

(OFFICE OF)

W. G. FLANAGAN,

JUSTICE OF THE PEACE.

Sewell Depot, W. Va., Oct 11 1886.

J H Isbell Esqr

Dear Sir

In the case of James vs Guinn. I have decided that they are entitled to for the 3000 feet admitted, at \$8⁰⁰ per 1000, Under Chapt. 118 Act 1882. It would lay upon the Deft. to prove the Trade mark not to be that of the Claimant, so that establishes James title to such logs as was marked J.S. and by Chapt 61 Code, a demand ^{within three months} was sufficient. Without paying the damage, Guinn, as I understand the Law hand them, no right to saw the logs.

Without the consent of the owners, and as they admitted the usual 3000 ft. I sold it for \$8⁰⁰ per 1000, or \$2400, and billed no offset, for their labour, but claimed the whole amt of Lumber by the Plaintiff failing to pay the charges within three months, this is the best I can do, if they desire an appeal I will be at service on Saturday next,

Yours with Respect
W G Flanagan



W. G. FLYNN

DEPARTMENT OF JUSTICE

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John
Montgomery