

Law Reports Appeal Cases:

Part of decision *re* Indian rights, read by witness Kelly, 149, 161.

Licenses, Fishing, Hunting and Mining:

References to, in the course of evidence given,—139-141, 143-144, 146, 179, 180, 190-192, 195, 197, 202, 232-236.

McKenna-McBride Agreement:

References to, in the course of evidence given,—8-15, 89, 214. By witness Paull in statement of James Teit, 124-125.

Section 8, *re* agreement as to new reserves and sale of Crown lands with consent of the Indians, 130.

By Witness Kelly, How agreement is understood *re* Indian affairs in the province, 162-164.

Statement prepared by committee appointed in 1916, contains reference to agreement in respect to refusal of Indians to consider settlement under same, 169.

Witness O'Meara claims that agreement did not destroy the land rights of the tribes, 231.

Newcombe, E. L., Former Deputy Minister of Justice:

Prepared memorandum on the B.C. Indian question for the Rt. Hon. Sir Wilfrid Laurier, 238-239.

Orchards:

Government teach Indians how to cultivate orchards and supply them with spray pumps, etc., 185.

Very hard to get the Indian to look after his orchard and in many cases neighbouring orchards are infected by disease, etc., which comes from the Indians' trees which are not properly cared for, 155-156.

Petitions:

Petition of the Allied Indian Tribes of British Columbia as submitted to Parliament in June, 1926, xviii.

Privileges:

Indians of B.C. receive better treatment from Federal Government as they are not self-supporting, 15-18.

Indians' old privileges have diminished with the advent of the white man and civilization 95.

Indians do not appreciate all the Government is doing for them, 186.

Indians must get preference when drag seining is carried out near an Indian reserve, 194.

Procedure:

Mr. W. Beament suggests procedure Committee should follow in dealing with Indians' claims, 28-29, 75-77.

Discussion in committee as to procedure Mr. O'Meara is to follow when presenting the case for the Indians, 77-81, 85-87, 91-94.

General counsel requests permission to present constitutional argument to Committee, 149-151.

Promises, made by British Government before British Columbia entered Confederation:

Indians claim that promises made to them by representatives of the Queen and others have not been kept by the Government, 83, 96-99, 142.

Recommendation of Special Committees. *See* Final Report, v.**Regulations, Fishing, Hunting, etc.** (*See* Licenses):**Reserves, or Indian Lands** (*See* Indian Reserves).**Reserve Commissioners:**

References to, in the course of evidence given,—97, 107, 119.

Approached the Haida tribe of Indians of the Queen Charlotte Islands *re* area of land to be set apart, 152.

Returned Soldiers, Indian:

Witness David pleads for special consideration for the returned soldier members of his tribes, 146.

Twelve members of the Cariboo Tribe served overseas, 146.

Witness Kelly states that as far as he knows the Indian returned soldier is being treated the same as any other returned soldier, 159.