

P.T.Coleman to J.W.Attwell.

The Grantors P.L.Coleman and Carrie Coleman his wife of Skamania County, Washington, for and in consideration of One Hundred Dollars in hand paid, convey and warrant to J.W.Attwell of Skamania County, Washington the following described real estate situated in the County of Skamania State of Washington, to-wit:

Commencing 104½ feet west of the Northeast corner of Lot nine in Section one in Township two north range seven east W.M. and running thence south 209 feet; thence west 104½ feet; thence north 209 feet; thence east 104½ feet to point of beginning containing one half acre more or less

Dated this 13th. day of August A.D. 1906

Executed in presence of

P.L.Coleman (Seal)

Carrie Coleman (Seal)

State of Washington

County of Skamania, ss. Jas.P.Stapleton, the undersigned Authority, do hereby certify that on this 13th. day of August A.D. 1906 before me personally appeared P.L.Coleman and Carrie Coleman his wife to me known to be the individuals described in and who executed the within instrument and acknowledged to me 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 13th. day of August 1906

(Notarial Seal)

Jas.P.Stapleton, Notary Public in and for the State of Washington, residing at Vancouver, Clarke Co.

Filed for record by J.W.Attwell on Augst 19th. 1906 at 5.30 P.M.

A.Fleischhauer
Co.Auditor.

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✓

In the Superior Court of the State of Washington for the County of Skamania

Portland & Seattle Railway Company, a corporation, Petitioner

vs.

James P.Grenia, Ella Grenia, Myrtle Hamilton

E.P.Ash, Ada S.Ridenour, Charles E.Ladd and

Mary J.Hamilton, Claimants

Columbia Contract Company, Intervenor

Final Decree of
Appropriation.

This Cause came on regularly for trial before the court, sitting with a jury, on the twelfth day of July 1906, the petitioner appearing by its attorneys, James B.Kerr and Geo T. Reid, and the Claimants Charles E.Ladd and Sarah H.Ladd and the intervenor Columbia Contract company appearing by Teal & Minor, their attorneys.

And this court having heretofore and on the 8th day of June 1906 made and caused to be made entered an order finding and adjudging that the contemplated use for which the real estate sought to be appropriated by this proceeding, as against the Claimants Charles E.Ladd and Sarah H.Ladd, which said real estate is hereinafter described, is really a public use, and that that the public interest requires the prosecution of such enterprise, and that the real estate sought to be appropriated is required and necessary for the purposes of such enterprise And this being the time designated in said order for the trial of said Cause upon the