

Gillette & Sly to J. M. Force.

Know all men by these presents that J. P. Gillette and A. C. Sly of Stevens, Washington, agrees on the first day of Jan., 1905 to deed to J. M. Force lots 26-27 & 28 in Block 6 of Stevens for the sum of \$ 285.⁵⁰, \$ 25.⁰⁰ to be paid down and balance to be paid Dec. 1, 1905. Said J. M. Force to have immediate possession of said property. Abstract fees to be furnished.

Signed this 23. day of July 1907.

J. P. Gillette

A. C. Sly

1.30 Filed for record by J. M. Force on July 24, 1907 at 1:15 P.M.

A. P. Brewster
S. Shultz

Michael Lenz to Skamania Logging Co.

This Indenture made and entered into this 3rd day of September A.D. 1907 by and between Michael Lenz of Skamania Co. Washington, party of the first part and Skamania Logging Company, a corporation of Portland, Oregon, party of the second part, witness:

That the said party of the first part for and in consideration of the sum of One Thousand Dollars in legal tender of the United States, the receipt whereof is hereby acknowledged and the cancellation of a certain lease made by the parties hereto on the 1st day of November 1899 and by the terms thereof to run for a term of eight years, now cancellation of this day made and delivered by the said parties hereto and delivery is hereby acknowledged, both grant, bargain, sell and lease unto the said party of the second part all the merchantable saw logs and timber on a certain tract of land owned by the said first party, bounded and described as follows to-wit: all of the East half of the West half of the Northwest quarter of Section 7 Township 2 North Range 5 East of the W. M. and including a tract to the extent of 10 rods South of the South line of the tract hereinbefore described and the East and west lines of said description to be parallel with the East and West lines of the tract hereinbefore described. And also the right of occupancy in and to a certain skid road over other lands of the said party for the period of three years which is now built and used by the second party hereto.

That the lease and rights and easements hereto appurtenant do to run and exist for the period of approximately two years and three months or until the 1st day of December 1909. This and further mentioned was agreed by the parties that the party of the second part requires no rights in any land owned by the first