

State of Washington, }  
County of Skamania, } ss

J.K. Simpson, being duly sworn says, I am one of the co-partners of the co-partner ship composed of C.M. Youmans E.L. Youmans and J.K. Simpson, I have read the foregoing claim and know the contents thereon and believe the same to be true.

J.K. Simpson,

Subscribed and sworn to before me this 27th day of February, 1915.

(Notarial Seal)  
Commission expires Feb. 2, 1917.

Raymond C. Sly.  
Notary Public, Stevenson, Wash.

Filed for record by Raymond C. Sly on Mar. 3, 1915, at 3: P.M.

*Chas. H. Nellor*  
County Auditor.

ROSE TO TAYLOR.

W.J. Rose, claimant,  
vs  
Alonzo Taylor, and or \_\_\_\_\_  
Wright.

NOTICE OF LIEN.

Notice is hereby given that W.J. Rose of Skamania County, Washington, claims a lien upon a lot of ties, being about 3600 in quantity, which were cut or manufactured in Skamania County, State of Washington are marked with two axe cuts in the end, and are now lying in the Little White Salmon River, in said County, for labor performed upon and assistance rendered manufacturing and driving said ties; that the name of the owner or reputed owner is Alonzo Taylor and or \_\_\_\_\_ Wright of Cooks, said County and State; that said Alonzo Taylor employed said W.J. Rose to perform such labor and render such assistance upon the following terms and conditions to-wit: The said Alonzo Taylor agreed to pay the said W.J. Rose \$ for such labor and assistance twelve cents per tie for manufacturing them and the said \_\_\_\_\_ Wright agreed to pay the sum of \$ for driving them; that said contract has been faithfully performed and fully complied with so far as the manufacturing is concerned, but that it is impossible for said Rose to drive said ties by reason of the rough nature of the stream, on the part of said Rose; that said labor and assistance were so performed and rendered upon said ties between the \_\_\_\_\_ day of September, 1914 and the 7th day of February, 1915, that thirty day have not elapsed since that time; that the amount of claimants demand for said services is \$115.94: that no part thereof has been paid, and there is now due and remaining thereon, after deducting all just credits and and offsets, the sum of \$115.94 in which amount he claims a lien upon said ties. The said W.J. Rose also claims a lien on all said ties now owned by said Alonzo Taylor and or \_\_\_\_\_ Wright of said County to secure payment for the work and labor performed in obtaining or securing the said ties or other timber herein described.

W.J. Rose, Claimant.

State of Washington, }  
County of Skamania, } ss

W.J. Rose being first 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.

W.J. Rose, C

Subscribed and sworn to before me this 6th day of March, 1915.

(Notarial Seal)  
Commission expires May 9, 1918.

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

Filed for record by W.J. Ross, on Mar. 6, 1915 at 10 A.M.

*Chas. H. Miller*  
County Auditor

MILLER TO THOMPkins & SAMUELS.

L.V. Miller claimant,

VS

NOTICE OF LIEN.

Thompkins & Samuels,

NOTICE IS HEREBY GIVEN THAT L.V. Miller, of Skamania County, State of Washington, claims alien upon 2223 sawed fir rail-road ties being about 93336 feet board measure in quantity, which were cut or manufactured in Skamania County, State of Washington, are unmarked, except an identification mark in crayon on part of said ties made by inspector, and are now lying in piles at the sides of the Spokane, Portland & Seattle Railway track at the water tank at what is known as Cascades Station about 4 miles westerly from the Town of Stevenson, in Skamania County, State of Washington, for labor performed upon and assistance rendered in and about cutting, hauling, fluming, sawing, piling, securing and getting out said ties and preparing same for market; that the name of the owner or reputed owner is R.O. Thompkins and E.O. Samuels doing business under the firm name and style of Thompkins & Samuels, that said Thompkins & Samuels employed said L.V. Miller to perform such labor and render such assistance upon the following terms and conditions, to wit:

To pay him 2.00 per day until Jan. 1, 1915, and 2.50 per day thereafter and deduct board at the rate of 75¢ per day that said contract has been faithfully performed and fully complied with on the part of said L.V. Miller who performed labor upon and assisted in cutting, hauling, fluming, sawing, piling, securing and getting out said ties and preparing same for market for the period of Ninety (90) days; that said labor and assistance were so performed and rendered upon said railroad ties between the 26th day of October, 1914, and the 28th day of March, 1915 and thirty days have not elapsed since that time; that the amount of claimant's demand for said service is \$246.62; that no part thereof has been paid except \$140.05 and there is now due and remaining unpaid thereon after deducting all just credits and offsets, the sum of \$106.97 in which amount he claims a lien upon said railroad ties. The said L.V. Miller, also claims a lien on all said ties now owned by said Thompkins & Samuels of said County to secure payment for the work and labor performed in obtaining or securing the said railroad ties herein described.

L.V. Miller, Claimant.