acres.”

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 178, of the Siccanees Tribe, Fort McLeod Band, for a certain tract or parcel of land on Pack River contiguous to the present Reserve, containing an area of Three Hundred and Twenty (320) acres, more or less; described by Agent in Report of 29/10/1914, as follows, viz.: “Commencing at a post planted on the left bank of the Pack River and at the North-east corner of the Hudson’s Bay Co. Lot; thence West Forty (40) chains; thence North Eighty (80) chains; thence East about Forty (40) chains to the river, and thence Southerly, following the meanderings of the river, to the place of commencement, containing an area of Three Hundred and Twenty (320) acres, more or less,” 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 Siccanees Tribe, Fort McLeod Band, a certain tract or parcel of land containing an area of Three Hundred and Twenty (320) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 179, of the Siccanees Tribe, Fort McLeod Band, for a certain tract or parcel of land on Carp Lake, containing an area of Five (5) or Ten (10) acres, more or less, on the North shore, near the old trail (Original application for Twenty (20) acres); described by Agent in Report of 29/10/1914, as follows, viz.: “Commencing at a post planted on the North shore of Carp Lake, near the old trail crossing; thence South about Seven (7) chains to the lakeshore; thence Easterly, following the lakeshore about Fifteen (15) chains, to the extreme point of the peninsula; thence Northerly, following the lakeshore, to the place of commencement, containing an area of Twelve (12) 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 Siccanees Tribe, Fort McLeod Band, a certain tract or parcel of land containing an area of Twelve (12) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 180, of the Siccanees Tribe, Fort McLeod Band, for a certain tract or parcel of land on Long or War Lake One-quarter ($\frac{1}{4}$) mile from its West end, described by Agent in Report of 20/10/1915, as follows, viz.: "Commencing at a post planted on the North shore of Long or War Lake and approximately One-quarter ($\frac{1}{4}$) mile from the West end thereof; thence North Five (5) chains; thence West Twenty-five (25) chains; thence South about Twelve (12) chains to the lakeshore; and thence Easterly, following the lakeshore, to the place of commencement, containing an area of Twenty (20) 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 Siccanees Tribe, Fort McLeod Band, a certain tract or parcel of land containing an area of Twenty (20) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 182, of the Siccanees Tribe, Fort McLeod Band, for a certain tract or parcel of land described as follows, viz.: "Commencing at a post planted on the East shore of McLeod Lake and about Three and One-half ($3\frac{1}{2}$) miles Southeasterly from the Hudson's Bay Company's store; thence East Ten (10) chains; thence North Fifteen (15) chains; thence West about Ten (10) chains to the lakeshore; thence Southerly, following the lakeshore, to the place of commencement, containing an area of Fifteen (15) acres, more or less," for use as a Fishing Station 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 Siccanees Tribe, Fort McLeod Band, a certain tract or parcel of land containing an area of Fifteen (15) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 186, of the Siccanees Tribe, Fort Graham Band, for a certain tract or parcel of land described as follows, as per Agent's Report of 29/10/1914: "Commencing at a post planted on the left bank of the Finlay River about Fifteen (15) chains West of the Hudson's Bay Company's Fort Graham store; thence East Forty (40) chains; thence North Forty (40) chains; thence West about Forty (40) chains, to the river; thence Southerly, following the windings of the river to the point of commencement, containing an area of One Hundred and Sixty (160) acres, more or less," 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 Siccanees Tribe, Fort Graham Band, a certain tract or parcel of land containing an area of One Hundred and Forty-nine and Two-tenths (149.2) acres, more or less, as per survey of F. C. Swannell, B.C.L.S., 1914, subject 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 Stuart Lake Agency Application No. 188, of the Siccanees Tribe, Fort Graham Band, for a certain tract or parcel of land at Police Meadow, approximately Fifteen (15) miles North of Fort Graham, containing an area of Six Hundred and Forty (640) acres, more or less, described by Agent in Report of 29/10/1914, as follows, viz.: "Commencing at a post planted about Twelve (12) miles Northerly from the Hudson's Bay Company's Fort Graham Post and at a place known as "Upper Police Meadows"; thence East Eighty (80) chains; thence North Eighty (80) chains; thence West Eighty (80) chains; thence South Eighty (80) chains to the place of commencement, containing an area of Six Hundred and Forty (640) acres, more or less," 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 Siccanees Tribe, Fort Graham Band, a certain tract or parcel of land containing an area of Six Hundred and Forty (640) acres, more or less, as per description contained in the Application, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stuart Lake Agency—Stuart Lake Tribe

ORDERED: That the Indian Reserves of the Necoslie Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 109 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—Necoslie, 734.00 acres;
- "No. 2—Tat-sel-a-was, 136.00 acres;
- "No. 3—Sow-chea, 225.00 acres;
- "No. 4—Uz-ta, 960.00 acres;
- "No. 5—Aht-len-jees, 300.00 acres;
- "No. 6—Chesda, 360.00 acres, and
- "No. 7—Kwot-ket-quo, 160.00 acres."

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 133, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for Beaver Island, in Stuart Lake, approximately twelve (12) miles West of Indian Reserve No. 1, 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 Stuart Lake Tribe, Necoslie or Necaasley Band, Beaver Island, as described in the Application, 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 Stuart Lake Agency Application No. 134, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land, being a small island (not marked on map) one-half ($\frac{1}{2}$) mile West of Beaver Island, 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 Stuart Lake Tribe, Necoslie or Necaasley Band, the small island described in the Application, 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 Stuart Lake Agency Application No. 135, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain Island (not shewn on maps) in Stuart Lake, approximately seven (7) miles North-west of Indian Reserve No. 1, 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 Stuart Lake Tribe, Necoslie or Necaasley Band, that certain island described in the Application, 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 Stuart Lake Agency Application No. 136, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain Island in Pinchie Lake, near the eastern end of that lake, directly West of Lot No. Three Thousand and Twelve (3012), marked "Z8" on Pre-emptors' Selection Map, Stuart Lake Sheet, 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 Tatche Tribe, Pinchie Band, that certain Island described in the Application, 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 Stuart Lake Agency Application No. 137, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land applied for in behalf of Indian Albert, described as follows, viz.: "Commencing at the intersection of the northern boundary of Lot No. Twenty-eight Hundred and Twenty-three (2823), with a river flowing into Tchentlo Lake, following the river for One-half ($\frac{1}{2}$) mile northwesterly; thence East One-half ($\frac{1}{2}$) mile; thence South to the northern boundary of Lot No. Twenty-eight Hundred and Twenty-three (2823); thence, following the said boundary westerly, to the place of commencement, containing an area of One Hundred (100) acres, more or less, marked "Z9" on Pre-emptors' Selection Map, Stuart Lake Sheet, for use as a Hunting Base and 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 Stuart Lake Tribe, Necoslie or Necaasley Band, a certain tract or parcel of land containing an area of One Hundred (100) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 139, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land containing an area of Twenty-six (26) acres, more or less, on Inzana Lake, described as follows, viz.: "Commencing at a point on the North shore of Inzana Lake about Four (4) miles from its West end; thence North Ten (10) chains; thence West Twenty (20) chains; thence South about Fifteen (15) chains, to the lakeshore; thence North-easterly, following the lakeshore, to the place of commencement," 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 Stuart Lake Tribe, Necoslie or Necaasley Band, a certain tract or parcel of land containing an area of Twenty-six (26) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 140, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land containing an area of Sixteen (16) acres, more or less, being the North half ($\frac{1}{2}$) Lot No. Forty-seven Hundred and Twenty (4720), Range Five (5), Coast Land District, Nehounlee Lake, described as follows, viz.: "Commencing at a post planted on the North shore of Nehounlee Lake and about Thirty-five (35) chains South-east of the North-west corner of Lot No. Forty-seven Hundred and Twenty (4720); thence North about Ten (10) chains to the North boundary of Lot No. Forty-seven Hundred and Twenty (4720); thence West Fifteen (15) chains; thence South about Twelve (12)

chains, to the lakeshore; thence easterly, following the lakeshore, to the place of commencement," 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 Stuart Lake Tribe, Necoslie or Necaasley Band, a certain tract or parcel of land containing an area of Sixteen (16) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 141, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land containing an area of Forty (40) acres, more or less, on Necoslie River where it widens out into a small lake (Tat-sa-dah) described as follows, viz.: "Commencing at a post planted at the outlet of Tat-sa-dah Lake and marked 'N. E. corner,' said post being about One-half ($\frac{1}{2}$) mile East-North-east from the North-east corner of Lot No. Four Thousand and Forty-two (4042); thence West Twenty (20) chains; thence South Twenty (20) chains; thence East about Twenty-two (22) chains to the lakeshore; thence northerly, following the lakeshore and crossing a creek, to the place of commencement," 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 Stuart Lake Tribe, Necoslie or Necaasley Band, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 142, of the Stuart Lake Tribe, Necoslie or Necaasley Band, for a certain tract or parcel of land containing an area of Twenty-three (23) acres, more or less, at the mouth of Okook or Nekayla River, Carrier Lake, described as follows, viz.: "Commencing at a post planted on the West shore of Carrier Lake and about One and One-half ($1\frac{1}{2}$) miles southeasterly from the Southeast corner of Lot No. Thirty-one Hundred and Seventy-five (3175); thence South Ten (10) chains; thence West Twenty (20) chains; thence North about Fifteen (15) chains, to the lakeshore; thence Easterly, following the lakeshore and crossing the river, to the place of commencement," 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 Stuart Lake Tribe, Necoslie or Necaasley Band, a certain tract or parcel of land containing an area of Twenty-three (23) acres, more or less, as per description contained

in the Application, 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 Stuart Lake Agency Application No. 143, of the Stuart Lake Tribe, Necoslie or Necausley Band, for a certain tract or parcel of land containing an area of Ten (10) acres, more or less, on the North side of the stream flowing from Great Beaver Lake, at the head of such stream, 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 Stuart Lake Tribe, Necoslie or Necausley Band, a certain tract or parcel of land containing an area of Ten (10) acres, more or less, as per description contained in the Application, subject to selection and 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., May 9th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stuart Lake Agency—Stony Creek Tribe

ORDERED: That the Indian Reserves of the Stony Creek Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 109 and 110 thereof,* and numbered One (1) to Five (5), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Stony Creek, 6370.00 acres;

"No. 2—Sack-a-ni-te-cla, 200.00 acres;

"No. 3—Lake Town, 540.00 acres;

"No. 4—Meadow, 160.00 acres, and

"No. 5—Clus-ta-lach, 103.00 acres."

*Description in error: Cariboo District should in each instance read "Fort Fraser District," and Clus-ta-lach Reserve No. 5 should be described as in "Fort Fraser District, about 3 miles N. of Reserve No. 3."

ORDERED: That Noonla Indian Reserve No. 6 of the Stony Creek Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 110 thereof, as containing an area of One Hundred and Fifteen (115.00) acres, but which the Commission finds to contain an area of Ninety-nine and Thirty-two Onehundredths (99.32) acres, BE CONFIRMED, subject to survey, as a Reserve of the Stony Creek Tribe or Band, described as follows, viz.:

"No. 6—Noonla, 99.32 acres."

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That Noonla Indian Reserve No. 6 of the Stony Creek Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 110 thereof, as containing an area of One Hundred and Fifteen (115.00) acres, but which area the Commission finds has been reduced by the allowance therefrom of right-of-way required by the Grand Trunk Pacific Railway Company, to Ninety-nine and Sixty-eight Onehundredths (99.68) acres, BE CONFIRMED as a Reserve of the Stony Creek Tribe or Band, described as follows, viz.:

“No. 6—Noonla, 99.68 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 79, of the Stony Creek Tribe, for a certain tract or parcel of land, being location at Tatuk (Iotuk) Lake, Twenty (20) miles South of Stony Creek, described as follows, viz.: “Commencing at a point on the North shore of Tatuk or Hehn Lake (See A. G. Morice’s 1907 map) where the creek from Finger Lake empties into Tatuk or Hehn Lake and on the left bank of such creek; thence Sixteen (16) chains northerly, following the said creek; thence Easterly Twenty (20) chains; thence Southerly (about) Sixteen (16) chains to the lakeshore; thence Westerly, following the lakeshore to the place of commencement, containing an area of Thirty-two (32) acres, more or less,” (See sketch on R. C. File 565A), 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 Stony Creek Tribe, a certain tract or parcel of land containing an area of Thirty-two (32) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 82, of the Stony Creek Tribe, for a certain tract or parcel of land, being the Fractional North-west Quarter ($\frac{1}{4}$), Section Thirty-five (35), Township Seven (7), Range Four (4), Coast Land District, containing an area of Twelve (12) acres, (Description “11” on R. C. File 565A), 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 Stony Creek Tribe, a certain tract or parcel of land containing an area of Twelve (12) acres, more or less, being the Fractional North-west Quarter ($\frac{1}{4}$), Section Thirty-five (35), Township Seven (7), Range Four (4), Coast Land District.

Victoria, B.C., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Stuart Lake Agency—Tache Tribe

ORDERED: That the Indian Reserves of the Tache Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 110 thereof, and numbered One (1) to Five (5), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Tache, 1655.00 acres;
- "No. 2—Pinchie, 728.00 acres;
- "No. 3—Nan-cut, 372.00 acres;
- "No. 4—U-caus-ley, 445.00 acres, and
- "No. 5—Car-soos-at, 124.00 acres."

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 110, of the Tatche Tribe, for a certain tract or parcel of land containing an area of approximately Twenty (20) acres, more or less, indicated by the marking "I. R.," unsurveyed, South of Lot No. Forty-nine Hundred and Fifty-six (4956) on the Eastern end of Whitefish Lake; (original application for fifteen (15) acres), 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 Tatche Tribe, a certain tract or parcel of land containing an area of Twenty (20) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 112, of the Tatche Tribe, Pinchie Band, for a certain tract or parcel of land on or about Lot No. Six Hundred and Two (602) "where the trail comes down" (apparently on Lot No. Forty-seven Hundred and Five (4705)), for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Tatche Tribe, Pinchie Band, a certain tract or parcel of land, being the Southern half ($\frac{1}{2}$) Lot No. Forty-seven Hundred and Five (4705), on the Northern shore of Pinchie Lake, as shewn on Pre-emptors' Selection Map, 1913, Stuart Lake Sheet.

The Commission having under consideration Stuart Lake Agency Application No. 114, of the Tatche Tribe, Pinchie Band, for a certain tract or parcel of land South of T. L. Forty-two Hundred and Seventy-five (4275), containing

an area of Forty (40) acres, more or less, surveyed by F. C. Swannell, B.C.L.S., marked on Government map as "Indian Reserve No. 7," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Tatche Tribe, Pinchie Band, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, marked "Indian Reserve No. 7," on Government map, 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 Stuart Lake Agency Application No. 116, of the Tatche Tribe, Pinchie Band, for a certain tract or parcel of land to the East of surveyed Timber Licence No. Forty-two Hundred and Seventy-five (4275), "Commencing at the South-east corner of Timber Licence No. Forty-two Hundred and Seventy-five (4275); thence East One-half ($\frac{1}{2}$) mile; thence North to the lakeshore, thence, following the lake, to the North-east corner of Timber Licence No. Forty-two Hundred and Seventy-five (4275), and thence South to the place of commencement, containing an area of Three Hundred (300) acres, more or less," for use as a Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Tatche Tribe, Pinchie Band, a certain tract or parcel of land containing an area of Three Hundred (300) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 120, of the Tatche Tribe, Yacutcee Band, for a certain tract or parcel of land on the South shore of Cunningham Lake, Four (4) miles West of Ucausley Indian Reserve, (marked "Z10" in material on R. C. File 565A), containing an area of Eight (8) 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 Tatche Tribe, Yacutcee Band, a certain tract or parcel of land containing an area of Eight (8) acres, more or less, as per description contained in the Application, 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Stuart Lake Agency—Trembleur Lake Tribe

ORDERED: That the Indian Reserves of the Trembleur Lake Tribe or Band, Stuart Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 110 thereof, and numbered from One (1) to Five (5), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Gelangle, 945.00 acres;
- "No. 2—So-yan-do-star, 44.00 acres;
- "No. 3—Tees-lee, 253.00 acres;
- "No. 4—Ste-van, 49.00 acres, and
- "No. 5—Grand Rapide, 584.00 acres."

Victoria, B.C., January 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Stuart Lake Agency Application No. 84, of the Trembleur Lake Tribe, for a certain tract or parcel of land containing an area of Forty (40) acres, being Lot No. Two Thousand and Fifty-five (2055), Range Five (5), Coast Land District: "The land West of Lot No. Two Thousand and Fifty-three (2053) and South of Lot No. Two Thousand and Fifty-six (2056)—a three-cornered parcel on the East bank of Middle River, 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 Trembleur Lake Tribe, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, being Lot No. 2055, Range 5, Coast Land District.

The Commission having under consideration Stuart Lake Agency Application No. 91, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or parcel of land at the Northern end of the North-west arm of Tacla Lake, marked "Z4" (See R. C. File 565A), containing an area of One Hundred and Forty (140) acres, more or less, 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 Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of One Hundred and Forty (140) acres, more or less, as per description contained in the Application, 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 Stuart Lake Agency Application No. 92, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or

parcel of land on the North side of a small creek flowing into Driftwood River from the East a short distance North of Tacla Lake, apparently at the end of a trail coming in from the East, (marked "Z5" in material on R. C. File 565A), 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 Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of Four (4) acres, more or less, including site of Indian house, as per description contained in the Application, 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 Stuart Lake Agency Application No. 95, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or parcel of land containing an area of Two Hundred and Twenty-five (225) acres, more or less, on the Western shore of North Tacla Lake, three-quarter ($\frac{3}{4}$) mile South of the Ferry Landing, 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 Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of Two Hundred and Twenty-five (225) acres, more or less, as described and shewn on sketch as "Indian Reserve No. 1" (in material on R. C. File 565A) 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., May 8th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Stuart Lake Agency Application No. 89, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or parcel of staked land, marked "Z2," on the East shore of North Tacla Lake, where the trail strikes the lake, containing an area of One Hundred and Seventy (170) acres, more or less, Twenty (20) chains South of Ferry Landing (Description No. 45 on R. C. File 565A—see letter of Deputy Minister of Lands, B.C., 15/4/1914), 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 Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of One Hundred and Seventy (170) acres, more or less, as described in the Application, 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 Stuart Lake Agency Application No. 90, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or

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parcel of land directly opposite land covered by the last previous location, at the mouth of a creek and marked "Z3" on sketch on R. C. File 565A, containing an area of Two Hundred and Twenty-five (225) acres, more or less, 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 Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of Two Hundred and Twenty-five (225) acres, more or less, as described in the Application, 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.

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The Commission having under consideration Stuart Lake Agency Application No. 93, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or parcel of land (indicated as "Z1" in material on R. C. File 565A, surrounding a small lake) approximately One (1) mile long by One-half ($\frac{1}{2}$) mile wide, One (1) mile from location marked "Z" and described as follows: "Commencing at a post on the South side of the lake; thence West One-half ($\frac{1}{2}$) mile; thence North One (1) mile; thence East One-half ($\frac{1}{2}$) mile; thence South One (1) mile, to the place of commencement, containing an area of Three Hundred and Twenty (320) acres, more or less, for Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of Three Hundred and Twenty (320) acres, more or less, as described in the Application, less deductions of 66-foot right-of-way for trail and Five (5) acres at landing place at the mouth of Fall Creek, 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.

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The Commission having under consideration Stuart Lake Agency Application No. 94, of the Trembleur Lake Tribe, Tacla Lake Band, for a certain tract or parcel of land One (1) mile North-west of location marked "Z4," on a small creek between the trail and the end of the lake, (marked "X6" in material on R. C. File 565A), for Meadow, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Trembleur Lake Tribe, Tacla Lake Band, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, as per description contained in the Application, 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., May 10th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

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TREATY No. 8

DETAILED REPORT

WEST COAST AGENCY

DETAILED REPORT

WEST COAST AGENCY

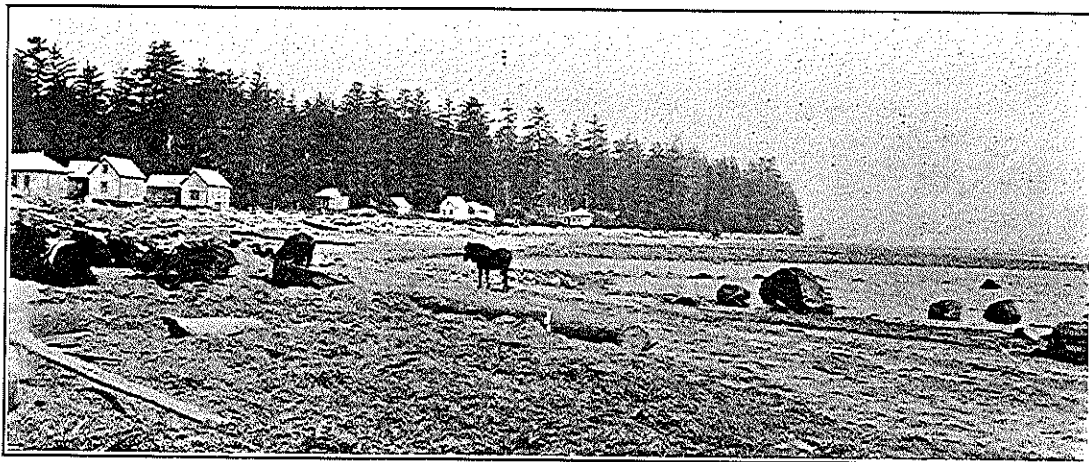
Visitations of the principal Reserves of the West Coast Agency and meetings with the Indians thereof occupied the Commission from the 6th to 23rd May, 1914, Mr. Agent Cox being also examined under oath on the 19th and 23rd May, 14th August and 24th October, 1914, and on the 13th September, 1915, as to the Reserves of his Agency and conditions obtaining with respect thereto.

The Indians of the West Coast Agency depend almost exclusively for their livelihood upon the fishing, for food supply and for the canneries, and for this reason their Reserves are for the most part of limited area and located at points of special advantage in relation to the fishing industry. The larger Reserves of the Agency present few evidences of cultivation, and the areas previously allotted in the cases of Tsahaheh Reserve No. 1 of the Seshart Tribe and Numukamis Reserve No. 1 of the Ohiet Tribe, being regarded by the Commission as in excess of the reasonable requirements of the Indians, these Reserves were reduced by the cutting off of 240 acres in the one instance and 600 acres in the other, 840 acres in total of Agency reductions.

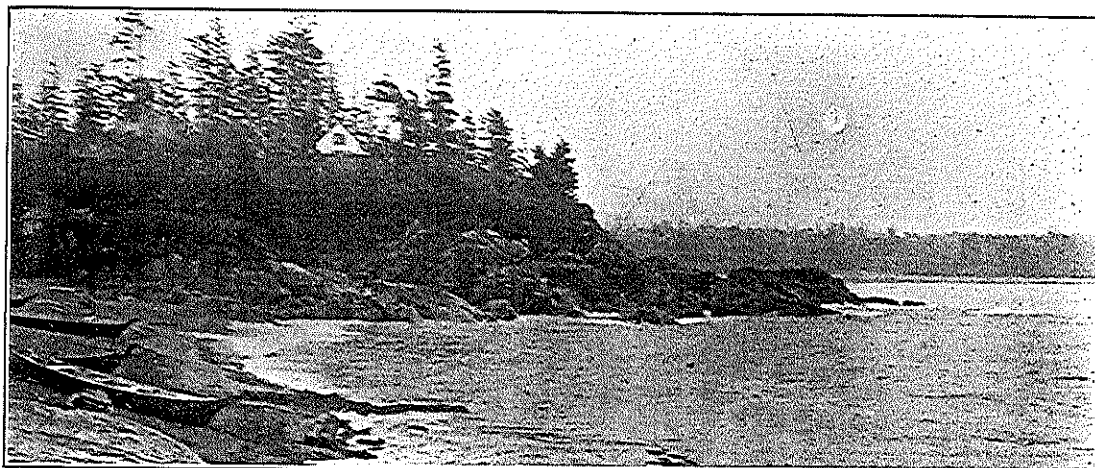
At the time of the Commission's appointment there were established for the 1683 Indians comprising the population of the West Coast Agency, 150 Reserves, with an aggregate area of 12,385.1 acres, or 7.35 acres per capita for the Agency. The representations of the Indians in respect to their needs were almost wholly incidental to their fishing, being either applications for new fishing station Reserves or (more generally) for special privileges or concessions in respect to fishing.

Careful consideration of the 52 applications filed for additional Reserves in the Agency, and investigation of the status of the various parcels of land applied for, convince the Commission of the reasonable necessity for some of the lands applied for being granted the applicant Indians, and as a result fourteen additional Reserves have been established and constituted with acreages ranging variously from 2.80 to 170.00, the aggregate allowance being 657.15 acres. The allowances thus made by the Commission, upon approval of the same, will leave the total area of the 164 Reserves of the West Coast Agency, less reductions as hereinbefore mentioned, 12,200.25 acres, giving a slightly reduced per capita of 7.24 acres.

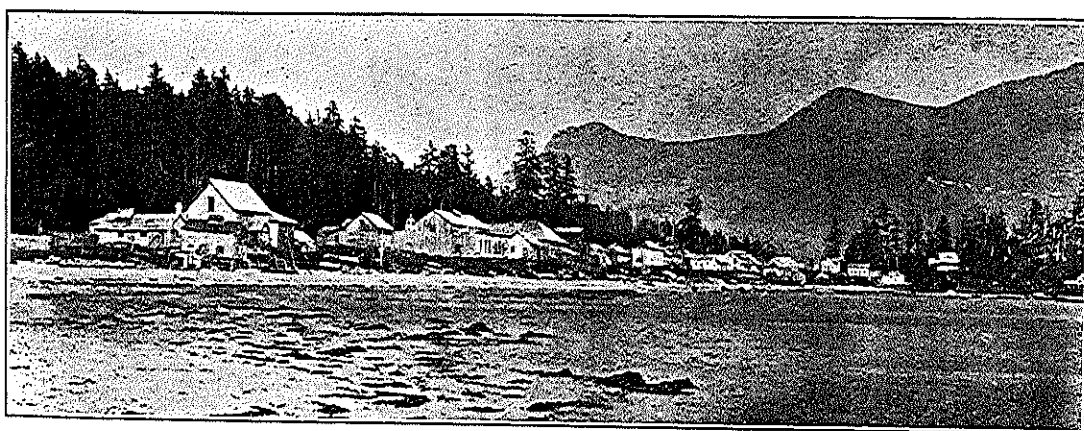
In one particular case affecting the rights and interests of Indians of the Clayoquot Tribe in an ancient and annually used fishing station and village on Flores Island, the Commission found the land including such station and village, which the Indians asked to have formally established as a Reserve, to have been alienated by a Pre-emption; and, with the agreement of the Government of British Columbia, allowed as a Reserve the land covered by such Pre-emption, upon due compensation being made by the Government of Canada for the improvements made by the Pre-emptor.



HESQUIAT INDIAN RESERVE



CLA-OOSE RESERVE AND SCHOOL



CLAYOQUOT RESERVE AND VILLAGE

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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.

West Coast Agency—Checkleset Tribe

ORDERED: That the Indian Reserves of the Checkleset Tribe, numbered from One (1) to Seven (7), both inclusive, as 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—Acous, 100.00 acres;
- No. 2—Burial Ground, 2.00 acres;
- No. 3—Mahope, 40.00 acres;
- No. 4—Hisnit, 15.00 acres;
- No. 5—Ououkinsh, 10.00 acres;
- No. 6—Upsowis, 61.00 acres, and
- No. 7—Malksope, 30.00 acres.

Victoria, B.C., July 9th, 1914.

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

The Commission having under consideration West Coast Agency Application No. Forty-eight (48), of the Checkleset Tribe, for a certain parcel of land at Quin-e-ex, on a stream known as the Wachts-be-home, on the south-east point of

Brooks Peninsula, Ououkinish Inlet, 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 Checkleset Tribe, a certain parcel of land containing an area of Two and eight-tenths (2.80) 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 the Dominion of Canada and of the Province of British Columbia.

The Commission having under consideration West Coast Agency Application No. Forty-nine (49), of the Checkleset Tribe, for areas of Five (5) acres, more or less, on each of the two Islands of the Bunsby Group on which there are Indian houses, for use as Fishing Stations, it was

ORDERED: That there be allowed under this application, and established and constituted a Reserve for the use and benefit of the applicant Checkleset Tribe, Checkaklis Island, containing an area of Fifty-five (55) 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 the Dominion of Canada and of the Province of British Columbia.

Victoria, B. C., February 7th, 1916.

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

West Coast Agency—Clayoquot Tribe

ORDERED: That the Indian Reserves of the Clayoquot Tribe numbered from One (1) to Ten (10), both inclusive, as 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—Opitsat, 180.00 acres;
- No. 2—Echachis, 44.00 acres;
- No. 3—Esoiwsta, 17.00 acres;
- No. 4—Kootowis, 37.00 acres;
- No. 5—Okeamin, 24.00 acres;
- No. 6—Clayoqua, 110.00 acres;
- No. 7—Winche, 40.00 acres;
- No. 8—Ilthpaya, 3.50 acres;
- No. 9—Onadsilth, 45.00 acres, and
- No. 10—Eelsuklis, 40.00 acres.

ORDERED: That the Indian Reserves of the Clayoquot Tribe, Kelsemart Band, numbered from Eleven (11) to Fourteen (14), both inclusive, as 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—Yarksis, 103.00 acres;
- No. 12—Cloodthpich, 59.00 acres;
- No. 13—Quortsowe, 36.00 acres, and
- No. 14—Oinimitis, 25.00 acres.

ORDERED: That the Indian Reserves of the Clayoquot Tribe, Ahousaht Band, included in which is now the Manhauset Band, numbered from Fifteen (15) to Twenty-nine (29), both inclusive, as 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. 15—Marktosis, 260.00 acres;
- No. 16—Ahous, 34.00 acres;
- No. 17—Chetarpe, 35.00 acres;
- No. 18—Sutaquis, 27.00 acres;
- No. 19—Wahous (fishery), 143.00 acres;
- No. 20—Wahous (village), 34.00 acres;
- No. 21—Tequa, 6.00 acres;
- No. 22—Peneetle, 95.00 acres;
- No. 23—Moyehai, 13.00 acres;
- No. 24—Seektukis, 34.00 acres;
- No. 25—Watta, 12.00 acres;
- No. 26—Wappook, 11.00 acres;
- No. 27—Openit, 77.00 acres;
- No. 28—Tootoowiltena, 21.00 acres, and
- No. 29—Kishnacous, 34.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration West Coast Agency Application No. Nine (9), of the Clayoquot Tribe, for Indian Island, it was

ORDERED: That there be allowed under this Application and established and constituted a Reserve for the use and benefit of the applicant Clayoquot Tribe all that portion of Indian Island not covered by the Sutton Timber Lease, containing an area of Ninety-four and five-tenths (94.5) 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 the Dominion of Canada and the Province of British Columbia.

The Commission having under consideration West Coast Agency Application No. Thirteen (13), of the Clayoquot Tribe, Kelsemart Band, for a certain parcel

of land on Vargas Island containing an area of Thirty (30) acres, more or less, it was

ORDERED: That there be allowed under this application, and established and constituted a Reserve for the use and benefit of the applicant Kelsemart Band of the Clayoquot Tribe, Twenty-seven (27) acres, more or less, surveyed, as per sketch plan of Ashdown H. Green, B.C.L.S., numbered in accordance herewith, and filed in duplicate with the Governments of the Dominion of Canada and of the Province of British Columbia.

The Commission having under consideration West Coast Agency Application No. Seventeen (17), of the Clayoquot Tribe, Ahousaht Band, for Bartlett Island, Clayoquot 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 Ahousaht Band of the Clayoquot Tribe, Bartlett Island, Clayoquot Sound, containing an area of One Hundred and Thirty-eight (138) 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 the Dominion of Canada and of the Province of British Columbia.

Victoria, B.C., February 7th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration a Memorandum of the Department of Lands of the Province of British Columbia re Additional Lands Applications of Indians of the West Coast Agency, signed by the Deputy Minister and bearing date of the 7th January, 1916, wherein the following paragraph occurs, having reference to Application No. 18 of said West Coast Agency:

"No. 18—Request for 12.6 acres to be taken from Lot 1560, Clayoquot District, being the survey of Frank C. Perrotta's Pre-emption (P. R. No. 1271): In this matter the Hon. the Minister of Lands is of the opinion that an arrangement should be made by the Royal Commission for the payment to the Pre-emptor of the value of the improvements placed by him on the lands held under his Record, as the pre-emptor has expressed the desire to receive payment for his improvements and retire altogether from the lands surveyed as Lot 1560. If this were done and an adjustment reached to the satisfaction of the Pre-emptor, the Minister would be prepared to place the whole of Lot 1560 at the disposal of the Commission for Indian purposes; this would obviate the necessity for further survey and prevent probable conflict as between the Pre-emptor and the Indians;"

And it appearing to the Commission that the procedure suggested by the Honourable the Minister of Lands for British Columbia, as cited in the above

quoted Memorandum of the 7th January ultimo, would provide the most satisfactory and economical solution of difficulties incident to the preservation for the use and benefit of the Indians of the Ahousaht Band, Clayoquot Tribe, of their ancient village, cleared land and fishing station at Kut-co-us Point, Flores Island, contained within the aforementioned Lot No. 1560, Clayoquot District, it was

ORDERED: That the Resolution of the 12th August, 1915, establishing and constituting as a Reserve of the Ahousaht Band of the Clayoquot Tribe, a certain described tract or parcel of land at Kut-co-us Point, Flores Island, Clayoquot Sound, containing an area of Twelve and sixty-onehundredths (12.60) acres, more or less; together with Interim Report No. 83 of this Commission, dated the 12th August, 1915, and implementing and ordered by the said Resolution, BE RECONSIDERED, RESCINDED and RECALLED.

ORDERED: That

“WHEREAS the Commission is aware of the necessity for early action securing the Indians of the Ahousaht Band of the Clayoquot Tribe, West Coast Agency, in peaceable possession of their ancient village and fishing station at Kut-co-us Point, Flores Island, Clayoquot Sound;

“AND WHEREAS the Honourable the Minister of Lands of the Province of British Columbia has offered to place at the disposal of the Commission all that certain tract or parcel of land known and described as Lot No. 1560, Clayoquot District, containing an area of ninety-eight and two-tenths (98.20) acres, more or less, within which the said ancient village and fishing station are contained, upon due compensation being made to one Frank C. Perrotta for improvements made by him within and upon the said Lot No. 1560 under and by virtue of his Pre-emption Record No. 1271;

“AND WHEREAS in the opinion of the Commission it is in the public interest and in the interest of the applicant Indians of the Ahousaht Band of the Clayoquot Tribe that the aforementioned offer of the Honourable the Minister of Lands of the Province of British Columbia should be accepted and Lot No. 1560, Clayoquot District, in its entirety established and constituted a Reserve for the use and benefit of the applicant Ahousaht Band of the Clayoquot Tribe,

“BE IT RESOLVED: That there be granted and allowed to the applicant Ahousaht Band of the Clayoquot Tribe, and established and constituted a Reserve for the use and benefit of the said Ahousaht Band, all that certain tract or parcel of land known and described as Lot No. 1560, Clayoquot District, containing an area of Ninety-eight and two-tenths (98.20) acres, more or less, surveyed, subject to due compensation being made by the Government of the Dominion of Canada to Frank C. Perrotta on account of improvements made by him upon the said Lot No. 1560, under and by virtue of Pre-emption Record No. 1271, issued in the name of the said Frank C. Perrotta, and upon relinquishment by him, the said Frank C. Perrotta, of all right, title and interest in the said Pre-emption Record No. 1271 and the said Lot No. 1560, Clayoquot District;

"AND BE IT FURTHER RESOLVED: That an Interim Report be prepared and transmitted to His Royal Highness the Governor-General of Canada-in-Council and to His Honour the Lieutenant-Governor of British Columbia-in-Council embodying these Minutes and recalling, rescinding, cancelling and replacing Interim Report No. 83 of this Commission, dated the 12th August, 1915, and herein referred to."

Victoria, B.C., February 10th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration West Coast Agency Application No. Twenty (20), of the Clayoquot Tribe, Manhauset Band, for a certain parcel of land containing an area of Ten (10) acres, more or less, at Hisnit Fishery, between Sydney Inlet and Hesquiat, it was

ORDERED: That there be allowed under this application, and established and constituted a Reserve for the use and benefit of the applicant Manhauset Band of the Clayoquot Tribe, a certain parcel of land containing an area of Seven and twenty-five one-hundredths (7.25) 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 the Dominion of Canada and of the Province of British Columbia.

Victoria, B.C., February 7th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Esperanza Inlet Tribe

ORDERED: That the Indian Reserves of the Esperanza Inlet Tribe, Nuchatlitz Band, numbered from One (1) to Nine (9), both inclusive, as 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—Nuchatl, 16.00 acres;
- No. 2—Nuchatl, 57.00 acres;
- No. 3—Ahpukto, 7.00 acres;
- No. 4—Opemit, 16.00 acres;
- No. 5—Shoomart, 21.00 acres;
- No. 6—Owossit-sa, 8.50 acres;
- No. 7—Oclucje, 33.00 acres;
- No. 8—Occosh, 31.00 acres, and
- No. 9—Chiseuquis, 19.00 acres.

ORDERED: That the Indian Reserves of the Esperanza Inlet Tribe, Ehatisaht Band, numbered from Ten (10) to Thirteen (13), both inclusive, as 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. 10 —Oke, 32.00 acres;
- No. 10A—Graveyard, 2.00 acres;
- No. 11 —Ehatis, 40.00 acres;
- No. 12 —Chenahkint, 56.00 acres, and
- No. 13 —Tatchu, 13.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration West Coast Agency Application No. Thirty-two (32), of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands (in common), for two several parcels of land, each containing Five (5) acres, more or less, respectively at Inner Basin and at Outer Basin, for use as Fishing Stations, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the joint use and benefit of the applicant Nuchatlitz and Ehatisaht Bands of the Esperanza Inlet Tribe, a certain parcel of land containing an area of Eight (8) 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., February 7th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration West Coast Agency Application No. Thirty-three (33), of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands, for an enlargement of Graveyard Indian Reserve No. Ten (10) A. by an extension of approximately One (1) acre on the eastern side thereof, for Graveyard, it was

ORDERED: That there be allowed under this application a certain parcel of land containing an area of Three and seventy-five onehundredths (3.75) 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 the Dominion of Canada and of the Province of British Columbia, the same to be established and constituted a Reserve for the use and benefit of the Esperanza Inlet Tribe, Ehatisaht Band, and to be named and numbered, Graveyard Reserve No. Ten (10) B.

The Commission having under consideration West Coast Agency Application No. Thirty-nine (39), of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht

Bands, for a certain parcel of land on the western shore of Espinoza Arm containing an area of Three Hundred and Twenty (320) acres, more or less, it was

ORDERED: That there be allowed under this application and established and constituted Reserves for the joint use and benefit of the applicant Nuchatlitz and Ehatisaht Bands of the Esperanza Inlet Tribe, two several parcels of land containing areas respectively of Eight and seventy-five onehundredths (8.75), and Twenty and twenty-onehundredths (20.20) acres, more or less, subject to survey, both of said parcels of land being upon Espinoza Inlet, as per sketch plans of Ashdown H. Green, B.C.L.S., numbered in accordance herewith and filed in duplicate with the Governments of the Dominion of Canada and of the Province of British Columbia.

The Commission having under consideration West Coast Agency Application No. Forty (40), of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands, for a certain parcel of land on the western shore of Zeballos Arm containing an area of Ten (10) 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 joint use and benefit of the applicant Nuchatlitz and Ehatisaht Bands of the Esperanza Inlet Tribe, a certain parcel of land on the East shore of Zeballos Arm, containing an area of Fifteen and seventy onehundredths (15.70) 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 the Dominion of Canada and of the Province of British Columbia.

The Commission having under consideration West Coast Agency Application No. Forty-three (43), of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands, for an enlargement of Tatchu Indian Reserve No. Thirteen (13), by the addition thereto of one-half ($\frac{1}{2}$) mile of waterfrontage from the said Reserve westerly, it was

ORDERED: That there be allowed under this application, and established and constituted an addition to the said Tatchu Indian Reserve No. Thirteen (13), of the Ehatisaht Band of the Esperanza Inlet Tribe, a certain parcel of land containing an area of One Hundred and Fifty (150) 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 the Dominion of Canada and of the Province of British Columbia.

Victoria, B.C., February 7th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

WHEREAS the Commission is advised by its Technical Officer that, to conform with the requirements of survey it is necessary and expedient that the allowance

made under West Coast Agency Application No. 43, of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands, for an enlargement of Tatchu I. R. No. 13, should be varied by increasing the area of the said allowance from One Hundred and Fifty (150) acres to One Hundred and Seventy (170) acres, it was

ORDERED: That the Minute and Resolution of the 7th February, 1916, covering action upon West Coast Agency Application No. 43 as aforesaid, BE RECONSIDERED and AMENDED by increasing the area of the allowance therein ordered from One Hundred and Fifty (150) acres, more or less, to One Hundred and Seventy (170) 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., May 22nd, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

West Coast Agency—Hesquiat Tribe

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

- No. 1—Hesquiat, 222.00 acres;
- No. 2—Homais, 89.00 acres;
- No. 3—Teahmit, 107.00 acres;
- No. 4—Maahpe, 159.00 acres, and
- No. 5—Iusuk, 29.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

West Coast Agency—Kyuquot Tribe

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

- No. 1—Village Island, 118.00 acres;
- No. 2—Mission Island, 73.00 acres;
- No. 3—Ahmacinnit, 11.00 acres;
- No. 4—Granite Island, 215.00 acres;
- No. 5—Yakats, 4.50 acres;
- No. 6—Houpsitas, 29.00 acres;

- No. 7—Chamiss, 13.00 acres;
- No. 8—Kayouk, 7.00 acres;
- No. 9—Kashittle, 12.50 acres;
- No. 10—Kaoowinch, 20.00 acres;
- No. 11—Tahsish, 21.00 acres;
- No. 12—Artlish, 18.00 acres;
- No. 13—Kaouk, 13.00 acres;
- No. 14—Markale, 13.00 acres;
- No. 15—Amai, 30.50 acres, and
- No. 16—Machta, 9.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration West Coast Agency Application No. Forty-five (45), of the Kyuquot Tribe, for Sea Otter Island, containing 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 joint use and benefit of the applicant Kyuquot Tribe and the Ehatisht Band of the Esperanza Inlet Tribe, Grassy Island, containing an area of Eight (8) 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 the Dominion of Canada and of the Province of British Columbia.

Victoria, B.C., February 7th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Nitinat Tribe

ORDERED: That the Indian Reserves of the Nitinat Tribe, numbered from One (1) to Sixteen (16), both inclusive, as 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 —Ahuk, 132 acres;
- No. 2 —Tsuquanah, 235.00 acres;
- No. 3 —Wyah, 132.00 acres;
- No. 4 —Cla-oose, 248.50 acres;
- No. 4A—Burial Ground, 9.30 acres;
- No. 5 —Sarque, 25.80 acres;
- No. 6 —Carmanah, 158.50 acres;
- No. 7 —Iktuksasuk, 168.00 acres;
- No. 8 —Homitan, 50.00 acres;

- No. 9 —Oyees, 104.50 acres;
- No. 10 —Doobah, 13.00 acres;
- No. 11 —Malachan, 66.00 acres;
- No. 12 —Ilclo, 77.00 acres;
- No. 13 —Opatseeah, 71.00 acres;
- No. 14 —Wokitsas, 40.00 acres;
- No. 15 —Chuchummisapo, 89.00 acres, and
- No. 16 —Saouk, 175.00 acres.

Victoria, B.C., July 9th, 1914.

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

West Coast Agency—Nootka Tribe

ORDERED: That the Indian Reserves of the Nootka Tribe numbered from One (1) to Eleven (11), both inclusive, as 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—Yuquot, 206.00 acres;
- No. 2—Tsarksis, 81.00 acres;
- No. 3—Aass, 14.00 acres;
- No. 4—Nesuk, 5.00 acres;
- No. 5—Moutcha, 15.00 acres;
- No. 6—Sucwoa, 36.00 acres;
- No. 7—Hisnit, 11.00 acres;
- No. 8—Hoiss, 44.00 acres;
- No. 9—Coopte, 35.00 acres;
- No. 10—Tsowwin, 34.00 acres, and
- No. 11—Tahsis, 42.00 acres.

ORDERED: That the Indian Reserves of the Nootka Tribe, Matchitlacht Band, numbered from Twelve (12) to Seventeen (17), both inclusive, as 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. 12—Ahaminaquus, 39.00 acres;
- No. 13—Matchlee, 12.50 acres;
- No. 14—Hlepte, 10.00 acres;
- No. 15—Cheeshish, 29.00 acres;
- No. 16—Mooyah, 13.00 acres, and
- No. 17—Ous, 24.00 acres.

Victoria, B.C., July 9th, 1914.

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

West Coast Agency—Opetchisaht Tribe

ORDERED: That the Indian Reserves of the Opetchisaht Tribe numbered from One (1) to Four (4), both inclusive, as 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—Ahahswinis, 96.00 acres;
- No. 2—Klehkoot, 290.00 acres;
- No. 3—Cous, 132.00 acres, and
- No. 4—Chuchakacook, 5.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

West Coast Agency—Pacheena Tribe

ORDERED: That the Indian Reserves of the Pacheena Tribe numbered from One (1) to Four (4), both inclusive, as 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—Pacheena, 153.00 acres;
- No. 2—Pacheena, 156.00 acres;
- No. 3—Cullite, 95.00 acres, and
- No. 4—Fishing Station, 25.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

West Coast Agency—Toquart Tribe

ORDERED: That the Indian Reserves of the Toquart Tribe numbered from One (1) to Five (5), both inclusive, as 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—Macoah, 124.00 acres;
- No. 2—Deekyakus, 214.00 acres;
- No. 3—Chequis, 3.00 acres;
- No. 4—Chenatha, 62.00 acres, and
- No. 5—Dookqua, 18.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

West Coast Agency—Uchucklesit Tribe

ORDERED: That the Indian Reserves of the Uchucklesit Tribe numbered One (1) and Two (2), as 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—Cowishil, 175.00 acres, and
- No. 2—Elhlateese, 400.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Ucluelet Tribe

ORDERED: That the Indian Reserves of the Ucluelet Tribe numbered from One (1) to Nine (9), both inclusive, as 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—Ittatsoo, 162.00 acres;
- No. 2—Clakamucus, 14.00 acres;
- No. 3—Outs, 12.00 acres;
- No. 4—Quinaquilth, 15.00 acres;
- No. 5—Kleykleyhous, 150.00 acres;
- No. 6—Ucluth, 62.50 acres;
- No. 7—Wya, 22.50 acres;
- No. 8—Oo-oolth, 42.00 acres, and
- No. 9—Quisitis, 12.50 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Seshart Tribe

ORDERED: That the acreage of Tsahaheh I. R. No. One (1) of the Seshart Tribe or Band, BE REDUCED by the cutting off of Two Hundred and Fifty (250) acres therefrom, this being the northern portion of the said Reserve.

ORDERED: That the Indian Reserves of the Seshart Tribe numbered from Two (2) to Nine (9), both inclusive, as 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—Alberni, 156.00 acres;
- No. 3—Iwachis, 26.00 acres;
- No. 4—Tseoowa, 8.00 acres;
- No. 5—Ahmitsa, 26.00 acres;
- No. 6—Cleho, 13.00 acres;
- No. 7—Keith Island, 17.00 acres;
- No. 8—Equis, 123.00 acres, and
- No. 9—Omoah, 30.00 acres.

Victoria, B.C., July 9th, 1914.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Ohiet Tribe

ORDERED: That the Indian Reserves of the Ohiet Tribe numbered from Two (2) to Thirteen (13), both inclusive, as 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—Nuchaquis, 32.00 acres;
- No. 3—Dochsupple, 21.00 acres;
- No. 4—Sachsa, 13.00 acres;
- No. 5—Sachawil, 7.00 acres;
- No. 6—Kirby Point, 35.00 acres;
- No. 7—Hamilton Point, 86.00 acres;
- No. 8—Haines Island, 30.00 acres;
- No. 9—Keeshan, 330.00 acres;
- No. 10—Kichha, 12.00 acres;
- No. 11—Clutus, 105.00 acres;
- No. 12—Anacla, 218.00 acres, and
- No. 13—Masit, 83.00 acres.

ORDERED: That Six Hundred and Forty (640) acres be cut off from Numukamis Indian Reserve No. 1 of the Ohiet Tribe, as described in the Official Schedule of Indian Reserves, 1913, and shewn on the Official Plan of Survey, from the Eastern side of the said Reserve, and that the remainder of the said Reserve BE CONFIRMED as such Numukamis Reserve No. 1.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

West Coast Agency—Ohiet and Seshart Tribes

ORDERED: That the Minutes and Resolutions of the 9th July and 14th August, 1914, covering reductions of the areas contained respectively in Tsahaheh

Reserve No. 1 of the Seshart Tribe and Numukamis Reserve No. 1 of the Ohiet Tribe BE RECONSIDERED and AMENDED to provide that the area of reduction in the case of Tsahaheh Reserve shall be Two Hundred and Forty (240) acres instead of Two Hundred and Fifty (250) acres, and that the area of reduction in the case of Numukamis Reserve shall be Six Hundred (600) acres instead of Six Hundred and Forty (640) acres, as ordered by the said amended Minutes and Resolutions of the 9th July and 14th August, 1914.

Victoria, B.C., May 19th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

FISHERY 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

West Coast Agency

Clayoquot Tribe: Minute of Decision of June 24th, 1889, constituting Clayoqua Reserve No. 6: . . . "The right to fish in the stream that runs through the entire length of Clayoqua Reserve is allotted to these Indians."

Minute of Decision of June 24th, 1889, constituting Winche Reserve No. 7: . . . "The right to fish in that part of the Elk River which bounds Winche Reserve No. 7 on the East is assigned to the Indians."

Minute of Decision of June 24th, 1889, constituting Ilthpaya Reserve No. 8: . . . "The right to fish in the Kennedy River from the Southwest corner of Ilthpaya Reserve No. 8, extending downstream about One (1) mile to the head of tidal waters, is allotted to the Indians."

Toquart Tribe: Minute of Decision of June 3rd, 1882, constituting Chequis Reserve No. 3: . . . "The right of fishing in the creek which flows through Chequis Reserve, from its mouth to a lake at the head of it, an approximate distance of One (1) mile, is allotted to these Indians."

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ERRATA

ORDERED: That the Minute and Resolution of the 9th July, 1914: covering confirmation of Reserves Nos. 2 to 9, both inclusive, of the Seshart Tribe or Band, West Coast Agency, be reconsidered and amended by striking out of the second line thereof the word and figures "From 2 to 9 inclusive," and inserting in lieu thereof the words and figures "2, 4, 5, 6, 7, 8 and 9"; also by striking out the seventh line in its entirety, Iwachis Indian Reserve No. 3, thereby eliminated from such confirmation, having been surrendered and sold to the Canadian Northern Pacific Railway Company in October, 1913.

February 17th, 1916.

N. W. WHITE, *Chairman.*

The Commission having under consideration West Coast Agency Application No. 54, of the Esperanza Inlet Tribe, Ehatisaht Band, for a certain parcel of land on Esperanza Arm containing twenty (20.00) acres, more or less, for use as a Garden Plot and 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 Ehatisaht Band of the Esperanza Inlet Tribe, a certain parcel of land containing an area of Twenty and Two-tenths (20.20) 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 the Dominion of Canada and of the Province of British Columbia.

February 7th, 1916.

N. W. WHITE, *Chairman.*

ORDERED: That the resolution of the 7th instant covering allowance of Twenty and Two-tenths (20.20) acres, more or less, under West Coast Agency Application No. 54, of the Esperanza Inlet Tribe, Ehatisaht Band, be reconsidered and rescinded.

February 8th, 1916.

N. W. WHITE, *Chairman.*

ORDERED: That the resolution of the 7th instant covering allowance of One Hundred and Fifty (150) acres, more or less, under West Coast Agency Application No. 43, of the Esperanza Inlet Tribe, Nuchatlitz and Ehatisaht Bands, be reconsidered and amended by striking out the word and figures "fifty (150)" in the seventh and eighth lines thereof and substituting in lieu thereof the word and figures "seventy (170)."

WILLIAMS LAKE AGENCY

DETAILED REPORT

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WILLIAMS LAKE AGENCY

Field work in the Williams Lake Agency continued from the 15th until the 27th July, 1914, the examination of Mr. Agent Ogden occupying the period of October 23rd to 27th of the same year.

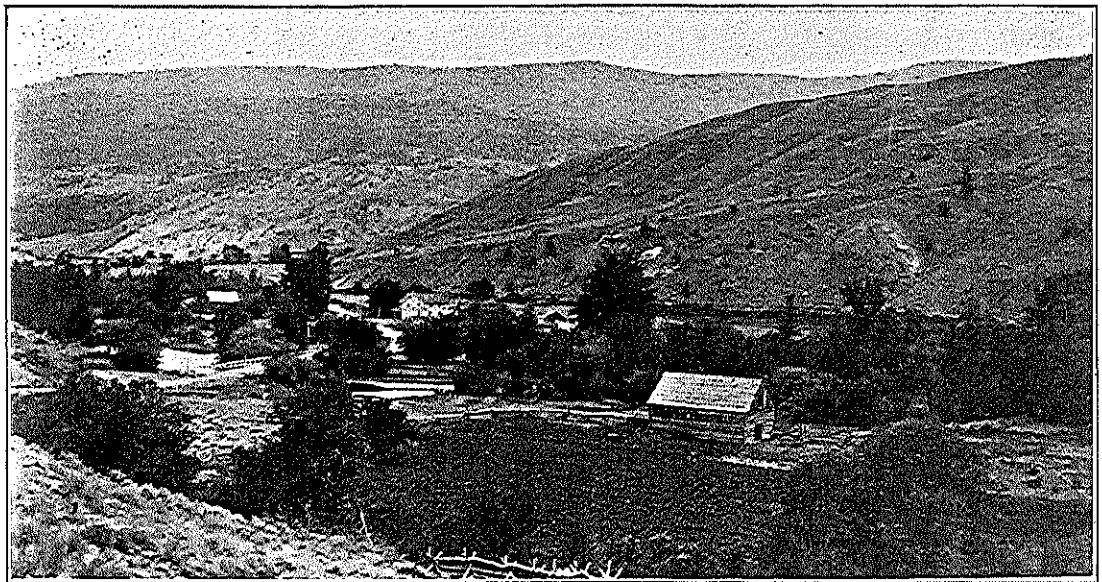
In this Agency peculiar conditions present themselves, the Williams Lake (Cariboo) country being a region of immense arid and semi-arid areas, the soil in the main of good quality but partial or entire lack of water rendering its utilization difficult and costly, where at all possible. Irrigation is—until dry farming methods are more generally understood and practised and their possibilities demonstrated—a first necessity, and in the case of the 62,330.77 acres of Indian Reserve lands allotted by former Commissions, only a very small proportion is cultivable within the means of the Indians, while the dry range affords so little sustenance that fifty acres are estimated by the Agent to be, on the average, necessary for the maintenance of each head of stock.

On only two of the 64 established Reserves the Commission found land in excess of the requirements of the Indians, one Reserve being cut off as altogether unused and one reduced in area as being disproportionate in extent to the Indian necessities, a reduction in total of 1,490 acres for the Agency resulting. At the same time the Commission has endeavoured to provide other lands more suitable for agricultural utilization and range purposes, in order that the Williams Lake Agency Indians may become in larger measure self-maintaining, with the result that 29 new Reserves have been created, having an aggregate area of 12,167 acres, or a net increase in acreage for the Agency of 10,677 acres.

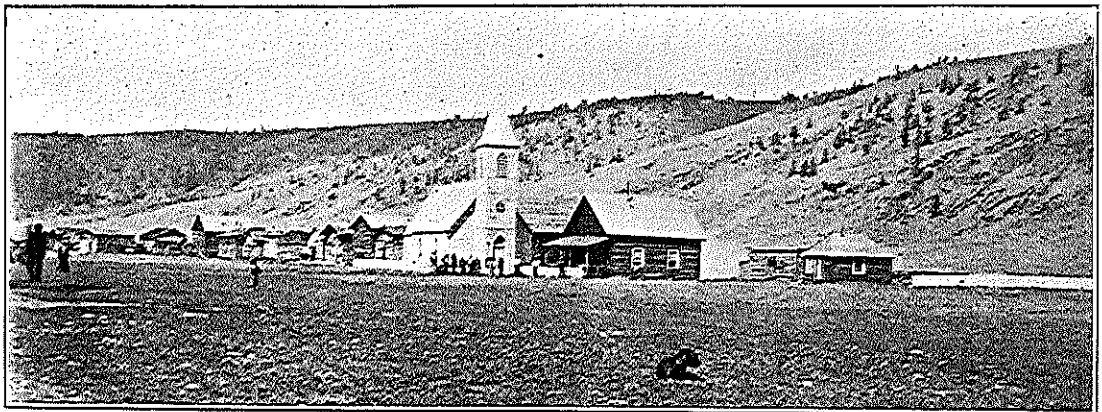
The Agency having an Indian population of 1,248 these allowances will give a future per capita of 58.56, in comparison with a former Agency per capita of 49.94 acres of land of all classes, which on account of these Indians being chiefly engaged in stock-raising is well within the measure of their reasonable requirement.



DOG CREEK RESERVE

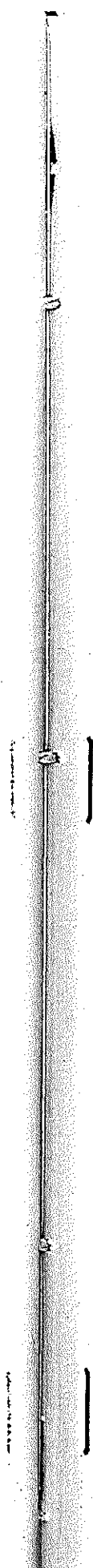


CANOE CREEK RESERVE



ALKALI LAKE VILLAGE AND RESERVE

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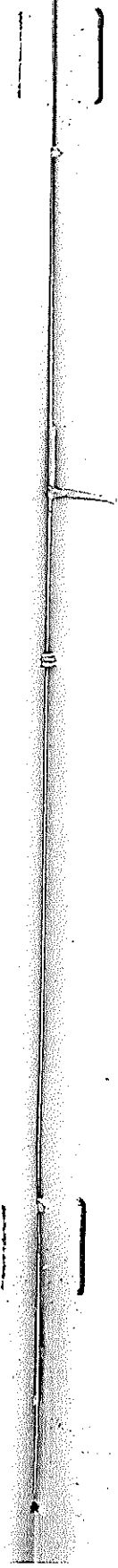
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THE ROYAL COMMISSION ON INDIAN AFFAIRS FOR THE PROVINCE OF
BRITISH COLUMBIA, 1916

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.

Williams Lake Agency—Alexandria Tribe

ORDERED: That Alexandria Indian Reserve No. One (1) of the Alexandria Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 118 thereof, as containing an area of Five Hundred and Forty-nine and Seventy-six Onehundredths (549.76) acres, BE REDUCED by the cutting off of Two Hundred and Sixty (260.00) acres, more or less, subject to survey, as per Sketch Plan of Ashdown H. Green, B.C.L.S., from the Eastern portion of the said Reserve; and that the remaining portion of the said Reserve BE CONFIRMED as such Alexandria Indian Reserve No. One (1), containing an area of Two Hundred and Eighty-nine and Seventy-six Onehundredths (289.76) acres, more or less, subject to survey.

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

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

ORDERED: That Indian Reserves Nos. Two (2) and Three (3) of the Alexandria Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 118 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 2—Hay Ranch, 60.00 acres, and
“No. 3—1,234.00 acres.”

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Williams Lake Agency Application No. 59, of the Alexandria Tribe or Band, for a certain tract or parcel of land being McKay Meadow, Nine (9) miles West of Indian Reserve No. 3—three small meadows, for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land containing an area of Three Hundred (300) acres, more or less, subject to survey, on Webster Creek, approximately Two (2) miles North-west of A. P. No. Fourteen Thousand Eight Hundred and Forty-one (14841), 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 Williams Lake Agency Application No. 60, of the Alexandria Tribe or Band, for a certain tract or parcel of land being Johnnie Sappa's meadow, Twelve (12) miles South-west of Indian Reserve No. 3, and West of location covered by Application No. 51, for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land containing an area of (A) One Hundred (100) acres, more or less, subject to survey, on Webster Creek, approximately Eight (8) miles West from village on Reserve No. 1; and (B) Ten (10) acres, more or less, subject to survey, on Necaasley Creek, approximately One and One-half (1½) miles East of the One Hundred (100) acres aforesaid, to include site of Indian house and outbuildings and to border on Necaasley Creek, 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 Williams Lake Agency Application No. 61, of the Alexandria Tribe or Band, for a certain tract or parcel of land, being Big Joe's Meadow, Eleven (11) miles South-west of Indian Reserve No. 3 and Three (3) miles South-east of location covered by Application No. 60, for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, subject to survey, on Necausley Creek, approximately Eight (8) miles from village, 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 Williams Lake Agency Application No. 62, of the Alexandria Tribe or Band, for a certain tract or parcel of land, being Freddie's Meadow, Seven (7) miles from Indian Reserve No. 3, for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land containing an area of Eighty (80) acres, more or less, subject to survey, on Necausley Creek, approximately six (6) miles West from village, 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 Williams Lake Agency Application No. 63, of the Alexandria Tribe or Band, for a certain tract or parcel of land, being the Lorin family meadow, Eight (8) miles North-west of Indian Reserve No. 3 (intermittent meadows), for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land, containing an area of (A) One Hundred (100) acres, more or less, subject to survey, approximately One (1) mile East of Necausley Creek and Eight (8) miles North-west of Reserve No. 3; and (B) Ten (10) acres, more or less, subject to survey, approximately One-half ($\frac{1}{2}$) mile West of said parcel and on Necausley Creek, to include site of Indian house and outbuildings, and to border on creek, 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 Williams Lake Agency Application No. 64, of the Alexandria Tribe or Band, for a certain tract or parcel of land being Dominick and Son's Meadow, Seven and a half ($7\frac{1}{2}$) miles North-west of Indian Reserve No. 3 and approximately One and a half ($1\frac{1}{2}$) miles South of location covered by Application No. 63, for Hay Land 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 Alexandria Tribe or Band, a certain tract or parcel of land containing an area of Eighty (80) acres, more or less, subject to survey, situate on both sides of Necauley Creek, approximately Eight and One-half (8½) miles North-west of Reserve No. 3, 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Williams Lake Agency Application No. 65, of the Alexandria Tribe, for Chief Sam's Meadow, situate approximately Eight (8) miles S. E. of Alexandria Reserve No. 1, and upon report of the Technical Officer to the Commission that the land covered thereby has for many years been used and occupied by Chief Sam and contains his home, fenced fields and cultivated lands, it was

ORDERED: That there be allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Alexandria Tribe, a certain tract or parcel of land 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 area allowed to be deducted from the lands covered by Pre-emption Records Nos. Thirteen Hundred and Forty-four (1344) and Eighteen Hundred and Twenty-nine (1829), or either of them, if found upon survey to conflict therewith.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Williams Lake Agency Application No. 66, of the Alexandria Tribe or Band, for a certain tract or parcel of land, being enlargement of Indian Reserve No. 3 by the addition of timberland, commencing at the South-west corner of the Reserve; thence West One (1) mile; thence North One (1) mile; thence East One (1) mile; thence South One (1) mile to the place of commencement—One square mile, for Timberland purposes, it was

ORDERED: That there by allowed under this Application, and established and constituted a Reserve for the use and benefit of the applicant Alexandria Tribe or Band, a certain tract or parcel of land lying to the West of and adjoining the Southern portion of Reserve No. 3, containing an area of Three Hundred

and Sixty (360) 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Alkali Lake Tribe

ORDERED: That the Indian Reserves of the Alkali Lake Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 118 and 119 thereof, and numbered from 1 to 14, both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1 —Alkali Lake, 596.50 acres;
- "No. 2 —800.00 acres;
- "No. 3 —180.00 acres;
- "No. 4 —540.00 acres;
- "No. 5 —Alixton, 227.00 acres;
- "No. 6 —Wycott's Flat, 1,230.00 acres;
- "No. 7 —Fishery, 7.00 acres;
- "No. 7A—Graveyard, 0.02 acre;
- "No. 8 —Little Springs, 480.00 acres;
- "No. 9 —Cludolicum, 1,400.00 acres;
- "No. 10 —Loon Lake, 300.00 acres;
- "No. 11 —Sampson's Meadow, 800.00 acres;
- "No. 12 —300.00 acres;
- "No. 13 —1,400.00 acres, and
- "No. 14 —Roper's Meadow, 80.00 acres."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That the Minute and Resolution of the 26th instant covering confirmation of the several Reserves of the Alkali Lake Tribe or Band, Williams Lake Agency, BE RECONSIDERED and AMENDED by striking out of the fifth line thereof the words and figures following, viz.: "from 1 to 14, both inclusive," and inserting in lieu thereof the words and figures following, viz.: "1, 2, 3, 4, 5, 7, 7A, 8, 9, 10, 11, 12, 13 and 14," also by striking out the thirteenth line of the said Resolution of Confirmation.

ORDERED: That Wycott's Flat Indian Reserve No. 6, of the Alkali Lake Tribe or Band, Williams Lake Agency, described in the Official Schedule of

Indian Reserves, 1913, at Page 119 thereof, as containing an area of Twelve Hundred and Thirty (1230.00) acres, BE CUT OFF.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 9, of the Alkali Lake Tribe or Band, for a certain tract or parcel of land, being application in behalf of Jimmy Decker for Seven (7) or Eight (8) acres, traversed by Alkali Lake Cr ek, Five (5) miles East of Sampson's Meadow Indian Reserve No. 11; application revised on description of location to "two miles square," for Hay Land and Pasturage 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 Alkali Lake Tribe or Band, a certain tract or parcel of land being the South One-half ($\frac{1}{2}$) Section Fifteen (15), Township Forty-three (43), Lillooet Land District, and the South-west One-quarter ($\frac{1}{4}$) Section Fourteen (14), Township Forty-three (43), Lillooet Land District, containing an area of Four Hundred and Eighty (480) 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 Commission having under consideration Williams Lake Agency Application No. 10, of the Alkali Lake Tribe or Band, for a certain tract or parcel of land, being Application in behalf of one Alexander Kaleste for a pre-emption on the right bank of the Fraser River, approximately Ten (10) miles South-west of Indian Reserve No. 11, containing an area of One Hundred and Sixty (160) acres, more or less, for General 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 Alkali Lake Tribe or Band, a certain tract or parcel of land containing an area of Forty (40) acres, more or less, subject to survey, North of Lot No. Nine Hundred and Seventy-four (974), Lillooet Land District, 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 Williams Lake Agency Application No. 15, of the Alkali Lake Tribe or Band, for a certain tract or parcel of land, being application in behalf of Old Dick for naturally irrigated meadowland near location covered by Application No. 9, described as Three (3) miles East of United States Meadow and One-half ($\frac{1}{2}$) mile South of Tommy Johnson's meadow, for Hay Land and Pasturage 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 Alkali Lake Tribe or Band, a certain tract or parcel of land, being Section Twenty-one (21) (in its entirety), also the North-east One-quarter ($\frac{1}{4}$) Section Twenty (20) and the South One-half ($\frac{1}{2}$) Section Twenty-nine (29), all in Township Twenty-three (23), Lillooet Land District, containing an aggregate area of Eleven Hundred and Twenty (1120) acres, more or less, this allowance covering also Applications Nos. 17, 18 and 22 hereof.

The Commission having under consideration Williams Lake Agency Application No. 16, of the Alkali Lake Tribe or Band, for a certain tract or parcel of land, being application in behalf of one Jimmy Spahan for any available land Six (6) miles South-east of Indian Reserve No. 1, for Hay Land and Pasturage 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 Alkali Lake Tribe or Band, a certain tract or parcel of land containing an area of One Hundred and Ten (110) acres, more or less, adjoining Sampson's Meadow Indian Reserve No. 11 on the East, 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 Williams Lake Agency Application No. 23, of the Alkali Lake Tribe or Band, for a certain tract or parcel of land being application in behalf of one Antoine Spahan for Meadow, Four (4) miles North-east of United States Meadow (Applicant says Twenty (20) miles from United States Meadow), for Hay Land 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 Alkali Lake Tribe or Band, a certain tract or parcel of land, as an addition to Cludolicum Reserve No. 9, containing an area of One Hundred and Eighty (180) 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That there be allowed to the Alkali Lake Tribe, Williams Lake Agency, and established and constituted a Reserve for the use and benefit of the said Tribe, that certain tract or parcel of land containing an area of Thirty-nine Hundred and Ninety-two (3992) acres, more or less, and being Sections 11, 12, 13 and 14, in Township 78, and Sections 16, 17 and 18, South-west Quarter 21,

and North Fractional One-half ($\frac{1}{2}$), Section 7, Township 76, all in the Lillooet Land District.

Victoria, B.C., May 27th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Anaham Tribe

ORDERED: That the Indian Reserves of the Anaham Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 119 thereof, and numbered One (1) and Two (2) respectively, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Anaham’s Flat, 9,285.00 acres, and

“No. 2—Anaham’s Meadow, 637.00 acres.”

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 28, of the Anaham Tribe or Band, for a certain tract or parcel of land being Billy’s and Tommy’s meadow, approximately Three (3) to Five (5) miles North-west of location covered by Application No. 27, approximately Fifty (50) acres, for Hay Land 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 Anaham Tribe or Band, in lieu of lands applied for under Items Nos. 28, 29, 30, 32 and 33, a certain tract or parcel of land, being Lot No. 481, Cariboo Land District, containing an area of Four Hundred (400) acres, more or less, adjoining Anaham’s Meadow Reserve No. 2 on the South.

Victoria, B.C., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Alexis Creek Tribe

ORDERED: That Redstone Flat Indian Reserve of the Alexis Creek Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 119 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 1—Redstone Flat, 780.00 acres.”

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 43, of the Redstone or Alexis Creek Tribe or Band, for a certain tract or parcel of land on a small creek running out of Puntzi or Pensing Lake into a small lake (unnamed) and thence Easterly into Chilcotin River, 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 Redstone or Alexis Creek Tribe, a certain tract or parcel of land containing an area of Forty-five (45) acres, more or less, subject to survey, on Puntzi Lake and bounded on the West by Lot No. One Hundred and Seven (107) and on the North by Lot No. Two Hundred and Sixty (260), 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 Williams Lake Agency Application No. 45, of the Redstone or Alexis Creek Tribe or Band, for a certain tract or parcel of land of undefined acreage, approximately Twenty (20) miles North-west of Redstone Flat Indian Reserve and including one meadow between Chilcotin River on the North and Mount Palmer on the South, roughly marked "K7½," for Hay Land and Range 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 Redstone or Alexis Creek Tribe, a certain tract or parcel of land containing an area of Ten Hundred and Forty (1040) 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 Williams Lake Agency Application No. 47, of the Redstone or Alexis Creek Tribe or Band, for a certain tract or parcel of land being Captain Toby's Meadow, North-west of Redstone Flat Indian Reserve, marked with a star and circle on Agency map, for Hay Land 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 Redstone or Alexis Creek Tribe or Band, a certain tract or parcel of land containing an area of One Hundred and Sixty (160) acres, more or less, subject to survey, situate approximately Three (3) miles East of Lot No. Twenty-two (22), Range Three (3), Coast Land District, 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Williams Lake Agency—Canim Lake Tribe

ORDERED: That Canim Lake Indian Reserve No. One (1) of the Canim Lake Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 120 thereof, as containing an area of Forty-four Hundred (4400.00) acres, BE REDUCED by the cutting off of Three Hundred and Thirty (330.00) acres, more or less, subject to survey, as per Sketch Plan of Ashdown H. Green, B.C.L.S., from the western portion of the said Reserve; and that the remaining portion of the said Reserve BE CONFIRMED as such Canim Lake Indian Reserve No. One (1), containing an area of Four Thousand and Seventy (4,070.00) acres, more or less, subject to survey.

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That whereas the Commission finds that more suitable lands which it had selected for the Canim Lake Tribe or Band of Indians of the Williams Lake Agency, in lieu of the Three Hundred and Thirty (330.00) acres cut off of Canim Lake Reserve No. One (1) by Minute and Resolution of the 28th February, 1916, are in large part unavailable, BE IT RESOLVED that the said Minute and Resolution BE RECONSIDERED and RESCINDED.

ORDERED: That Canim Lake Indian Reserve No. 1 of the Canim Lake Tribe, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 120 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 1—Canim Lake—4,400.00 acres."

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Indian Reserve No. Two (2) of the Canim Lake Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 120 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

"No. 2—160.00 acres."

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 1, of the Canim Lake Tribe or Band, for (a) Three Hundred

and Sixty (360) acres worked by Indian George Archie and allegedly taken up as a pre-emption by one Henry Buzzle (white), and (b) land approximately four (4) miles from Half Way Ranch and midway between Canim Lake I. R. No. 1 and the main wagon road, 8 miles W. of Canim Lake I. R. No. 1, it was

ORDERED: That there be allowed under this Application (b) and established and constituted a Reserve for the use and benefit of the applicant Canim Lake Tribe, a certain tract or parcel of land as described in the Application, 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 British Columbia.

Victoria, B.C., June 12th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 5, of the Canim Lake Tribe or Band, for a certain tract or parcel of land, being application in behalf of Jimmy Dixon for pre-emption of One Hundred and Sixty (160) acres, being the "North-west One-quarter ($\frac{1}{4}$) of Lot 2826," for General Farming and Pasturage 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 Canim Lake Tribe or Band, a certain tract or parcel of land, being the North-west One-quarter ($\frac{1}{4}$) of the North-west One-quarter ($\frac{1}{4}$) Lot No. Twenty-eight Hundred and Twenty-six (2826), Lillooet Land District, containing an area of Forty (40.00) acres, more or less.

Victoria, B.C., May 20th, 1916, as amended June 12th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Canoe Creek Tribe

ORDERED: That the Indian Reserves of the Canoe Creek Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 120 thereof, and numbered 1, 2, 4, 5, 6 and 7, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

"No. 1—Canoe Creek, 93.00 acres;

"No. 2—4,460.00 acres;

"No. 4—Spilmouse, 400.00 acres;

"No. 5—Fish Lake, 101.00 acres;

"No. 6—Toby Lake, 320.00 acres, and

"No. 7—Graveyard."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

ORDERED: That Canoe Creek Indian Reserve No. Three (3) of the Canoe Creek Tribe, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 120 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

“No. 3—6,931.00 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Dog Creek Tribe

ORDERED: That the Indian Reserves of the Dog Creek Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 120 and 121 thereof, and numbered from One (1) to Three (3), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Dog Creek, 357.50 acres;

“No. 2—540.00 acres;

“No. 3—20.00 acres.”

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Nemaiah Valley Tribe

ORDERED: That the Indian Reserves of the Nemaiah Valley Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 121 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

“No. 1—Chilco Lake, 200.00 acres;

“No. 2—Garden, 80.00 acres;

“No. 3—Fishery, 545.00 acres, and

“No. 4—Meadow, 432.00 acres.”

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 48, of the Nemaiah Valley Tribe or Band, for a certain tract or parcel of land being (A) addition to No. 2 Indian Reserve, including meadow, this land containing the principal village of the Band and extending from No. 1 to No. 2 Reserve; (B) application for three (3) miles along the creek and two (2) miles wide, roughly eight (8) square miles in all, for Village Site, Meadow 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 Nemaiah Valley Tribe or Band, a certain tract or parcel of land being (A) Lot No. Eight Hundred and Seventeen (817), Range Two (2), Coast Land District, as Village Site and for general Reserve Purposes; (B) Two Hundred (200) acres, more or less, subject to survey, connecting Garden Reserve No. 2 and Lot No. Eight Hundred and Seventeen (817) beforementioned, 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 Williams Lake Agency Application No. 49, of the Nemaiah Valley Tribe or Band, for a certain tract or parcel of land North of Indian Reserve No. 2, marked "K8½" on Agency map, Three (3) miles square; (N.E. corner of No. 1 to S. W. corner of No. 2), for Range Land 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 Nemaiah Valley Tribe or Band, a certain tract or parcel of land containing an area of Eighteen Hundred and Seventy (1870) acres, more or less, subject to survey, connecting Chilco Lake Reserve No. 1 and Garden Reserve No. 2, and extending to Chilco Lake, 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 Williams Lake Agency Application No. 52, of the Nemaiah Valley Tribe or Band, for a certain tract or parcel of land being One-quarter ($\frac{1}{4}$) mile on each side of Tsunnia Lake and down creek One-quarter ($\frac{1}{4}$) mile, both sides of creek, marked "K10" on Agency map, 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 Nemaiah Valley Tribe or Band, a certain tract or parcel of land containing an area of Ten (10) acres, more or less, subject to survey, on Tsunnia Lake, on both sides of Stream connecting Tsunnia Lake and Chilco Lake, 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Quesnel Tribe

ORDERED: That the Indian Reserves of the Quesnel Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves,

1913, at Page 121 thereof, and numbered One (1), Two (2) and Four (4) respectively, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Quesnel, 1,349.11 acres;
- "No. 2—Fishery, 46.50 acres, and
- "No. 4—Rich Bar, 225.29 acres."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

ORDERED: That Dragon Lake Indian Reserve No. Three (3) of the Quesnel Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 121 thereof, BE CONFIRMED as now fixed and determined and shewn on the Official Plan of Survey, viz.:

- "No. 3—Dragon Lake, 39.00 acres."

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Williams Lake Agency—Soda Creek Tribe

ORDERED: That the Indian Reserves of the Soda Creek Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 121 and 122 thereof, and numbered One (1) and Two (2) respectively, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Soda Creek, 1,063.77 acres, and
- "No. 2—Deep Creek, 4,120.00 acres."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Williams Lake Agency—Stone Tribe

ORDERED: That the Indian Reserves of the Stone Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 122 thereof and numbered One (1) and Two (2) respectively, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Stone, 3,925.00 acres, and
- "No. 2—Meadow, 320.00 acres."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

The Commission having under consideration Williams Lake Agency Application No. 39, of the Stone Tribe or Band, for a certain tract or parcel of land being a meadow approximately Fifteen (15) miles South of Indian Reserve No. 1, One Hundred and Sixty (160), acres, on the right bank of Brigham Creek (Chief Louis Quilt), for Hay Land 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 Stone Tribe or Band, a certain tract or parcel of land containing an area of One Hundred and Eighty (180) acres, more or less, subject to survey, Eleven (11) miles Southwest of Stone Reserve No. 1, 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 Williams Lake Agency Application No. 40, of the Stone Tribe or Band, for a certain tract or parcel of land, being a meadow approximately Seven (7) miles South of Indian Reserve No. 1 (Captain Jim), One Hundred and Sixty (160) acres, for Hay Land 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 Stone Tribe or Band, a certain tract or parcel of land containing an area of Four Hundred and Eighty (480) acres, more or less, subject to survey, approximately Eight (8) miles South-west of Stone Reserve No. 1, 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 Williams Lake Agency Application No. 42, of the Stone Tribe or Band, for a certain tract or parcel of land two (2) miles square of timberland to the South-east of and to be joined to Indian Reserve No. 1: to be embraced by producing the East boundary line of the Reserve in a Southerly direction, also the West boundary line similarly, to take in the desired area, for Firewood and Building and Fencing Material 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 Stone Tribe or Band, a certain tract or parcel of land containing an area of Four Hundred and Twenty (420) acres, more or less, subject to survey, by extension of the East and West boundaries of Stone Reserve No. 1, a distance of approximately Twenty (20) chains, or to the South boundary of Township Sixty (60), 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., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*

Williams Lake Agency—Toosey Tribe

ORDERED: That the Indian Reserves of the Toosey Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Page 122 thereof, and numbered from One (1) to Three (3), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Toosey, 5,780.00 acres;
- "No. 2—Meadow, 560.00 acres, and
- "No. 3—12.25 acres."

Victoria, B.C., February 26th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

The Commission having under consideration Williams Lake Agency Application No. 25, of the Toosey or Riskie Tribe or Band, for a certain tract or parcel of land being application (A) for land surrounding spring between Lot No. One Hundred and Thirteen (113) and the Reserve; (B) Captain Frank's place; (c) extensive timber, and (d) grazing land: Description of location desired subsequently amended and timberland and pasturage applied for three (3) miles West of Indian Reserve No. 1, on West side of Becher Lake, it was

ORDERED: That there be allowed under this Application (A) and established and constituted a Reserve for the use and benefit of the applicant Toosey or Riskie Tribe or Band, a certain tract or parcel of land being the South-east One-quarter ($\frac{1}{4}$) of the North-east One-quarter ($\frac{1}{4}$), Section Six (6), Township Fifty (50), Lillooet Land District, adjoining Toosey Reserve No. 1, and containing an area of Forty (40) acres, more or less.

Victoria, B.C., May 20th, 1916.

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

Williams Lake Agency—Williams Lake Tribe

ORDERED: That the several Indian Reserves of the Williams Lake Tribe or Band, Williams Lake Agency, described in the Official Schedule of Indian Reserves, 1913, at Pages 122 and 123 thereof, and numbered from One (1) to Fifteen (15), both inclusive, BE CONFIRMED as now fixed and determined and shewn on the Official Plans of Survey, viz.:

- "No. 1—Williams Lake, 4,069.00 acres;
- "No. 2—120.00 acres;
- "No. 3—Meadow, 180.00 acres;
- "No. 4—Fishery, 7.00 acres;
- "No. 5—Fishery, 56.00 acres;
- "No. 6—Fishery, 6.50 acres;

- “No. 7—Graveyard, 0.14 acre;
“No. 8—Graveyard, 0.25 acre;
“No. 9—Graveyard, 0.16 acre;
“No. 10—Graveyard, 0.10 acre;
“No. 11—Graveyard, 0.17 acre;
“No. 12—Graveyard, 0.16 acre;
“No. 13—Graveyard, 0.90 acre;
“No. 14—Graveyard, 0.30 acre, and
“No. 15—Carpenter Mountain, 168.76 acres.”

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

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary*.

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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

Williams Lake Agency

Williams Lake Tribe: Minute of Decision of June 16th, 1881, constituting Williams Lake Reserve No. 1: . . . "The waters of the two streams flowing through this Reserve are also allotted for the use of the Indians."

Minute of Decision of June 16th, 1881, constituting Williams Lake Reserve No. 2: . . . "The whole of the water flowing from this lake (included in the area of the Reserve) is also reserved for the use of the Indians."

Quesnel Tribe: Minute of Decision of July 2nd, 1881, constituting Rich Bar Reserve No. 4: . . . "Also the right to 100 inches of water from a lake at the head of the Rich Bar ditch, and to the whole of the water from a small stream at the North end of Rich Bar flat."

Alexandria Tribe: Minute of Decision of July 4th, 1881, constituting Alexandria Reserve No. 1: . . . "The water from a lake shewn on the plan is also reserved and the unappropriated water of 4 Mile Creek."

Minute of Decision of July 4th, 1881, constituting Hay Ranch Reserve No. 3: . . . "The unrecorded water of the creek at the Northwestern corner of the Reserve is allotted for the use of the Indians."

Alkali Lake Tribe: Minute of Decision of July 15th, 1881, constituting Alkali Lake Reserve No. 1: . . . "100 inches of water is also reserved, to be taken from Alkali Lake Creek."

Minute of Decision of July 15th, 1881, constituting Alkali Lake Reserve No. 2: . . . "The water of two small streams from which the Indians obtain their water is also reserved."

Minute of Decision of July 15th, 1881, constituting Wycott's Flat Reserve No. 6: . . . "All the water flowing out of Harper's Lake is also reserved for the use of the Indians."

Dog Creek Tribe: Minute of Decision of July 19th, 1881, constituting Dog Creek Reserve No. 1: . . . "100 inches of water are reserved for the use of the Indians, to be taken from Dog Creek."

Canoe Creek Tribe: Minute of Decision of July 21st, 1881, constituting Canoe Creek Reserve No. 1: . . . "One hundred (100) inches of water is allotted from Canoe Creek for the use of this Reserve."

Minute of Decision of July 21st, 1881, constituting Canoe Creek Reserve No. 2: . . . "The water flowing naturally through this land is reserved for the use of these Indians; also the right of the waters of White Lake, Par-ous and Cark-sil-a-wis Lakes, situated in the direction of the 70 Mile House on the Cariboo Wagon Road, with power to divert the same through a low valley to this Reserve."

Minute of Decision of July 21st, 1881, constituting Canoe Creek Reserve No. 3: . . . "One Hundred (100) inches of water is set apart for the use of this Reserve, to be taken from the small tributary of Dog Creek which empties into it from the South, a short distance above Gaspard's house."

Minute of Decision of July 21st, 1881, constituting Spilmouse Reserve No. 4: . . . "Fifty (50) inches of water are set apart from the creek flowing through this Reserve for the use of the Indians."

Anaham Tribe: Minute of Decision of July 8th, 1887, constituting Anaham's Flat Reserve No. 1: . . . "Three hundred (300) inches of water from Anaham Creek and also one hundred (100) inches from a small creek flowing through the Reserve One and One-half (1½) miles South of the village, is assigned for the purpose of irrigation on this land."

Stone Tribe: Minute of Decision of July 11th, 1887, constituting Stone Reserve No. 1: . . . "Two hundred (200) inches of water from Menton Creek are assigned to the Indians for use on this Reserve."

Toosey Tribe: Minute of Decision of July 13th, 1887, constituting Toosey Reserve No. 1: . . . "The surplus water of Riskie Creek is reserved for the use of the Indians, also Three Hundred (300) inches of water from Macken Creek (a tributary of the Fraser above Soda Creek) to be diverted and added to the supply in Riskie Creek."

Canim Lake Tribe: Minute of Decision of July 10th, 1887, constituting Canim Lake Reserve No. 1: . . . "Fifty (50) inches of water are assigned for use on this Reserve, to be taken from a lake situated to the Northwest of the village, and conveyed by means of a ditch to the Reserve."

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

Williams Lake Agency

Alexandria Tribe: Minute of Decision of July 4th, 1881, constituting Alexandria Reserve No. 3: . . . "Also the exclusive right of fishing on the West bank of the Fraser River commencing at the Northeast corner of the Hudson's Bay Company's claim and extending upstream an approximate distance of One Hundred and Twenty-five (125) chains to the Northeast corner of the Indian Reserve."

Alkali Lake Tribe: Minute of Decision of July 15th, 1881, constituting Fishery Reserve No. 7: . . . "Also the exclusive right to fish on the left bank of Fraser River from the mouth of Chilcotin River to the mouth of Little Dog Creek, an approximate distance of Four (4) miles."

Canoe Creek Tribe: Minute of Decision of July 21st, 1881, constituting Spilmouse Reserve No. 4: . . . "The Canoe Creek Indians have the exclusive right of fishing on both banks of Fraser River from a point One and One-half (1½) miles above the mouth of Canoe Creek downstream to a conical shaped rock in the middle of the river, a distance of about Five and One-half (5½) miles; the right to fish in Green Lake, situated Four (4) miles East of the 73 Mile Post on the Cariboo Wagon Road."

Dog Creek Tribe: Minute of Decision of July 19th, 1881, constituting Dog Creek Reserve No. 4: . . . "Also the exclusive right of fishing on both banks of the Fraser from the mouth of Dog Creek to the mouth of Harper's Lake Creek, a distance of One and One-half (1½) miles."

Stone Tribe: Minute of Decision of July 11th, 1887, constituting Meadow Reserve No. 2: . . . "The right to fish in the Canyon on the Chilcotin River from a point One and One-quarter (1¼) miles below Hanceville downstream for One (1) mile."

CERTIFIED CORRECT,

C. H. GIBBONS, *Secretary.*