

Noti e of Lien

C.M.Youmans E.L.Youmans

and J.K.Simpson,co-partners,
doing business under the firm ame
of Youmans Simpson Lumber Co.

Claimants

vs.

-----Foster and Fred Foster her husband

Notice is hereby given that on this 14th day of Setpember 1911 at the request of Lavinia Foster the undersigned commenced to furnish material to be used upon the building situate upon the followijg described land in Skamania County Washington to-wit:

Beginning at a point one hundred rods (100 rd) east of the northwest corner of the SW $\frac{1}{4}$ of sec. 17, Tp.3 N of range 8 E W.M., thence east (20 rods) twenty rods, thence south forty rods (40 rods) thence west twenty rods (20 rods) thence north forty rods (40 rods) to the place of beginning containing five acres. ,which building is a dwelling house. That the owners or reputed owners of said property are Lavinia E.Foster and Fred Foster, her husband. That the furnishing of said material ceased on the 4th day of december 1911 ,that the said material was of the value of \$104.39 and that no part thereof has been paid except the sum of \$37.20 and that there is now due for the saod material the sum of \$67.19 for which material the undersigned claims a lien upon the property herein described in the said sum of \$67.19. That the undersigned delivered to the owners notice of the furnishing of such material within five days after commencing to furnish the same/

C.M.Youmans, E.L.Youmans, J.K.Simpson
Co-Partneser duing busienss under the firm name of
Youmans Simpson Lumber Co. Claimands

by Raymond C.Sly, their Attorney

State of Washington

County of Skamania, ss. Raymond C.Sly being first duly sworn says that he is the attarney for the claimants named in the withir notice of lien that he has read the said claim and that he believes the same to be just. F

Raymond C.Sly

Subscribed and sworn to before me this 2nd day of March 1912

(Seal of court,

A.Fleischhauer, Cl.Clerk

Filed for record by R.C.Sly on March 2nd 1912 at 8.15 A.M.

A.Fleischhauer

Co.Auditor