

**MISCELLANEOUS RECORD G**  
SKAMANIA COUNTY

#19694

O. Colistro to J. H. Proll

Assignment.

For and in consideration of the sum of One Hundred Dollars (\$100.00) and other valuable considerations in hand paid by John H. Proll to O. Colistro, receipt of which is hereby acknowledged, the said O. Colistro hereby TRANSFERS, SELLS and ASSIGNS to the said John H. Proll an undivided one-half interest in and to that certain agreement dated the 12 day of July, 1934, entered into between Frank Birkenfeld and Ruth Birkenfeld as first party and O. Colistro as second party, which said agreement is hereby attached and made a part of this assignment.

Witness my hand and seal in duplicate this 16th day of July, 1934

In presence of  
(Not legible)

O. Colistro (seal)

Filed for record July 17, 1934 at 1:55 p.m. by Grantee.

*Mabel J. Bruce*  
Skamania Co. Clerk Auditor.

#19695

O. Colistro to J. H. Proll

Assignment.

For and in consideration of the sum of One Hundred Dollars (\$100.00) and other valuable considerations in hand paid by John H. Proll to O. Colistro, receipt of which is hereby acknowledged, the said O. Colistro hereby TRANSFERS, SELLS and ASSIGNS to the said John H. Proll an undivided one-half interest in and to that certain agreement dated the 11th day of July, 1934, entered into between Celo Anderson as first party and O. Colistro as second party, which said agreement is hereto attached and made a part of this assignment.

Witness my hand and seal in duplicate this 16th day of July, 1934.

In presence of  
(Not legible)

O. Colistro

Filed for record July 17, 1934 at 1:56 p.m. by Grantee.

*Mabel J. Bruce*  
Skamania Co. Clerk Auditor.

#19746

Primary Gold Co. to Camp Creek Metals Min. Co. et al

To Camp Creek Metals Mining Company, Inc., a corporation;  
To W. E. Buell, of Portland, Oregon; and  
To First National Bank of Portland, Oregon, a corporation, as escrow agent.

You, and each of you, are hereby notified:

That the Primary Gold Company, a corporation, elects to rescind and refuses to be bound by or perform on its part that certain Agreement for Sale and Purchase of Mining Claim and Lease, dated May 11, 1934, between Camp Creek Metals Mining Company, Inc., a Washington Corporation, as first party, and Primary Gold Company, a Washington corporation as second party, and W. E. Buell, of Portland, Oregon, as third party, and also that certain Supplemental Agreement, dated May 19, 1934, between the same parties, upon the grounds and for the reasons:

1. That no delivery of said contracts, or either of them, has been made or effected as between the parties, such delivery being conditioned upon the performance of the certain things and the making of certain payments hereinafter specified as not having been done by said parties.

2. That no consideration of any kind or character under or in connection with either of said contracts has ever passed to or been received by, or has accrued in favor