LETTER

FROM

THE SECRETARY OF THE INTERIOR,

TRANSMITTING,

In response to Senate resolution of August 17, 1888, report of lands of Puyallup Indian Reservation patented to members of the Indian tribe.

OCTOBER 2, 1888.—Referred to the Committee on Indian Affairs and ordered to be printed.

DEPARTMENT OF THE INTERIOR, Washington, September 29, 1888.

SIR: I have the honor to acknowledge the receipt of Senate resolution of the 17th ultimo, in the following words:

Whereas it is provided in the treaty with the Puyallup and other tribes of Indians, ratified by the Senate on the 3d day of March, 1855, that the whole, or any portion of certain specified lands reserved to such tribe of Indians by said treaty may, under the direction of the President of the United States, be surveyed into lots and assigned to such individuals or families as are willing to avail themselves of the privilege and will locate on the same as a permanent home, on the same terms and subject to the same regulations as are provided in the sixth article of the treaty with the Omahas, so far as the same may be applicable; and

Whereas said sixth article of the treaty with the Omahas provides that if any such person or family shall at any time neglect or refuse to occupy and till a portion of the lands assigned and on which they have located, or shall rove from place to place, the President may, if the patent shall have been issued, cancel the assignment, and may also withhold from such person or family their proportion of the annuities or other moneys due them until they shall have returned to such permanent home and resumed the pursuits of industry; and in default of their return the tract may be declared abandoned and thereafter assigned to some other person or family of such tribe, or disposed of as is provided for the disposition of the excess of said land; and Whereas it has been alleged that there has been neglect on the part of a large

Whereas it has been alleged that there has been neglect on the part of a large number of persons and families to whom lands have been assigned under such treaty stipulations to occupy and till any portion of the lands so assigned, and otherwise have failed to comply with the terms of said treaty stipulations: Therefore.

have failed to comply with the terms of said treaty stipulations: Therefore, Resolved, That the Secretary of the Interior be, and he is hereby, directed to inquire and report to the Senate, at his earliest practicable convenience, whether any persons or families belonging to the Puyallup tribe of Indians in Washington Territory have at any time, and when and for what time, neglected or refused to occupy and till a portion of the lands assigned to them, or any of them; and if so, what persons or families, and what lands, and whether such persons or families, or any of them, have or have not been roving from place to place, and whether in any other respect whatever any of such Indians or families have failed to comply with the treaty stipulations and laws of Congress applicable to the allotment and patenting of lands to such Indians; and, if so, in what respect and to what extent.

lands to such Indians; and, if so, in what respect and to what extent.

Resolved further, That the Secretary of the Interior shall report to the Senate what portion, if any, of the lands of the Puyallup Reservation in Washington Territory have never yet been assigned or patented to any of the families or individuals of such tribe,

with a description of the location of such lands.

In response thereto, I have the honor to transmit copy of a communication of the 28th instant from the Commissioner of Indian Affairs, together with a copy of a report and accompanying schedule from United States Indian Agent Eells, of the Puyallup (consolidated) Agency, Washington Territory. These papers contain all the information in possession of this Department upon the matters of inquiry concerning the reservation, and they seem to furnish a full and complete response thereto.

Very respectfully,

WM. F. VILAS. Secretary.

The PRESIDENT PRO TEMPORE OF THE SENATE.

DEPARTMENT OF THE INTERIOR, OFFICE OF INDIAN AFFAIRS, Washington, September 28, 1888.

SIR: I have the honor to acknowledge the receipt, by Department reference of the 18th of August last, of a resolution of the Senate of the United States, of August 17, as follows:

Whereas it is provided in the treaty with the Puyallup and other tribes of Indians, ratified by the Senate on the 3d day of March, 1855, that the whole or any portion of certain specified lands reserved to such tribe of Indians by said treaty may, under the direction of the President of the United States, be surveyed into lots and assigned to such individuals or families as are willing to avail themselves of the privilege, and will locate on the same as a permanent home on the same terms and subject to the same regulations as are provided in the sixth article of the treaty with the Omahas, so far as the same may be applicable; and

so far as the same may be applicable; and
Whereas said sixth article of the treaty with the Omahas provides that if any such
person or family shall at any time neglect or refuse to occupy and till a portion of the
lands assigned, and on which they have located, or shall rove from place to place, the
President may, if the patent shall have been issued, cancel the assignment, and may
also withhold from such person or family their proportion of the annuities or other
moneys due them, until they shall have returned to such permanent home and resumed the pursuits of industry; and in default of their return, the tract may be declared abandoned, and thereafter assigned to some other person or family of such tribe,
or disposed of as is provided for the disposition of the excess of said land; and
Whereas it has been alleged that there has been neglect on the part of a large num-

Whereas it has been alleged that there has been neglect on the part of a large number of persons and families to whom lands have been assigned under such treaty stip-

ulations, to occupy and till any portion of the lands so assigned, and otherwise have failed to comply with the terms of said treaty stipulations: Therefore,

*Resolved**, That the Secretary of the Interior be, and he is hereby, directed to inquire and report to the Senate, at his earliest practicable convenience, whether any persons or families belonging to the Puyallup tribe of Indians in Washington Territory, have at any time, and when and for what time, neglected or refused to occupy and till a portion of the lands assigned to them, or any of them, and, if so, what persons or families, and what lands, and whether such persons or families, or any of them, have or have not been roving from place to place, and whether in any other respect whatever any of such Indians or families have failed to comply with the treaty stip-ulations and laws of Congress applicable to the allotment and patenting of lands to

Resolved further, That the Secretary of the Interior shall report to the Senate what portion, if any, of the lands of the Puyallup Reservation in Washington Territory have never yet been assigned or patented to any of the families or individuals of such tribe, with a description of the location of such lands.

In reply to the inquiries therein made I transmit herewith a copy of a report and accompanying schedule from United States Indian Agent Edwin Eells, of the Puyallup (consolidated) Agency, Washington Territory, to whom a copy of the Senate resolution was referred, on August 31, for report upon the several subjects embraced therein, with specific directions to give this office the fullest information in his knowledge or

possession, or that might be obtainable, upon every subject of inquiry

presented.

From the agent's report it will be seen that all of the lands of the Puyallup Reservation have been allotted and patented to the Indians of said reservation, except a tract of 598.81 acres reserved for school,

farm, and agency buildings, and now used for that purpose.

It further appears that of the one hundred and sixty-seven Indians to whom lands have been allotted and patents issued, one hundred and twelve have personally occupied and cultivated their respective allotments or portions thereof continuously from the time of the issuance of patents therefor. Of the forty-five remaining allottees twenty-four have died, leaving heirs who have continuously occupied and cultivated the lands of such deceased allottees. Five others have either been employed or have been pupils in the Indian schools, thereby compelling absence for a time from their allotments, but in every such case they have employed others to cultivate and improve their allotted tracts. Two others have deserted their families and homes, but their wives have continued to reside upon and cultivate their respective allotments.

This, as the agent observes, "makes a total of one hundred and fortythree patentees who have either personally or constructively occupied and cultivated a portion of the lands allotted and patented to them." Twenty-one others have made some improvements on the lands allotted to them, and cultivated some portions thereof, but instead of living upon their own tracts they have lived with friends or relatives near by, but within the reservation limits. Their lands have been cultivated and improved but not actually occupied by them. This leaves three allottees to be accounted for; and these three the agent reports as having either neglected or refused to occupy and till a portion of the lands allotted to them, and gives their names as the Senate resolution requires—John Mowitch, Bruce Sasticum, and Frank Santiago. The agent makes a brief statement in regard to each, and observes that they deserve to have their patents canceled, for the benefit of some of the young men who have no land, by reason of the fact that they were not old enough to be entitled to any when the allotments were made.

The schedule submitted by the agent describes by legal subdivisions all of the patented tracts on the reservation, including the tracts allotted and patented to the three Indians reported as having neglected or re-

fused to occupy and till their respective tracts.

It also contains a description of the tract reserved for school and agency purposes—the only unpatented land within the reservation—and he states in his report that all of the good agricultural land is made use of for school, agency, and other purposes. He thinks that a portion of the reserved tract might and ought to be divided among the few Indians who have no land.

In summing up he says that there are three at least (those already named) and perhaps a few others who should have their assignments canceled, and that the forfeited tracts and such portions of the reserved school tracts as are not required for actual use should be given to the Puyallup families who have no land.

I trust the information furnished by the agent will be satisfactory to the Senate. The Senate resolution is herewith returned.

Very respectfully, your obedient servant,

A. B. UPSHAW, Acting Commissioner.

The SECRETARY OF THE INTERIOR.

UNITED STATES INDIAN SERVICE, PUYALLUP (CONSOLIDATED) AGENCY, Tacoma, Wash., September 14, 1888.

SIR: I have the honor to acknowledge the receipt of your favor of the 31st ultimo, inclosing copy of a resolution of the Senate of the United States, calling for certain information relative to the lands allotted to the Puyallup tribe of Indians in Wash-

ington Territory.

In reply, I beg leave to inclose herewith a list of the names of all the patentees, with a statement of the amount of land allotted to each, the amount each has cultivated, has fenced, and the bushels of wheat, oats, potatoes, fruit, and tons of hay raised, according to a very careful and thorough census taken during the month of August last, by one of the most intelligent Indians of the tribe, who went over the whole reservation and visited nearly every Indian on it. The amount of crops,

land cleared, fenced, etc., is all, of course, estimated.

In further explanation of the circumstances of these allotments, I would say that most of the available agricultural land on the reservation lies in a compact body by itself, and the high, gravelly timbered land lies adjacent on both sides. It was impossible, therefore, to give each Indian his allotment all in one piece and have the good and poor land equitably divided. These facts having been represented to the Department at the time of allotment, I was directed to give them allotments of land in two pieces. This was done, and generally they were given about forty acres of good land where they live, and the rest of their allowance either in the wooded hills or on the tide-flats, which land is not now available for agricultural purposes

with the means they have at their disposal.

From an examination of the schedule herewith transmitted, you will see that of the 167 patents issued, 112 have personally lived on and cultivated the land assigned them or a portion of it continuously ever since the patents were issued. Twenty-four have died, and the land allotted to them has with one exception been occupied or cultivated, or both, by the heirs. In that case there was a mistake, and the timber claim was patented to the husband and the agricultural land was patented to his wife, so that a portion of that land allotted to that family has really been occupied and cultivated continuously since patent issued. Five have either been employed in the Indian schools as employes or have attended those schools as scholars, so that they have been off of the land a part of the time themselves, but they have employed others to cultivate and improve all of these places so that they have been constructively occupied also.

Two men to whom land was allotted have run away and left their homes and wives, but these wives have continued to reside upon and cultivate the allotments just as they did when their husbands were at home. This makes a total of one hundred and forty-three patentees who have either personally or constructively occupied and cultivated a portion of the lands allotted and patented to them. Twenty-one have made some improvements on the land assigned them and cultivated some portions of it, have lived on the reservation in the vicinity of their land, but with their friends or relations, and not on the land itself. This land has been cultivated and improved, but not actually occupied. Three only of the whole number have neglected or refused to occupy and till a portion of the land assigned them, and have been roving from place to place. One of these-Johnny Mowitch-has lived on the reservation a part of the time with his father, and a part of the time at the Cowlitz, with his mother-in-law, but I can not learn that he has as yet done anything on his own land. Another—Bruce Sasticum—has had his land occupied by his mother or friends most of the time, but has done nothing, or next to nothing himself on it. He has roamed about and been drinking whisky, and will not do anything himself at all on his land now.

The third one, Frank Santiago, has never done anything to speak of, has roamed about and deserted his place, and does not deserve it at all. The land, however, is all tide-flats, and is covered with salt-water at the high tides, so that he could not

live on it if he felt disposed.

There are, however, a considerable number of young men belonging to the tribe who have no land, having been too young at the time the last allotment was made. If these lands should be canceled, or any part of them, there are plenty of worthy Indians and families who have no land who would make a good use of them and to whom the land should be given. A re-allotment of these lands would be very satis-

factory to the tribe.

At the time the allotment was made there was reserved for a school farm and agency buildings 598.81 acres, and which is now used for that purpose. All the good agricultural land on it is utilized for that purpose, but all of the land is not used by any means. A part of it is used for a church-yard and burial-ground, and should be patented for that purpose, and some of it should now, I think, be divided among those who have no land. It is not very valuable for actual use, but being near to the city of Tacoma, has a high market value, and they should ultimately have the benefit of it. I have made application to have a part of this school farm allotted to some of these persons. But it can only now be done by an agent appointed for that purpose, and no one has been directed to come here as yet.

In addition to the general schedule before mentioned, I inclose herewith a short one, with the description of the lands to which the patentees have forfeited their

rights, as well as the land which has not been allotted.

This is as full an answer as I can now give without taking time to go over the reservation myself, and as almost all the Indians are now away picking hops for the whites it would be impossible to get a better statement than the one inclosed without waiting some time. To sum it all up, however, I would say that there are at least three, and perhaps may be a few more, that should have their patents canceled, and there is more land reserved for school purposes than is required for actual use, but there are quite a number of Puyallup families that are unprovided for and should have it all given to them.

If more full information than what is here given is required I will willingly ascer-

tain all the facts that are wanted and forward them hereafter.

I have the honor to be, very respectfully, your obedient servant,

EDWIN EELLS,

United States Indian Agent, in charge of Puyallup Agency, Washington Territory.

COMMISSIONER INDIAN AFFAIRS,

Washington City, D. C.

PUYALLUP (CONSOLIDATED) AGENCY, Tacoma, Wash., September 14, 1888.

SIR: I have the honor to forward the within list, which was taken from the census roll of the present year, and which I believe to be correct. The amounts, of course, were all estimated.

Respectfully,

EDWIN EELLS, United States Indian Agent.

COMMISSIONER INDIAN AFFAIRS, Washington City, D. C.

No. of patent.	Name.	Acres patented.	Box-house.	Smoke-house.	Acres cultivated.	Acres fenced.	Wheat,	Oats.	Potatoes.	Hay.	Fruit.	
1	Mary Sloan	40	1		8	8	Bush.	Bush. 240	Bush.	Tons.	Bush.	The
2 3 4	John Twallod	40 160 131.02	1 1 1		9 20 14	40 30 24	10	180 200	150 300 100	4½ 20 30	15 20	Has He o
5	Charley Saliecum	94. 93	1		3	4			50	3	5	He pl
6	James Meeker	128.69	1		25	25		100		20	50	Has
7	Elizabeth Kishner	41.14	1	****	9	30		- 30	600	15	60	She
8	Old Tocanum	121. 27	1		2	5		35	20	3		Ver ol
9 10 11 12	Tyee DickJohn CookSimon HogalcutJoseph Peasup	121. 91 160. 73 80 120	1 1 1 1		9 7 20 7	84 20 35 7	10 50	100	100	48 8 20 1	3 5 70	Has Has
13	Sarah Squatahan	80	1									Is n
14 15 16	George Jackson John Skookum Charles Sicade	40 40 40	1	1 1	6	14 2	20	60	200	3		Has Has Is d sc fa
17 18 19 20	Dr. Boston David Squally Burnt Charley Chris Laughlet	41. 82 8 . 81 140. 14 160	1 1 1	1	15 15 6 15	20 40 6 15		200	40 2 100	20 6 15	10	Is v Has Has

The place has been continuously occupied since patent issued. Is now cultivated by her son George Sloan, she having married. Has been continuously on his place since patent issued.

Remarks.

Do.

He deserted his wife and left the country about four years ago. She has resided on the place and had it cultivated continuously since patent issued.

He died about two years ago; his widow and children have made the place their home ever since patent issued.

Has cultivated his place ever since patent issued, and lived on it continuously all the time.

She died about two years ago. The place has been continuously occupied and cultivated since patent issued. Her husband, a white man, adopted into the tribe, now lives on and cultivates it. Has an Indian wife. Very old; his son John Adams cultivates the place and lives on it. The

oid man lives on the reservation, sometimes with his son and sometimes with the others.

Has lived on and cultivated his place continuously since patent issued. Has occupied his place ever since patent issued.

He died about two years ago. His wife lives on the place and has a garden, etc. The place has always been occupied.

Is married to William Adams, who cultivates her place as well as his own. The products are credited in his name. She has lived on the reservation at one or the other place ever since the patent was issued. Has occupied and cultivated his land since patent issued.

Has occupied and cultivated his land since patent issued. Has occupied his home since patent issued. Is very old.

Is dead. Place now occupied by his son Henry Sicade, who has been at school for some years, and has recently married and settled on his father's place. The place has not been occupied since his death until this year, the son having been in school in the meantime in Oregon. Is very old. Has occupied and cultivated ever since patent issued.

Has lived on it since patent issued. It is mostly low and wet.

Do.

Has cultivated it since patent issued. His wife having died, he has roamed about some, but always had his farm well worked and occupied by himself or relatives.

21	Julia Ha-hagh-staney	40	1		6	25				8	5	She is dead. The place is cultivated by her grandson and his father, who are heirs to the place. The boy, William Scattle, has been in school most of the time, and no one has lived on the land, but it has been tilled.
22	Charley Squally	120	1		7	12			200	5	40	Has cultivated the land ever since patent issued, and lived on it continuously.
23	Napoleon Gordon	172. 73			4	20			100	 		He is dead. His widow cultivates a small garden and lives with her daughter-in law near by and adjoining. This land has always been cultivated since patent issued, but never lived on, as he died soon after
24	George Legge		1		20	30				20	10	patent issued. He has deserted his wife and left the place. His widow and family still reside on and cultivate it. She has always lived on and cultivated the land since patent issued.
25	Zaccheus Sasticum	35.82	1	1	30	32			300	18	25	Is very old. Has lived on the place since ratent issued. It is now cul-
26	Chickamin Jack	79.08	1		25	30						tivated by his son-in-law, Thomas Dean, who lives with the old people. Is dead, as is also his wife and children. The place is cultivated by the heirs, who are the nearest relatives, who also have holdings of their
27	Joshua Quartz	91. 22	1		4	20	40		75	3	5	own. The products of the place are credited with theirs. Is very old. Has occupied and cultivated a portion of his land ever since patent issued.
28	Bruce Sasticum	77. 22	1									Has been away most of the time. Is drunken and worthless. His mother lives at home. There is a house, but nothing is done on the place. It should be given to some good man.
29	James Sitmell	102.30	1		9	9			200	15	20	Is very old. Has lived on and cultivated a portion of his land ever since
30	David Brewer	163.78	1		21	21	· • • • • ·		600	35	45	patent issued. Has always been employed at the Chemawa Indian Training School in Oregon. His place is occupied and improved by his brother James, who has no land. The place has always been cultivated under his
												direction, but he being in Government service, has never lived on it since patent issued.
31	Jerry Meeker	120	1		5	5		35	150			Has lived on and cultivated his place until the present season, when be-
												ing employed in the Government service as industrial teacher at the Payallup Indian boarding school, he has hired the work done on his place and lived at the agency.
32	Big-Head-Bob	117. 89	1		7	12		100	250	7	120	He is dead. His widow married John Scattle, who lives on the place in- stead of his own, but cultivates both places. She has always lived on
33	Mrs. Peter Squally	40	1		2	3			30	****	, ,	the place and had it cultivated since patent issued. She has married Old Peasup, and both live on her place, but cultivate both places a little. Both being very old they are not able to do much,
34	Antoine Jackson	117. 20	1		28	30	15	100	200	8	10	but make their home on the place and have done so since putent issued. Has always lived on and cultivated a portion of his allotment since
35	Henry Winyer	167.89	1		5	6			100	2	1	patent issued. Has had his place occupied and cultivated, but since the death of his
										ı I		wife some years ago he has lived with his relatives adjoining, and the past year has reuted his place to another Indian. Has lately married again, and will probably live on his place himself as soon as the lease is out.
36	Joseph Swayall				35	35	150	200	350	7	90	Has lived on and cultivated his allotment ever since patent issued.
37 38	Dick Slocum Louis Napoleon		1		9 20	12 30			200	8 20	5 40	Do. He is dead. His widow manages the place and employs others to work
90	Liouis Tapoicoli	102 01	1		20	00			30	20	40	on it. Both lived on it till his death a year or two ago, since which
39	Marcellus Spott	145. 14	1		9	12	20	40	200	6	40	time she has lived with her friends on the reservation in the vicinity. Has always lived on and cultivated his place since patent issued.

No. of patent.	Name.	Acres patented.	Box-house.	Smoke-house.	Acres cultivated.	Acres fenced.	Wheat.	Oats.	Potatoes.	Hay.	Fruit.	
40	Old John Meander	157. 50	,		1	2	Bush.	Bush.	Bush.	Tons.	Bush.	Is ve
41	George Byrd	160	1		25	35		250		18	25	Has:
42 43 44 45	William McShell	141.76 116.62 142.76 80	1 1 1 1		9 4 10 5	12 6 20 6	15 30 80	70	75 400 150 50	4 4 10 2	6	Has Has
46 47 48	Manuel Danette	162, 50 156, 80 40	1		5 10	20 40	40	200	100 200	7	100 20	off Has Has
49 50	Joseph Winyer	160 120	1		3	22	50	75	100	6		thi Has I This on fari
51 52 53 54	Tommy Thomas Hannah Hadley Richard Sadelock William H. Wilton	133. 82 35. 07 155. 83 80	1 1 1 1		2 9 15 14	3 9 38 14	60 25	25 250 160	250 200 300 300	10 6 2 8	7 30 30	Has em
55 56	Joe Taylor George Kitsap	120 40	1	i	9 4	10 4		75 15	150 75	6	15	Has Is de pla
57	Jimmy Cross	80	1		20	20	50	240	300	11	10	Has !

ery old; cultivates a small patch of ground but lives with his son. Villiam Meander, who has a place of his own and has gone nearly ind. Has always lived on the reservation, but not on his allotment, it has cultivated it a little.

Remarks.

always lived on and cultivated his place since patent issued. His ife died a short time ago and he is now away on some other reservaon, supposed to be hunting another. But his place is occupied and ltivated.

lived on and cultivated his place since patent issued.

lived on and cultivated his place since patent issued. Is sometimes for a few months at a time at work, but makes this his only home. lived on and cultivated his place ever since patent issued.

not done much on his place. Has lived on the reservation all the me, but, being single, has not settled to his farm to do much of anying yet.

lived on and cultivated his place since patent issued.

s is the man who married Mrs. Big Head Bob No. 32, and lives now her place, but cultivates both. The productions credited to that rm, part of them belong to this place. He has cultivated this place ice issue of patent and lived on it till he married this woman a year

lived on and cultivated his place since patent issued.

lived on and cultivated his place since patent issued, except when aployed in the Indian boarding school at Puyallup, where he now is, ad during that time he has employed others to work on his place. he place has been continuously cultivated since issue of patent, and ved on by him, except when in the Government service at the school. lived on and cultivated his place ever since patent issued.

ead. His widow has married William Ponia, and they live on the ace. It has been occupied and cultivated since issue of patent by r and her family.

lived on and cultivated his place ever since patent issued.

58 !	George Yannequish	150, 22	F 1	B 1	91	15	n	60	75	6	h	p Do.
59	George Yannequish Skookum Paimes	40.	Ba	1	8	15 15	50	80	75		d	Has lived on and cultivatedhis place ever since patent issued. Is very
-		8	+ 4.				P]					old and lives at home, but can not work very much.
60 :	Tommy Lane	160	1 1		25	30	70	450	800	9	50	Has lived on and cultivated his place ever since issue of patent.
62	David Willard	120 00			30	80 40	130	200 300	300	10	150 50	Do.
63	Quintum Judson	40			15	18		215	500 150	10	20	Do. Do.
64	Thomas Spotcain	40		1	4	14	25	40	40	8 3	10	Has lived on and cultivated his place even since issue of notant until his
01	Zuomas Spotoani	20		1 1	-	12	20	20	20		1	Has lived on and cultivated his place ever since issue of patent until his death, since which time his widow has continued to reside upon and
					1						1 1	cultivate the place.
65	John Wapato	156.58	1		13	20 5	10	100	150	8	50	Has lived on and cultivated his place ever since issue of patent.
66	Culters Jim	129, 17	1		5	5	30	35	75	4	20	Do.
67	Napoleon Whatcom Edwin McCloud	160	1		15	15			100	12	30	Do.
68	Edwin McCloud	160			31	40		420	600	9		Do.
69	Wilson Lahobet	122.34	1		8	35	30		100	2	10	Has lived on and cultivated his place ever since issue of patent until his
												death, about two years ago, since which time his widow has continued to cultivate the land and live on it or near it with her son, Warato
	,											John.
70	John Chinowith	61 20	1		40	60	30	450	400	15	75	Has lived on and cultivated his place ever since issue of patent.
71	John Itawis	159. 38	î		20	80	40	250	300	12	50	Do.
72	Bill Retewow	52, 33			3	10		40	60	3		Do.
73	George Wright	146.70			17	20	75	230	350	7	175	Do.
74	Richard Lyell	157.60	1		12	15	25	90	40	7	25	Has lived on and cultivated his place over since issue of patent until his death, about three years ago, and his widow has continued to reside on
												death, about three years ago, and his widow has continued to reside on
-	T 1 - D - 1	100 50				0	10	100	100	0		and cultivate it ever since.
75	John Paimes	138. 50	1		6	8	10	100	100	2		
76	John Swan	154. 57	1		20	40	40	150	500	7	75	has remained on and cultivated it since.
77	Tenas Bill	96, 60			5	7	30	25	130	6	50	Has lived on and cultivated his place ever since patent issued. Has lived on and cultivated his place ever since patent issued.
78	Louis Le Claire	125, 53			18	18		300	450	10	5	Do.
79	John Cryler	94. 61		1	4	4						
80	John Cryler Thomas L. Fleur	34.27	1		6	10			50			Very old, but has lived on his place and cultivated it since patent issued. Has lived on his place and cultivated it since patent issued.
81	John Hote	160.15	1		3	4			100	2 3	30	Do.
82 83	William Quadsolcup	120	1		8	8	20	180	75	3	10	Do.
83	Joseph Wannachin	80	1		10	16	50	60	150	4	30	Is dead; his wife has lived on his place and cultivated it since patent
84	Richard Sowatum	147. 22	1		8	12	80	80	150	6	10	issued.
85	Salley Jack		1		4	5	00	30	40	0	3	Has lived on his place and cultivated it since patent issued.
86	Sarah Wannachin	34.06			2							Is very old and a widow. I cannot learn that she has done much of any-
	Contract it contract it is a series of the	02,00										thing. She has lived on the reservation with her daughter, and her son-
												in-law did some work on her place before he died.
87	John Willahee	15.11		1	3	3		10	40	1		
		10000				-		00	000			vated it.
88	Bill Luplupton Butcher Sam	36. 27	. 1		12	30	15	60 40	200 20	8 5	50	Has occupied and tilled his land ever since patent issued.
89	Butcher Sam	119.65			35	80	15 60	500	300	25	10	Do. 2
90	James Goudy James Boatsowitch	109. 50 91. 58	1		5	40			60	5	50	Do.
91	oames Doatsowitch	91. 38	1		0	70			00	3	00	Has occupied and tilled his land ever since patent issued either personally or hiring others to do it for him.
92	Samson Mowitch	32. 87	1		3	5		75	100	2		Has made his home on and cultivated his land since patent issued.
93	John Winver	39.70	Î		4.	8		75	50	3	1 5	Do.
94	Wash Skykes	159. 82	1		8	25		75	100	15	5	Do.
95	Sally Waighpugh	80	1		8	80-		40	100	10	30	Has made her home on and cultivated her land since patent issued.

No. of patent.	Name.	Acres patented.	Box-house.	Smoke-house.	Acres cultivated.	Acres fenced.	Wheat.	Oats.	Potatoes.	Нау.	Fruit.	Remarks.
96 97 98 99	Jim Laughlet Tommy Bill John Slahan Chehalis Jim	40 154, 25 160, 22 74, 64	1 1 1 1		7 20 8 6	10 40 20 6	Bush.	Bush. 15 120 40	Bush. 50 100 30 50	Tons. 30 16 13 5	Bush. 5 7 10	Has made his home on and cultivated his land since patent issued. Do. Do. Has made his home on and cultivated his land since patent issued. Has been absent some, mostly fishing or clamming, but has never de-
100 101	Charley Satiecum	92. 48 162. 69	$\frac{1}{2}$		5	6			40	6 30	2	serted his home. Has resided on and cultivated his place ever since patent issued. Is a timber claim. He has resided upon it and farmed his mother-in-
102	Samson Zambaus	78.76	1									law's land mostly since patent issued. Is very old. He has lived on his place for awhile; his wife has left him, and of late years he has lived with his friends on the reservation, but
103	George Johnson	120	1									not on his place. It is a timber claim, and was his home until he broke up his family. He is dead. His widow, since his death, has not lived on the place much, if any. It is a timber and fishing claim, and not susceptible of cultivation. It was their home till his death, but has not been used much
104	Johnny Simon	120	1		7	8			15	4	5	since. Has made his home on and either by himself or others, had his land
105	Sam Squataban	95. 87						60	50			cultivated since patent issued. Has done but very little on his place. It is a timber claim. He has
106 107	Joe Fredrick Peter John	123 71 160	1		6	40		80	75	10	,,,,,	lived on the reservation with his mother, and farmed her land and cut hay on his own; but has not lived on his place much, if any. Has occupied and tilled a portion of his place since patent issued. Has not done much on his place. It is a timbered claim, and not susceptible of cultivation. He has lived on the reservation with his father and world his place or a factor of the subject of the second mother than the subject of the subject of the second mother than the subject of the subjec
108	Joseph Klaskkomine	60. 25										and worked his place, and neglected his own. Is dead. His heirs look after the property; but having holdings of their own, do not live on it. It is a timber claim, and not susceptible
109	George Cushner									4		of cultivation. This place is on the tide flats, and the only use that can be made of it is to cut the hay, which he does. He lives on the reservation, and cultivates his mother's and wife's land and cuts the hay from his own.
110	Charley Sheadshut	94. 21	1									Is a fisherman and lives on his place, which is a timber claim and not susceptible of cultivation. Has lived and resided on it since patent issued.

111	Frank Santiago	83. 29		 							Has never done anything to speak of on his place, which is all tide flats, and has left the reservation. His place should be given to some one else, I think.
112	Jimmy Hamolgood	154. 98	1	 1	1			20	3		
113	Bill Meeker	80	1	 6	7		20	100	6		Has lived most of the time with his father-in-law, but cultivated a small portion of his own land a little every year. Has always been residing
114	George Jacobs	80		 							on the reservation. Is dead. His relatives look after the place, but have holdings of their own, so do not live on it.
115 116	Peter SpottLame Bob	76. 24 150. 36		 3 2	5 4		35	100 100	8 7	10	Has occupied and tilled a portion of his land ever since patent issued. Is dead. His wife has remained upon the place and cultivated her garden ever since patent issued.
117 118	Jim Squakiam Joe Young	157. 30 160	1 1	 7 2	7 4	15	230 70	200 80	9 6	10 5	Has resided upon and cultivated his place since patent issued. Has resided with his mother part of the time on the reservation, but is now married and on his own place. It is mostly swamp and tide flats, not suitable for agricultural purposes without great outlay of money to dike it.
119	Kitty Kautz	80	1	 10	10				10		Is dead. Her place is occupied and cultivated by her son, and has been
120 121	George Skelmore	160 40	1	 6	6		25	150	12	10	so since patent issued. Has occupied and tilled a portion of his land ever since patent issued. Has been off working in saw-mills much of the time. Has hired slashing
122	John B. Sherlafoe :	1 0.48	1	 2	2						done on his land, and has improved it some. Is dead. His widow is in the employ of the Government Indiau school on the reservation, and employs some work done on her place, but is too poor to have much done on it. She lives on the reservation and
123	Nugent Kautz	80	,	 							does what she can for a living. He has been to some expense in having his land, which is a swamp, ditched, but has made no further improvements on it. He has always lived on his mother's place and cultivated it with his brother. He was away at the Chemama, Oregon, school last winter and spring, and went to Warm Springs, where he is married. He is expected home with his wife and to settle down.
124	Augustus Kautz	80		 							This is the same kind of a case as the previous one. He and his brother have the same kind of land; has done the same amount of work on it, but has lived on his mother's place near by, and cultivated that, putting what improvements he could on his own land as fast as he could afford. Has always lived on the reservation and made his home here since patent issued.
125 126	Tom Thompson	80 162. 01	1	 10 1	16 1	50	60	150 150	4	30 2	Has lived on and cultivated his place ever since patent issued. Has lived on and cultivated his place most of the time since patent issued. Is on it now, but on account of losing his wife, roamed about some till
127 128	Ed DickOld Peasup		1 1	 1 2	4 3			100 30		10	he got another. This reservation has always been his home. Has made his home on his place and worked it some since patent issued.
129	Peter C. Stanup	160	1	 3	7			100	5	30	continuously since patent issued. Has lived on and cultivated his place continuously since patent issued.

No. of patent.	Name.	Acres patented.	Box-house.	Smoke-house.	Acres cultivated.	Acres fenced.	Wheat.	Oats.	Potatoes.	Нау.	Fruit.	Remarks.
130	Daniel Webster	30. 87			8	8	Bush.	Bush.	Bush.		Bush.	this summer. Most of the land has been washed away, so there is not much left to use. Is home now, living with his father, and will
131	Mrs. Charley Snaharl	20. 21	1									probably remain and settle down soon. Is dead. The place is looked after by the heirs, who also have holdings
132	John Hayton	80	1		9	12	30	75	100	6	5	of their own; so do not live on it, but cultivate a part of it. Has lived on his place continuously and cultivated it ever since patent
133 134	John Simon Old Kitsap		1		11	25	15	200	100	11		Is dead. The place is cultivated but not lived on by the heirs, who have
135	David Squatahan	120							75	2		tinuously, and done most of his work on her place. Done a little on his own, but never lived on it, as it is not a desirable place to live on and
136	Jehnny McCai	40			1	1		20	59			with his mother and cultivated her place a part of the time, and roamed about a good deal. He is not very worthy, and the land is not at all
137	Billy Wilson	80	1		1	6			100	2		attractive. Has not done very much and roamed about some, but made his home on
138	William Jack	160	1		1	3			1			his place when not off at work for others. Is a sick man, and his land is all timber land; so he has lived on another man's land and cultivated a small garden, but done very little on his own land. He has always lived on the reservation, but not on his own land since patent issued.
139	Peter Kumpkass	154. 90	1									Is dead. His widow lives on the reservation, but not on the place, as there are no improvements scarcely on it, and she is alone. She does a little work on it every year, and lives on the reservation with her friends and
140	Paul Wynaco	80							100			works for her living, but does not live on the land much of the time. Is a cripple. The land is swamp and timber. He has never lived on it, and only done a little work on it. He lives on the reservation with his friends and works for them and supports himself, and has not roamed about any, but has not lived on the place, nor done much work on it, as he is not able and the land is not very desirable.
141	Jacky Snokalem	154.70	1		3	3		20	100	1	10	on it, as he is not able and the land is not very desirable. Has lived on and cultivated his place continuously since patent issued, except when off a few months at a time to work.

142	Milton Fisher	58. 01	1		3	5			150	6		Is
143	Tom. Chadshow	37. 75		1	6	9			100	8	1	н
144	Laughlet Judson	94. 46									4.4	TI
145	Henry Taylor	160							50		••••	T
146	James Swan Taylor	147. 92			1	1		50			;	T
147	Johnny Mowitch	159. 58										I
148	Peter Satundra	40										Is
149 150 151 152 153	Tenas George. William Adams. James Coates John Meeker Old Stanup	166. 37 160 153. 23 161. 82 155. 64	1 1 1 1		15 21 15 17 5	20 34 60 20 45	30 5	20 150 75 200	200 100 40 200	20 28 20 20 35	15 150 30	H
154	John Slaerhaul	144. 67	1		5	20		25		4		н
155	James Sitmell	127.63	1		3	3			75	4	50	H
156	Joseph L. Young	40	1		4	6		40	50			Н
157	Mrs. Jack Scoopass	36, 49	1		9	18	60	200	300	15	51	н
158	John Morris	94. 33	1		3	5						T
159 160	Jim Webster	34 84 40	1 1		10	12 4	50	100 180	200 75	18 2	40	H

s dead. He lived on his place and improved it till his death, since which time his cousin, and heir has made her home on it with her family, and cultivated it continuously since patent issued.

Ias lived on and cultivated his land since patent issued, except when off for a few months at a time to work for whites: was nearly blind for

some years, which put him behind.

his is the same man as Patent No. 63, or Quintum Judson, and is an error in the name. This is his timber claim, and with the forty

acres there credited makes up his allotment. This man is rather trifling. He has always lived on the reservation, but most of the time with his father-in-law, and done but little on his own land, which is al timber land. He has not roamed about, except

when off at work for a few months at a time, but has not made much use of his own land and never has lived on it.

The remarks to the above apply to this man also. His home has been on the reservation but not on his land, and his place is a timber claim.

can not learn that he has done anything on his place. He has lived part of the time with his father on the reservation, and part at Comlity with his wife's people. Probably he does not deserve his land. s dead. This is timber land. His wife has married again and lives on

other land on the reservation, but nothing is done on this piece of land. las lived on and cultivated his place continuously since patent issued.

Do. Do.

I as lived on and cultivated his place continuously since patent issued. His son has cultivated part of his place, as he is very old. The other products are credited to him.

Ias lived on his place continuously and cultivated it since patent issued, except when off for a few months at a time fishing. He is old.

las made his home continuously on his place and cultivated it till this summer, when his wife left him. He has cultivated it since, but lived with his friends. The river has washed a large part of his agricultural land away.

Has improved and cultivated his place, but not lived on it much, as he is a logger, and his is not a timber claim. He lives on the reservation, though, and does business there, and has his home on the reservation,

and does not roam about.

I as always lived on and cultivated this place since patent issued by her son-in-law, John Morris, to whom the land should have been patented, and with whom she lives. It was a mistake that her name was in the patent instead of his, and should be corrected if possible.

This is his timber claim, which he has also improved and lived on some, but he should have had these two pieces as his allotment. He has always lived on one or the other, and cultivated it since patent issued and done a great deal of work on it, and her other heirs want to cheat him out of it, which should be prevented if there is any way to correct this error.

Has lived on and cultivated his place ever since patent issued. Ias lived on and cultivated his place ever since patent issued, but raised most of his crop on his father-in-law's place, where he stays a part of

the time.

Statement submitted by Edwin Eells, United States Indian agent—Continued.

No. of patent.	Name.	Acres patented.	Box-house.	Smoke-house.	Acres cultivated.	Acres fenced.	Wheat.	Oats.	Potatoes.	Нау.	Fruit.	Remarks.
	DI ALEXANDER DE LEGEN						Bush.	Bush.	Bush.	Tons.	Bush.	
161	John Le Claine	160	1	*****	7	8	50	60	60	6		Has lived on and cultivated his place continuously since patent issued, except one season, when it was rented and he was away on account of his health.
162	Thomas Yamanachim	155. 58	1		18	20	60	125	150	6		Has occupied and tilled a portion of his land ever since patent issued.
163	James Taylor	154.97	1		7	8		40	300	4	3	Do.
164	Paul Ashue	109, 57	1		3	7		50	100	7	25	Do
165	Adam Mowitchman	27. 04		1	1	1		00	170			Is very old. Has lived here since patent issued.
166	Squakson Bob	92. 05	1		4	10		20	150	3		Has made his home on and cultivated a portion of his land ever since patent issued. Has been away some at work. Has lived on and outlivated his land since patent issued.
167	Jimmy Mawitch	80	1		2	2		30		2		Has lived on and cultivated his land since patent issued.

Itemized description of certain lands on the Puyallup Reservation, Washington Territory on which are the agency buildings and school farm; also some allotments which have not been occupied and tilled.

Description.	Section.	Town-ship.	Range.	Acres.
School farm and agency buildings: SW. ½ of SW. ½, and lots 2, 3, and 5. SE. ½ and SE. ½, and W. ½ of NE. ½, and NE. ½ of NW. ½, and lots	11 10	20 20	3 3	106. 27 406. 59
2, 8, 4, 5, and 6. Lots 5, 6, 7, and 8	3	20	3	598.81
Johnny Mowitch: E. 1 of NW. 1, and SW. 1 of NE. 1. Lot 16.	25 20	20 20		120.00 29.50 149.50
Bruce Sasticum: Lot 14 NW. 2 of NE. 2	11 14	20 20		37. 2 40. 0
Frank Santiago: Lots 5, 8, 9, and 12	. 26	21	3	83.2