

STATE OF CALIFORNIA }
CITY AND COUNTY OF SAN FRANCISCO } ss

On this 5th day of December, in the year 1938, before me, Frank L. Owen, a Notary Public in and for said City and County and State, personally appeared W. G. Watson known to me to be the person whose name is subscribed to the within instrument as attorney in fact of Standard Oil Company of California, a corporation, and acknowledged to me that he subscribed the name of said corporation thereto as principal, and his own name as attorney in fact.

(Notarial seal affixed)

Frank L. Owen
Notary Public in and for the City
and County of San Francisco, State
of California. My commission
expires Nov. 22, 1941.

Filed for record January 12, 1939, at 8-20 a.m. by Grantee.

Frank L. Owen
Skamania County Auditor.

#26885

Chas. E. Graves to Howard H. Startzman

It is agreed by Chas. Graves and Howard H. Startzman, that said Graves who has been using water piped across the so called Wendorf tract in Sec. 3-16 Township 3 North range 10 East W.M. Skamania County, from a spring on land of said Startzman in the north half of southwest quarter of north east quarter said section, to lands of said Graves in said section, in consideration of the sum of five dollars, may continue to use said water, provided same is not needed on property of Startzman, for the remainder of the year 1938.

It is further agreed that Graves may use surplus water from said spring, not needed on Startzman place, for 1939, at rate to be mutually agreed upon. Graves agrees to prevent waste of water and use same for orchard spraying and household use only.

Dated at Underwood, Washington, June 10th, 1938.

Chas. E. Graves
Howard H. Startzman.

Filed for record January 16, 1939 at 8-20 a.m. by Grantee.

W. G. Watson
Skamania County Auditor.

#27103

C. G. Rakestraw to Vernon D. Rakestraw.

This Agreement, made and entered into this 30th day of October, 1934, by and between C. G. Rakestraw, a widower of Carson, Washington, the first party and Vernon D. Rakestraw, of same place, the second party;

Witnesses: That whereas said first party has this day conveyed to second party a tract of land described as beginning at a point 40 rods North and 20 feet West of the SE corner of Sec., 18 T. 3 N. R. 8 E. W. M. in Skamania County, Washington; from said beginning point running thence North 200 feet, thence West 200 feet, thence South 200 feet, thence East 200 feet to point of beginning, and there being no water for domestic purposes upon said tract, and said first party being the owner of a spring upon the same 40 acre tract from which the said 200 foot square tract is deeded, does by these presents grant unto said second party the right to lay a pipe, not to exceed $\frac{1}{2}$ inches in diameter at intake and outlet and to convey water from said spring to said tract purchased this day and above referred to for domestic purposes only. With said second