Book "3" of Bills of Bale

gowan, husband and wife, to us known to be the individuals described in and who executed the foregoing instrument and acknowledged that they signed and sealed the same as their free and voluntary act and deed for the uses and purposes therein mentioned. Given under my hand and official seal this 9th day of October, 1947.

(Notalial Seal Affixed)

Raymond C. Sly Notary Public for Washington Residing at Stevenson, therein.

Filed fc record October 9, 1947 at 4-44 p.m. by R. C. Sly.

Skamania County

<u>#37250</u>

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Rogers Logging Co. to Barr-Nelson Co.

BILL OF SALE

KNOW ALL MEM BY THESE PRESENTS, That Rogers Logging Co., a Corporation duly organized and existing under and by virtue of the laws of the State of Oregon, hereinafter called the party of the first part, for and in consideration of the sum of Seven thousand four hundred forty-seven and 03/100 Dollars, to it in hand paid by Barr-Nelson Co., an Oregon Corporation, the party of the second part, the receipt whereof is hereby acknowledged, does by these presents bargain, sell and deliver unto the said party of the second part its successors and assigns, all of the following described personal property, to-wit:

That certain log dump and boom, which includes an unloading machine and frame, electric motor, toom sticks, gates, platforms, and other incidentals in connection with the same, located on the west bank of the mouth of the White Salmon River at Underwood, Skamania County, Washington, the same being at this time operated by Rogers Logging Co. in connection with its logging operations within said County and State.

In connection with this conveyance, the seller does hereby sell, assign, transfer and set over unto the said Barr-Nelson Co. all the right, title and interest it may have in and to certain leases, as follows, to-wit:

Northwestern Electric Co. to Dayton Larimore, assigned to Rogers Logging Co., and State of Washington to Russell Towboat Co., sublet to Rogers Logging Co., Together with any ther leases which may be incidental to the operation of said logging dump and together

If this assignment shall not be sufficient to transfer the interest or title of Rogers Logging Co. in and to said leases, the said Rogers Logging Co. does hereby bind it---self to execute further sufficient assignments properly to transfer the same, but the consideration above expressed shall include the price of such assignments, and this hereby authorizes the lessons above named to recognize the interests of the said Barr-Nelson Co. in and to the right of possession and use under such leases.

To have and to hold the same unto the said party of the second part, its successors and assigns forever.

And it hereby covenants with the said party of the second part that it is the lawful owner of said goods and chattels; that they are free from all incumbrances, -- that it has good right to sell the same as aforesaid, and that it will and its successors shall warrant and defend the title thereto unto the said party of the second part, its successors, and ~ssigns, against the lawful claims and demands of all persons whomsoever.

Jone by order of the Board of Directors, with the seal of said corporation, this 12th day of November 1947. Executed in the presence of: J. H. Jewett By Jess L. Barr President

(Corporate Seal Affixed)

By Jess L. Barr President By Henry A. Nelson Treasurer

STATE OF OREGON, County of Multnomah 213

Book "J" of Bills of Sale

J, Jess L. Barr, the President of Rogers Logging Co., a corporation, being duly sworn accose and say that it is the sole owner of the property described in the foregoing bill of sale, and that the same it free and clear of liens and encumbrances of every kind and nature, at data a" execution of said bill of sale, and the same have been paid for in full.

Jess L. Barr

Subscribed and sware to before as this 12th day of November, 1947.

(Notarial Soal Affixed)

28.

E. R. Robnett Notary Public for Oregon My Commission Expires 7-27-51

STATE OF OREGON, County of Multnomah

On this 12th day o' November, 1947, before/appeared Jess L. Barr and Henry A. Nelson, both to ' personally known, who being duly sworn, did say that he, the said Jess L. Barr, is the ident, and he, the said Henry A. Nelson, is the Treasurer of Rogers Logging Co., the within named Corporation, and that the seal affixed to said instrument is the corporate s will of said Corporation, and that the said instrument was signed and sealed in behalf of said Corporation by authority of its Board of Directors, and said Jess L. Barr and Henry A. Nelson acknowledged said instrument to be the free act and deed of said Corporation.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal, this the day and year first in this, my certificate, written.

(Notarial Seal Affixed)

E. R. Robnett Notary Public for the State of Oregon My Commission expires 7-27-51

famania County Auditor

Filed for record November 17, 1947 at 9-30 a.m. by Barr-Nelson Co.

Wilfred L. Beaudry to Harold Senff

<u>#37439</u>

BILL OF SALE

KNOW ALL MEN BY THESE PRESENTS:

That, Wilfred L. Beaudry of Stevenson County of Skamania, State of Washington, the party of the first part, for and in consideration of the sum of One Dollars lawful money of the United States of America, to him in hand paid by Harold Senff of Stevenson, Skamania County, Washington, the party of the second part, the receipt whereof is hereby acknowledged, does by these presents grant, bargain, sell and deliver unto the said party of the second part, the following described personal property now located at Stevenson in the County of Skamania and State of Washington, to-wit:

That certain cafe business known as Harold's Cafe located in the Melonas Building at the Southeast corner of Symour and Second Street in the Town of Stevenson including stock of merchandise, furniture, equipment, uten sils, including the following:

One counter with 10 stationary stools, 1 milk shake mixer, 1 garbage can, 1 Butane range, Steam table, 1 hot water heater, 1 cash register, 1 meat block, 1 back bar cabinet, 1 back bar mirror, pots, pans, dishes, silverware, glassware, etc; 1 electric water heater in living quarters, \$90 pop case, all stock on hand.

TO HAVE AND TO HOLD the same to the said party of the second part, his heirs, executors, administrators and assigns forever. And said party of the first part, for his heirs, executors, administrators, covenant and agree to and with the said party of the second part, his executors, administrators and assigns, that said party of the first part, owner of the said property, goods and chattels and has good right and full authority to sell the same, and that he will warrant and defend the sale hereby made unto the said party of the second part, his executors, administrators and assigns, against all and every person or

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