

W. A. WENDORF ET UX TO B. F. McCUTCHAN

B. F. McCUTCHAN

CLAIMANT

VS.

W. A. WENDORF AND HELEN L.
WENDORF, HUSBAND AND WIFE.

OWNERS.

NOTICE IS HEREBY GIVEN THAT B. F. McCUTCHAN OF SKAMANIA COUNTY, ^{STATE OF} WASH-
INGTON, CLAIMS A LIEN UPON THE CROP GROWN UPON FOLLOWING DESCRIBED REAL PROPERTY
IN SKAMANIA COUNTY, WASHINGTON, TO-WIT:

THE NORTHEAST QUARTER OF THE NORTHEAST QUARTER OF THE SOUTHEAST
QUARTER AND THE WEST HALF OF THE NORTHEAST QUARTER OF THE SOUTHEAST QUARTER OF
SECTION SIXTEEN TOWNSHIP THREE NORTH, RANGE TEN EAST OF THE WILLAMETTE MERIDIAN.
DURING THE YEAR 1923 FOR LABOR PERFORMED UPON SAID LAND IN LABORING UPON THE
SAME AND ^{IN} SECURING AND ASSISTING IN SECURING AND HOUSING THE CROP RAISED THEREON
DURING THE SAID YEAR; THAT THE NAME OF THE OWNER OR REPUTED OWNER OF SAID LAND
ARE W. A. WENDORF AND HELEN L. WENDORF; THAT THE SAID OWNERS EMPLOYED THE CLAIMANT
TO HARVEST THE SAID CROP, INCLUDING THE PACKING OF THE FRUIT, HOUSING, GRADING,
RAISING, PACKING AND BOXING THE SAME AND AGREED TO PAY THE CLAIMANT THEREFORE
THE SUM OF THIRTY-FIVE CENTS PER BOX FOR ALL APPLES GROWN UPON SAID LAND SO
HARVESTED, HOUSED AND PACKED;

THAT SAID CONTRACT HAS BEEN FAITHFULLY PERFORMED AND FULLY COMPLIED
WITH ON THE PART OF THE CLAIMANT WHO PERFORMED LABOR UPON AND SECURE AND ASSIST
IN SECURING AND HOUSING THE SAID CROP DURING THE PERIOD FROM SEPTEMBER FIRST
UNTIL NOVEMBER SEVENTH; THAT CLAIMANT SO HARVESTED, SECURED, HOUSED AND PACKED
534 BOXES OF APPLES FOR WHICH THE OWNERS SO AGREED TO PAY THE TOTAL SUM OF
\$204.40 AND THAT THE CLAIMANT PERFORMED CERTAIN OTHER SERVICES IN HAULING AND
MAKING BOXES NOT INCLUDED IN THE CONTRACT WITH THE OWNERS FOR WHICH THE SAID
OWNERS AGREED TO PAY CLAIMANT THE SUM OF \$29.45 IN ADDITION TO THE AMOUNT DUE
UNDER THE TERMS OF SAID CONTRACT, MAKING A TOTAL OF CLAIM AGAINST THE SAID OWNERS
BY THE CLAIMANT OF \$233.85; THAT NO PART THEREOF HAS BEEN PAID EXCEPTING THE
SUM OF \$70.42 AND THERE IS NOW DUE AND REMAINING UNPAID THEREON AFTER DEDUCTING
ALL JUST CREDITS AND OFFSETS \$163.43.

THAT SAID SERVICES WERE CLOSED ON THE 7TH DAY OF NOVEMBER 1923 AND
THAT FORTY DAYS HAVE NOT ELAPSED SINCE THAT TIME.

WHEREFORE, THE SAID B. F. McCUTCHAN CLAIMS A LIEN UPON ALL OF THE SAID
CROP RAISED UPON THE LAND ABOVE DESCRIBED DURING THE YEAR 1923 AND PARTICULARLY
UPON 378 BOXES OF APPLES NOW STORED IN THE GEORGE RINELAND PACKING HOUSE AT
UNDERWOOD, WASHINGTON AND MARKED "GROWN BY W. A. WENDORF".

B. F. McCUTCHAN

CLAIMANT.

STATE OF WASHINGTON,
COUNTY OF SKAMANIA.

} ss.

B. F. McCUTCHAN BEING FIRST DULY SWORN ON OATH SAYS THAT HE IS CLAIMANT MANED IN THE FOREGOING CLAIM, THAT HE HAS HEARD THE SAME READ AND KNOWS THE CONTENTS THEREOF TO BE TRUE AS HE VERILY BELIEVES.

B. F. McCUTCHAN

SUBSCRIBED AND SWORN TO BEFORE ME THIS 9TH DAY OF NOVEMBER 1923.

(NOTARIAL)
(SEAL)

RAYMOND C. SLY
NOTARY PUBLIC FOR WASHINGTON
RESIDING AT STEVENSON.

FILED FOR RECORD NOVEMBER 9, 1923, AT 10-40 A.M. BY B. F. McCUTCHAN

Wm. A. Smith
COUNTY AUDITOR
BY *Raymond C. Sly* DEPUTY

D. W. GRAY TO H. T. WILEY

H. T. WILEY

CLAIMANT

VS.

D. W. GRAY

NOTICE IS HEREBY GIVEN, THAT H. T. WILEY OF SKAMANIA COUNTY, STATE OF WASHINGTON, CLAIMS A LIEN UPON APPROXIMATELY FIFTY CORDS OF WOOD LYING AND BEING ON THE TRACT OF LAND OWNED BY HARRY HAZARD, NEAR THE STEVENSON LUMBER COMPANY'S MILL, APPROXIMATELY ONE AND ONE HALF MILES WEST OF THE TOWN OF STEVENSON, FOR LABOR PERFORMED UPON AND ASSISTANCE RENDERED IN CUTTING SAID WOOD; THAT THE NAME OF THE OWNER OR REPUTED OWNER IS D. W. GRAY; THAT HE EMPLOYED SAID H. T. WILEY TO PERFORM SUCH LABOR AND RENDER SUCH ASSISTANCE UPON THE FOLLOWING TERMS AND CONDITIONS TO-WIT:

THE SAID D. W. GRAY AGREED TO PAY THE SAID H. T. WILEY FOR SUCH LABOR AND ASSISTANCE THREE DOLLARS AND 50/100 PER DAY FOR ONE DAYS WORK SLASHING AND TWO DOLLARS PER CORD FOR EIGHT AND ONE-QUARTER CORDS OF WOOD CUT; THAT SAID CONTRACT HAS BEEN FAITHFULLY PERFORMED AND FULLY COMPLIED WITH ON THE PART OF SAID H. T. WILEY, WHO PERFORMED LABOR AND ASSISTED IN CUTTING SAID WOOD FOR THE PERIOD OF TWELVE DAYS; THAT SAID LABOR AND ASSISTANCE WERE SO PERFORMED AND RENDERED UPON SAID WOOD, BETWEEN THE 1ST DAY OF FEBRUARY AND THE 12TH DAY OF FEBRUARY; AND THE RENDITION OF SAID SERVICES WERE CLOSED ON THE 12TH DAY OF FEBRUARY, AND THIRTY DAYS HAVE NOT ELAPSED SINCE THAT TIME; THAT THE AMOUNT OF CLAIMANT'S DEMAND FOR SAID SERVICE IS TWENTY (\$20.00) DOLLARS AND THAT NO PART THEREOF HAS BEEN PAID, AND THERE IS NOW DUE AND REMAINING UNPAID THEREON, THE SUM OF TWENTY DOLLARS, IN WHICH AMOUNT HE CLAIMS A LIEN UPON SAID WOOD. THE SAID H. T. WILEY ALSO CLAIMS A LIEN ON ALL SAID WOOD NOW OWNED BY SAID D. W. GRAY OF SAID COUNTY TO SECURE PAYMENT FOR THE WORK AND LABOR PERFORMED IN OBTAINING OR SECURING THE SAID LOGS, SPARS, PILES OR OTHER TIMBER, LUMBER OR SHINGLES HEREIN DESCRIBED.

H. T. WILEY