

George W Sammons
and

Richmond Mining Company.

Articles of Agreement made and
entered into this ninth day of February
AD, One Thousand eight hundred and
seventy six by and between George W
Sammons of the town and County of Elko, and State of
Nevada, the party of the first part and The Richmond Mining
Company of Nevada, a corporation, duly organized and existing
under and by virtue of the laws of the state of Nevada, the
party of the second part witnesseth:

The said party of the first part for and in consideration of
the premises and of the sum of One Dollar to him in hand paid
by said party of the second part the receipt whereof is hereby
acknowledged does hereby promise, covenant and agree for
himself his heirs, executors administrators and assigns that he
will sell and deliver to the said party of the second part
at its reduction works in said town and County on or before
the first day of January AD 1877 Two thousand (2000) cords of
Mountain Mahogany wood cut into not more than four (4)
foot lengths at the price of eight dollars (\$8.00) gold coin per cord
to be paid by said party of the second part. And said party
of the first part hereby further promises, covenants and agrees
that he will haul for and deliver to said party of the second
part at its Reduction works aforesaid Two thousand (2000) cords
of wood from the ranches of said party of the second part
situate on Spring Valley Summit in said County on or before
the said first day of January AD 1877 at the rate of Five
dollars (5) gold coins per cord.

And the said party of the first part does hereby further
promise, covenant and agree, that from and after the
first day of May AD 1876 he will sell and deliver to said
party of the second part not less than three hundred (300)
cords of Mountain Mahogany wood and will haul and deliver
to said party of the second part from its ranches aforesaid
not less than three hundred (300) cords of wood per month
from the said first day of May AD 1876 until the whole
amount of said wood is sold and delivered and hauled
and delivered and this contract be fully and entirely
completed with on his part as above set forth and expressed.
And whereas the said party of the first part did on the
second day of February AD 1876 make execute and deliver
to said party of the second part his certain promissory
note for the sum of three thousand and dollars (\$3000⁰⁰) in
gold coin of the United States with interest thereon at the

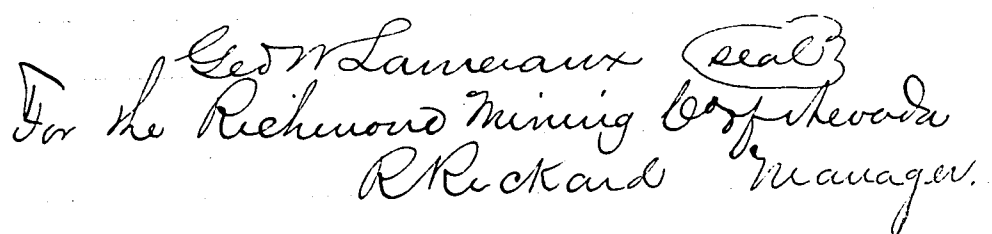
rate of One(1) per cent per month, compounded, in like good coin payable on or before the first day of January AD 1877, and in order to secure the payment of said promissory note and interest did further make, execute and deliver to said party of the second part a certain deed of Mortgage on certain premises and property herein described.

Now the said party of the second part in consideration of the premises does for itself its successors and assigns hereby covenant promise and agree that as soon as the said party of the first part shall sell and deliver to it at its reduction works aforesaid so much of said Mountain Mahogany wood at the price aforesaid as will amount to the sum mentioned in said promissory note to wit: the sum of \$3000 00 and the interest thereon which may be due up to that time, that it will deliver up said promissory note to said party of the first part and will fully acquit, satisfy and cancel said mortgage.

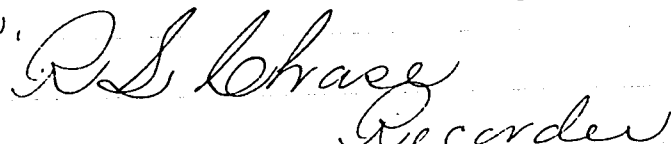
And the said party of the second part does hereby further promise covenant and agree that after said note is delivered up and said mortgage is cancelled as aforesaid it will pay said party of the first part at its regular monthly pay day for all wood sold and delivered, and all wood hauled and delivered as aforesaid monthly and as the conditions and provisions of this contract are fulfilled by said party of the first part.

And the said party of the first part does hereby further promise covenant and agree that he will sell and deliver to said party of the second part as aforesaid so much of said Mountain Mahogany wood as shall at the price agreed upon fully amount to the said sum of three thousand dollars and the interest which may be due thereon at the rate aforesaid during the month of May AD 1876.

In witness whereof the said parties to these presents have hereunto set their hands and affixed their seals at the said town of Eureka on the day and year first above written.


George Lameroux 
For the Richmond Mining Co of Nevada
R. Rockard Manager.

Recorded at request of Richmond Mining Co Feb 15 AD 1876 at 11 o'clock AM.


R.S. Chase
Recorder