## BUREAU HASTINGS PARK OFFICE OF THE CUSTODIAN

FILE NO .\_ 4376.

JAPANESE SECTION

To be completed by persons of the Japanese race having no property in any protected area.

Acad by 0	ersons of the Japanese race n			
To be completed of	tohi			03876
MARUMOTO, Mok	ox 278, Steveston	, B. C. RE	GISTRATION N	
P. 0. B	01 2/91		100	The second secon
HOME ADDRESS	56	MARKIE	Steveston	, B.C.
SEX:	AGE: 56 Bell-Irving Fish	address S	teveston,	B.C.
OCCUPATION AND EMPLOYER	Kameno /3//	ADDRESS		
NAME OF WIFE OR HUSBAND	Voko (F) 14 YF	8. ADDRESS:		
NAMES OF LIVING CHILDREN:		ADDRESS:		
	rmation is true and complete a	ADDRESS:	property of any	kind whatsoever in
1	mation is true and complete a	ind state that I have no		Ļ
I certify that the above into		1942.	Yes 20	amost
Dated this Library	_day ofApril	(Signature)	1.00	
Dated IIII	ward-	4		
WITNESS & WALL				

LIST OF LIABILITIES: None HOW DO YOU PROPOSE TO PAY THESE OFF? FOR DEPARTMENTAL USE

### INFORMATION FROM R.C.M.P.

Our File No. 4316 Full Name MARUM	Date May 14/43:  Motichi (Surhame in Block Letters)
Registration No. 03876	Male - Female Age Q. 1.1885 (check)
Former Address P.O.B.	ne 278, Ateneston, B.C.
Date Evacuated 9//4/	Waturalized - Canadian-Born - National (check)
Present Address	But denver, B.C.
Married - Single (check)	Name of Wife Kameno #03875 Name of Husband —
Nume of Mother	
Hequested by	Registered with Oustodien 1/00.  (Yes or No.)  Fishiman Curren of

Mr. Mokichi MARUNOTO, Registration No. 03876, New Denver, D. C.

Dear Sir:

This is to advise that the fishing vessel "M. M.", which was owned by you, has been sold for the total sum of \$115.30, which was the value placed on her by an experienced, independent marine surveyor.

No commission or administration charges are made in connection with the sale of these vessels, the only charges are for wherfage, fire insurance, watchmen's wages, expert valuation, etc. These amounted to \$15.61.

count with this office.

Yours very truly,

F. Matheson, Specified Articles Department. Mr. Mokieni MARUMOTO, Registration No. 03876, New Denver, B.C.

Dear Sir:

You have not yet replied to our letter of the 19th of July 1943, in which we drew your attention to the fact that the B.C. Packers Limited have a claim of \$275.91 lodged against you in this office.

Your balance with the Custodian at this time is \$99.39. This means that in order to permit us to settle this claim on your behalf you will require to send us \$176.52. The cheque should be made out to the "Custodian of Enemy Property."

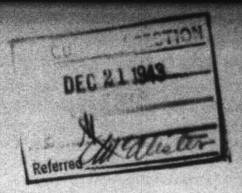
Kindly give a reply to this letter your im-

Yours truly,

AMOAIDE

A. McAlister, Claims Department.





#### BRITISH COLUMBIA SECURITY COMMISSION

Mew Denver, B. C., December 17th, 1945.

Mr. A. McAlister, Claims Department, Department of the Secretary of State, Office of the Custodian, 506 Royal Bank Building, Vancouver, B. C.

Dear Sir:-

## Re: File No. 4276 - Mokichi Marumoto, #03876

Replying to your letter of December 6th addressed to our Mr. M. L. Brown in Vancouver, I would advise that on interviewing the above Japanese, that he acknowledges the debt with the B. C. Packers but he states he has no means of checking the amount here as he left all his bills, receipts, etc., in Vancouver.

He wishes to have a complete statement before making any settlement.

Yours truly,

Steffeng Luck
H. P. Lougheed,
Supervisor.

HPL:AH

c. c. Mr. M. L. Brown, Vancouver

Claims Department.

# British Columbia Packers Limited

CABLE ADDRESS "PACKERS" P 0 Box 939

CLOVER LEAF SALMON FORT OF GAMPHELL AVE

VANCOUVER

January 21st, 1944.

The Department of The Secretary of State. Office of the Custodian, 506 Royal Bank Building. Vancouver, B.C.

EVACUATION SECTION Rec'd JAN 2 4 1944 Referred -

Dear Sirs:

Attention - Claims Department Re: Mokishi Marumoto #03876-File 4376

The amount owing by the above named Japanese is covered by a Chattel Mortgage and in our conversation with your Mr. McAllister we agreed to release same provided we received all monies received from the sale of his boat.

We cannot see why we should contact this man when the monies are held by you.

We think that as we are willing to accept a lessor amount we should be paid as soon as possible.

Yours very truly.

BRITISH COLUMBIA PACKERS LIMITED.

AEL/DES.

Per: Whawson

Messrs. British Columbia Packers Ltd., Foot of Campbell Ave., Vancouver, B. C.

Dear Sirs:

re: Mokichi MARUMOTO Re: No. 03876

We are enclosing herewith our cheque No. 9449
for \$99.39 in full settlement of your claim against the
above named. This is in full settlement of your claim as
arranged between the writer and Mr. Lawson.

Please acknowledge receipt.

Yours truly,

AMORIND

Bncl.

A. McAlister, Claims Department.

New Denver, B. C., April 11th, 1944.

Office of the Oustodian, Claims Department, Vancouver, B. G.

Gentlemen:

This is your authority to deduct from my credit belance the sum of \$99.39, in settlement of my debt with the B. C. Packers.

Yours truly,

moxich marumoto

Mokichi MARUMOTO, Reg. No. 03876

Witness:

IM. Long her

#### SUMMARY TAKEN FROM VESSELS RECORDS

Date: Jan. 11, 1944

Mama; Mokichi MARUMOTO

Reg. No. 03876 File: 4376

Boat File No.: Custodian File 4376-B

Name of Vessel: "Popeye #2" or "M.M." 29'x6'11"x14'10"(1921) Fairbanks

Morse 6 HP Lic. or Reg. No.: Vancouver 5948

Naval No.: NW. 017-F

Owner's Valuation: \$450.00

JFVDC Valuation: \$275x00 \$115.00

Custodian Valuation: \$118x \$275.00

Date of Sale:

December 9, 1942

Purchaser:

T. Wright

Signature on Sales Papers: Custodian Sale

Selling Price:

\$115.00

Paid to JPVDC grafuntation:

\$115.00

Supervision Costs:

\$15.61

Balance due Owner:

\$ 99.39

Paid to:

Credited to Account of Mokichi MARUMOTO, File 4376

Location of Boat at Sale: Coal Harbour (ex New Westminster)

Claims Against Canadian Govt .:

Additional Information: B. C. Packers Ltd. hold unregistered mortgage for \$275.91 on this boat.

may 10/46

FLE to. 4275

New 1916, 1926.

Int. Holdshi Mannoro, kegs 10-303076.

The obove currery is continued to be in escentioned with the

#### PERSONAL PROPERTY SUMMARY

File No. 4376

May 8th, 1946.

#### RE: Mokichi MARUMOTO, Asg. No. 03876

The above, who registered with the Custodian on April 16/42 and CHATTELS: was evacuated on April 21/42, signed a yellow "No property" card stating that he owned no property of any kind whatsoever in any protected area of British Columbia.

SPECIFIED The above was the registered owner of a fishing vessel the "POPEYE ARTICLES: #2". This was sold through the office of the Custodian for the net sum of \$99.39, and this sum credited to his account. The file reveals that the B.C. Packers Ltd. held an unregistered mortgage against this vessel in the sum of \$275.91. After some correspondence with the above, we received a letter from him dated april 11/44 authorizing us to deduct the sum of \$99.39 from his account and pay same to the B.C. Packers Ltd. in full settlement of their claim agains him. Accordingly a cheque was sent to them for this amount on April 24/44.

In July, 1945, we received from the B.C. Electric Railway Co. in MONEYS RECEIVABLE: favour of the above, the sum of \$ .68, representing refund of security deposit for light. This is his entire credit balance with this office.

> No property interests other than those mentioned above are found on this file.

The above summary is certified to be in accordance with the Ris Mackedie information on file.

May 8/46 RBM: LBM

According to information supplied to this office yes were the registered owner of a fishing vessel, the "Popeye 11", which was sold for the net sum of \$99.39, and this amount was credited to your account with this office. With your approval this sum was paid to the S. C. Packers Ltd. in full settlement of their claim against you in the sum of \$275.91.

We received from the W. C. Alectric Asilvey Company Ltd., on your behalf, the sum of S .OG, representing refund of security deposit for light. As mentioned above, this is your entire credit balance with this office.

It would appear that we have accounted for all the property of every kind left by you in the protected area which vested in the Castodian, and in order that you may confirm this and sax owindge the uneque, we are enclosing a stamped addressed envelope for convenience in replying.

Yours truly,

R. B. Mackedie Protection Department

Encl. (2)

DEEP'BAY - 986 October 31 141

Makichi Marumoto

Claum 4376

In Account with

Deep Bay - - - - - Cannery

# British Columbia Packers Limited

1941.				
Bug.	81	- Debit Balance		324.82
LESS:				
Sept	27	Payment at Lund Camp	8.21	
•	27	Payment at Lund Camp	13.47	
0	28	Payment at Lund Camp	1.77	
•	80	Credit balance from Current Account	.24	
•	11	Payment at Lund Camp	8.72	
Dec.	1	Payment at Whaler Bay Camp		
•		Payment at Otter Bay Camp	1.00	
•		Payment at Whaler Bay Camp	3.25	E0 05
				265.41
Add:	01	Insurance on boat  DEBIT BALANCE  To The Augustine		10.50 8 275.91
	SECRETARISM PROPERTY.			

Pile No. 43%.

### Ret "POPEYE II" - Mokichi MARUMOTO,

The above noted vessel was sold on December 9th, 1942 for \$115.00.

This Bill of Bule is made the 100 BETWEEN: MAKAGHI MARUMOZO Stoventon, British Columbia. (hereinafter called "the Grantor") OF THE FIRST PART AND BRITISH COLUMBIA PACKERS LIMITED of Vancouver, British Columbia, (hereinafter called "the Grantee") OF THE SECOND PART. WHEREAS: A. The Grantor has represented to the Grantee that he is the absolute owner of the fishing boat and equipment hereinafter described free and clear of all encumbrances; B. The Grantor has been for some time past and is now indebted to the Grantee in the sum of \* 20.88 C. The Grantor applied to the Grantee to advance to him the further sum of \$ 400.00 the Grantee agreed to do in consideration of the Grantor executing these presents; D. The Grantee has this day advanced to the Grantor the further sum last mentioned, the receipt whereof the Grantor doth by the execution hereof acknowledge; E. It is contemplated by the parties that the Grantee may hereafter advance further sums to the Grantor either in cash or by way of credit on the purchase of goods by the Grantor from the Grantee; NOW THEREFORE THIS BILL OF SALE WITNESSETH that the Grantor for and in consideration of the premises hath GRANTED, bargained, sold and assigned and by these presents doth GRANT, bargain, sell and assign unto the Grantee ALL AND SINGULAR the fishing boat and its equipment hereinafter particularly described and all the right, title and interest of the Grantor therein and thereto, which said fishing feet \_\_\_\_\_inches beam, \_\_\_\_\_feet \_16 ....inches deep, named powered with a.s.....H.P.Zelspeake-Mores ...., and licenced at the Port of Engine, Serial Number..... WHICH said fishing boat and equipment are in the possession of the Grantor at storeston .B. C., TO HAVE AND TO HOLD the said fishing boat and equipment unto the Grantee to the only proper use and behoof of the Grantee for ever.

, 510.85	thereof o	n the 20th day	of August 1940-
<b>8.</b>	. thereof o	n the day	of19
8	thereof o	n theday	of
\$	thereof o	n theday	of19

and each and every other sum which may hereafter be advanced by the Grantee to the Grantor as aforesaid on such day or days as may at the time of such advance be agreed in writing between the parties hereto or in default of such agreement upon demand

AND the Grantor shall and will warrant and for ever defend by these presents ALL AND SINGULAR the said fishing boat and equipment unto the Grantee against him the Grantor and all and every other person or persons whomsoever.

AND the Grantor doth hereby covenant promise and agree to and with the Grantee that the Grantor shall and will well and truly pay or cause to be paid unto the Grantee the said sum or sums of money in the above proviso mentioned with interest on the same as aforesaid on the days and times and in the manner above mentioned for the payment thereof.

PROVIDED that in default of payment of any instalment of principal money or interest hereinbefore mentioned or any part thereof then the whole of the money hereby secured shall become due and payable in like manner and to all intents and purposes as if the times herein mentioned for payments of such money had fully come and expired.

PROVIDED ALSO that in case default shall be made in the payment of any instalment of principal money or interest in the said proviso mentioned or any part thereof or in the keeping, observance or performance of any covenant proviso or condition herein contained and on the part of the Grantor to be kept observed or performed, or in case the Grantor shall attempt to sell or dispose of or in any way part with the possession of the said fishing boat and equipment or either of them or any part thereof, or suffer or permit the same to be seized or taken in execution without the consent of the Grantee to such sale, removal or disposal thereof first had and obtained in writing or in case the Grantee shall feel unsafe or insecure or deem the said fishing boat and equipment or either of them or any part thereof in danger of being sold or removed THEN in such case it shall and may be lawful for the Grantee by its servant or servants, and with such other assistant or assistants as it, he or they may require or deem fit without notice to the Grantor at any time during the day to break and force open any doors, locks, bars, bolts, fastenings, hinges, buildings, enclosures and places for the purpose of taking possession of and removing the said fishing boat and equipment and upon and from and after the taking possession of said fishing boat and equipment as aforesaid it shall and may be lawful and the Grantee is hereby authorized and empowered to sell the said fishing boat and equipment or any part thereof at public auction or private sale as to it may seem meet, and from and out of the proceeds of such sale in the first place to pay and reimburse itself all such sum or sums of money as may then be due by virtue of these presents and all such costs and expenses as may have been incurred by the Grantee in consequence of the default, neglect or failure of the Grantor in payment of the said money or interest as above mentioned or in consequence of such sale or removal, or in consequence of the default, neglect or failure of the Grantor to keep observe or perform any covenant proviso or condition herein contained as above mentioned and in the next place to pay unto the Grantor all such surplus, if any, as may remain after such sale and after payment of all such sum or sums of money and interest thereon, as may be due by virtue of these presents at the time of such seizure, and after payment of all costs, charges and expenses incurred by such seizure and sale as aforesaid PROVIDED ALWAYS nevertheless that it shall not be incumbent on the Grantee to sell and dispose of the said fishing boat and equipment, but that in case of default in payment of any instalment of the principal money or any part thereof or of the interest thereon or any part thereof or in beeping observing or performing any covenant proviso or constition herein contained and on the part of the Grantor to be kept observed or performed, it shall and may be lawful for the Grantee peaceably and quietly to have, hold, use, occupy, possess and enjoy the said fishing boat and equipment without the let, molestation, eviction, hindrance, or interruption of the Granter.

AND the Grantor doth hereby further covenant promise and agree to and with the Grantee that in case the sum of money realized under any such sale as above mentioned shall not be sufficient to pay the whole amount due under these presents at the time of such sale the Grantor shall and will forthwith pay or cause to be paid unto the Grantee all such sum or sums of money as may then be remaining due with interest thereon at the rate aforesaid as well also as all costs and expenses as may be incurred by any seizure and sale.

AND the Grantor doth put the Grantee in full possession of the said fishing boat and equipment by delivering to it these presents in the name of the said fishing boat and equipment at the sealing and delivery hereof.

AND the Grantor covenants and agrees with the Grantee that during the continuance of these presents and any and every renewal thereof the Grantee is hereby authorized and empowered for and on behalf of the Grantor to insure the said fishing boat and equipment against loss or damage or fire and marine risks in the sum of not less than their full insurable value with the loss if any payable to the Grantee.

AND the Grantor further covenants and agrees with the Grantee that he will pay to the Grantee the premiums for such insurance and such sums of money so payable by the Grantor for insurance premiums shall be added to the debt hereby secured and shall bear interest at the rate aforesaid from the date of payment of the same by the Grantee and shall be repayable with the next instalment of principal money hereby secured.

The words "Grantor" and "Grantee" wherever used shall (unless the context otherwise requires) be deemed to include the executors administrators successors and assigns of each of them and if there is more than one Grantor named the word "Grantor" shall be deemed to include each of such Grantors their several executors administrators and assigns severally as well as jointly. The word "Grantor" and all words depending thereon or relating thereto shall also be deemed to include the feminine as well as the masculine and neuter gender. And all covenants herein contained on the part of the Grantor shall, if there be more than one Grantor, be construed as joint and several covenants.

Grantor	in the	gathee of	• }	
	1190		0	
	1140	lan-		
Full name.	THE STATE	le Zet	en Ger	mer4.
	AL BANGE			
Address	Deep D	w, B.	0.	

mokichi manunot 7 (Seal)

This is the paper writing marked "A" referred to in the Affidavit of SWORN before me this day of 19

A Notary Public in and for the Province of British Columbia.

₹

SECRETARIO OF SWORN before me at the due execution thereof is of the proper handwriting of me, this deponent, and that I reside at and an annual of head town) and then was and still is a ... at the time of making and giving the said Bill of Sale resided and still resides at bisserola usey edt ni " and the best of our Lord one thousand nine hundred and the best of our Lord one thousand nine hundred and the best of the best 2. That the Bill of Sale was made and given by the said ... mande of the ball of the I. That the paper writing hereunto annexed and marked "A" is a true copy of a Bill of Sale, and of every (or where the original is filed, is the Bill of Sale and every) schedule or inventory thereto annexed, or therein referred to, and of every attestation of the execution thereof, as made and given and executed by Province of British Columbia, make onth and say as follows: :TIW OT COUNTY OF "BILLS OF SALE ACT" COLUMBIA PACKERS LIMITED Will of Sale BRITISH (Note:—This affidavit may be made by the President, Vice-Fresident, Secretary, Sankger or Director of the Grantee Corporation, or by any officer or any agent of the Corporation.) A Motery Public in and for the Province of British Columbia. in the Province of British Columbia.

That the easignment made in the within Bill of Sale, make oath and say as follows:

That the easignment made in the said Bill of Sale is bona fide for valuable consideration, and that the consideration is duly set forth in the said Bill of Sale, and that the said Bill of Sale, and that the creditors of the Cramtor is justly and truly indebted to the said Grantee in the sum of \$... mentioned in the said Bill of Sale, and that the creditors of the Cramtor is justly and truly indebted to the said Grantee in the sum of \$... mentioned in the said Bill of Sale was raccuted in good faith and tor the express purpose of securing the payment of another that the said Bill of Sale was raccuted in good faith and for the express purpose of securing the payment of the purpose of securing the goods and that the said Bill of Sale was raccuted in good faith and for the express purpose of securing the payment of the purpose of securing the goods and that the said Grantor from obtaining payment of any clear and that the said Bill of Sale is not given for the purpose of securing the goods and the goods and chatteles mentioned therein against the creditors of the said Grantor from obtaining payment of any clear securing the goods and chatteles mentioned in good faith against this creditors of the said Grantor from obtaining payment of any clear securing the said Grantor from obtaining payment of any clear the creditors of the said Grantor from obtaining payment of any clear in the said Grantor from obtaining payment of any clear the said Grantor from obtaining payment of any clear the creditors of the said Grantor from obtaining payment of any clear securing the said Grantor from obtaining payment of any clear securing the said Grantor from obtaining payment of any clear securing the said Grantor from other securi Sarrand notes offices "40 YTNUOO OF BONY FIDES "BILLS OF SALE ACT **VEFIDAVIT** 

March 22nd, 1951

Mr. Nekiehi MARUMOTO, 764 Home St., Winnipeg, Man.

Dear Sire

Distribution is now being made from the assets of the River Pish Company at the rate of \$33.98 per share. You were the holder of 1 share and payment to you is as follows:

	shar					STATE OF THE PROPERTY OF THE	33.95
1	ess p	revice	usly ad	Vance	d .		25.00
							8.98

Custodian cheque for this amount is attached

hereto.

Please acknowledge receipt.

Yours truly,

G. H. Reed Office of the Gustodian

CHR: BK Encl.