

per acre and being in the aggregate the sum of eight hundred ninety-eight ⁶⁶
dollars for the 100 acres of said real property situated in said County and State
and described as and enter as follows:

The South West quarter of Section twenty-two 22 in Township 13 North
of Range 9 nine east of the Willamette Meridian in Marion County, State
of Oregon. And I further certify that the said real property was sold in
one lot or parcel and the said sum above stated was the highest bid made,
and that the said sum is the whole price paid for said real property and that
the said property is subject to redemption within one year as provided by law.
Given under my hand this 9. day of June A.D. 1906.

James Haffey
Sheriff.

Filed for record by J. W. Fisher on July 9th. 1906 at 10:30 A.M.

A. C. Brewster
Co. Auditor.

0.75

After Land and cattle Company.

Know all men by these Presents That Whereas, by an Act of Congress, approved
June 4, 1897 (30 Stat. 36) it is provided: "That in cases in which a tract owned
by a grantee is included within the limits of a public forest reservation, the
owner thereof may, if he desires to do so, relinquish the tract to the Government
and may select in lieu thereof a tract of equal land given to him instead, etc.,
and Whereas on the 16th day of April 1904, the After Land and cattle Company
limited, a corporation organized and existing under and by virtue of the laws of the
State of New York, was the owner of the following described land: One fourth
half of the Northeast quarter of Section Three 3 in Township fourteen 14
North, Range ten 10 East, Gila and Salt River Meridian, in the County of
Coconino, Territory of Arizona, which said tract prior to said date, had been included
within the limits of the Black Mesa Forest Reserve; And Whereas, on the said
last named day the said company surrendered the said land to the United States
by Deed duly executed by which it became entitled to select other lands of
equal acreage in lieu thereof: by selected the south half of the Northeast quarter
Sec. 4 Twp 3 N.R. & E.W.M.

Now Therefore, the said After Land and cattle Company limited, has made
emitted and appointed and by these presents does make, constitute and appoint
Joel M. Haffey of The Dalles, in the County of Wasco, State of Oregon, its true
and lawful attorney for it and in its name, place and stead, to enter into
and take possession of each and every tract of public land in any State

or Territory of the United States that has been or may hereafter be selected by it in
such form, with the said restrictions or selection to make by it personally or by some
one else acting through power of attorney from it. The said attorney in fact is also hereby
authorized and empowered to grant, bargain, sell and convey by deed and sufficient Deed
all of the right, title and interest that it now owns, holds or possesses, and also all of the
right, title and interest that it may hereafter acquire of, in and to the land that has
been or may hereafter be selected as aforesaid, or may send thereof for such sum or
price as he may deem proper and for all or any of the powers and purposes aforesaid
for it and in its name to make, execute, acknowledge and deliver all necessary deeds
conveyances, assignments or other instruments of whatever kind or nature.

To Value received, the receipt whereof is hereby acknowledged, this Board of
Attorneys is hereby made and declared to be irrevocable by it or otherwise.
In witness whereof, the said After Land and cattle Company, Limited, has
caused these presents to be signed by its first Vice President and attested by its
Secretary, and sealed with the common seal of said corporation, this 2nd day of
April 1904.

(See of A. H. C.) *After Land and cattle Company Limited*
Attest *by Albert Thomas, First Vice President.*

State of New York,
County of New York, I, D. R. Higgins, a Notary Public, in and for
the County of New York, State of New York, on this day personally appeared the
After Land and cattle Company by Albert Thomas, its first Vice President, and
Robert M. Murray, its Secretary, who are known to me to be the persons whose names
are subscribed to the foregoing instrument, and they severally acknowledged to me
that they executed the same as the free act and deed of the said Company by
each of them voluntarily executed, for the purposes and consideration therein expressed
and under my hand and seal of office this 2nd day of April 1904.

D. R. Higgins, Notary Public

In and for the County of New York, New York State.

Commission expires March 30, 1906.

Filed for record by T. A. Hudson on July 6, 1906 at 8:45 P. M.

A. Blackband
Co. Auditor.

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