

State of Oregon

County of Multnomah }
Be it Remembered that on the 1st day of June 1906 before
me, the undersigned, a Notary Public as and for said County and State, personally appeared
the within named Stewart Langton who is known to me to be the individual described in
and who executed the within instrument and acknowledged to me that he executed the same
freely and voluntarily.

In testimony whereof I have hereunto set my hand and sealed seal the day and year last
above written.

Notarized,

Seal:

A. S. Reid

Notary Public of Oregon

Filed for record by T. Liban on June 15, 1906 at 1.15 P.M.

A. S. Reid

Co. Auditor

0.90

Waterright
Declaration Statement

Under the act of February 15, 1901 (31 Stat. 798) I, F. M. Clark of Castle Rock,
Washington, do hereby certify that I am the President of the St. Helens Ore Mill and Power Company
and under its authority and on behalf of said company, do hereby apply for the reservation
of Spirit Lake sometimes known as St. Helens Lake in Clallamia County, State of Washington
for a forebay and natural storage reservoir, it being the source of water supply for the
Tuttle river outlet of said lake. The waters of this stream are appropriated by purchase
to the extent of 2000 cubic feet per second of time for public purposes by the St. Helens
Ore Mill and Power Company. The location of said lake and land necessary for its use,
is as follows: Three and one half miles from St. Mt. St. Helens nearly due north on
unappropriated land in the proposed Mt. Rainier Government reserve in Township 9 North, Range
5 East, Willamette Meridian, containing sixteen hundred acres. I do hereby certify that to the
best of my knowledge and belief, the said lake is not mineral or otherwise reserved, ~~and~~
occupied or otherwise claimed, and that the said lake as to be used is connected with the
business of the applicant for the St. Helens Ore Mill and Power Company for public purposes.
utilizing the flow of water from the said lake for power to generate electricity. The
natural flow of the lake to be carried by a flume. The line has been arranged by the said
company - beginning at a point just twelve hundred feet from the outlet of the lake,
extending west twenty-two thousand feet through unappropriated land to 2nd terminal.
The surveys, field notes and application papers filed for the right of way privileges under
the act of February 15, 1901 (31 Stat. 798) number of the filing 17013.
I further certify that no part of the land and lake to be reserved under this application
is or will be fenced. That the same shall be left open to the free use of any person

Leaving to water animals of my kind), and that the said Lake, to the best of my knowledge and belief, is not by reason of its proximity to other lands reserved, excluded from reclamation by the regulation and ruling of the Land Department. The water of said Lake will cover an area of 1600 acres, unoccupied land in Township 9 N. R. 5 E. W. 16. of said lands, the capacity of the lake will be approximately 6,969,600,000 gallons. The source of the water for the Lake is the small Mountain streams from the range of mountains bordering the Lake on the East, North and West. The applicant has filed no other declaratory statement under this act, except the one mentioned for flame trees, and I further certify that this is the ~~best~~ ^{first} purpose and intention of this application to me said Lake for the purpose herein set forth and maintain the same in accordance with the provisions of and act of Congress, and such regulation as are or may be prescribed ~~hereunder~~.

F. H. Clark, President

H. H. D. & P. Co.

Secretary pro tem: H. H. Clark.

State of Washington

Bounty of County 1st. F. H. Clark, being first duly sworn, deposes and says that the statements herein are true to the best of my knowledge and belief.

Swear and subscribed before me this 13th day of June 1906.

Notarial

Seal

Filed for record by C. L. Brown on June 16, 1906 at 1:15 P.M.

Geo. W. Powers

Notary Public

A. Fleischman
Co. Auditor

See Penders.

In the Superior Court of the State of Washington for the County of Skamania.

Portland and Seattle Railway Company, Petitioner

See Penders.

F. Brooks and Laura Brooks his wife, Plaintiff
Notice is hereby given that the above named petitioner has commenced an action against the above named claimant in the above entitled Court and cause for condemnation and reappropriation of a right of way over and across the following tract of land situated in the County of Skamania, State of Washington and more particularly described as follows:
to wit: A strip of land three hundred feet in width being one hundred and forty feet in width on each side of the centerline of petitioner's railway so the same as now located as I staked out over and across the following described property to wit:
The donation land claim of George W. Johnson acre and thirty eight, being as set out