

owned and operated by Charles H. Miller, John Doe Miller and John Collier; that they employed said claimant to perform such labor and render such assistance upon the following terms and conditions:

That the said Charles H. Miller agreed to pay the said claimant for such labor and assistance; that said contract has been faithfully performed and fully complied with on the part of the said claimant who performed labor upon and assisted in falling and bucking said logs and the manufacture of said lumber for a period of from and including June 1st, 1928, and July 21st, 1929; that said labor and assistance were so performed and rendered upon said logs and lumber between the 31st day of May 1928, and the 22nd day of July 1929; and the rendition of said services was closed on the 21st day of July 1929, and thirty days have not elapsed since that time; that the amount of claimants demand for said services is \$269.24; that no part thereof has been paid; that said sum is the net balance due and owing him, and there is now due and remaining unpaid thereon after deducting all just credits and offsets, the sum of \$269.24 in which amount he claims a lien upon said logs and lumber. The said Charles Fisher also claims a lien on all said logs and lumber now owned by said Miller Mill and Flume Company as a partnership or as a corporation or either, or owned by Charles H. Miller, John Doe Miller, John Collier as partners or woned by any or either of them individually, 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.

Charles Fisher

STATE OF WASHINGTON)
County of Skamania) ss.

Charles Fisher being duly sworn, on oath says that he is the claimant named in the foregoing claim, has heard the same read, knows the contents thereof and believes the same to be true.

Charles Fisher.

Subscribed and sworn to before me this 31st day of July 1929.

(Notarial Seal)

R. M. Wright,

Notary Public for Washington,
residing at Stevenson therein.

Filed for record July 31, 1929 at 3:10 P. M. by R. M. Wright.

G. C. Chesser, County Auditor.

By Nelda J. Fosse Deputy.

#15949

J. K. ELDER ET AL TO T. H. HANSON.

T. H. HANSON,)

Claimant)

-vs-

CLAIM OF LOGGERS' LIEN.

J. K. ELDER and C. W. RIDEHALGH)

NOTICE IS HEREBY GIVEN that T. H. Hanson of Skamania County, State of Washington, claims a lien on a quantity of logs, being about 300,000 ft. in quantity, which were cut in Skamania County, State of Washington, and are now lying on or about the North one-half (N $\frac{1}{2}$) of the Northwest quarter (NW $\frac{1}{4}$), and the Southwest quarter (SW $\frac{1}{4}$) of the Northwest quarter (NW $\frac{1}{4}$) of Section twenty-three (23), Township three (3) North of Range nine (9) E. W. M., for

labor performed upon and assistance rendered in cutting and falling said logs. That the name of the owners or reputed owners are J. K. Elder and C. W. Ridehalgh.

That said J. K. Elder and C. W. Ridehalgh employed said T. H. Hanson to perform such labor and render such assistance upon the following terms and conditions, to-wit: that the said Elder and Ridehalgh agreed to pay the said Hanson for such labor and assistance the sum of \$6.00 per day. That said contract has been faithfully performed and fully complied with on the part of said Hanson, who performed labor upon and assisted in falling said logs for a period of twelve (12) days. That said labor and assistance were so performed and rendered upon said logs between the 29th day of August, 1929, and the 9th day of September, 1929, and the rendition of said services was closed on the 9th day of September, 1929, and thirty days have not elapsed since that date. That in addition thereto said Hanson performed services in fighting fire for one hour in protecting said logs, at the agreed figure of 60¢ per hour during the above named period of employment. That the amount of claimant's demand for services is \$72.60. That no part thereof has been paid, except \$19.25 and there is now due and remaining unpaid thereon, after deducting all just credits and offsets, the sum of \$53.35, which amount is the sum for which he claims a lien upon said logs. Said Hanson also claims a lien on all said logs now owned by said Elder and Ridehalgh of said County to secure payment for the work and labor performed in obtaining or securing said logs, spars, piles or other timber.

NOTICE is further given that I. Carlson likewise performed labor and services for said J. K. Elder and C. W. Ridehalgh upon the above mentioned logs between the 29th day of August, 1929 and the 9th day of September, 1929 for a total of eight (8) days at the agreed figure of \$6.00 per day for falling and an additional seventeen (17) hours of fire-fighting at 60¢ per hour, said fire-fighting being to protect said logs. That thirty days have not elapsed since that time. That the amount of said I. Carlson's claim is \$58.20, no part of which has been paid, and there is now due the sum of \$58.20, after deducting all just credits and offsets. That said claim has been duly assigned by said Carlson in writing to the undersigned, and the undersigned thus claims an additional sum of \$58.20 as a lien upon the above described logs, spars, piles and other timber.

NOTICE is further given that I. Holvik did also perform services in cutting and falling the above described logs, spars, piles, or other timber at the special instance and request of J. K. Elder and C. W. Ridehalgh. That said services commenced on the 29th day of August, 1929, and ended on the 9th day of September, 1929, for a period of eight (8) days, and at the agreed figure of \$5.50 per day. That he further performed services in fighting fires to protect said logs at the request of Elder and Ridehalgh for a period of seventeen (17) hours at 60¢ per hour, making a total due and owing of \$54.20, of which has been paid the sum of \$13.00, leaving a balance due and owing of the sum of \$41.20, after deducting all credits and offsets. That prior to the filing of said lien the said right of lien was duly assigned to the said lien claimant herein by said Holvik, for which amount the lien claimant claims a lien against the above described logs, spars, piles and other timber.

T. H. HANSEN.

STATE OF WASHINGTON)
County of Clark) ss.

T. H. HANSON, being first duly sworn, says on his oath that he is the person named in the foregoing claims; that he has heard the same read, knows the contents thereof; and that he believes the same to be true.

T. H. HANSEN

Subscribed and sworn to before me this 18th day of September 1929.

LOUIS SCHAEFER

(Notarial Seal)

Notary Public for Washington,
residing at Vancouver, therein.

Filed for record September 19, 1929 at 5:00 P. M. by T. H. Hanson.

L. C. Hansen

County Auditor.

15953 Earl Bliss to A. M. Bolter

A. M. Bolter
Claimant

vs

Lien Claim

Earl Bliss,
Owner

Notice is hereby given that _____ of Skamania County, Washington, claims a lien upon a quantity of piling, being 18 pieces of approximately 120 feet in length each, 14 of said piling being now loaded upon car at siding at Cooks, Skamania County, Washington, and 4 of said piling being on ground at side of said railway siding, none of said piling being marked.

That said line is for labor and assistance rendered in securing said piling as follows, to-wit: For hauling and loading said piling on car.

That the name of the owner, or reputed owner, of said piling is Earl Bliss, and that said Earl Bliss employed said A. M. Bolter to perform said labor and render said assistance upon the following terms and conditions, to-wit:

The said Earl Bliss agreed to pay said A. M. Bolter the sum of five cents per running foot, for hauling said piling and the sum of \$2.00 per hour for loading the same; that said claimant hauled 2028 running feet of said piling and worked and labored in loading the same 25 hours, and said work and labor and assistance was so performed upon said piling between the 9th day of September 1929 and the 19th day of September 1929 and said service was closed on said 19th day of September 1929 and 30 days have not elapsed since that time.

That the amount of claimant's demand for said service is the sum of \$150.00, that no part thereof has been paid, and there is now due and owing claimant, after deducting all offsets and credit the said sum of \$150.00, in which sum he claims a lien upon said piling.

A. M. Bolter, Claimant