Indian Chiefs, Various:

Reference to, in the course of evidence given— Johnnie Chillihitza, 25, 137, 138, 139, 181, 187.

Joe Capilano, 102, 133. Narcisse Batisse, 137. George Batisse, 138, Basil David, 137, 207. Thomas Adolphe, 138. Stephen Retachet, 138.

Indian Tribes of British Columbia, Various:

Reference to, in the course of evidence given—

The Haidas, 152, 157.

The Saanich, 74, 102, 129, 177, 178.

The Tsimpsians, 157.
The Nishga, 12, 13, 75.
The Squamish, 24.
The Okanagan, 74, 184.

The Lillooet, 74.
The Chilcottens, 74.
The Songhees, 74.
The Sooke, 74.

The Shuswap, 146.

Indian Tribes, B.C., Executive Committee of Allied:

Organization and membership of Committee in 1916, its purpose, additional members in 1922, 24-25, 74-75, 137-138, 175-176.

Indian Reserves:

Reference to, in the course of evidence given-

Indians do not want reserves broken up, 142, 145.

Witness Paull, claims that discrimination is shown in the allotment of reserves, 103-106, 117, 135.

Indian reserves increased from 47,058 acres in 1912 to 87,292 acres at present time, but with decreased value, 122, 131.

Acreage of, 122.

No protection for Indians in the sale of reserves, 123.

Foreshore and other rights, 123-129, 130.
Witness Paull claims that Capilano Reserve was never surrendered, 131.

The Squilax Reserve,-Indians do not want a certain white man to live on this reserve, 145.

Witness MacIntyre claims Indians of the Interior have not sufficient reserves, 139-141.

Irrigation, Water for:

Indians should be compensated for loss of water being diverted for irrigation purposes,

In memorandum prepared by the late J. A. Teit in 1920, he stresses the need of further assistance in irrigation owing to poor quality of reserve lands, 124-125.

Tribes of the interior of B.C. claim they should have more water for irrigation, 139-141.

Indians of Shuswap tribe want more irrigation, 146.

Water rights not evenly distributed and preference shown to whites, 182-184, 187.

Federal or Provincial governments have no right to interfere with Indians' aboriginal water rights, in the opinion of Mr. A. E. O'Meara, Counsel for the Tribes, 232-236.

Lands, Grazing:

Reference to, in the course of evidence given-Indians want more land for grazing purposes, 139-141, 142-143, 146.

Laurier, Rt. Hon. Sir Wilfrid:

Witness Kelly requests Justice Department to produce, for the information of the Committee, copy of a memorandum on the B.C. Indian question prepared by E. L. Newcombe. Deputy Minister of Justice-This was refused as the Department took Newcombe. Deputy Minister of Justice—This was folded the stand it was a private and confidential document. 238-239.

References to, in the course of evidence given,—11, 12, 83, 91.

Land Act of British Columbia:

Disallowance of, because of contravention of the trust features of Section 109 of the B.N.A. Act of 1867—Clause read supporting disallowance, 147-148.