

McKEIGHAN AND WACHTER COMPANY TO E. P. ASH

458 KNOW ALL MEN BY THESE PRESENTS, THAT McKEIGHAN AND WACHTER COMPANY, A CORPORATION, FOR AND IN CONSIDERATION OF THE SUM OF \$69.02 TO IT IN HAND PAID BY E. P. ASH, DOES HEREBY TRANSFER, ASSIGN AND SET OVER UNTO THE SAID E. P. ASH, ITS CERTAIN CLAIM IN THE SUM OF \$69.02 AGAINST H. F. LOCKHART AND ROYCE LOCKHART, CO-PARTNERS, FOR AND ON ACCOUNT OF GOODS, WARES AND MERCHANDISE SOLD AND DELIVERED AND SERVICES PERFORMED FOR SAID LOCKHARTS, TOGETHER WITH THE RIGHTS AND INTEREST OF THE SAID McKEIGHAN AND WACHTER COMPANY ACQUIRED BY REASON OF THAT CERTAIN SUIT COMMENCED IN JUSTICE COURT, CASCADES PRECINCT, BEFORE HARRY C. KLINE, JUSTICE OF THE PEACE AND THE ATTACHMENT ISSUED AND LEVIED THEREUNDER.

GIVING AND GRANTING UNTO THE SAID E. P. ASH, FULL POWER AND AUTHORITY TO COLLECT THE SAME AND TO PROCEED WITH THE ABOVE ENTITLED SUIT AT THE EXPENSE OF THE SAID E. P. ASH.

DATED THIS 28TH DAY OF SEPTEMBER 1925.

McKEIGHAN AND WACHTER COMPANY

BY WACHTER
SECRETARY AND MANAGER.

FILED FOR RECORD OCTOBER , 1925, AT 3-45 P.M. BY E. P. ASH.

W. A. Miller
COUNTY AUDITOR
BY *E. P. Ash* DEPUTY

DUNLAP & THIEL TO CHARLES GREELY ET AL

CHARLES GREELY AND DAVE KNAUSE,
CLAIMANT,

vs.

HARRY DUNLAP AND HERMAN THIEL,
PARTNERS DOING BUSINESS UNDER
THE FIRM NAME OF DUNLAP & THIEL,

OWNERS.

CLAIM OF LIEN

435 NOTICE IS HEREBY GIVEN THAT CHARLES GREELY AND DAVE KNAUSE OF CLARKE COUNTY, STATE OF WASHINGTON, CLAIM A LIEN UPON TWO CERTAIN LOTS OF SAW LOGS, THE FIRST BEING ABOUT 325,000 FEET IN QUANTITY, AND THE SECOND BEING ABOUT 121,000 FEET IN QUANTITY, WHICH WERE CUT IN SKAMANIA COUNTY, STATE OF WASHINGTON, ARE MARKED THUS X, AND THE FIRST OF SAID LOT IS NOW LYING AT COOKS, WASHINGTON, TIED UP TO THE BANK OF THE COLUMBIA RIVER AT THAT POINT MOSTLY IN RAFTS, AND THE SECOND OF SAID LOTS, BEING THE LOT OF ABOUT 121,000 FEET, IS FORMED INTO RAFTS AND IS LYING IN THE COLUMBIA RIVER ON THE WASHINGTON SIDE THEREOF, AT SOME POINT BELOW CASCADE LOCKS, THE EXACT LOCATION OF SAID RAFTS BEING UNKNOWN. SUPPOSED TO BE AT CAMAS WASH

THE SAID LIEN IS CLAIMED FOR LABOR PERFORMED UPON AND ASSISTANCE RENDERED IN HAULING SAID LOGS FROM THE WOODS AND IN GRADING ROADS IN THE WOODS FOR HAULING THE SAME.

THAT THE NAMES OF THE OWNERS OR REPUTED OWNERS OF THE SAID LOGS ARE HARRY

DUNLAP AND HERMAN THIEL, DOING BUSINESS UNDER THE FIRM NAME OF DUNLAP & THIEL; THAT THE CLAIMANTS WERE EMPLOYED BY SAID DUNLAP AND THIEL TO PERFORM SUCH LABOR AND RENDER SUCH ASSISTANCE UPON THE FOLLOWING TERMS AND CONDITIONS, TO-WIT:

THE SAID DUNLAP & THIEL AGREED TO PAY THE SAID CLAIMANTS AT THE RATE OF \$3.00 PER HOUR FOR ^{ROAD} WORK AND GENERAL HAULING, AND AT THE RATE OF \$3.50 PER THOUSAND BOARD MEASURE FOR HAULING SAID LOGS TO THE COLUMBIA RIVER, AND AT THE RATE OF \$1.50 PER THOUSAND FOR HAULING SAID LOGS TO BROUGHTON'S MILL. THAT UNDER SAID CONTRACT, THE CLAIMANTS PERFORMED 80 HOURS WORK BETWEEN MARCH 24TH, AND APRIL 10TH, 1925, IN HAULING, AMOUNTING TO \$240.00, AND 29½ HOURS WORK IN GRADING ROADS IN MAY, 1925, AMOUNTING TO \$88.50, AND 33 HOURS IN HAULING MACHINERY IN JUNE, 1925, AMOUNTING TO \$99.00, AND HAULING LOGS TO THE COLUMBIA RIVER AS FOLLOWS:

IN MAY, 1925	114,436 FEET
IN JUNE, 1925	179,851 FEET
IN JULY, 1925	215,738 FEET
IN AUGUST, 1925	315,083 FEET
IN SEPTEMBER, 1925	111,942 FEET
TOTAL	937,050 FEET- AMOUNT \$3279.67

THAT CLAIMANTS HAULED LOGS TO BROUGHTON'S MILL IN SEPTEMBER, 1925 58,863 FEET, AMOUNTING TO \$88.29; TOTAL DUE FROM DUNLAP AND THIEL, \$3795.46.

THAT NO PART OF SAID SUM HAS BEEN PAID EXCEPT THE SUM OF \$356.43 WHICH CLAIMANTS HAVE CREDITED SO AS TO PAY IN FULL THE HAULING IN MARCH AND THE GENERAL HAULING IN JUNE ABOVE STATED, APPLYING THE BALANCE REMAINING UPON THE WORK IN GRADING ROADS PERFORMED IN MAY, AS ABOVE STATED, AND THAT THERE IS NOW DUE AND REMAINING UNPAID UPON THE SAID CLAIM, AFTER DEDUCTING ALL JUST CREDITS AND OFFSETS THE SUM OF \$3439.03 IN WHICH AMOUNT THAT CLAIM A LIEN UPON THE SAID SAW LOGS ABOVE DESCRIBED.

THAT SAID CONTRACT HAS BEEN FAITHFULLY PERFORMED AND FULLY COMPLIED WITH ON THE PART OF SAID CLAIMANTS WHO PERFORMED LABOR UPON AND ASSISTED IN HAULING THE SAID SAW LOGS FOR THE PERIOD FROM MAY 1ST, 1925, UNTIL SEPTEMBER 29TH, 1925; THAT SAID LABOR AND ASSISTANCE WERE SO PERFORMED AND RENDERED UPON THE SAID SAW LOGS BETWEEN THE 1ST DAY OF MAY AND THE 29TH DAY OF SEPTEMBER, 1925, AND THE RENDITION OF SAID SERVICES WAS CLOSED ON THE 29TH DAY OF SEPTEMBER, 1925, AND THIRTY DAYS HAVE NOT ELAPSED SINCE THAT TIME; THAT THE AMOUNT OF CLAIMANTS DEMAND FOR SAID SERVICE IS \$3439.03.

CHARLES GREELY

DAVE KNAUSE

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

CHARLES GREELY AND DAVE KNAUSE, BEING FIRST DULY SWORN ON OATH, EACH SAY FOR HIMSELF: THAT THEY ARE THE CLAIMANTS NAMED IN THE FOREGOING CLAIM; THAT THEY HAVE HEARD THE SAME READ, KNOW THE CONTENTS THEREOF, AND BELIEVE THE SAME TO BE TRUE.

CHARLES GREELY

DAVE KNAUSE

SUBSCRIBED AND SWORN TO BEFORE ME THIS 27TH DAY OF OCTOBER, 1925.

(NOTARIAL)
(SEAL)

CHARLES W. HALL
NOTARY PUBLIC FOR WASHINGTON,
RESIDING AT VANCOUVER, WASH.

FILED FOR RECORD OCTOBER 28, 1925, AT 3-30 P.M. BY CHARLES GREELY

Will A. Minkley
COUNTY AUDITOR
By *Eddy P. Minkley* DEPUTY