

Robert Manary

Claiment

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.

Robert Manary

Subscribed and sworn to before me this 31<sup>st</sup> day of July, A.D. 1899.

E. M. Rands

Notary Public for State of Washington

Residing at Vancouver.



Filed for record 31<sup>st</sup> July 1899, at 9 a.m.

F. M. Kall

Co. Auditor.

Ira South vs Russell, Smith & Co.

Ira South

Claiment

vs.

J. H. Russell, B. J. Russell, H. J. Smith  
and J. G. Purcellius, doing business  
as partners under the firm name  
of Russell, Smith & Co. and Henry Hollingshead  
Defendants.

Notice is hereby given, that Ira South, of Stevenson,  
Skamania County, Washington, claims a lien upon a certain lot of his  
said logs, being about 200,000 feet in quantity, which were cut in  
Skamania County, Washington, and are marked thus. Not marked, and  
are now lying in the woods on John Wachter's place more particularly  
described as follows, to-wit: SW 1/4 of SE 1/4 SW 1/4 of NW 1/4 of SW 1/4 Sec  
25 Twp 3 N R 7 E Will, in Skamania County, Washington, also upon all logs  
lying on bank of slough and in slough upon north half of the Henry  
Shepard and wife D. L. C. said land being more particularly describ-  
ed in book "F" on pages 272-276, record of mortgages of Skamania  
County, Washington; also upon all logs on bank and in boom  
on south half of said Henry Shepard and wife D. L. C. in said  
county and state, and said above named claimants also claims  
a lien upon eleven head of horses branded and described as

follows: 1 bay horse branded "E" on right shoulder; 1 bay horse branded "A" on left shoulder; 1 grey horse branded indistinctly; 1 bay horse, no brand; 1 roan horse branded on right shoulder "R"; 1 white mare, 1 grey mare, 1 grey horse, 1 white horse, 1 bay horse, 1 brown horse - brands unknown. All of said horses being in possession of Thomas Ryan in Skamania County, Washington. 5 sets of harness; saddle; 1 blacksmith outfit; 4 bbls skid oil; 2 Regs horse shoes; 6 pair spreaders; 33 1/2 pairs coupling dogs; 2 blocks; 125 feet cable; 5 cross cut saws, 1 falling saw; 6 wedges; 5 sledges; 18 shovels; 116 feet 1 1/2 inch rope, 1 grind stone; 2 push blocks; 3 pick axes; 10 grub hoes; 1 foot adz; 2 chains; 9 peaveys; 18 axes; 1 box shear; 12 saw handles; 1 pair skidding logs; 100 lbs blacksmith coal; 1 cooking range; furniture and utensils, and all other personal property said company used in the operation of its business in said county and state. All of said property situated in said company's logging camp near Stevenson, Washington; also on franchise, earnings, contracts and the logging road used in the operation of its business; also upon all real estate owned by said company in said county and state, said real estate being the north half of the S. L. C. of Henry Shepard and wife as described in book F pages 272 to 276 record of mortgages of said county and state, for labor performed upon and assistance rendered in manufacturing said logs and the construction of said logging road and logging plant of said company; that the name of the owner or reputed owner is the said J. N. Russell, B. D. Russell, W. J. Smith and J. H. Parelius, doing business under the firm name of Russell, Smith & Co., their Robert Ellanary, foreman and agent of said Russell, Smith & Co., employed said Dea South to perform such labor and render such assistance upon the following terms and conditions. To wit: to work at the rate of \$1 1/2 per day for all labor performed that said Russell, Smith & Co., by their foreman and agent, Robert Ellanary, agreed to pay the said Dea South for such labor and assistance as hereinbefore set forth; that said contract has been faithfully performed and fully complied with on the part of the said Dea South who performed labor upon and assisted in manufacturing said saw logs and in building and operating said log way and logging plant for the period of 19 days; that said labor and assistance were so performed and rendered upon said logs and upon said logging way and upon said logging

plaint, between the 15<sup>th</sup> day of June 1899, and the 28<sup>th</sup> day of July 1899, and the rendition of said services was closed on the 28<sup>th</sup> day of July 1899, and 30 days have not elapsed since that time; that the amount of claimant's demand for said services is \$31.61 dollars; that no part thereof has been paid except \$17.10 dollars, and there is now due and remaining unpaid thereon, after deducting all just credits and offsets the sum of Fourteen  $\frac{5}{16}$  dollars, on which amount he claims a lien upon said logs and upon said personal property hereinbefore described; that said Ira South also claims a lien on all said logs, franchises, earnings, contracts, logging road and all personal property and upon all real property now owned by said J. W. Russell, H. J. Russell, W. J. Smith and J. H. Parlin as partners under the firm name of Russell, Smith & Co. in said Skamania County, Washington, to secure payment for the work and labor performed as herein described.

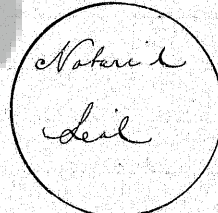
Ira South Claimant

State of Washington  
County of Skamania

Ira South 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.

Ira South

Subscribed and sworn to before me this 31<sup>st</sup> day of July A.D.  
1899



L. M. Rands  
Notary Public for State of Washington  
Residing at Vancouver

Filed for record 31<sup>st</sup> July 1899 at 9 a.m.

J. W. Hale  
C. C. Auditor