

#24531

Dunlap & Finnegan to Lee Brockman et al

LIEN CLAIM NOTICE

Lee Brockman,
R. C. MacLean,
Harold Quait,
Claimants.
vs.

Ernest Dunlap and
P. J. Finnegan, operating
as Dunlap & Finnegan,
Defendants.

Notice is hereby given that Lee Brockman, R. C. MacLean and Harold Quait of Carson, Skamania County, State of Washington, claim a lien upon a quantity of saw logs, being about 950000 feet in quantity, which were cut or manufactured in Skamania County, State of Washington, are marked with X chopped on the side and near the small end of each log, and of which 650000 are in the woods in Section 13, T. 3 N. R. 7 E. W. M. and about 300000 being in the Columbia River at Carson Landing in said County and State for labor performed upon and assistance rendered in falling and bucking said saw logs; that the name of the owner or reputed owner of said logs is the said Dunlap & Finnegan; that they employed said claimants to perform such labor and render such assistance upon the following terms and conditions, to-wit:

Said Dunlap & Finnegan agreed to pay the said Lee Brockman 30 cents per thousand feet for bucking said logs, and they agreed to pay R. C. MacLean and Harold Quait as partner fallers 35 cents per thousand feet, for such labor and assistance; that said contract has been faithfully performed and fully complied with on the part of said claimants, who performed labor upon and assisted in falling and bucking said logs for the period from June 4th, 1937 and August 6th, 1937, inclusive, and the rendition of said services was closed on the 6th day of August, 1937, and thirty days have not elapsed since that time; that the amount of claimants demand for services is; that the amount of Lee Brockman claim is \$349.50; that no part thereof has been paid except \$64.83, and there is now due and remaining unpaid thereon after deducting all just credits and offsets, the sum of \$274.67; that the amount claimed by R. C. MacLean and Harold Quait as partner fallers, is \$421.05; that no part thereof has been paid except \$249.65, and there is now due and owing claimants after deducting all just credits and offsets, the sum of \$171.40, in which amounts the said claimants claim liens upon said saw logs; The said Lee Brockman and R. C. MacLean and Harold Quait, also claim liens on all said saw logs now owned by said Dunlap & Finnegan jointly or individually, 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. Compensation and social security charges to be adjusted.

Lee Brockman
R. C. MacLean
Harold Quait

State of Washington,)
County of Skamania.) ss.

Lee Brockman, R. C. MacLean and Harold Quait being duly sworn, upon oath, each for himself, says he is one of the claimants named in the foregoing claim, has heard the same read, knows the contents thereof and believes the same to be true.

Lee Brockman
R. C. MacLean
Harold Quait

Subscribed and sworn to before me this 11th day of August, 1937.

(Notarial seal affixed)

R. M. Wright
Notary Public for the State
of Washington, residing at
Stevenson, therein.

Filed for record August 11, 1937 at 4-07 p.m. by Grantees.

M. J. G. S.
Skamania Co. Clerk-Auditor.

#24533 A. L. Houghtaling to J. W. Hedges

NOTICE OF LABORER'S CLAIM OF LIEN

J. W. HEDGES,
Claimant,

vs.

A. L. HOUGHTALING,
Employer.

NOTICE IS HEREBY GIVEN that on the 5th day of June, 1937, J. W. Hedges, at the request of A. L. Houghtaling; commenced to perform labor for and in behalf of said A. L. Houghtaling said A. L. Houghtaling at that time and at all times mentioned herein engaged in the business of lumbering and marketing timber, logs and piling;

Said labor being done at the express instance and request of the said A. L. Houghtaling and/or his authorized employees.

NOTICE IS FURTHER GIVEN that the labor was performed at the times and in the manner hereinafter set out, to-wit:

June 5th, moving and placing fish ladder, 6 hours.
June 7th, placing log boom, 4 hours.
June 12th, on boat 1 hour; work on piling, 3 hours.
June 13th, work on boat 2 hours
June 17th, work on boat, 2½ hours.
July 4th, work on log raft and peeling piling, 9 hours; delivering raft, 4 hours.
July 5th, work on log raft, 3 hours.
July 6th, towing and changing float, 6 hours.
July 10th, work on raft and peeling, 7½ hours.
July 12th, towing floats, 3 hours.
July 13th, towing boom, 2 hours; changing timber, 2 hours.
July 15th, moving boom, 8 hours.
July 16th, work on skids and raft, 7 hours; work on boat 1 hr.
July 17th, work on cable, boom and towing piling, 8 hours.
July 18th, work on log lines, 2 hours; piling 3 hours; work on boat, 7 hours.
July 19th, Cams to Bonneville, 5 hours. Total
Total 96 hours.

and that the going wage for such work was the sum of fifty-five cents (55¢) per hour, making a total of Fifty Two & 80/100 Dollars (\$52.80) for and on account of said labor performed by the claimant for the said A. L. Houghtaling.

NOTICE IS FURTHER GIVEN that the claimant, J. W. Hedges, has and claims a first and prior lien upon any and all franchises, earnings and property, either real or personal, of the said A. L. Houghtaling to the extent of Fifty Two & 80/100 Dollars (\$52.80) for and on account of said labor performed; and that said sum of Fifty Two & 80/100 Dollars (\$52.80) is now due and owing from the said A. L. Houghtaling to the claimant over and above just credits and off sets.

That the date of the last service, as shown above, is July 19, 1937, and that less than ninety (90) days have elapsed since the close of rendition of said services.