part shall also pay the wages for a loading engineer during the Lours he is conducting his logging operations, but for all time in excess thereof the party of the second part shall pay said wages. The logging engineer shall be a person agreeable to both parties hereto, and each party shall assume all liability for damage to his own equipment.

The party of the first part agrees to prosecute logging operations continuously unless prevented by act of God, weather condictions, or acts or accidents beyond his control, and to furnish a minimum of fifty thousand feet logs and/or piling per day, and the parties of the second part agree to had a minimum of fifty thousand feet per day.

All of said logs are to a houled to, and placed in boom at the Home Valley Landing of the Columbia River.

The party of the first part promises and agrees to construct and grade a suitable logging road with a maximum down grade for load haul of 15% and the grade, long haul, of 8% but the rocking and graveling of said road shall be done by the part, of the second part; provided the said party of the first part shall furnish it for course rock, and shall pay the loading charge for gravel or fine rock, and shall also furnish a tractor, grader and dump truck for course rock.

In consideration for rocking, preveling and mainteining said road the party of the second part shall receive one fourth of one court per lineal foot for all piling hauled, which shall be in full consideration therefor.

Payment shall be based upon scale ando for sale of said logs by the said party of the first part.

The porty of the second part promises and agree to keep said logs and piling free from lien claims on account of labor employed by him in loading and/or hadling the same.

Dated this 2nd day of Lay 1953.

FRANK FLYNNFIELD,
Perty of First Part

L.W. Caswell

Party of Second Part.

Filed for record the 37 day of July, 1933 at 11:00 a.m. by L.W.Caswell

Mahel Fasse Skangaia Op. Clerk-Audi tor.

#18972

H. D. Jacobus to B. M. Jost in

B. M. Joslin,

Claimant

Lien Claim

VS

H. J. Jacobus

Notice is hereby liven that on the 12th day of Ecvember, 1983, B. M. Joslin commenced to perform labor and furnish material for the constituction of a 14'x20' building upon the rear part of Lot 6 Block 5 of the Townsite of North Bonneville according to the unrecorded plat thereof, being described by metes and bounds as follows:

Legin.ing at a point on the southerly line of the Evergreen Hi nway which is south 1257 feet and west 38.93 feet from the common corner

thereby mounts the thing paid and discharged of facts 1894 the same having beam fully paid and discharged the facts of the

to sections 15, 16, 21 and 22 tp 2 K. R. 7 E. W. M., and ru. In themee 3 9° 00° W 160 feet, thence K. 81° 00° W 650 feet to a point, which is the true point of beginning of the truct herein described, thence K. 81° 00° W 50 feet, 5 9° 00° W 83.3 feet, thence 5 71° 40° M to a point which is 5 9° 00° M of the place of beginning, thence W 3° 00° M 90.3 feet to the place of beginning, thence W 3° 00° M 90.3 feet to the place of the beginning, washington.

which said work and labor was done and said materials furnished at the request of H. D. Jacobus, who is the owner, or reputed owner of said premises.

That the performance of said work and labor and furnishing of said material ceased on the 2nd cay of December, 1933; that said labor performed and caterial furnished was of the value of \$120.03, for which labor and material the undersigned claims a lien upon the property herein described in the said sum of \$120.03.

B. M. Joslin, Claimant

CTATE OF WASHINGTON ) (ss

B. M. Joslin being first duly sworn says that he is the claimant named in the foregoing claim, that he has read the same and that the same is just as he believes.

3. M. Joslin

but scribed and sworm to before me this 6th day of here ber, 1933.

(Notarial seal affixed)

Raymond 3. Sly Notary Public for Washington resid' at Stevenson therein

Filed for record December 6, 1933 at 2-40 p.m. by 3. M. Joslin

Skama sia Cof Clerk-Auditor.

#1898**7** 

East Lumber Co. to L. M. Moore

L. M. Moore, Claimant

VS.

Lien Claim.

Lee East, doing business as East Lumber Company

Owner

Notice is hereby given that L. M. Moore of Skamania County, State of Washington, claims a lien upon a car load of railroad ties, unmarked, being about 720 in number, which were manufactured in Skamania County, Washington, and are now loaded upon car on siding of S. P. & S. Railway, at Home Valley in said Skamania County, for labor performed upon and assistance rendered in the manufacture of said ties; that the name of the owner, or reputed owner, is Lee East, doing business as East Lumber Company; that the said Lee East employed the said claimant to perform such labor and render such assistance upon the following terms and conditions, to-wit:

By and through his foremen, H. E. Callahan, from Nov. 7th to December 13th, 1933 at the wage of 422¢ per hour, during which time he worked a total of 1822 hours.

that the said contract has been faithfully performed and fully complied with on the part of said claimant, who performed labof upon and assisted in the manufacture of said ties for a period of 32 days; that said labor and assistance were so performed and rendered upon said ties between the 6th day of November, 1933 and the 13th day of December, 1933, and the rendtiion of said service was closed on the 13th day of