

That claimants commenced work for defendants on the 22nd day of July, 1932; and that claimants ceased to perform said work and labor for defendants on the 14th day of October, 1932, and that all of said labor and assistance was so performed and rendered upon said logs, and in hauling and transporting said logs, and in hauling and transporting said donkey sled and loading donkey engine, and in hauling said water, and in furnishing and hauling said bridge planks, between said 22nd day of July, 1932 and the 14th day of October, 1932, both days inclusive; and that the rendition of said services closed on the said 14th day of October, 1932; and that thirty days has not elapsed since the date of ceasing to furnish said services as above described.

That claimants have demanded from the defendants payment for said services; and that the defendants have failed, refused and neglected to pay the claimants the said sum of \$1021.28, or any part thereof, except the sum of \$644.98 paid as follows:

\$600.74 in cash and
\$44.24 paid by furnishing claimants gas in that amount; and that there is now due and owing from the defendants to claimants for the said labor performed and materials furnished the full sum of \$376.30, and for which said sum the said claimants, John Rakoz and Steven Rakoz, as partners, claim a lien upon the logs hereinabove described and located in two tracts in the Columbia River at Cook, Skamania County, State of Washington, and in the pond adjacent thereto, to secure payment for obtaining, transporting, hauling and transferring said logs from the place where cut to the Columbia River in Cook, in Skamania County, State of Washington, and in transporting and hauling said donkey sled and loading donkey engine, hauling water and furnishing and hauling said bridge planks as hereinabove described, and in transporting 5800 feet of logs to mills at or near Willard, Washington.

John Rakoz
Steven Rakoz
Partners
By John Rakoz

STATE OF WASHINGTON)
) ss
COUNTY OF CLARK)

John Rakoz, being first duly sworn, on oath deposes and says: That he, the said John Rakoz named in the foregoing Notice of Claim of Lien, is one of the claimants therein named. That he has heard the foregoing Notice of Claim of Lien read; that he knows the contents thereof; and that the matters and things therein set forth are true as he verily believes.

John Rakoz

Subscribed and sworn to before me this 14th day of October, A. D. 1932.

(Notarial seal affixed)

W. W. Sparks
Notary Public for Washington residing at
Vancouver, therein.

Filed for record October 14, 1932 at 2-40 p.m. by W. W. Sparks.

Mabel J. Spence
Skamania Co. Clerk-Auditor.

#18633

C.A.DIX, Claimant,

Vs

Beacon Rock Logging Co
A Corporation.

Beacon Rock Logging Co to C.A.Dix.

Book "D" of Liens.

NOTICE IS HEREBY GIVEN that the above named claimant, of Skamania County, State of Washington, claims a lien upon a quantity of saw logs now rafted and in the Columbia River in Butler's Eddy, at Skamania Washington, being about 350,000 feet marked "I", which were cut and manufactured in Skamania County, Washington; that said claim is for labor performed upon and assistance rendered in manufacturing and securing said saw logs; that the name of the owner/^{or reputed owner} is Beacon Rock Logging Company; that said Beacon Rock Logging Company employed said claimant to perform such labor and render such assistance upon the following terms and conditions, to-wit;

Six days labor making road at \$2.50 per day; Five days preparing boom for rafting at \$2.50 per day; rafting 350,000 feet logs at 10¢ per ft

That said contract has been fully and faithfully performed by claimant who performed labor and rendered assistance in securing and manufacturing said saw logs as above stated for a period of days commencing on the 29 day of May 1933 and ending on the 23rd day of June 1933 and that said services were closed on the 23rd day of June 1933 and 30 days have not elapsed since said date;

That the amount of claimants claim is the sum of \$52.50 and that no part thereof has been paid except the sum of none leaving a balance of \$52.00 now due and owing claimant in which amount he claims a lien upon said saw logs. That claimant also claims a lien upon all saw logs in said county now owned by said Beacon Rock Logging Company to secure payment of the above claim.

C.A. Dix
By Bessie Dix

STATE OF WASHINGTON)
County of Skamania)

Bessie Dix being first duly sworn says; that she is agent for the claimant named in the foregoing lienclaim, that she knows all the facts therein stated and is authorized to verify the said claim on his behalf; that she has read said claim and knows the contents thereof and that the same is true as she believes.

Bessie Dix

Subscribed and sworn to before me this 24th day of June 1933.

Notarial Seal affixed.

Raymond C. Ly
Notary Public for Washington
residing at Stevenson wherein.

Filed for record June 24, 1933 At 10:50 A.M. By Bessie Dix.

Lebel J. Fosse
Skamania Co; Clerk-Auditor.

By Frank A. Wright Deputy.

#18634

Paul Dix,)
Claimant,)

vs

Beacon Rock Logging Co)
a corporation)

Beacon Rock Logging Co To Paul Dix

NOTICE IS HEREBY GIVEN that the above named claimant, of Skamania County, State of Washington, claims a lien upon a quantity of saw logs now rafted and in the Columbia River in Butler's Eddy, at Skamania Washington, being about 350,000 feet marked "I", which were cut and manufactured in Skamania County, Washington; that said claim is for labor performed upon and assistance rendered in manufacturing and securing said saw logs; that the name of the owner, or reputed owner is Beacon Rock Logging Company; that said Beacon Rock Logging Company employed said claimant to perform such labor and render such assistance upon the following terms and conditions, to-wit: