wood, shingle bolts or other timber, and the owner or owners of any logging or other railroad over which saw logs, spars, piles, cord wood, shingle bolts or other timber shall be transported and delivered, shall have a lien upon the same for the work or labor done upon, or in obtaining or securing, or for the services rendered in towing, transporting or driving, the particular saw logs, spars, cord wood, shingle bolts or other timber in said claim of lien described, whether such work, labor or services was done, rendered or performed at the instance of the owner of the same or his agent. The cook in a logging camp shall be regarded as a person who assists in obtaining or securing the timber herein mentioned.

Passed the house February 27, 1895. Passed the senate March 14, 1895. Approved March 19, 1895.

CHAPTER LXXXIX.

[H. B. No. 258.]

PROVIDING FOR ELECTION OF JUDGES OF SUPERIOR COURTS.

An Acr in relation to superior courts and the election of superior court judges.

Be it enacted by the Legislature of the State of Washington:

Section 1. At the general election to be held in eighteen hundred and ninety-six there shall be elected in the county of King three superior judges; in the county of Pierce, three superior judges; in the counties of Chehalis and Mason jointly, one superior judge; in the county of Thurston, one superior judge; in the counties of Skagit and San Juan jointly, one superior judge; Snohomish and Kitsap jointly, one superior judge; in the county of Whatcom, one superior judge; in the counties of Jefferson, Island and Clallam jointly, one superior judge; in the counties of Pacific, Lewis and Wahkiakum jointly, one superior judge;

in the counties of Clarke, Skamania, Cowlitz and Klickitat jointly, one superior judge; in the county of Spokane, one superior judge; in the counties of Stevens and Spokane, one superior judge; in the county of Whitman, one superior judge; in the counties [county] of Walla Walla, one superior judge; in the counties of Columbia, Garfield and Asotin jointly, one superior judge; in the counties of Kittitas, Yakima and Franklin jointly, one superior judge; and in the counties of Lincoln, Okanogan, Douglas and Adams jointly, one superior judge.

Passed the house March 9, 1895. Passed the senate March 14, 1895. Approved March 19, 1395.

CHAPTER XC.

[H. B. No. 405.]

PROHIBITING THE EMPLOYMENT OF FEMALES IN CERTAIN PLACES.

An Act to prohibit the employment of females in places where intoxicating liquors are sold as a beverage.

Be it enacted by the Legislature of the State of Washington:

Section 1. No female person shall be employed in any capacity in any saloon, beer hall, bar room, theatre, or place of amusement, where intoxicating liquors are sold as a beverage, and any person or corporation convicted of so employing, or of participating in so employing, any such female person shall be fined not less than five hundred dollars; and any person so convicted may be imprisoned in the county jail for a period of not less than six months.

Passed the house March 1, 1895. Passed the senate March 14, 1895. Approved March 19, 1895.