

Page \_\_\_\_\_ Date \_\_\_\_\_

**UNITED STATES GOVERNMENT**

**DEPARTMENT OF THE ARMY**

**OFFICE OF THE CHIEF OF ENGINEERS**

**WASHINGTON, D.C.**

**RECEIVED**

**JAN 10 1968**

**FROM: [illegible]**

**SUBJECT: [illegible]**

[The following text is extremely faint and largely illegible due to poor scan quality. It appears to be a memorandum or report.]

[Illegible text continues...]

[illegible][illegible]

1. NAME	2. AGE	3. SEX	4. BIRTHDATE	5. -	6. -	7. -	8. -
JANU	1900	MALE	1900	1900	1900	1900	1900

At Witness whereof, I, one of the said Directors of the said Company, at Montreal, have hereunto set my Hand this  
Fifteenth day of November, in the year of our Lord One Thousand Nine Hundred and thirty.

William Taylor

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

PUBLIC ARCHIVES

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WESTERN PROVINCES

STATUTORY CONDITIONS

Misrepresentation.	1. If any person applying for insurance falsely describes the property to the prejudice of the insurer, or misrepresents or fraudulently omits to communicate any circumstance which is material to be made known to the insurer in order to enable it to judge of the risk to be undertaken, the contract shall be void as to the property in respect of which the misrepresentation or omission is made.	Excess premium.
Form of contract.	2. After application for insurance, if the same is in writing, it shall be deemed that any policy sent to the insured is intended to be in accordance with the terms of the application, unless the insurer points out in writing the particulars wherein it differs from the application, in which case the insured may, within two weeks from the receipt of the notification, reject the policy.	Salvage.
Property not insured.	3. Unless otherwise specifically stated in the policy, money, books of account, securities for money, evidences of debt or title, and automobiles, tractors and other motor vehicles, are not insured.	Insurance on goods moved.
Risks not covered.	4. Unless otherwise specifically stated in the policy, the insurer is not liable for the losses following, that is to say: <ul style="list-style-type: none"> <li>(a) For loss of or damage to property owned by any person other than the insured, unless the interest of the insured therein is stated in the policy;</li> <li>(b) For loss or damage caused by invasion, insurrection, riot, civil commotion, military or usurped power;</li> <li>(c) For loss due to the want, within the knowledge of the insured, of good and substantial chimneys; or caused by ashes or embers being deposited, with the knowledge and consent of the insured, in wooden vessels; or by stoves or stove-pipes being, to the knowledge of the insured, in an unsafe condition or improperly secured; or</li> <li>(d) For loss of or damage to goods while undergoing any process in or by which the application of fire heat is necessary.</li> </ul>	
Risks not covered except by special permission. Repairs.	5. Unless permission is given by the policy or endorsed thereon, the insurer shall not be liable for loss or damage occurring: <ul style="list-style-type: none"> <li>(a) to buildings or their contents during alteration or repair of the buildings and in consequence thereof, fifteen days being allowed in each year for incidental alterations or repairs without such permission;</li> <li>(b) while illuminating gas or vapor is generated by the insured, or to his knowledge in the building insured or which contains the property insured, or while there is stored or kept therein by the insured or, to his knowledge, by any person under his control, petroleum or any liquid product thereof, coal oil, camphene, gasoline, burning fluid, benzine, naphtha, or any of their constituent parts (refined oil for lighting, heating or cooking purposes only, not exceeding five gallons in quantity, gasoline, if contained in a tightly closed metallic can free from leaks and not exceeding one quart in quantity, or lubricating oil not being crude petroleum nor oil of less specific gravity than is required by law for illuminating purposes, not exceeding five gallons in quantity, excepted), or more than twenty-five pounds weight of gunpowder, dynamite or similar explosives;</li> <li>(c) after the interest of the insured in the subject matter of the insurance is assigned, but this condition is not to apply to an authorized assignment under <i>The Bankruptcy Act</i> or to change of title by succession, by operation of law, or by death.</li> <li>(d) when the building insured or containing the property insured is, to the knowledge of the insured, vacant or unoccupied for more than thirty consecutive days, or, being a manufacturing establishment, ceases to be operated and continues out of operation for more than thirty consecutive days.</li> </ul>	Entry, control, abandonment.
Inflammable substances.	6. The insurer will make good loss or damage caused by lightning or by the explosion of coal or natural gas in a building not forming part of gas works, whether fire ensues therefrom or not; and loss or damage by fire caused by any other explosion; but, if electrical appliances or devices are insured, any loss or damage to them caused by lightning or other electrical currents is excluded and the insurer shall be liable only for such loss or damage to them as may occur from fire originating outside the article itself.	Who to make proof of loss.
Change of interest.	7. Any change material to the risk, and within the control and knowledge of the insured, shall avoid the policy as to the part affected thereby, unless the change is promptly notified in writing to the insurer or its local agent; and the insurer, when so notified, may return the unearned portion, if any, of the premium paid, and cancel the policy, or may notify the insured in writing that, if he desires the policy to continue in force, he must within fifteen days of the receipt of the notice pay to the insurer an additional premium, and in default of such payment the policy shall no longer be in force and the insurer shall return the unearned portion, if any, of the premium paid.	Requirements after loss.
Vacancy.	8. (a) If the insured has at the date of this policy any other insurance on property covered thereby which is not disclosed to the insurer, or hereafter effects any other insurance thereon without the written assent of the insurer, he shall not be entitled to recover more than sixty per cent. of the loss in respect of such property; but if for any fraudulent purpose the insured does not disclose such other insurance, this policy shall be void; <ul style="list-style-type: none"> <li>(b) The insurer shall be deemed to have assented to such other insurance unless it dissents by notice in writing within two weeks after notice thereof;</li> <li>(c) In the event of there being any other insurance on property herein described at the time of the happening of a loss in respect thereof, the insurer shall be liable only for payment of a rateable proportion of the loss or a rateable proportion of such amounts as the insured shall be entitled to recover—under clause (a) of this condition.</li> </ul>	Fraud.
Explosion and lightning.	9. Where the loss (if any), under a policy has, with the consent of the insurer, been made payable to some person other than the insured, the policy shall not be cancelled or altered by the insurer to the prejudice of such person without reasonable notice to him.	Arbitration.
Material change.	10.—(1) The insurance may be terminated: <ul style="list-style-type: none"> <li>(a) Subject to the provisions of condition 9, by the insurer giving to the insured at any time fifteen days' notice of cancellation by registered mail, or five days' notice of cancellation personally delivered, and, if the insurance is on the cash plan, refunding the excess of premium actually paid by the insured beyond the <i>pro rata</i> premium for the expired time;</li> <li>(b) If on the cash plan, by the insured giving written notice of termination to the insurer, in which case the insurer shall, upon surrender of this policy, refund the excess of premium actually paid by the insured beyond the customary short rate for the expired time.</li> </ul>	When loss payable.
Other insurance.	11. Repayment of the excess premium may be made by money, post office order or postal note or by cheque payable at par and certified by a chartered bank doing business in the province. If the notice is given by registered letter, such repayment shall accompany the notice, and in such case the fifteen days mentioned in clause (a) of this condition shall commence to run from the day following the receipt of the registered letter at the post office to which it is addressed.	Replacement.
Mortgagees and other Payees.	12. After any loss or damage to insured property, it shall be the duty of the insured, when and as soon as practicable, to secure the insured property from further damage, and to separate as far as reasonably may be the damaged from the undamaged property, and to notify the insurer of the separation.	Action.
Termination of insurance.	13. If any of the insured property is necessarily removed to prevent damage or further damage thereto, that part of the insurance under this policy which exceeds the amount of the insurer's liability for any loss already incurred shall for seven days only, or for the unexpired term if less than seven days, cover the property removed, and any property remaining in the original location in the proportions which the value of the property in the respective locations bears to the value of the property in them all; and the insurer will contribute <i>pro rata</i> towards any loss or expense connected with such act of salvage, according to the respective interests of the parties.	Agency.
	14. After any loss or damage to insured property, the insurer shall have an immediate right of access and entry by accredited agents sufficient to enable them to survey and examine the property, and to make an estimate of the loss or damage, and, after the insured has secured the property, a further right of access and entry sufficient to enable them to make an appraisal or particular estimate of the loss or damage, but the insurer shall not be entitled to the control or possession of the insured property, or the remains or salvage thereof, unless it accepts a part thereof at its agreed value or its value as ascertained according to condition 17 or undertakes replacement under condition 19, and without the consent of the insurer there can be no abandonment to it of insured property.	Waiver of Condition.
	15. Proof of loss must be made by the insured, although the loss is payable to a third person, except that in case of the absence of the insured or his inability to make the same, proof may be made by his agent, such absence or inability being satisfactorily accounted for, or in the like case or if the insured refuse to do so, by a person to whom any part of the insurance money is payable.	Notice.
	16. Any person entitled to claim under this policy shall: <ul style="list-style-type: none"> <li>(a) Forthwith after loss give notice in writing to the insurer;</li> <li>(b) Deliver, as soon thereafter as practicable, a particular account of the loss;</li> <li>(c) Furnish therewith a statutory declaration declaring:                             <ul style="list-style-type: none"> <li>(i.) That the account is just and true;</li> <li>(ii.) When and how the loss occurred, and if caused by fire how the fire originated, so far as the declarant knows or believes;</li> <li>(iii.) That the loss did not occur through any willful act or neglect or the procurement, means or connivance of the insured;</li> <li>(iv.) The amount of other insurances, and names of other insurers;</li> <li>(v.) All liens and incumbrances on the property insured;</li> <li>(vi.) The place where the property insured, if movable, was deposited at the time of the fire;</li> </ul> </li> <li>(d) If required and if practicable, produce books of account, warehouse receipts and stock lists, and furnish invoices and other vouchers verified by statutory declaration, and furnish a copy of the written portion of any other policy. The evidence furnished under this clause shall not be considered proofs of loss within the meaning of conditions 18 and 19.</li> </ul>	Subrogation.
	17. Any fraud or willfully false statement in a statutory declaration in relation to any of the above particulars, shall vitiate the claim of the person making the declaration.	
	18. If any difference arises as to the value of the property insured, the property saved, or the amount of the loss, such value and amount and the proportion thereof (if any) to be paid by the insurer shall, whether the right to recover on the policy is disputed or not, and independently of all other questions, be submitted to the arbitration of some person or to be chosen by both parties, or if they cannot agree on one person, then to two persons, one to be chosen by the insured and the other by the insurer, and a third to be appointed by the persons so chosen, or on their failing to agree, then by a judge of the county or district court of the county or district in which the loss has happened; and such reference shall be subject to the provisions of <i>The Arbitration Act</i> , and the award shall, if the insurer is in other respects liable, be conclusive as to the amount of the loss and the proportion to be paid by the insurer; where the full amount of the claim is awarded the costs shall follow the event; and in other cases all questions of costs shall be in the discretion of the arbitrators.	
	19. The loss shall be payable within sixty days after completion of the proofs of loss, unless the contract provides for a shorter period.	
	20. The insurer, instead of making payment, may repair, rebuild or replace the property damaged or lost, giving written notice of its intention so to do within fifteen days after receipt of the proofs of loss. In such event the insurer shall commence to so repair, rebuild or replace the property within thirty days after receipt of the proofs of loss and shall thereafter proceed with all due diligence to the completion thereof.	
	21. Every action or proceeding against the insurer for the recovery of any claim under or by virtue of this policy shall be absolutely barred unless commenced within one year next after the loss or damage occurs.	
	22. Any officer or agent of the insurer who assumes on behalf of the insurer to enter into a written agreement relating to any matter connected with the insurance shall be deemed <i>prima facie</i> to be the agent of the insurer for the purpose.	
	23. No condition of this policy shall be deemed to have been waived by the insurer, either in whole or in part, unless the waiver is clearly expressed in writing signed by an agent of the insurer.	
	24. Any written notice to the insurer may be delivered at or sent by registered post to the chief agency or head office of the insurer in this province or delivered or so sent to any authorized agent of the insurer therein. Written notice may be given to the insured by letter personally delivered to him or by registered letter addressed to him at his last post office address notified to the insurer, or where no address is notified and the address is not known, addressed to him at the post office of the agency, if any, from which the application was received.	
	25. The insurer may require from the insured an assignment of all right of recovery against any other party for loss or damage to the extent that payment therefor is made by the insurer.	

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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A.—Transfer

To be used only in case of actual sale or change of ownership.  
N.B.—This Policy is not transferable for purposes of collateral security.

For Value Received \_\_\_\_\_ hereby transfer, assign or set over unto \_\_\_\_\_  
of \_\_\_\_\_ (the purchaser) all \_\_\_\_\_ right, title and interest in this Policy of  
Insurance, and all benefits and advantages to be derived therefrom.  
Witness \_\_\_\_\_ hand at \_\_\_\_\_ this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_  
Signed and Delivered  
in the presence of \_\_\_\_\_

The Liverpool-Manitoba Assurance Company hereby consents to the above assignment dated \_\_\_\_\_  
19\_\_\_\_ by \_\_\_\_\_ of \_\_\_\_\_  
interest in this Policy, to \_\_\_\_\_ present owner, subject, nevertheless, to all the terms and conditions  
herein contained.  
End. No. \_\_\_\_\_ 19\_\_\_\_  
by \_\_\_\_\_  
Agent.

B.—Collateral Security

The Liverpool-Manitoba Assurance Company is hereby requested by the Assured to make loss, if any, under Item No. \_\_\_\_\_ of  
this Policy, payable to \_\_\_\_\_ of \_\_\_\_\_ Mortgagee.

At the request of the Assured, loss, if any, under Item No. \_\_\_\_\_ of this Policy, is made payable to \_\_\_\_\_  
of \_\_\_\_\_ Mortgagee, subject, nevertheless, to all the terms and conditions herein contained.  
End. No. \_\_\_\_\_ 19\_\_\_\_  
by \_\_\_\_\_  
Agent.

C.—Removal

The property insured under this Policy having been removed to the \_\_\_\_\_ story \_\_\_\_\_ building,  
roofed with \_\_\_\_\_ occupied as \_\_\_\_\_ situate and being No. \_\_\_\_\_  
on the \_\_\_\_\_ side of \_\_\_\_\_ Street, in the \_\_\_\_\_ of \_\_\_\_\_  
it is hereby declared that such property shall in future be held insured in the said  
\_\_\_\_\_ and not elsewhere. Sheet \_\_\_\_\_ Block \_\_\_\_\_ No \_\_\_\_\_ Ins. Plans.  
Additional Premium, \$ \_\_\_\_\_  
End. No. \_\_\_\_\_ 19\_\_\_\_  
by \_\_\_\_\_  
Agent.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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# CLAYDON COMPANY LIMITED

GENERAL CONTRACTORS AND BUILDERS

CONFEDERATION LIFE BUILDING

WINNIPEG

MANITOBA

December 1, 1930

DEPARTMENT OF INDIAN AFFAIRS

OTTAWA, ONTARIO

INDIAN RESIDENTIAL SCHOOL-BISTUL, MANITOBA

## PROGRESS STATEMENT NO. 5

Excavation and Concrete to date	12350 00
Face, Common and Glazed Brick, Tile deliveries and work to date	32000 00
Carpentry - Three cars of Lumber and Sundries. Roof completed	4000 00
Cut Stone and Setting -Complete	9600 00
Structural Steel, Joists & Reinforcing -Complete (All material delivered)	17450 00
Miscellaneous Iron and Steel, Stairs, etc.	4210 00
Millwork to date including glass	5600 00
Roofing & Sheet Metal to date	3000 00
Plumbing & Heating to date	17200 00
Electric Wiring & Supplies	2600 00
Painting to date	500 00
Plastering	6250 00

112710 00

By 10% Retained.....11271.00  
Previously Certified.....99266.50

100557 50

12172 50

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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# CERTIFICATE

## Department of Indian Affairs

Certificate No. 5.

December 13th, 1930 192

\$ 10,372.50

I hereby Certify that Claydon Company Limited

has supplied material and performed labour on

Birtle Indian Residential School

Contract for General work

entitling them to a fifth payment of Ten Thousand

three hundred & seventy-two 50/100s.

Certificate No. 1. \$ 21,591.00 Contract \$ 130,000.00

" 2 24,750.00 Extras

" 3 23,454.00

" 4 19,471.50

" 5 10,372.50

Total



*6635  
ck from Dominion  
Minister of P&A  
with Claydon Co.  
sent 31-12-30*

Labour and material in building at first certificate \$ 23,990.00

INDIAN EDUCATION additional at 2nd " 27,500.00

" 3rd " 26,060.00

" 4th " 21,635.00

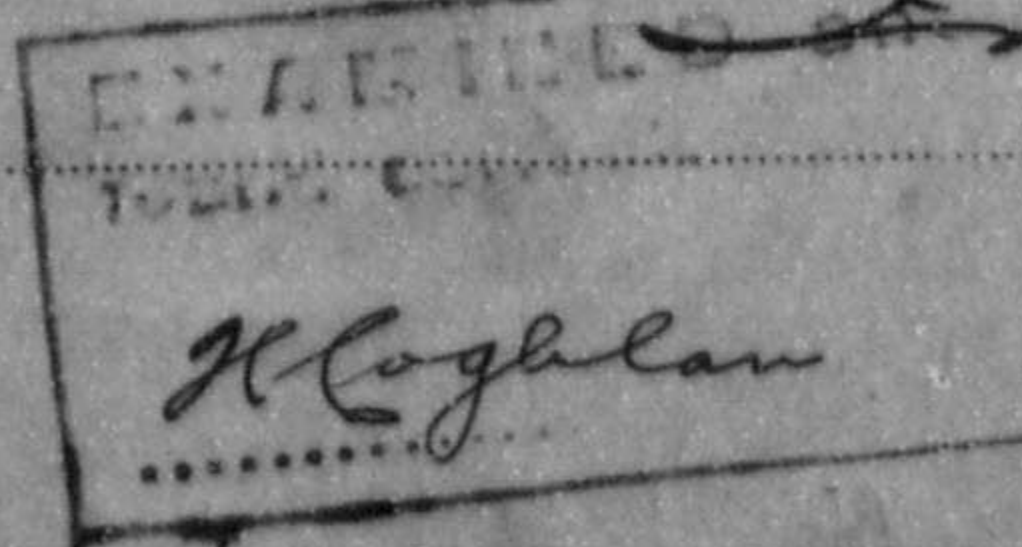
" 5th " 11,525.00

Labour and material required to complete contract \$ 19,290.00

Signature *H. Henderson*

Received payment

Form No. 219



Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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	Contractors Estimate	Work completed	Work to be completed
Excavation & Concrete to date	12,691.00	12,300.00	391.00
Face, <del>men</del> & Glazed Brick, Tile Delivered and work to date	32,803.00	32,000.00	803.00
Carpentry--Three cars of lumber and Sundries	4,210.00	4,000.00	210.00
Cut Stone and Setting--Complete	9,600.00	9,600.00	<u>6</u>
Structural Steel, Joists & reinforcing Complete (All material delivered)	17,452.00	17,450.00	2.00
Miscellaneous Iron and Steel, Stairs	4,210.00	4,210.00	<u>        </u>
Millwork to date including glass	7,300.00	3,600.00	3,700.00
Roofing & Sheet Metal to date.	4,000.00	3,000.00	1,000.00
Plumbing & Heating to date	19,295.00	16,200.00	3,095.00
Electric Wiring & Supplies	2,825.00	1,825.00	1,000.00
Hardware	700.00	-----	700.00
Window Blinds	300.00	-----	300.00
Plastering	9,744.00	6,250.00	3,494.00
Painting	2,100.00	500.00	1,600.00
Laundry Machinery	2,770.00	-----	2,770.00

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130,000.00	110,710.00	19,290.00
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Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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December 13th, 1930.

DEPARTMENT OF INDIAN AFFAIRS

OTTAWA ONTARIO

INDIAN RESIDENTIAL SCHOOL/BIRTLE MANITOBA.

REVISED PROGRESS STATEMENT NO.5.

Excavation and Concrete to date	12,300.00
Face, Common and Glazed Brick, tile deliveries	32,000.00
Carpentry--Three cars of lumber and Sundries roof complete	4,000.00
Cut Stone and Setting--Complete	9,600.00
Structural Steel, Joists & Reinforcing complete (All material delivered)	17,450.00
Miscellaneous Iron and Steel, Stairs Etc.	4,210.00
Millwork to date including glass	3,600.00
Roofing & Sheet Metal to date	3,000.00
Plumbing & Heating to date	16,200.00
Electric Wiring & Supplies	1,825.00
Painting to date	500.00
Plastering	6,250.00
	-----
	110,710.00

By 10% Retained.....	11071.00	
Previously Certified.....	89266.50	100337.50

10,372.50

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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DEPT. OF INDIAN AFFAIRS  
CANADA

OFFICE OF  
INDIAN AGENT



December 13th, 1930

A. F. MacKenzie, Esq.,  
Secretary Dept. of Indian Affairs,  
Ottawa.

Dear Sir:

Enclosed please find Contractors  
Progress Statement No. 5, also revised statement  
of same and certificates.

Your obedient servant,

David Henderson,  
Clerk of Works.

DH/MC  
ENC. 3.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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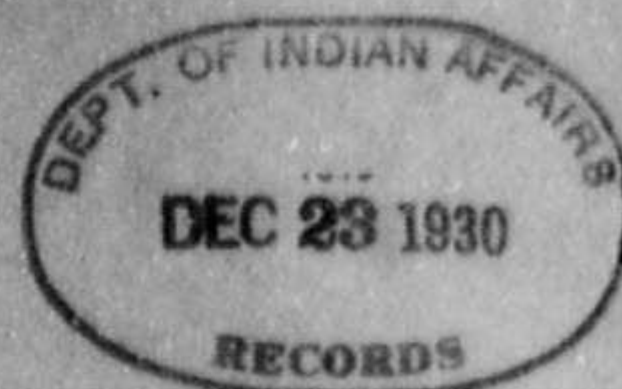


106-1-15

*Am. H. T. C.*

R

OFFICE OF  
INDIAN AGENT



Birtle, Manitoba,  
December 19th, 1930.

A. F. MacKenzie, Esq.,  
Secretary Dept. of Indian Affairs,  
Ottawa.

Dear Sir: Re Galvanized Ventilators on the top  
of Laundry & Chapel Roofs.

These ventilators are not specified to be  
painted in painters contract. I will be pleased to  
have your approval of same and what colour you  
prefer these painted. We generally paint them white  
sand.

Your obedient servant,

*Per. M. C.*

David Henderson,  
Clerk of Works.

DH/MC

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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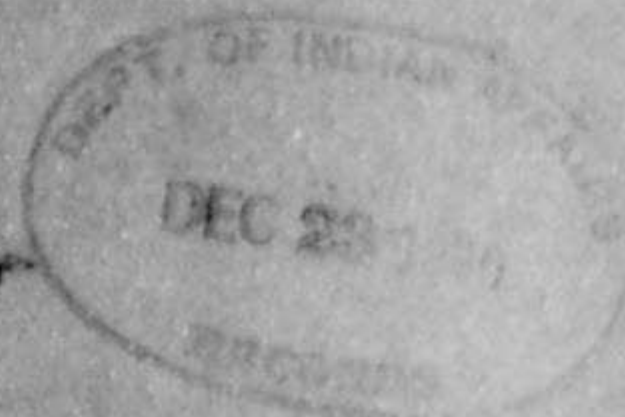
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DEPARTMENT OF INDIAN AFFAIRS  
CANADA



OFFICE OF  
INDIAN AGENT



106-1-15  
Birtle, Manitoba,  
December 19th, 1930.

1  
2  
*affiliated*  
A. F. MacKenzie, Esq.,  
Secretary Dept. of Indian Affairs,  
Ottawa.

Dear Sir: Re Plumbing & Heating Pipes.

With reference to the plumbing & heating pipes in boiler room and laundry I understand will be done in Black Japan as specified. Plumbing & heating pipes in corridors, toilets, bath rooms and infirmaries to be done in Ivory. In the rooms where walls are not specified to be painted these I will have done in Ivory also, unless I hear further particulars from you. Trusting this is satisfactory, I remain.

Your obedient servant,

*Per M. C.*

David Henderson,  
Clerk of Works.

DH/MC

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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106-1-15

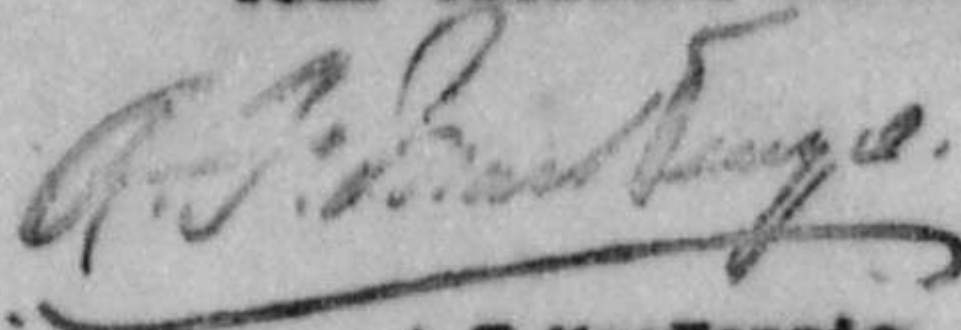
Ottawa, December 30th., 1930.

Sir,-

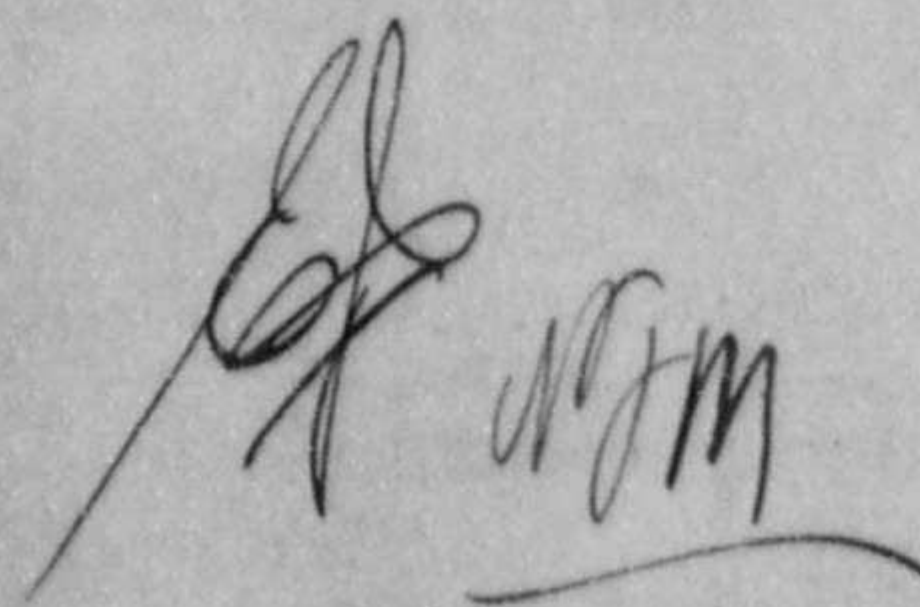
Attention Secretary-Treasurer

Referring to your letter of the 13th instant, enclosing a statement of account covering goods delivered to the Birtle Indian Residential School, Birtle, Man., to the amount of \$491.90, I beg to state that the Department does not appear to have received your account for this expenditure. Will you kindly forward the same in triplicate and the matter of payment will be given prompt consideration.

Your obedient servant,



A.F. MacKenzie  
Secretary.



The General Supply Co. of Canada Ltd.,  
356 Sparks St.,  
Ottawa, Ont.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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106-1-15

Ottawa, December 30th., 1930.

Sir,-

Re Birtle Indian Residential School

Referring to your letter of the 20th instant, E. 15244-W, enclosing a number of invoices in connection with the work being done at the Birtle Indian School, and stating that these invoices are certified and are in order for payment, I regret to state that, presumably by oversight, the certificate was not signed. I therefore return the invoices referred to for proper certificate.

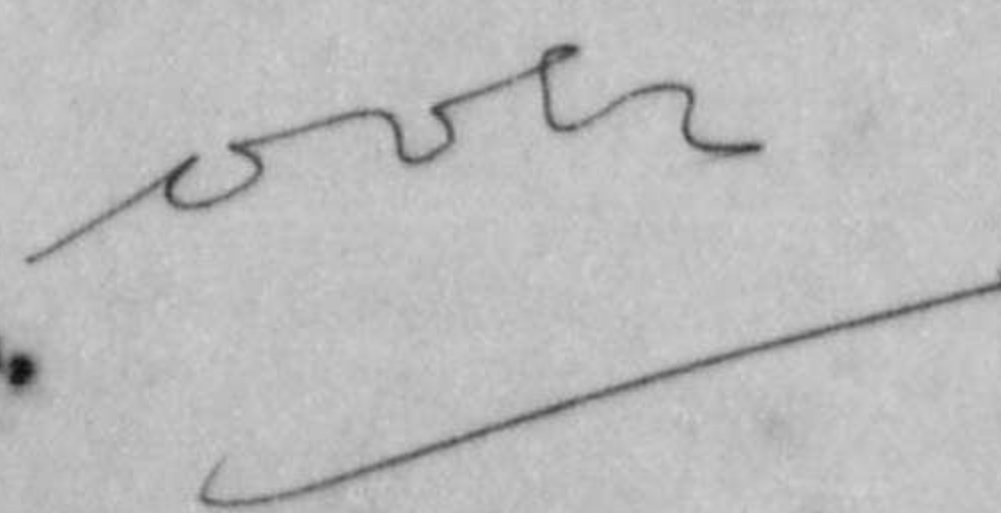
Your obedient servant,



A.F. MacKenzie  
Secretary.



J.T. Johnston Esq.,  
Director,  
Dom. Water Power & Hydrometric Bureau,  
Dept. of the Interior,  
Ottawa.



Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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106-1-5

Sir,-

Ottawa, December 30th., 1930.

Referring to your letters of the 12th instant, F. No. 2, I beg to return herewith vouchers Nos. 8904, 8905, 8906, 8907, and 8908, for material supplied to the new Birtle Indian Residential School, in order that you may certify to these vouchers.

Your obedient servant,

*A. F. MacKenzie*  
A. F. MacKenzie  
Secretary

*P. G. Lazenby*  
P. G. Lazenby Esq.,  
Indian Agent,  
Birtle, Man.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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# CERTIFICATE

## Department of Indian Affairs

Certificate No. 5.

December 13th, 1930. 192

\$10,372.50

**I hereby Certify** that Claydon Company Limited

has supplied material and performed labour on

Birtle Indian Residential School

Contract for General work

entitling them to a fifth payment of ten Thousand

three hundred & seventy-two 50/100rs.

Certificate No. 1. \$ 21,591.00 Contract \$ 130,000.00

" 2 24,750.00 Extras

" 3 23,454.00 "

" 4 19,471.50 "

" 5 10,372.50 "

" 6 Total

Labour and material in building at first certificate \$ 23,990.00

" additional at 2nd " 27,500.00

" " 3rd " 26,060.00

" " 4th " 21,635.00

" " 5th " 11,525.00

Labour and material required to complete contract \$ 19,290.00

Signature [Handwritten Signature]  
Inspector

Received payment

Form No. 219

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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TELE  
CLAYDON, WINNIPEG  
TELEPHONE 24 985

106-1-15

**CLAYDON COMPANY LIMITED**

GENERAL CONTRACTORS AND BUILDERS

CONFEDERATION LIFE BUILDING

WINNIPEG, MAN.



December 19, 1930

*[Handwritten signature]*  
*[Handwritten initials]*  
R. Guernsey Orr, Esq.,  
Architect,  
Department of Indian Affairs,  
Ottawa, Ont.

Dear Mr. Orr:-

Re: Birtle Indian School

Mr. Henderson has sent to us notification of Certificate #5 entitling us to payment of \$10,372.50.

While the document sent to us by Mr. Henderson appears to be an original, we are assuming that a copy has been sent to you on which cheque may be issued. Up to date, Mr. Henderson has sent us a copy of the certificate, and we are wondering if the sending to us of what appears to be the original, is a new departure with the expectation that we will forward same to you.

We are, therefore, enclosing certificate, and would ask you, if none other has been received from Birtle, to kindly help facilitate the movement of the cheque through the office, so that we may receive it before the end of the current year. We would especially appreciate having it before the commencement of 1931. We would like to give our sub-contractors the benefit of all payment possible during the current calendar year.

The plastering is about completed, and we expect to start finishing right after Xmas.

Wishing you the Compliments of the Season, we are,

Yours very truly,

CLAYDON COMPANY LIMITED

*[Handwritten signature: J. Claydon]*

EC-L  
Encl.

*PS If enclosed is not original certificate will you please return it to us for our record*  
*[Handwritten initials]*

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

PUBLIC ARCHIVES

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CANADA

VERY  
POOR  
COPY

2% CASH DISCOUNT FOR PAYMENT BEFORE  
15TH OF MONTH FOLLOWING THAT OF  
INVOICE DATE, OTHERWISE NET 30 DAYS.

# BOUGHT OF CRANE LIMITED

93 LOMBARD STREET,  
WINNIPEG, MAN.

TELEPHONE A-2351

NO CLAIMS FOR SHORTAGE ALLOWED UNLESS MADE WITHIN  
FIVE DAYS AFTER RECEIPT OF GOODS. NO CLAIMS WILL BE  
ALLOWED FOR LABOR OR DAMAGES. GOODS WHICH HAVE  
PROVEN DEFECTIVE IN MANUFACTURE WILL BE REPLACED IF  
CLAIM IS MADE WITHIN SIXTY DAYS FROM DATE OF SHIPMENT.

DEC 10 1930

WINNIPEG, MAN.,

DOMINION GOVERNMENT OF CANADA,  
DEPT. INDIAN AFFAIRS,  
OTTAWA, ONT.

SHIPPED TO H.S. STEAD, C/I INDIAN SCHOOL,  
BIRLE, MAN.

VIA EXPRESS PREPAID

SALESMAN

ORDER DATED 12-9-30 REC'D

ORDER NO. 412

QUANTITY ORDERED	REGISTER NO. 15100	QUANTITY SHIPPED	LIST	GROSS	DISCOUNT	TOTAL
2	PCS. 1/8" GALV. PIPE 0' 9" T.B.E.	2	.22			.44
7	1 1/2" ASST. GALV. NIPPLES	7	.35	2.45		
2	2 X 3 DITTO	2	.47	.94		
				3.39	55-10%	1.38
1	1/2 X 3/4 GALV. ELL	1	.26			
1	2" 45° GALV. ELL	1	2.30			
1	1 1/2 X 1/2 GALV. TEE	1	1.20	3.76	65-5-10%	1.13
1	1 1/2 X 1 GALV. BUSHING	1	.18		15-10%	.17
1	1/2" #1 GLOBE VALVE	1	1.00			
1	1/2" #2 ANGLE VALVE	1	1.00	2.00	15-10%	1.53

Goods received  
PRICES FAIR AND JUST

D.B. Low

EXAMINED and  
found correct.

*Raymond Carroll*

A SHORTAGE ORDER HAS BEEN MADE FOR ALL ITEMS NOT EXTENDED ON INVOICE AND WILL BE FORWARDED AT EARLIEST DATE

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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CANADA

VERY  
POOR  
COPY

2% CASH DISCOUNT FOR PAYMENT BEFORE  
10TH OF MONTH FOLLOWING THAT OF  
INVOICE DATE. OTHERWISE NET 60 DAYS.

# BOUGHT OF CRANE LIMITED

93 LOMBARD STREET,  
WINNIPEG, MAN.  
TELEPHONE A-2351

DOMINION GOVERNMENT OF CANADA,  
DEPT. INDIAN AFFAIRS,  
OTTAWA, ONT.

NO CLAIMS FOR SHORTAGE ALLOWED UNLESS MADE  
FIVE DAYS AFTER RECEIPT OF GOODS. NO CLAIMS  
ALLOWED FOR LABOR OR DAMAGES. GOODS WHICH  
PROVEN DEFECTIVE IN MANUFACTURE WILL BE DUPLICATED  
CLAIM IS MADE WITHIN SIXTY DAYS FROM DATE OF SHIP

WINNIPEG, MAN.,

SHIPPED TO H.S. STEAD,  
BIRTLÉ-INDIAN SCHOOL  
BIRTLÉ, MAN.  
VIA EXPRESS PREPAID

SALESMAN FW  
ORDER DATED 12-4-30 REC'D  
ORDER NO. 410

QUANTITY ORDERED	REGISTER NO. 15944	QUANTITY SHIPPED	LIST	GROSS	DISCOUNT
2	3/8" GALV. PLUGS	2	.04	.08	10-10%
2	3/8" #2 ANGLE VALVES	2	.77	1.54	25-10%
1	3/8" #440 GATE VALVE	1	1.45		12 1/2-10%
1	1 X 1/2 GALV. BUSHING	1	.12		
1	3 X 2 1/2 BLK. FACE BUSHING	1	.30	.42	15-10%
1	1 1/2 X 1/2 GALV. MALL. TEE -BUSHED	1	1.45		65-5-10%
1	1/2 X 3/8 GALV. BUSHING	1	.08		15-10%
6	1 1/2" GALV. MALL. ELLS	6	1.10	6.60	
6	2 1/2" DITTO	6	3.40	20.40	65-5-10%
2	1/4" #702 L.H. AIR COCKS	2	.60	1.20	50%
3	3/8 X SHORT GALV. NIPPLES	3	.06	.18	55-10%
1	3/8" PIPE TAP	1	1.60		50%

Goods received  
PRICES FAIR AND JUST

EXAMINED and  
found correct.

A SHORTAGE ORDER HAS BEEN MADE FOR ALL ITEMS NOT EXTENDED ON INVOICE AND WILL BE FORWARDED AT EARLIEST DATE

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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POOR  
COPY

PLEASE ADDRESS YOUR REPLY TO  
THE DIRECTOR OF  
WATER POWER AND RECLAMATION  
OF THE INTERIOR  
CANADA

PW:HP



106-1-15  
R

DIRECTOR, J. T. JOHNSTON, C.E., M.E.I.C.  
ASST. DIRECTOR, V. MEEK, B.Sc., M.E.I.C.

PLEASE REFER TO ONE SUBJECT IN A  
LETTER, AND IN YOUR REPLY QUOTE

FILE NO. 15244-W

DEC 31 1930

RECORDS

DEPARTMENT OF THE INTERIOR  
CANADA  
DOMINION WATER POWER AND RECLAMATION SERVICE  
Hydrometric Bureau

OTTAWA, ONT. December 29th, 1930.

Sir:-

I enclose invoices, in duplicate, in connection with the work being done at the Birtle Indian School under the direction of the engineers of this Bureau for the Department of Indian Affairs. The invoices have been certified and are in order for payment:-

Crane Ltd..... \$13.41 ✓

Crane Ltd..... 4.65 ✓

\$18.06 ✓

6758  
I trust that these accounts will meet with your approval.

Encls.

Your obedient servant,

A.F. MacKenzie, Esq.,  
Secretary, Department of  
Indian Affairs,  
Ottawa, Ontario.

J. T. Johnston,  
Director.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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COPY

MEMORANDUM OF  
FROM  
CRANE LIMITED, WINNIPEG

The Dominion Government of Canada,  
Dept. of Indian Affairs,  
Ottawa, Ont.

No.

WINN

WE DEBIT YOUR ACCOUNT AS FOLLOWS:

Inv. 10-21-30 13486 574.76

Your Order No. 590

*see ch 5722*  
To Cover Prepaid Freight charges for material on  
above invoice, per copy of expense bill att'd. -

AS FREIGHT & EXPRESS ARE PAID  
NET CASH BY US, YOUR SPECIAL RE-  
MITTANCE BY RETURN WOULD BE  
APPRECIATED.

CERTIFIED CORRECT

*J. J. [Signature]*  
INDIAN AGENT

*O.K. [Signature]*  
EXAMINED and  
found correct.

*Raymond [Signature]*

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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COPY

BRANCH OF CRANE LIMITED, MONTREAL

# BOUGHT OF CRANE LIMITED

93 LOMBARD STREET,  
WINNIPEG, MAN.  
TELEPHONE A-2351

PAID FOR PAYMENT BEFORE  
MONTH FOLLOWING THAT OF  
DATE, OTHERWISE NET 30 DAYS

DOA CN GOVERNMENT OF CANADA,  
DEPT. OF INDIAN AFFAIRS,  
OTTAWA, ONT.

NO CLAIMS FOR SHORTAGE ALLOWED UNLESS  
FIVE DAYS AFTER RECEIPT OF GOODS. NO CL  
ALLOWED FOR LABOR OR DAMAGES. GOODS  
PROVEN DEFECTIVE IN MANUFACTURE WILL BE  
CLAIM IS MADE WITHIN SIXTY DAYS FROM DATE

NOV 1

VOTE WINNIPEG, MAN.,  
VOUCHER 8907

SALESMAN JEB

ORDER DATED 11-14-30 REC'D

ORDER NO. 339

SHIPPED TO H.S. STEAD,  
BIRTLE, MAN.

VIA PREPAID FREIGHT

QUANTITY ORDERED	REGISTER NO. 14915	QUANTITY SHIPPED	LIST	GROSS	DISCOUNT	TOTAL
40	FEET 1/2" BLACK PIPE	41'6	6.10	2.53		
60	FEET 2 1/2" GALV. PIPE	63'9	47.70	30.41		32.9
1	PCE. 2" GALV. PIPE 12' 0" C & T	12'				4
1	10" C.B. COVER & RING	1	1.55		20%	1.2
12	2 1/2" ASST. BLK. NIPPLES	12	.59	7.08		
6	1/2" DITTO	6	.07	.42		
10	2 1/2" C.I. ELLS	10	.50	5.00	55%	3.38
3	2 1/2" 45° DITTO	3	.60	1.80		
1	1/2" C.I. TEE	1	.09	.09		
14	1 1/2" C.I. ELLS	14	.20	2.80		
10	1/2" DITTO	10	.06	.60		
2	2 1/2" BLK. MALL. CAPS	2	.99	1.98	5% 55-5%	
2	1/2" BLK. PLUGS	2	.02	.04	10%	

EXAMINED and  
found correct.

MORTGAGE ORDER HAS BEEN MADE FOR ALL ITEMS NOT EXTENDED ON INVOICE AND WILL BE FORWARDED AT EARLIEST OF

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

PUBLIC ARCHIVES

CANADA

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POOR  
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ED

2

VOUCHER

REGISTER NO. 14915

QUANTITY  
SHIPPED

LIST

GROSS

DISCOUNT

4

1 1/2 BLK. R.R. UNIONS

4

1.60

6.40

45%

Material supplied.  
Prices fair and just.  
Certified Correct.

*G. G. [Signature]*

INDIAN AGENT

*O.K.  
[Signature]*

6839

EXAMINED and  
found correct.

*Raymond Carroll*

ORDER HAS BEEN MADE FOR ALL ITEMS NOT EXTENDED ON INVOICE AND WILL BE FORWARDED AT EARLIEST

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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VERY  
POOR  
COPY

BIRTLE AGENCY.

DUPLICATE.

## VULCAN IRON WORKS LIMITED

BOILERS, TANKS, ELEVATOR AND MILL MACHINERY,  
STEEL, IRON AND BRASS CASTINGS, ORNAMENTAL IRON,  
STRUCTURAL STEEL, RAILWAY SUPPLIES, ETC.

WINNIPEG, Oct. 18/30

CANADA

## SOLD TO

Dominion of Canada,  
Department of Indian Affairs,  
Ottawa,  
Ont.

VOTE 7.

VOUCHER 8904

TERMS Net 30 days.

YOUR ORDER NO. #16958.M.

OUR ORDER NO. 8039

SHIPPED Oct. 30/30

SHIPPED TO See Below.

EXAMINED and  
found correct.

1 - Water Storage Tank, 78" x 25'0", 1/4" shell,  
1/2" heads, seams stitch rivetted and  
electrically welded with manhole in shell.  
2 openings 2 1/2", one 1 1/2" one 1", to print.

As per estimate.

\$660.00

(Sales tax included)

Material supplied,  
Prices fair and just.  
Certified Correct.

TO:

H.E. Stead,  
Indian Residential School,  
Birtle,  
Man.

INDIAN AGENT

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

PUBLIC ARCHIVES

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CANADA

VERY  
POOR  
COPY

BIRTLE AGENCY.

DUPLICATE.

# VULCAN IRON WORKS LIMITED

BOILERS, TANKS, ELEVATOR AND MILL MACHINERY,  
STEEL, IRON AND BRASS CASTINGS, ORNAMENTAL IRON,  
STRUCTURAL STEEL, RAILWAY SUPPLIES, ETC.

WINNIPEG, Oct. 30/30

CANADA

SOLD TO

Dominion of Canada,  
Department of Indian Affairs,  
Ottawa,  
Ont.

VOTE 7.  
VOUCHER 8905.

TERMS Net 30 days.

YOUR ORDER NO. 16958.M.

OUR ORDER NO. 8038

SHIPPED Oct. 30/30

SHIPPED TO Birtle, Man.

EXAMINED and  
found correct.

*Raymond Barroff*

1 - Pressure Tank, 48" x 16'0" for 100 lb.  
W.P., 1/4 shell, 7/16" heads with  
manhole and openings to sketch - painted  
inside and outside.

As per estimate.

\$369.00

(Sales tax included)

Material supplied,  
Prices fair and just.  
Certified Correct.

TO: Mr. H.E. Stead,  
Indian Residential School.  
Birtle, Man.

*J.G. Buley*  
INDIAN AGENT

*Received in good condition*  
*[Signature]*

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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CANADA

VERY  
POOR  
COPY

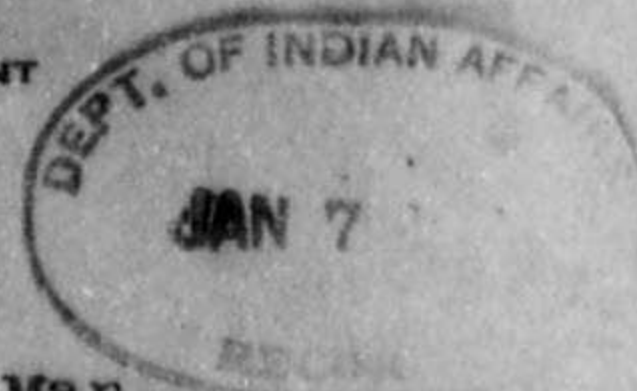
DEPARTMENT OF INDIAN AFFAIRS  
NADA

F/2



106-1-15

OFFICE OF  
INDIAN AGENT



Birtle Man.  
3rd January 1931

Sir,

I beg to acknowledge the receipt of Departmental letter No; 106-1-5 dated 30th December 1930, and to return herewith Vouchers Nos 8904, 8905, 8906, 8907, and 8908 duly certified as instructed.

Your obedient Servant,

*P.G. Lazenby*  
P.G. Lazenby.  
Indian Agent.

The Secretary  
Department of Indian Affairs  
Ottawa Ont;.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

PUBLIC ARCHIVES

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CANADA

VERY  
POOR  
COPY

# Birtle Indian School AGENCY

DIARY FOR THE MONTH OF *December 31* 192*30*

- 1 Visit of Mr Rose.
- 2 Visit of Mr Rose, Mr Stead came to finish work.
- 3 Visit of Mr Rose. water mains complete.
- 4 Visit of Mr Rose on site
- 5 Visit of Mr Rose filter etc about complete *Visit of Mr. Curry.*
- 6 Plumbing & Steam fitting roughed in - plastering
- 7 about roughed in sheet metal well advanced.
- 8 roofs complete. 12.
- 8 No visitors
- 9 No visitors
- 10 Visit of Mr Rose and Mrs Curry.
- 11 Visit of Mr Rose and Mr Curry.
- 12 Visit of Mr Rose
- 13 Plastering  $\frac{2}{3}$  done Plumb + Steam fitting  $\frac{2}{3}$  done.
- 14 Sunday.
- 15 Cold weather Visit of Mr. Curry.
- 16 Laundry Machinery Arrived Visit of Mrs Curry.
- 17 Cow Barn loaded over to principal structure  $\frac{2}{3}$  done.
- 18 Work progressing well.
- 19 *3 Days Winnipeg 25726. 2 Jan 7*
- 20 Mild weather.
- 21 Sunday.
- 22 About half working.
- 23
- 24 Filter & Chlorinator ready for operation when required
- 25 Christmas Day
- 26 Plastering well on way.
- 27
- 28 *Sunday* *Sheet metal work complete.*
- 29 Three weeks very mild weather.
- 30 Horse barn about complete save painting
- 31 Will finish plastering in about a week.

Form No. 79

AGENT

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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CANADA

VERY  
POOR  
COPY

Vote No. 11

Treaty No. 2928....

**Voucher**

DUPLICATE

To.....Mr. David Henderson.....  
Inspector of Construction  
Birtle Residential School

Births Male.

[illegible]

~~Two hundred, twenty-three ---- and 25/100~~

I HEREBY CERTIFY that this Voucher is correct, that the material has been supplied, the work performed and that the charges are fair and just; also that the expenditure has been incurred legitimately and that each item of the same is a fair and just charge against the Government of Canada.

Form 52.

*J. E. Conley*  
Agent.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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POOR  
COPY

DEPARTMENT OF INDIAN AFFAIRS  
CANADA



OFFICE OF  
INDIAN AGENT

Birtle, Manitoba,  
December 31, 1930.

A. F. MacKenzie, Esq.,  
Secretary Dept. of Indian Affairs,  
Ottawa.

Dear Sir:

Enclosed please find expense sheet for month  
ending December 31 for services rendered as Inspector  
of Construction, Stenographers expense and expense of  
stationery etc.

Your obedient servant,

David Henderson,  
Clerk of Works.

DH/MC  
ENC. 3.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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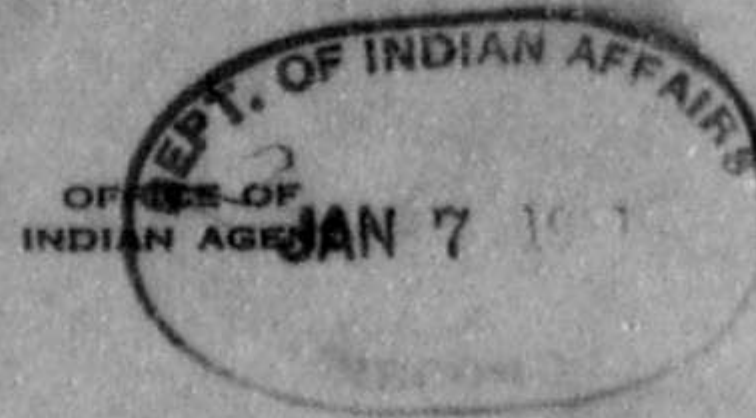
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COPY

DEPARTMENT OF INDIAN AFFAIRS  
CANADA



106-1-15  
R



F/2

*aper*

Birtle Man.  
3rd January 1931

Sir,

I beg to forward herewith Voucher No; 8925 amounting to \$223.75 in favour of Mr David Henderson, Inspector of Construction, for the new Residential School at Birtle, for Salary for December 1930, Stenographer's services, and Stamps and Stationary.

I understand that Mr Henderson was absent in Winnipeg from the 24th December to the 2nd January, though Mr Henderson informs me that while he was away, he was working on plans and sketches in connection with the new school, and only had the regular holidays during the Christmas and New Year.

Your obedient Servant,

*[Signature]*  
R.G. Lazenby.  
Indian Agent.

*[Signature]*  
The Secretary  
Department of Indian Affairs  
Ottawa Ont;.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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PHONE 105



H.M. DOIG

LUMBER, COAL AND BUILDERS SUPPLIES

BIRTLE, MANITOBA  
CANADA

DEC 22 1930

David Henderson Esq.,  
to list of works  
shown

Dear Sir,

We beg to quote you a price of \$,44<sup>00</sup>  
for material and installation of two  
combination stalls and manure as  
per Beatty Bros. specifications  
Yours Truly,

H. M. DOIG

*P. Stuart*

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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DEPARTMENT OF INDIAN AFFAIRS  
CANADA

OFFICE OF  
INDIAN AGENT



Birtle, Manitoba,  
December 26, 1930.

*James Smith*  
*Ag. Sec.*  
**R**

A. F. MacKenzie, Esq.,  
Secretary Dept. of Indian Affairs,  
Ottawa.

Dear Sir:

With reference to yours of Dec. 13, file No. 106-1-15, latter clause of letter where you have approved Contractor Doigs estimate for four wooden troughs, twelve feet long at twenty dollars (\$20.00) per trough, making a total of eighty dollars (\$80.00), Principal Curry wished a wooden trough twelve feet long braced along North and South wall for these calves and contractor Doig submitted his estimate but on Saturday on visit of Beatty Bros representative, he suggested converting two of the four box stalls for calves and putting up a combination steel rail across these two small stalls. This matter was discussed with Mr. Curry and he wishes to use this eighty dollars towards the expense of two combination stalls, as per contractor Doig's enclosed estimate. Mr. Curry is anxious to get a combination manager in place of wooden trough which will make a difference of sixty dollars extra. Mr. Curry has cattle in cow barn and is anxious to have this matter settled if you decide to get the combination managers for him. Your early approval of same will oblige.

Re Fire Insurance to Cow Barn. As Principal Curry now occupies cow barn and has hay and cattle in same it will be up to the Department to look after Insurance on barn as Contractor Doig has finished all save painting of same.

Your obedient servant,

*Per. M.C.*

David Henderson,  
Clerk of Works.

DH/MCC  
ENC.

Indian Affairs. (RG 10, Volume 6252, File 575-5, part 3)

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