

for Suantl, Watao-kwa and Da-dab-sta-ah were not endorsed. The application with respect to Kunstanis was really for an enlargement of Reserve No. 2. A portion of the land asked for to the east of the reserve was apparently free and he recommended that the Indians be given 100 acres there. They had houses on the Reserve there, but he did not think any were built on the land now asked for and off of the reserve -- the fractional piece of land lying to the east of Timber Limit No. 21442. With respect to the Kilka application, for an enlargement of Gleyka Reserve No. 6, he recommended that 20 acres more be granted, immediately to the north of Reserve No. 6. The land there was fairly flat, with some scrub timber and could be made use of by the Indians. The Willis application he would not endorse, while for that for Sinka, he recommended that 10 acres be granted at the mouth of a river on Timber Limit No. 24386, where there were Indian houses. The land asked for at Dallas was found to be alienated, and in consequence that application was not recommended; at Radis (Dixon Island) it was recommended that this Island be given, containing approximately 80 acres. The applications for Brees (D17), Kilwadi (on a Pulp Lease) and the enlargement of Lamanth Reserve No. 9 were not recommended, the land applied for in the latter instance being alienated. The Agent recommended the granting of the Island applied for in Drury Inlet, containing approximately 20 acres; the Indians fished and had one house there, although the soil was of little account. This was a small Island near the head of Drury Inlet and to the south of Charlotte Point. Application B22 was not recommended, the lands affected being found to be alienated.

Taking up next the Krickaitamean application, Agent Halliday pointed out that with respect to the first of these (K1) the blue print showed land lying to the south of Indian Reserve No. 3 to be marked "I.R.", although no

195

PAGE RIPPED  
PAGE BARBOUILLE

POOR COPY  
COPIE DE QUALITEE INFERIEURE