moneys due on said contract and to otherwise have the same our his own use, to take all legal measures necessary and proper for the recovery of property hereby assigned.

Witness our hands and seals this 23rd day of March 1912

Witnesses:

1.A.N.Page

for

R.Tillotson

2.W.A.Carmichael .

for

Arthur Anderson

State of Washington

county of Skamania, ss. I, A.N. Page a Notary public in and for the state of Wash. do hereby certify that on this 3rd day of April 1912 personally appeared before me Rolland Fillotson a single man to me personally brown to be the individual described in and who executed the within instrument and acknowledged that he signed and scaled the same as his free and voluntary act and deed for the uses and purposes therein mentioned.

Given under my hand and seal at Carson Wash. the 20th day of March 1912

(Notarial Sea

A.N. Page, Notary Public in and for the State of Washington at Carson, Wash.

Browince of Albo a

Canada, ss. I, W.A. Carmichael a Notary public in and for the said Province do hereby certify that on this 23rd day of March 1912 personally appeared before me Arthur Anderson to me known to bethe individual described in and who executed the within instrument and acknowledged that he signed and scaled the same as his free and volumery act andded for the uses and purposes therein mentioned

In WitnessWhereof I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

My commission expires on 31st Dec.1913 (Notarial Seal)

W.A. Carmichael, Notary Public in and for the Province of Alberta, residing at Champion in said province

Filed for record by A.N. Page on April 6th 1912 at 1.15 P.M.

A.Fleischhauer Co.Auditor

0,75

## Pohl to School District No.5

I, August Pohl mentioned as granter in the deed from myself and wife (Wilhelmina Pohl) conweying three (3) acres of land in Section thirty (30) Township two (2) north of Range five (5) East of W.M. to School District No.5 of Skamania County Washington; said property being the property upon which the present shool building is located, hereby agree in case of resurvey of the northeast quarter of section 30 township 2 North & Range 5 E.W.M. that the west line of said quarter is in any way changed so as to take from said school district any of the land deeded to school district by myself and wife, that I will give to said district enough more land adjacent to present shool site to make up the three (3) acres which is called for in said deed; and I also agree that in case it become necessary by reason of a resurvey to change any of the fence built by said school district to enclose their present school ground, that I will pay all cost of replacing said fence. This agreement entered into by and between August Pohl, party of the first part and school District No:5 of

Skamanin County Was ington this 15th day of April 1912

August Pohl

Witt: Albert Pohl

Wilhelmina Pohl

Alex McDonald

Filed for rewrd by A.McDonald on April 22nd 1912 at 1.15 F.M.

A. Fleischhauer

Co. Auditor

0.45

Washington Northern Railroad Company et al to Blazier Timber Company.

KNOW ALL MEN BY THESE PRESENTS, That the Washington Northern Railroad Company, a corporation under the laws of the State of Oregon, for value received, does hereby sell, assign, transfer and set over unto the Blazier Timber Company, a corporation under the laws of the State of Oregon, all the rights and interests by said Washington Northern Railfoad Company held or to it in anywise accruing under and by virtue of that certain agreement in writing made and entered into between the Wiest Logging Company, a corporation, the party of the first part, and the Washington Northern Railroad Company, as party of the second part, and the Oregon Washington Timber Company, as party of the third part, under date of the 6th day of March, 1911, and does hereby request the sald Wiest Logging Company to execute and deliver to the Blazier Timber Company a bill of sale of all the properties and rights of the said Wiest Logging Company mentioned in and contracted by it to be transferred to the said Washington Northern Railroad Company in and by said agreement of March 6th, 1911, between the parties aforesaid; the same being the only agreement of said date entered into between the said parties, and the same having reference to the leasing to the said Washington Northern Railroad Company for a period of time up to and including the first day of July, 1912, all the rights, privileges, grants and easements which the said Viest Logging Company had acquired or had in possession under a and in pursuance of that certaim agreement between it and the Oregon Washington Timber Commany, dated June 10th, 1910, and recorded in the records of Skamania County, State of Washington, in Book 2 of Agreements, on page 155 thereof, together withall the log hauling and loading engines, eleven in number, and all of the cables, tools, cook-houses, logging equipment and commissary, and all of the personal property of every name and description on the 6th day of March, 1911, owned by the said Wiest Logging Company and used in connection with the logging operations provided for in said last mentiomed agreement; and wherein it is further provided that upon payment of the full sur of \$50,000 00 said Washington Northern Railroad Company shall have the right to a bill of sale of all the said properties therein leased.