

T. S. McGLOTHLEN TO FRANK L. WHITE

904
THIS INDENTURE, MADE THE 3RD DAY OF SEPTEMBER, IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND TWENTY-FOUR, BETWEEN T. S. McGLOTHLEN, THE PARTY OF THE FIRST PART, AND FRANK L. WHITE, THE PARTY OF THE SECOND PART, WITNESSETH: THAT THE SAID PARTY OF THE FIRST PART, FOR THE IN CONSIDERATION OF THE SUM OF ONE DOLLAR, ^{TO HIM} LAWFUL MONEY OF THE UNITED STATES OF AMERICA, IN HAND PAID BY THE SAID PARTY OF THE SECOND PART, THE RECEIPT WHEREOF IS HEREBY ACKNOWLEDGED, HAS GRANTED, BARGAINED, SOLD, REMISED, RELEASED AND FOREVER QUIT-CLAIMED, AND BY THESE PRESENTS DOES GRANT, BARGAIN, SELL, REMISE, RELEASE AND FOREVER QUIT-CLAIM UNTO THE SAID PARTY OF THE SECOND PART, AND TO HIS HEIRS AND ASSIGNS, THE FOLLOWING DESCRIBED REAL ESTATE AND MINING PROPERTY, LOCATED IN SKAMANIA COUNTY, IN THE STATE OF WASHINGTON; DESCRIBED AS FOLLOWS, TO-WIT:

THAT CERTAIN MINING CLAIM KNOWN AS BOBBY EXTENSION FRACTION, DESCRIBED AS FOLLOWS, TO-WIT: COMMENCING AT DISCOVERY WHICH IS ABOUT 400 FEET, 50° WEST VARIATION, FROM SOUTH CENTER END; THENCE 1500 LINEAR FEET WITH 300 FEET ON EACH SIDE OF LODGE OR VEIN; COMMENCING (NORTH AND SOUTH) 45° EAST VARIATION TO NORTHWEST CENTER END; JOINING BOBBY QUARTZ CLAIM ON THE NORTH END AND LENORE QUARTZ CLAIM ON THE EASTERLY LINE AND COUGAR QUARTZ CLAIM ON THE WEST SIDE LINE; AND CAMP CREEK ON THE NORTH BOUNDARY LINE; SITUATED IN NIGGER HEAD MINING DISTRICT; NOTICE OF LOCATION RECORDED IN BOOK "F", PAGE 160, RECORDS OF SKAMANIA COUNTY, WASHINGTON. TOGETHER WITH ALL THE DIPS, SPURS, AND ANGLES, AND ALSO ALL THE METALS, ORES, GOLD AND SILVER BEARING QUARTZ-ROCK AND EARTH THEREIN; AND ALL THE RIGHTS, PRIVILEGES AND FRANCHISES THERETO INCIDENT, APPENDANT AND APPURTENANT OR THEREWITH USUALLY HAD AND ENJOYED; AND, ALSO, ALL AND SINGULAR THE TENEMENTS, HEREDITAMENTS AND APPURTENANCES THEREUNTO BELONGING OR IN ANYWISE APPERTAINING, AND THE RENTS, ISSUES AND PROFITS THEREOF; AND, ALSO ALL THE ESTATE, RIGHT TITLE INTEREST, PROPERTY, POSSESSION, CLAIM AND DEMAND WHATSOEVER, AS WELL IN LAW AS IN EQUITY, OF THE SAID PARTY OF THE FIRST PART, OF, IN OR TO THE SAID PREMISES, AND EVERY PART AND PARCEL THEREOF, WITH THE APPURTENANCES

TO HAVE AND TO HOLD, ALL AND SINGULAR, THE SAID PREMISES, TOGETHER WITH THE APPURTENANCES AND PRIVILEGES THEREUNTO INCIDENT, UNTO THE SAID PARTY OF THE SECOND PART, HIS HEIRS AND ASSIGNS FOREVER.

IN WITNESS WHEREOF, THE SAID PARTY OF THE FIRST PART HAS HEREUNTO SET HIS HAND AND SEAL THE DAY AND YEAR FIRST ABOVE WRITTEN.

SIGNED, SEALED AND DELIVERED
IN PRESENCE OF

T. S. McGLOTHLEN (SEAL)

JOHN ARTHUR

ROY ERFORD

STATE OF WASHINGTON, ()
COUNTY OF KING.) ss.

THIS IS TO CERTIFY, THAT ON THIS 3RD DAY OF SEPTEMBER, A.D. 1924, BEFORE ME THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR THE STATE OF WASHINGTON, DULY COMMISSIONED AND SWORN, PERSONALLY CAME T. S. McGLOTHLEN, TO ME KNOWN TO BE THE INDIVIDUAL DESCRIBED IN AND WHO EXECUTED THE WITHIN INSTRUMENT, AND ACKNOWLEDGED TO ME THAT HE SIGNED AND SEALED THE SAME AS HIS FREE AND VOLUNTARY ACT AND DEED FOR THE USES AND PURPOSES THEREIN MENTIONED.