

#813810

Correct:

E. E. Holt

R. O. W. Agent.

Approved:

Andrew W Deiste

State Engineer

Approved: —

State Plant Superintendent

\$25.00 RECEIVED OF THE MOUNTAIN STATES TELEPHONE AND TELEGRAPH CO. Twenty Five & no/100 Dollars, in consideration of which I hereby grant unto said Company, its successors and assigns, the right, privilege and authority to construct, operate and maintain its lines of Telephone and Telegraph, including the necessary pole, cables, wires and fixtures upon, over and across the property which I own, or in which I have any interest, in Lot 6 & 9 Block 7 Plat E Salt Lake City survey County of Salt Lake and State of Utah and upon and along the roads, streets or highways adjoining the said property, with the right to permit the attachment of the wires of any other company, and the right to trim any trees along said lines so as to keep the wires cleared at least forty-eight inches. Said sum being received in full payment therefor. Witness my hand and seal this 25th day of Mar A. D. 1937 at Salt Lake (Postoffice Address)

Witnesses: E. Clark Silver
STATE OF UTAH)
COUNTY OF Salt Lake) ss

Mrs Laura C. Silver (SEAL)
(Land Owner)

On this 25th day of March A.D.1937 ~~SEAL~~ E. E. HOLT, personally appeared before me Mrs Laura C. Silver the signer of the within instrument, who duly acknowledged to me that she executed the same.

NOTARY PUBLIC
COMMISSION EXPIRES
NOV. 12, 1940

E.E. Holt
Notary Public
SALT LAKE CITY, STATE OF UTAH.

Recorded at the request of Mountain States Tel.&Tel.Co., Jul 6, 1937, at 2:50 P.M. in Book #196 of Liens & Leases, Page 519. Recording fee paid \$3.90. (Signed) Jessie Evans, Recorder, Salt Lake Co., Ut. By F.E. Samway, Deputy. (Ref: C-24, 236, 33)

Release # 826879 in Pl # 317 pg 91.

#813814

NOTICE OF LIEN

TO WHOM IT MAY CONCERN:

Notice is hereby given that the undersigned ANCHOR LUMBER COMPANY INC. doing business as MATERIALMEN and residing at SALT LAKE CITY County of SALT LAKE State of Utah, hereby claims and intends to hold and claim a lien upon that certain land and premises, owned and reputed to be owned by Simon and Jeanne B. Neeleman and situate, lying and being in Salt Lake City, County of Salt Lake State of Utah, described as follows, to-wit: Lot 33 Elgin Orchard Sub.

to secure the payment of the sum of ONE HUNDRED EIGHTY NINE and 97/100 Dollars, owing to the undersigned for Materials and services as an Addition in, on and about the Building on said land.

That the said indebtedness accrued and the undersigned furnished said materials to (or was employed by) F.L.Chambers who was the agent for the owner and the reputed owner of said premises as aforesaid, under a verbal contract made between the said F.L. Chambers and the undersigned on the 1st day of April, 1937, by the terms of which the undersigned did agree to deliver materials and the said F.L.Chambers did agree to pay the undersigned therefor as follows, to-wit: cash upon completion of job and under which said contract the undersigned did furnish the first materials on the 1st day of April and did furnish the last materials on the 5th day of May and on and between said last mentioned days, did furnish materials amounting to the sum of THREE HUNDRED SIXTY and 22/100 Dollars, which was the reasonable value thereof, and on which the following payments have been made to-wit:

\$165.00 in case and a credit return of \$5.25. leaving a balance owing to the undersigned of ONE HUNDRED EIGHTY NINE and 97/100 Dollars after deducting all just credits and offsets, and for which demand the undersigned holds and claims a lien by virtue of the provisions of Chapter 1, of Title 52, of the Revised Statutes of Utah, 1933.

ANCHOR LUMBER COMPANY INC.
By Louis J Bowers Sr Mgr

STATE OF UTAH,)
County of Salt Lake) ss.

Louis J. Bowers Sr. being first duly sworn, says that he is President and agent for the claimant in the foregoing Notice of Lien; that he has heard read said notice and knows the contents thereof, and that the same is true of his own knowledge.

Louis J. Bowers Sr Mgr

Subscribed and sworn to before me this 6th day of July, 1937

SEAL
RAYMOND CHRISTOPHER,
NOTARY PUBLIC
COMMISSION EXPIRES
OCT. 16, 1937
SALT LAKE CITY - STATE OF UTAH

Recorded at the request of Anchor Lumber Co., July 6, 1937, at 4:04 P.M., in Book #196 of Liens and Leases, Page #519. Recording fee paid \$1.30. (Signed) Jessie Evans, Recorder, Salt Lake County, Utah, by W. H. Howard, Deputy. (Reference: S-30,174,33.)

#813815

NOTICE OF LIEN

TO WHOM IT MAY CONCERN:

Notice is hereby given that the undersigned ANCHOR LUMBER COMPANY INC. doing business as MATERIALMEN and residing at SALT LAKE CITY County of SALT LAKE State of Utah, hereby claims and intends to hold and claim a lien upon that certain land and premises owned and reputed to be owned by Saint Marks Hospital and situate, lying and being in Salt Lake City, County of Salt Lake State of Utah, described as follows, to-wit: Lots 1, 2, and 3 Blk. 156 Plat A S.L. City Sur.

to secure the payment of the sum of TWO HUNDRED TWENTY-ONE and 67/100 Dollars, owing to the undersigned for Materials as an addition in, on and about the buildings on said land.

That the said indebtedness accrued and the undersigned furnished said materials to (or was employed by) Earl Cunningham who was the agent for the owner and the reputed owner of said premises as aforesaid, under a verbal contract made between the said Earl Cunningham and the undersigned on the 23rd day of Feb., 1937, by the terms of which the undersigned did agree to furnish materials and the said Earl Cunningham did agree to pay the undersigned therefor as follows, to-wit: cash upon completion of job. and under which said contract the undersigned did furnish the first materials on the 23rd day of Feb. 23rd and did furnish the last materials on the 7th day of May, 1937 and on and between said last mentioned days, did furnish materials amounting to the sum of TWO HUNDRED NINETY-SEVEN and 47/100 Dollars, which was the reasonable value thereof, and on which the following payments have been made to-wit: SEVENTY FIVE DOLLARS and 80/100 (\$75.80) leaving a balance owing to the undersigned of Dollars after deducting all just credits and offsets, and for which demand the undersigned holds and claims a lien by virtue of the provisions of Chapter 1, of Title 52, of the Revised Statutes of Utah, 1933.

Release # 822227 in Pl # 214 pg 21.