



Minnesota District Court (Carver County)
Civil and criminal case files

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No. 3366

DISTRICT COURT,

Carver County, Minnesota

Margaret Hinckel
Plaintiff

vs.

Ed. Hinckel
Defendant

John J. Leary
Plaintiff's Attorney

Defendant's Attorney

Date of Entry Sep. 25 1913

Register of Actions, E Page 151

Term Tried 191

Judgment for Default

Amount of Judgment, \$ 73.65

Date of Judgment September 30 1913

Judgment Book D Page 452

Default Judgment Book Page

Date of Docketing Sep. 30 1913

O. C. Lundström
Clerk

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(Light Ink)

State of Minnesota

County of Carver

District Court

8th Judicial District

Margaret Heinbockel

Plaintiff

-----vs-----

Edward Heinbockel
and
William O'Day

Defendants

It is hereby stipulated and agreed by and between John J. Fahey attorney for plaintiff and Jos. J. Moriarty attorney for William O'Day that the judgement in said court in said action is hereby satisfied in full as to William O'Day. and the said William O'Day is hereby released from all of said judgement.

Dated at Norwood Minnesota

this 15th day of May A.D.

1914

Jos. J. Moriarty
John J. Fahey

B. RETURN OF SUMMONS (PERSONAL SERVICE) - Or Complaint to Attachment.

THE PRESS PRINTING CO., MINNAPOLIS, ILL.

Sept 16
1913

State of Minnesota,

County of Dubuque } ss.

I hereby certify and return, that on the 9th day of Sept. 1913, at the Village of Winwood County and State aforesaid, I served the Summons & Complaint of William Bond hereto attached upon Ed. Hrinbockel & William Bond the Defendant named therein, by handing to and leaving with him personally a true and correct copy thereof.

Dated this 9th day of September 1913

Sheriff's Fees: Service, \$ 2.00
Travel \$ 4.00

Sheriff of G. A. Gatz County, Minn.

By Caner Deputy.

Taking liberty in \$ 2.00
Charge Total \$ 8.00 Paid

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(Light Ink)

State of Minnesota,
County of Carver,

In District Court,
Eighth Judicial District.

Margaret Heinbockel,

Plaintiff.

-vs-

Ed. Heinbockel and William O'Day,

Defendants.

THE STATE OF MINNESOTA to the above named DEFENDANTS:

You, and each of you, are hereby summoned and required to answer the complaint in the above entitled action of which a copy is hereto annexed and herewith served upon you, and to serve a copy of your answer thereto upon the subscriber at his office in the village of Norwood, Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service.

If you fail to answer the complaint within such time the plaintiff will take judgment against you for the sum of \$275.00, together with the costs and disbursements of this action.

John J. Frahey
Plaintiff's Attorney,

Norwood, Minnesota.

State of Minnesota,
County of Carver,

In District Court,
Eighth Judicial District.

Margaret Heinbockel,

Plaintiff.

-vs-

Ed. Heinbockel and William O'Day,

Defendants.

The plaintiff in the above entitled action complaining of the defendants therein alleges:

1. That at the time stated in the next paragraph she was and still is the owner and entitled to the possession of the following described personal property, to-wit: One bay mare weighing about 1100 pounds called by name "Nell", the age of said mare being about 5 years; One bay horse weighing about 950 pounds, called by name "Dick, age unknown; one set double harness complete with bridles; one plain rack; one horse blanket.
2. That on the 4th day of September, 1913, defendants took said property from the possession of this plaintiff and still detains the same from her, in the county and state aforesaid, to her damage in the sum of \$50.00.
3. That the value thereof is Two Hundred and Twenty-five Dollars.

Wherefore plaintiff demands judgment:

- (1) For the recovery of the possession of said property or the sum of \$225.00, in case a recovery of possession cannot be had.
- (2) For the sum of \$50.00 as damages for the detention thereof.
- (3) For the costs and disbursements of this action.

John J. Fahey,

Plaintiff's Attorney,

Norwood, Minnesota.

State of Minnesota,
County of Carver,

In District Court,
Eighth Judicial District.

Margaret Heinbockel,

Plaintiff.

-vs-

Affidavit.

Ed. Heinbockel and William O'Day,

Defendants.

State of Minnesota, }
County of Carver. } ss

Margaret Heinbockel, being duly sworn says:

1. That she is the plaintiff in the above entitled action.
2. That she is the owner of the ~~same~~ following described personal property :
One bay mare weighing about 1100 pounds, called by name "Nell", the age of said mare being about 5 years; One bay horse weighing about 950 pounds, called by name "Dick", age unknown; one set double buggy harness complete with bridles; one plain rack; one horse blanket.
3. That the same is wrongfully detained by said defendants.
4. That the same has not been taken for a tax, assessment, or fine pursuant to statute, or seized under an execution or attachment against the property of the plaintiff.
5. That the actual value of said property is ~~xxx~~ \$225.00.

M. M. Heinbockel

Subscribed and sworn to before me this 9th day of Sept. 1913.

John J. Fahney
Notary Public for Co. Minn.
My Commission Expires Apr. 21, 1920

To the Sheriff of Carver County, Minnesota,

You are hereby required to take the property described in the within affidavit from the defendants and deliver the same to the plaintiff in this action.

Dated at Norwood, Minnesota, this 9th day of Sept. 1913.

John J. Fahney
Attorney for Plaintiff.

State of Minnesota,
County of Carver,

In District Court,
Eighth Judicial District.

Margaret Heinbockel,

Plaintiff.

Bond

+5-
Ed. Heinbockel and William O'Day,

Defendants.

Know all men by these presents that we, Margaret Heinbockel, as principal, and Herman Heinbockel and August Hartelt as sureties, are bound unto Ed. Heinbockel and William O'Day, the defendants in the above entitled action, in the sum of Four Hundred and Fifty Dollars, to the payment of which to the said Ed. Heinbockel and William O'Day, their, and each of their heirs, executors, administrators or assigns we jointly and severally bind ourselves, our heirs, executors and administrators.

The condition of this obligation is such that whereas the plaintiff in the above entitled action has made affidavit that the defendants therein wrongfully detain from her certain specified personal property of the value of Two Hundred and Twenty-five Dollars and has demanded the immediate delivery thereof as authorized by statute.

Now, therefore, if said plaintiff shall prosecute said action with effect and said property shall be returned to said defendants if a return shall be adjudged and payment shall be made to said defendants of said sum as for any cause may be recovered against plaintiff in said action, then this obligation, which is given in pursuance of Revised Laws of Minnesota for the year 1905, paragraph 4206 thereof, shall be void; otherwise to remain in full force.

In testimony whereof we have hereunto set our hands this 9th day of September, 1913.

In Presence of

John J. Fahey
Geo Heinbockel

M. M. Heinbockel
Herman Heinbockel
August Hartelt

State of Minnesota, }
County of Carver. } ss

On the 9th day of September, 1913, before me a notary public within and for said county, personally appeared Margaret Heinbockel, Herman Heinbockel and August Hartelt to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed.

John J. Graham
Notary Public Carver Co. Minn.
My Commission Expires Apr. 21, 1920

State of Minnesota, }
County of Carver. } ss

Herman Heinbockel and August Hartelt, being duly sworn, say, each for himself, that he is one of the sureties named in the foregoing bond; that he is a resident and freeholder of this state and worth the amount of \$450.00 specified in said bond, above his debts and liabilities and exclusive of his property exempt from execution, and that he justifies as follows;

The said Herman Heinbockel in the sum of Four Hundred and Fifty Dollars, and the said August Hartelt in the sum of Four Hundred and Fifty Dollars.

Herman Heinbockel
August Hartelt

Subscribed and sworn to before me this 9th day of September, 1913.

John J. Graham
Notary Public Carver Co. Minn.
My Commission Expires Apr. 21, 1920

The foregoing bond is hereby approved this 9th day of Sept. 1913.

W. Gatz
Sheriff of Carver Co., Minnesota.

ORIGINAL

State of Minnesota

County of Carver

District Court

Margaret Heinbockel,
Plaintiff.

-vs-

Ed. Heinbockel and William
O'Day, Defendants

Summons and Complaint and
Affidavit and Bond

Due and personal service of the within

admitted

this day of 19

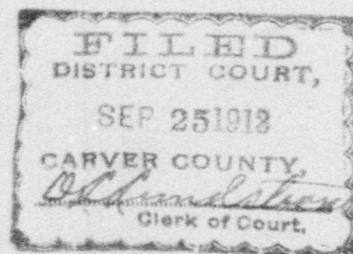
Attorney for

John J. Fahey,

Attorney for Plaintiff,

Norwood, Minnesota

(E157)



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(Light Ink)

Norwood, Minnesota,

Sept. 9, 1913.

Received of G. A. Gatz, sheriff of Carver County, Minnesota,
one bay mare weighing about 1100 pounds called by name "Nell",
the age of said mare being about 5 years, one bay horse weighing
about 950 pounds, called by name "Dick, age unknown, one set
double harness complete with bridles, one plain rack, and one horse
blanket. Said personal property has this day been taken from
Ed. Heinbockel and William O'Day, in an action in which Margaret
Heinbockel is plaintiff and Ed. Heinbockel and William O'Day are
the defendants. Said property being left in my control for safe
keeping by said sheriff.

E. H. Rother

*Property turned over to
Plaintiff Sept 12th 1913.*

Received by said sheriff.

the defendants. Said horse was left in my control for sale

Heinbockel is plaintiff and Mr. Heinbockel and William O'Day are

Mr. Heinbockel and William O'Day, in an action in which plaintiff

blanket. Said persons property was this day lost taken from

double harness complete with bridles, one plain tack, and one horse

went 500 pounds, called by name "Dick", one unknown, one set

two set of said mare being about 3 years, one bay horse weighing

one bay mare weighing about 1100 pounds called by name "Bell".

Received of U. A. Galt, sheriff of Carver County, Minnesota,

FILED
DISTRICT COURT,
SEP 25 1918
CARVER COUNTY,
Minnesota,
Clerk of Court.

FILED
DISTRICT COURT,
SEP 25 1918
CARVER COUNTY,
Minnesota,
Clerk of Court.

E157

State of Minnesota,

In District Court,

County of Carver,

Eighth Judicial District

Margaret Heinbockel,

Plaintiff.

-vs-

Ed. Heinbockel and William Oday,

Defendants.

State of Minnesota,)
 (ss
County of Carver.)

John J. Fahey, being first duly sworn, on his oath, says that he is the attorney for the plaintiff in the above and foregoing entitled action. That said action was commenced by the service of the summons and complaint therein on the defendants and each of them on the 9th day of September, 1913. That the full names of said defendants are as above stated, to-wit, Ed. Heinbockel and William Oday. That defendants and each of them are laborers residing at and having their post office address at Norwood, Minnesota. That affiant makes this affidavit according to Chapter 112, General Laws of Minnesota, 1913, and that the statements contained herein are true to the best of affiant's information and belief.

John J. Fahey

Subscribed and sworn to before me this 30th day of September, 1913.

J. J. Danahy

County Auditor, Carver County, Minn.

Carver County, Minnesota.

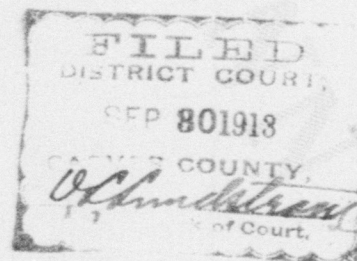
Original
District Court,
Carver County.

Margaret Heinbockel,
Plaintiff.

-vs-

Ed. Heinbockel and William
Oday,
Defendants.

Affidavit showing name, occu-
pation, place of residence
and post-office address of de-
fendants.



State of Minnesota,
County of Carver

DISTRICT COURT,
Eighth Judicial District.

Margaret Heinbockel, Plaintiff

AGAINST
Ed. Heinbockel and William O'Day
Defendants

Affidavit of Disbursements.

PLAINTIFF'S COSTS AND DISBURSEMENTS.

Statute Costs,	- - - - -	\$10.00
<u>4</u> Affidavits,	- - - - -	1.00
Sheriff's Fees,	- - - - -	8.00
Clerk's Fees to be added,	- - - - -	4.65
Total Costs and Disbursements,		<u>23.65</u>

AMOUNT CLAIMED IN SUMMONS.

Principal,	One Team of Horses of the value of \$225.00	
Interest,	But the ownership of same is not in dispute, and said horses are now in Plaintiff's possession	
Total amount of Judgment to be Entered,	and \$50.00 damages	<u>73.65</u>

State of Minnesota,
County of Minnesota

John J. Fahney

being duly sworn, on oath says that he

is the attorney for the plaintiff in the above entitled cause; that the above bill and each item thereof, of costs and disbursements above specified, are just, correct and necessary, and have been actually and necessarily paid or incurred therein.

John J. Fahney

Subscribed and sworn to before me this 30th day of Sept 19 13

O. L. Lundstrom
Clerk Dist Court Carver Co. Minn

State of Minnesota,
County of Carver

DISTRICT COURT,
Eighth Judicial District

Margaret Heinbockel, Plaintiff
VS.

Ed. Heinbockel and William
O day, Defendants

Affidavit of No Answer.

State of Minnesota,
County of Carver

ss.

John J. Fahy

came personally before me, and having been first duly sworn, he doth depose and say, that he is
the Attorney for the plaintiff in the above entitled action; which
is one arising on contract for the recovery of money only; that the summons therein has been per-
sonally served upon said defendant, and that proof of such personal service of said summons has
been filed with the Clerk of this Court; that more than twenty days have elapsed since the said
service of said summons, and that no appearance by or on behalf of defendant has been made in
said action and no answer or demurrer, or copy of either, has been served upon or received by the
plaintiff, nor his attorney in this cause, and prays judgment according to law.

John J. Fahy

Subscribed and sworn to before me this

30th day of Sept 1913

O. L. Lundstram
Clerk Dist Court,

Carver Co. Minn

DISTRICT COURT

Carver County.

Margaret Heinbockel,
Plaintiff

against

Ed. Heinbockel and
William O day,
Defendants

AFFIDAVIT OF NO ANSWER, ETC.

Filed this 30th day of

Sept A. D. 1913

O. L. Lundstram
Clerk.

John J. Fahy
Attorney for Plaintiff

No. 74.

E/57

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1
2
3 State of Minnesota,
4 County of Carver,

In District Court,
Eighth Judicial District

5 Margaret Heinbockel,

Plaintiff.

6 -vs-

Judgment.

7 Ed. Heinbockel and William Oday, Defendants.
8

9
10 It being made to appear from the Affidavit of John J. Fahey,
11 attorney for the above named plaintiff that the summons and com-
12 plaint in the above entitled matter were duly served on the a-
13 bove named defendants and each of them, and that defendants nor
14 either of them did ~~not~~ ^{and} answer said summons and complaint nor
15 demur to the said summons and complaint within the time allowed
16 by law nor at all, Now, Therefore, on motion of John J. Fahey,
17 Esq., attorney for said plaintiff:

18 It Is Adjudged That said plaintiff is the owner of all of the
19 property described in the complaint in said action, and that said
20 property was unlawfully and wrongfully detained ^{from} possession of
21 said ~~property~~ ^{Plaintiff by Defendants} to the damage of said plaintiff in the sum of Fifty
22 Dollars as stated in the complaint herein, and that said plain-
23 tiff now has possession of said property described in said com-
24 plaint, and that said plaintiff recover of said defendants the
25 sum of Fifty Dollars together with her costs and disbursements
26 herein amounting in all to the sum of \$ 23.65

27 Witness the Honorable P. W. Morrison, Judge of said Court.

28 By J. L. Lundstrom

Clerk of said Court.

29 Dated at Chaska, Minnesota, Sept. 30, 1913.
30
31
32
33
34
35

District Court

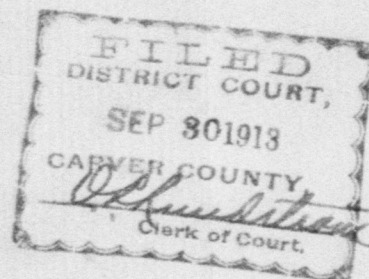
Carver County

Margaret Heinbockel,
Plaintiff.

-vs-

Ed. Heinbockel and
William Oday,
Defendants.

J U D G M E N T



(D 452)

No.

15-5367

DISTRICT COURT,

Carver County, Minnesota

Albert Knall

Plaintiff

vs.

Minneapolis & St. Louis R.R. Co.

Defendant

Walter Johnson

Plaintiff's Attorney

H. H. Brunner & M. M. Miner

Defendant's Attorney

Date of Entry

Oct. 1st 1913

Register of Actions

E Page 152

Term Tried

October Term 1913

Judgment for

(Dismissed)

Amount of Judgment, \$

Date of Judgment

191

Judgment Book

Page

Default Judgment Book

Page

Date of Docketing

191

State of Minnesota, } ss.
County of Hennepin

I HEREBY CERTIFY AND RETURN, That at the City of

Minneapolis, County and State aforesaid, on the 3 day of September, A. D., 1913

I served the Summons and Complaint hereto attached

upon the within named Minneapolis and St. Louis Railroad Company

personally by then and there handing to and leaving with E. Mersley City

Lawyer Agency, Company a true and correct copy thereof.

Dated this 6 day of Sept, 1913

Sheriff's Fee—Service, \$ 1.00

Travel, - - - \$.16

Total, - - - \$ 1.16

By M. G. Thurgood
Deputy Sheriff.

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State of Minnesota
County of Carver ss

In District Court

Albert Kroll -----Plaintiff
vs
Complaint.
Minneapolis and St Louis Railroad Company -----Defendant.

The plaintiff complains of the defendant and alleges:

1. That the defendant is now, and during all the times herein mentioned has been, a corporation organized, created and existing under and by virtue of the laws of said state.

2. That plaintiff on and for some time before the 13th day of November, 1912, was employed by and worked for defendant as a carpenter on its line of railway in said state; that while so employed and working, plaintiff with other members of a carpenters crew, was under the immediate control and direction of a foreman, one Earl Freiberg; that the said Earl Freiberg during the times herein mentioned was duly commissioned and employed by defendant as its said foreman of said crew of carpenters and was duly authorized and empowered by defendant to hire and discharge said carpenters, to oversee, control and direct such said crew and each member thereof in the work of said defendant company.

3. That on the 13th day of November, 1912, plaintiff was engaged in said employment with other members of such said carpenters crew, all under the direction and control of said foreman, in repairing a depot building belonging to defendant as a part of its said railway system, in the village of Franklin in said state.

4. That in the progress of repairing said building it became necessary to set and erect a scaffold against said building for the use of said carpenters and a scaffold was set and erected against said building for said purpose on said day. That in so setting and erecting said scaffold defendant, by and through its said foreman, voluntarily interfered and intervened in the erection thereof in the manner following: That in the erection of said scaffold right angled brackets were placed against said building with the arms extending out therefrom at the height of said scaffold and upon which arms were placed planks parallel to said building for the support and

use of said carpenters; that to support said brackets braces were placed with one end of each set at the inside angle of each of said brackets and the other end of each upon the ground at such angle from said building as would properly support said brackets and each thereof. That on said day in erecting said scaffold said foreman undertook to and did place one of said brackets and set the brace thereof and in setting said brace did negligently and carelessly fail to set the ground end thereof so as to prevent slipping and sliding thereof and did negligently and carelessly set said brace on the surface of hard ground without pegging the same or indenting said surface or otherwise securing said end in position. That said scaffold was supported by two brackets and was about eight feet high and sixteen feet long. That plaintiff was engaged with another in the placing and setting of one of said brackets while said foreman was setting the other said bracket as aforesaid and plaintiff did not see and was not aware of the aforesaid negligent setting of said brace.

5. That after the erection of said scaffold as aforesaid and on said day said foreman ordered plaintiff to go upon said scaffold to work upon said building, and pursuant to said order plaintiff did go upon said scaffold and commenced to work thereon; that while so engaged said brace so negligently set by said foreman as aforesaid slipped by reason of not being properly set and secured as aforesaid and said scaffold fell down thereby throwing plaintiff to the ground; that plaintiff in falling as aforesaid landed and struck with one foot upon the top of a wood peg projecting from the surface of the ground and struck with such force and violence that the ligaments of plaintiff's said foot were torn and the bones thereof injured so as to totally disable plaintiff's said foot.

6. That by reason of said accident and since the time thereof plaintiff has been unable to work at his said occupation as carpenter or any other occupation and his time has been wholly lost. That plaintiff was capable of earning and prior to said accident was earning at his said occupation an average of eight hundred dollars a year and for said loss of time to the commencement of this action plaintiff is damaged in the sum of seven hundred dollars.

7. That plaintiff is informed and believes that he will not be able to resume his said occupation or other occupation by reason of said injury for

a period of not less than two years from the commencement of this action and plaintiff is thereby damaged in the further sum of one thousand six hundred dollars.

8 That by reason of all the aforesaid premises plaintiff has suffered pain, distress and physical inconvenience and is informed and believes that such pain and distress will continue for not less than two years and that said physical inconvenience will continue for several years and plaintiff is thereby further damaged in the sum of two thousand dollars.

9. That by reason of all the aforesaid premises plaintiff has incurred and will incur medical expenses in the sum of fifty dollars and is thereby further damaged in the sum of fifty dollars.

10. That by reason of all the aforesaid premises plaintiff has been damaged in the total sum of four thousand three hundred fifty dollars.

Wherefore plaintiff prays that he be given judgment against defendant for the sum of four thousand three hundred fifty dollars and for his costs and disbursements herein.

Woolley & Johnson
Attorneys for plaintiff,

Buffalo, Minn.

State of Minnesota,

County of _____

ss.

_____ being first duly sworn
upon oath says that he is _____ the _____ in the
foregoing within entitled action; that he has heard read the foregoing _____
that the same is true _____ of his own knowledge, except as to matters
therein stated on information and belief, and as to such matters he believes it to be true—to the best of
his knowledge, information and belief, and that the reason why this verification is not made by the
_____ herein is that said _____ is absent from
this County wherein resides this affiant, his attorney.

Subscribed and sworn to before me this _____ day of _____ 19____.

{ NOTARIAL }
SEAL

Notary Public _____ County, Minnesota.

My Commission expires _____ 19____.

State of Minnesota,

County of Carr

ss.

In District Court,Albert Kroll

against

Plaintiff

SUMMONS.

Minneapolis and St Louis
Railroad Company

Defendant

The State of Minnesota to the above named Defendant.

You, said defendant are hereby summoned and required to answer
the Complaint of the Plaintiff in the above entitled action, which complaint is hereto annexed and here-
with served upon you, and to serve a copy of your answer to the said complaint on the subscriber S, at
their office
in the village of Buffalo, in the ~~said~~ County of Wright
within twenty _____ days after service of this summons upon you, exclusive of the day of such
service, and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action
will apply to the Court for the relief demanded in said Complaint—~~take judgment against you for the~~
sum of _____ Dollars, (\$ _____)
with interest at the rate of _____ per cent per annum since the _____ day of _____ 19____.

together with Plaintiff's costs and disbursements herein.

Dated Sept 5-19121912
Woolley & Johnson
Plaintiff's Attorney S
Buffalo Minn

Original
#151

State of Minnesota,

County of Carver

In District

Court.

Albert Kroll

Plaintiff

vs.

Minneapolis & St Louis
R.R. Co.

Defendant

Summons and Complaint

Due and personal service of the within

admitted

this day of 19

Attorney for

Woolley & Johnson

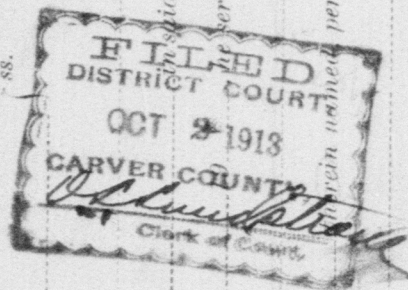
Attorney for

Plaintiff

Buffalo, Minn

MILLER-DAVIS PRINTING CO., MINNEAPOLIS, MINN.

E/52



RECEIVED

SEP 24 1913

OTTO S. LANGUM,

SHERIFF BENNEPIN COUNTY, MINN.

Deputy

being first duly sworn upon oath deposes and say

said County and State, on the

served the within

personally, by

at the house of the usual abode of said

with

a person of

suitable age and discretion, then resident therein, a true and correct copy of said

that said

is to affirm well known to be the same

as the within named

Subscribed and sworn to before me, this

day of

19

Notary Public.

County, Minnesota.

My Commission expires

19

State of Minnesota,

County of Carver,

DISTRICT COURT,

Eighth

Judicial District

Albert Kroll

Plaintiff

No. 6

Against

List of Jurors.

Minneapolis and St. Louis Railroad

Company

Defendant

Attorneys Mark Here	NAMES	REMARKS
1	Philip Siegel	
2	Gottlieb Pieper	
3	Grover Bristol	
4	Chas. Hartmann	
5	Aug. Melchert	
6	Robert Bielke	
7	Fred Lange	
8	Geo. Erhard	
9	Randolph Sandquist	
10	Adolph Hedtke	
11	Geo. Hartman	
12	Thomas Duved.	
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No. 156

STATE OF MINNESOTA,

County of Carver,
DISTRICT COURT.

Albert Krall

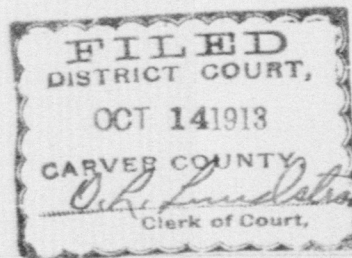
Plaintiff

Against

The Minneapolis
& St. Louis Railroad
Company

Defendant

JURY LIST



No. 282.

25W

Illegible
(Light Ink)

State of Minnesota
County of Carver SS

In District Court

Albert Kroll- Plaintiff

vs

Notice of Dismissal.

The Minneapolis & St Louis
Railroad Company, Defendant.

To W. H. Bremer, F. M. Miner and W. C. Odell,
Attorneys for Defendant.

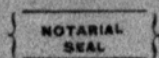
Sirs:- Take Notice, That the plaintiff in the above entitled
action herewith dismisses the same without prejudice.

Woolley & Johnson
Attorney for Plaintiff,
Buffalo, Minn.

State of Minnesota, }
 County of } ss.

..... being first duly sworn
 upon oath says that he is the in the
 foregoing within entitled action; that the foregoing
 is true of his own knowledge, except as to matters therein stated on information and belief, as to such matters he
 believes it to be true.

Subscribed and sworn to before me this day of 19.....



Notary Public County, Minn.

State of Minnesota, }
 County of } Court.

against

Plaintiff,

SUMMONS.

Defendant,

The State of Minnesota to the above named Defendant:

You are hereby summoned and required to answer the
 complaint of the plaintiff in the above entitled action, which complaint is hereto annexed and herewith served upon
 you, and to serve a copy of your answer to said complaint on the subscriber at office, in the
 in the said County of
 within days after service of this summons upon you, ex-
 clusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid; the plain-
 tiff in this action will

together with the costs and disbursements of this action.

Dated A. D. 19.....

Attorney for Plaintiff.

No. 151

STATE OF MINNESOTA

Carver County.
In District Court.

Albert Kroll
Plaintiff.

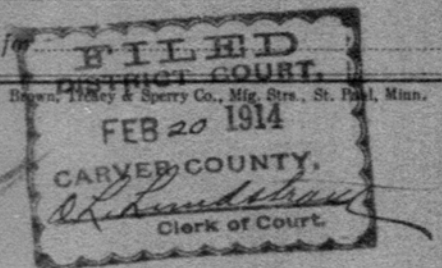
vs.
Minneapolis & St. Louis
R.R. Co.
Defendant.

Notice of Dismissal

Due and personal service of the within
Notice of Dismissal is hereby admitted
this 19 day of Feb. 1914
W.H. Brenner & P.M. Miner
Attorney for Defendant

Attorney for

Attorney for



State of Minnesota,

County of Carver, being duly

sworn, says that on the 19 day of Feb. 1914, at Minneapolis, Minn., upon the within named Albert Kroll, he served the within personally, by handing to and leaving with said a true and correct copy of said

Subscribed and sworn to before me this

day of Feb. 1914

Notary Public, County, Minn.

The Minneapolis & St. Louis Railroad Company

LAW DEPARTMENT

W. H. BREMNER,
GENERAL SOLICITOR

F. M. MINER,
GENERAL ATTORNEY

MINNEAPOLIS, MINN. Sept. 30, 1913.

Clerk of LeSueur County,

Chaska, Minn.

Dear Sir:—

Herewith find answer in the case of Albert Kroll vs. The
Minneapolis & St. Louis Railroad Company, which please file.

Yours truly,

F. M. Miner
General Attorney.

T

State of Minnesota

In District Court

County of Carver,

Albert Kroll, Plaintiff,)

vs.)

The Minneapolis & St. Louis)

Railroad Company,)

Defendant.)

A N S W E R

- - - - -

Comes now the above named defendant and for answer to the plaintiff's complaint herein, respectfully states:

1. This defendant admits the allegations contained in the first paragraph of the plaintiff's complaint.
2. This defendant admits that on the date stated in the complaint, plaintiff was employed by it as a carpenter and that he was a member of a crew of which one Earl Friberg was foreman and that said crew at the time was engaged in making repairs upon defendant's depot building at Franklin.
3. Except as hereinbefore admitted, this defendant denies each and every allegation in said complaint contained, and each and every part thereof.
4. Further answering the said complaint, this defendant alleges that if the plaintiff at the time stated, received any injuries, the same were the result of a failure on the part of the said plaintiff to observe reasonable and ordinary care for his own safety and that such failure on plaintiff's part was the proximate cause of any injuries received by him.

Wherefore defendant prays that the said plaintiff take nothing by this action, that the complaint be dismissed and that defendant be allowed to go hence with its costs and disbursements as provided by law.

W. J. H. Branner

F. M. Miner

Defendant's Attorneys

STATE OF _____ }
County of _____ } ss.

_____ being duly sworn,
says that he is the _____ of the MINNEAPOLIS & ST. LOUIS
RAILROAD COMPANY, the _____ in the above entitled action;
that he has read the foregoing _____ and knows the contents thereof, and that
the same is true of his own knowledge except as to those matters therein stated on information and belief and as to those matters
that he believes it to be true. That the reason why this verification is not made by some officer of said _____
_____ is that all of the officers of said _____
are absent from the County of _____, wherein resides affiant, its attorney.

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public _____ County _____

My Commission expires _____, 19____.

[SEAL]

STATE OF _____ }
County of _____ } ss.

_____ being duly sworn
says that on the _____ day of _____, 19____, at _____
_____, he served the within _____ upon _____
the _____ in said action personally by _____ leaving with
said _____, at _____, with _____
_____, a person of suitable age and discretion, then _____
a true and correct copy of said _____

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public _____ County _____

My Commission expires _____, 19____.

[SEAL]

#157
Original
STATE OF

County of

Minnesota
Carver
District COURT

Albert Kroll

Plaintiff

vs.
The Minneapolis
St. Louis R.R.,

Defendant

Answer

Due service of the within by copy is hereby ad-
mitted at

Minneapolis
Minn. this 26

day of Sept., A. D. 1913

Woolley & Johnson

Attorney for plaintiffs

W. H. BREMNER,

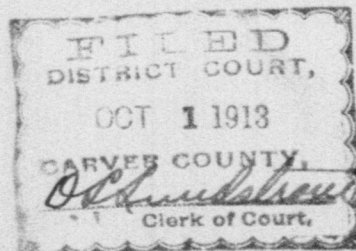
Attorney for defendant

1104 Guarantee Loan Building,

Minneapolis, Minn.

GEO. W. SEEVERS,

General Counsel.



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State of Minnesota
Carver
County of ~~Knicker~~ ss

In District Court

Albert Kroll -----Plaintiff.

vs

The Minneapolis & St Louis Railroad Company -----Defendant.

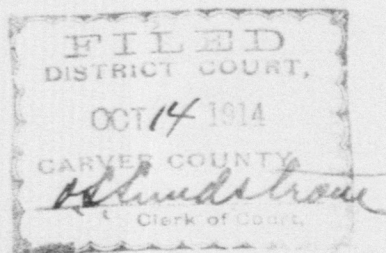
To O. L. Lussstrom,
Clerk of said Court:

You will please enter in the above entitled action in your
register of actions a dismissal of said action in behalf of the
plaintiff and take notice that said action is dismissed by the
plaintiff in said action.

Dated at Buffalo, Minn. this 14th day of October, 1911.

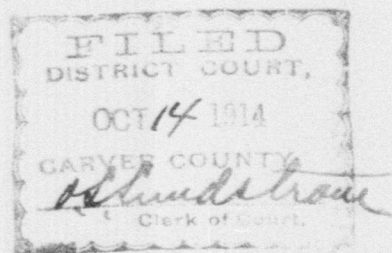
Woolley & Johnson
Attorneys for Plaintiff,
Buffalo, Minn.

Dismissal of
Action by
Plaintiff.



Reg. C. - page 152

Dismissal of
Action by
Plaintiff.



Reg. C. - page 152

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OFFICE OF
STEPHEN A. JOHNSON
Attorney and Counselor at Law
BUFFALO, MINN.

Oct 14th, 1914.

Mr. O. L. Lundstrom,

Omaha, Minn.

Dear Sir:- In the matter of Albert Kroll vs Mpls & St L. R.R.
it appears the defendant in another action brought by us claims
there is still an action pending in your county. Our Mr. Trolley
some time last winter wrote you enclosing a notice of dismissal
in the action then pending in your county with the intention
that you should make the entry of dismissal at that time but
it seems there is some misunderstanding or his letter may not
have been definite enough and we find from a recent examination
of your records made one day during your absence that you still
have the case on your calendar and filed the notice of dismissal
without making an entry of dismissal. To clear the matter up
and secure a proper entry I enclose a request for a formal en-
try of dismissal on your record. Will you kindly make the entry
and advise me by return mail of your compliance with the request
and oblige,

Yours,

S A Johnson

DISTRICT COURT,

Judicial District,

County of

Carver

Albert Knoll

vs

Minneapolis & St Louis
Railroad Co

NOTE OF ISSUE

Issue of

Law & fact for jury

LAST PLEADING SERVED

Sept 29th 1913

Woolley & Johnson

Attorney for Plaintiff

W. H. Brammer

& M. Miner

Attorney for Defendant

Will the Clerk please file this Note of
Issue, and enter the cause on the Calen-
dar for the OctoberA. D. 1913 General Term
of this Court.

Yours respectfully,

Woolley & Johnson

Attorney for Plaintiff

Buffalo Minn

Filed J. A. Sundstrom 1913

State of Minnesota, }
 County of Carr } ss. District Court,
 Judicial District.

Albert Kroll

Plaintiff

vs

Minneapolis & St Louis Railroad
Company Defendant

Sir : You Will Please take Notice, That the issue of law & fact
 in the above entitled action will be brought on for trial
 at the next general Term of the District Court to be held in and for the County of
Carr at the Court House, in the city of Cheeba
 in said County, on the 13th day of October A. D. 1912, at the
 opening of said Court on that day, or as soon thereafter as Counsel can be heard.

Dated Sept 29th 1912

Yours respectfully,

To W. H. Brimmer & F. M. Miner
 Attorneys for Defendant

Woolley & Johnson
 Attorneys for Plaintiff
Buffalo Minn

#157
Original

DISTRICT COURT

Judicial District

County of *Carver*

Albert Kroll

vs

Minneapolis & St Louis

Railroad Company

NOTICE OF TRIAL

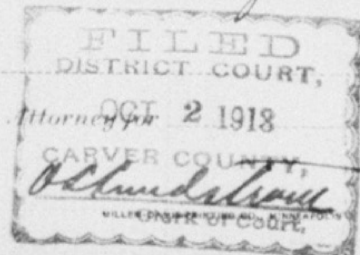
Due service of the within Notice is
hereby admitted, this *29th*

day of *Sept* 19 *13*, at

Minneapolis Minn
W.H. Brenner

F.M. Miner

Attorneys for *Defendant*



E152

Illegible
(Light Ink)

State of Minnesota

In District Court

County of Carver ss

Albert Kroll ----- Plaintiff.

vs

Reply.

The Minneapolis & St Louis Railroad Company -----Defendant.

Now comes the plaintiff and for his reply to the answer of the defendant herein denies each and every allegation of new matter in said answer contained.

Dated this 27th day of September, 1913.

Woolley & Johnson
Attorneys for Plaintiff,

Buffalo, Minn.

State of Minnesota.

County of _____

} ss.

_____ being first duly sworn upon oath says that he is _____ the _____ in the foregoing within entitled action; that he has heard read the foregoing _____ that the same is true _____ of his own knowledge, except as to matters therein stated on information and belief, and as to such matters he believes it to be true—to the best of his knowledge, information and belief, and that the reason why this verification is not made by the _____ herein is that said _____ is absent from this County wherein resides this affiant, his attorney.

Subscribed and sworn to before me this _____ day of _____ 19____.

{ NOTARIAL {
{ SEAL {

Notary Public _____ County, Minnesota.

My Commission expires _____ 19____.

State of Minnesota.

County of _____

} ss.

Court,

against

Plaintiff

SUMMONS.

Defendant

The State of Minnesota to the above named Defendant.

You, _____ are hereby summoned and required to answer the Complaint of the Plaintiff in the above entitled action, which complaint is hereto annexed and herewith served upon you, and to serve a copy of your answer to the said complaint on the subscriber _____, at _____ office _____ in the _____ of _____, in the said County of _____ within twenty _____ days after service of this summons upon you, exclusive of the day of such service, and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in said Complaint—take judgment against you for the sum of _____ Dollars, (\$ _____) with interest at the rate of _____ per cent per annum since the _____ day of _____ 19____.

together with Plaintiff's costs and disbursements herein.

Dated _____ 19____.

Plaintiff's Attorney.

151
Original

State of Minnesota,
County of *Carver*

In District Court.

Albert Kroll

Plaintiff

vs.

Mpls & St L RR Co
Defendant

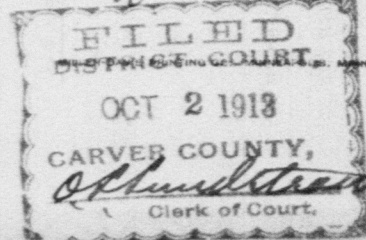
Reply

Due and personal service of the within

Reply admitted
this *29th* day of *Sept* 19*13*

W. H. Piemmer
A. M. Miner
Attorney for *Defendant*

Woolley & Johnson
Attorney for *Plaintiff*
Buffalo Minn



E132

State of Minnesota,

County of _____ being first duly sworn upon oath deposes and says
that at the _____ in said County and State, on the _____
day of _____ 19____, he served the within _____
upon _____
the _____ therein named, personally, by _____
leaving with said _____ at the house of the usual abode of said
_____ with _____, a person of
suitable age and discretion, then resident therein, a true and correct copy of said
_____ that said _____ is to affiant well known to be the same
as the within named _____

Subscribed and sworn to before me, this _____ day of _____ 19____
Notary Public _____ County, Minnesota.
My Commission expires _____ 19____

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(Light Ink)

IN SENATE

February 2, 1914

County of Carter

13th Judicial District

-----:-----

Alfred W. Hall

Plaintiff

vs

Missouri & St. Louis Rail-
road Company

Defendant

-----:-----

State of Missouri

ss

County of Carter

I, J. S. Hall, being duly sworn, depose that I am

one of the attorneys for the defendant in the above entitled

case and have read the petition and the answer thereto and

depose that the same are true and correct to the best of my

knowledge and belief and that the same are true and correct

to the best of my knowledge and belief and that the same are

true and correct to the best of my knowledge and belief

and that the same are true and correct to the best of my

knowledge and belief and that the same are true and correct

to the best of my knowledge and belief and that the same are

true and correct to the best of my knowledge and belief

and that the same are true and correct to the best of my

knowledge and belief and that the same are true and correct

to the best of my knowledge and belief and that the same are

true and correct to the best of my knowledge and belief.

That on the first day of the month of February 1914

the said defendant requested the plaintiff to stipulate

to stipulate for a dismissal of said action, and that

the plaintiff refused to do so, and thereafter on the day of February said

plaintiff moved the court to dismiss the action, and that

the court granted the motion.

That on the first day of the month of March 1914

W. C. Hall

O. L. Lundstram
Clerk District Court
Carver Co., Minn.

County of Cass

Official District

Albert Hall

Plaintiff

vs

St. Louis & S.W. Ry. Co.
Defendant

Defendant

Upon the affidavit sworn to and filed with the clerk of the court, to wit: that the plaintiff, Albert Hall, is a resident of the County of Cass, State of Missouri, and that the defendant, St. Louis & S.W. Ry. Co., is a corporation organized under the laws of the State of Missouri, and that the plaintiff is entitled to recover damages from the defendant, the clerk of the court has caused this writ to issue, and the plaintiff is directed to appear in court on the day and at the place specified in the writ, to answer to the complaint, and to show cause why he should not be held to answer to the same. And the clerk of the court has caused this writ to be served on the plaintiff, and on the defendant, by the undersigned, who is a clerk of the court, and is duly qualified to perform the duties of such office.

Dated at St. Louis, Mo., Nov. 14, 1914.

Wm. Morrison

District Court
County of Carver

#151

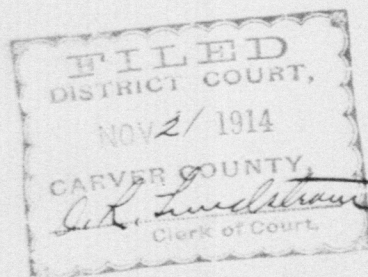
Albert Kroll

Pff.

vs.

Minneapolis & St. Louis
Railroad Company
Deft.

Affidavit and Order



E 152

No.

152-3368

DISTRICT COURT,

Carver County, Minnesota

Louella B. Colwell and
Abigail Foley

Plaintiffs

vs.

Patrick K. Colbert

Defendant

Pilgram & Pulliam

Plaintiff's Attorney

H. C. Odell

Defendant's Attorney

Date of Entry

Oct 1st

1912

Register of Actions,

E

Page 153

Term Tried

191

Judgment for

Amount of Judgment, \$

Date of Judgment

191

Judgment Book

Page

Default Judgment Book

Page

Date of Docketing

191

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(Light Ink)

STATE OF MINNESOTA
COUNTY OF HENNEPIN

DISTRICT COURT
FOURTH JUDICIAL DISTRICT

Loretta B. Colwell and
Abigail Foley,

Plaintiffs,

--vs--

Patrick Colbert,

Defendant.

S U M M O N S .

THE STATE OF MINNESOTA, To the above named defendant:

You are hereby summoned and required to answer the complaint of the plaintiffs in the above entitled action, which complaint is hereto attached and herewith served upon you, and to serve your answer to the said complaint, upon the subscribers at their office in the City of Minneapolis, Hennepin County, Minnesota, by copy, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiffs in this action will take judgment against you for the sum of two hundred and ten (\$210.00) Dollars, together with plaintiffs' costs and disbursements herein.

Dated January 15th 1913.

J M Pulliam

Attorney for plaintiffs,
525 Temple Court Bldg.,
Minneapolis, Minnesota.

STATE OF MINNESOTA
COUNTY OF HENNEPIN

DISTRICT COURT
FOURTH JUDICIAL DISTRICT

Loretta B. Colwell, and
Abigail Foley, Plaintiffs,

---vs---

Patrick Colbert, Defendant.

COMPLAINT

Plaintiffs above named for their complaint against the defendant in the above entitled action, allege;

That for all the times her in mentioned, and now, they have been and are, the owners in fee, and in possession of the following described land in Carver County, Minnesota, to wit;

Beginning at a point on the west line of the north-west quarter (NW $\frac{1}{4}$) of section eighteen (18) township one hundred and fourteen (114) range twenty five (25) forty seven rods south of the north west (NW) corner of said section eighteen; thence east eighty (80) rods; thence south 543.75 feet; thence west to a point in the west line of said section eighteen (18); distant 543.75 feet south of the place of beginning; thence north in said section line to the place of beginning.

Plaintiffs further allege that the said land was principally timber land, and covered with valuable growing timber, and that on, and prior to, the 2nd day of December, 1912 plaintiffs were the owners of twenty rods of fence on said land, consisting of wooden fence posts set in the ground, and wire fencing nailed and fastened thereto.

That at diverse times, on and between the 1st day of January 1907, and the 1st day of January 1913, defendant maliciously, wrongfully and unlawfully, broke and entered into and upon said above described land of these plaintiffs, and cut, destroyed and carried away therefrom certain timber thereon growing, of the value

of fifty (\$50.00) Dollars, and converted the same to his own use.

That defendant on or about the 1st day of December 1912 unlawfully, wrongfully and maliciously entered upon said premises and tore down, dug out, and destroyed all of plaintiffs' said fence upon said premises, of the value of, and plaintiffs' damage, of the sum of twenty (\$20.00) Dollars.

That all of said acts of trespass were willful and malicious, without any authority whatever from these plaintiffs or otherwise.

That by and under the provisions of section 4263 and 5143 of the Revised Laws of Minnesota, for 1905, the defendant forfeited and became liable to pay these plaintiffs treble the amount of said damages.

WHEREFORE, plaintiffs demand judgment, against the defendant in the sum of one hundred and fifty (\$150.00) Dollars, damages for cutting and destroying said timber, and in the sum of Sixty (\$60.00) Dollars for destroying and damaging said fence, in all the sum of Two hundred and ten (\$210.00) Dollars, together with their costs and disbursements herein.

J.M. Pulliam
Attorneys for plaintiffs,
523 Temple Court Bldg.,
Minneapolis, Minnesota.

STATE OF MINNESOTA)
COUNTY OF HENNEPIN) ss.

Loretta B. Solwell, being first duly sworn deposes and says; that she is one of the plaintiffs in the above entitled action; that she has read the foregoing complaint, and knows the contents thereof, and that the same is true of her own knowledge excepting as to matters therein stated upon her information and belief, and as to such matters she believes it to be true.

Subscribed and sworn to before
me this 13th day of January, 1913.

W.H. Pilgram
Notary Public, Hennepin County, Minn.
My commission expires Apr. 7th 1918.

Loretta B. Solwell

STATE OF MINNESOTA *
* ss.
COUNTY OF CARVER *

Christ Effertz, being first duly sworn on oath
deposes and says; that in the Hancock Town
~~village of Assumption,~~
Carver County, Minnesota, on the 7th day of July, 1913
he served the foregoing summons and complaint upon Patrick
Colbert, personally, by handing to and leaving with the
said Patrick Colbert a true and correct copy of said
Summons and Complaint.

Christ Effertz Depty,

Subscribed and sworn
to before me this 7 day of July, 1913.

[Signature]
Notary Public, ~~Carver~~ County, Minnesota.

My commission expires June 1-1917.

#152
ORIGINAL.

STATE OF MINNESOTA

COUNTY OF HENNEPIN

DISTRICT COURT

FOURTH JUDICIAL DISTRICT

Loretta B. Colwell,
and Abigail Foley,
Plaintiffs,

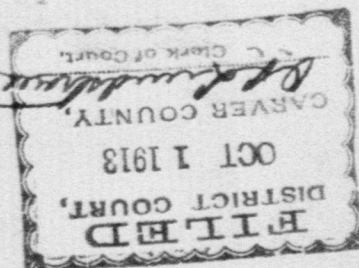
---VS---

Patrick Colbert,
Defendant.

S U M M O N S

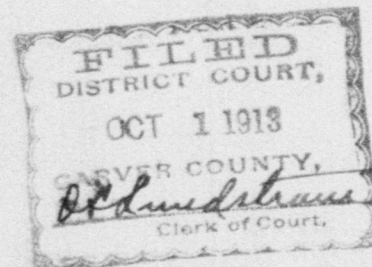
A N D

C O M P L A I N T



PILGRAM & PULLIAM
Attorneys for plaintiffs,
525 Temple Court Bldg.,
Minneapolis, Minnesota.

E153



DISTRICT COURT,

8th

Judicial District,

County of Cannon MnLouella B. Colwell &
Abigail F. Wiley
vs PlaintiffsPalmer Colbert
Defendant

NOTE OF ISSUE

Issue of Law & Fact
LAST PLEADING SERVEDAug 24 th 1903J. M. Pullman
Attorney for Plaintiff &W. C. Odell
Attorney for DefendantWill the Clerk please file this Note of
Issue, and enter the cause on the Calen-
dar for the Sum
A. D. 190 Oct 13 Term
of this Court.

Yours respectfully,

J. M. Pullman
Attorney for PlaintiffsFiled O. F. Lundstram 1903

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STATE OF MINNESOTA
COUNTY OF CARVER

DISTRICT COURT
EIGHTH JUDICIAL DISTRICT

Loretta E. Colwell and
Abigail Foley, Plaintiffs,

--vs--

NOTICE OF TRIAL.

Patrick Colbert, Defendant.

Sir:- You will please take notice, That the issues of law and fact in the above entitled action will be brought on for trial at the next general term of the District Court to be held in and for the County of Carver, at the Court House in the City of Chaska, in the County of Carver on the 13th day of October, A. D. 1913, at the opening of Court on that day or as soon thereafter as Counsel can be heard.

Dated September 30th 1913.

Yours respectfully,

J. M. Pullman
Attorney for plaintiffs,
525 Temple Court Bldg.,
Minneapolis, Minnesota.

To--

W. C. Odell,
Attorney for defendant,
Chaska, Minnesota.

152

STATE OF MINNESOTA
COUNTY OF CARVER
DISTRICT COURT
EIGHTH JUDICIAL DISTRICT

Loretta B. Colwell, et. al.,
Plaintiffs,

---VS---

Patrick Colbert,
Defendant.

NOTICE OF TRIAL

*Deus Servant Heretofore
admitted
W.C. Bull
Aug 7 for Dyk*

FILED
DISTRICT COURT,
OCT 1 1913
CARVER COUNTY,
Clerk of Court.

(E153)

Patrick Colbert,

Defendant.

NOTICE OF TRIAL.

And you will please take notice, that the issues of law and fact in the above entitled action will be brought on for trial at the next General term of the District Court to be held in and for the County of Carver, at the Court House in the City of Osaka, in the County of Carver on the 14th day of October, A. D. 1913, at the opening of Court on that day or as soon thereafter as counsel can be heard.

Sir:-- You will please take notice, that the issues of

Dated September 30th 1913.

Very respectfully,

W.C. Bull
Attorney for Plaintiff.

To:--
Osaka, Minnesota.
Loretta B. Colwell,
W. C. Dyk,

State of Minnesota,
County of Carver.

District Court
Eighth, Judicial District.

.....
Loretta B. Colwell and ~~Agail~~

Foley,

vs.

Plaintiffs

REPLY.

Patrick Colbert,

Defendant.

.....
Plaintiffs in the above entitled action for their
reply to the answer of the defendant therein, deny each and every alle-
gation in said answer contained, except such as admit the allegations
of the complaint and except such as are herein admitted.

Plaintiff is informed and believes the facts alleged in
paragraph (3) of defendant's answer are true as therein stated.

Wherefore plaintiff prays judgment as in his complaint
demanded.

J. M. Pullman

Attorney for plaintiff,
525 Temple Court, Minneapolis, Minn.

State of Minnesota ss.
County of

Loretta B. Colwell being

first duly sworn, says that, she is one of the plaintiffs in the above
entitled action; that she has read the foregoing reply and knows
the contents thereof; that the same is true of her own knowledge
except as to such matters as are therein stated upon information
and belief and as to such matters, she believes it to be true.

Subscribed and sworn to before me *Loretta B. Colwell*
on this 18 day of August, 1913.

W. H. Pilgram

Notary Public, County, Minnesota
My commission expires, on the day of

#152

Original.

State of Minnesota

County of Carver

District Court

8th, Judicial District.

.....
Loretta B. Colwell, Et. Al.

Plaintiffs.

v.

Patrick Colbert, ~

Defendant .

.....
REPLY.

.....
Due Service hereof
admitted

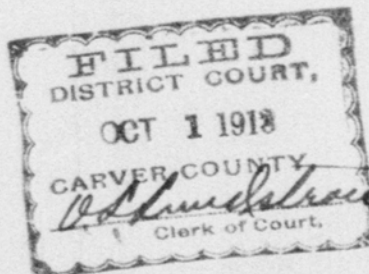
W.C. Bull

Atty for Defl-

Pilgram and Pulliam,

Attys for plaintiffs.

E153



(E153)

No.

152-3369

DISTRICT COURT,

Carver County, Minnesota

Alva Olson

Plaintiff

vs.

George H. Olson

Defendant

H. L. Idell

Plaintiff's Attorney

J. J. Fahy & H. L. Idell

Defendant's Attorneys

Date of Entry Oct. 2nd 1913

Register of Actions, E Page 157

Term Tried 191

Judgment for

Amount of Judgment, \$

Date of Judgment 191

Judgment Book Page

Default Judgment Book Page

Date of Docketing 191

#268

No. 2627

State of Minnesota, } ss.

County of Carver

DISTRICT COURT

Eighth Judicial District

THE STATE OF MINNESOTA

TO *Mrs. Susan Halgnes* GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the *Judge* of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the *fourth* day of *1913*, at *—* o'clock in the *—* noon, then and there to give evidence in the cause to be tried between

Alva Olson
Plaintiff, and

George Olson
Defendant on the part of the *Defendant*

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the District Court aforesaid at Chaska this *15th* day of *October* A. D. 19*13*

O. L. Lundstrom

Clerk of District Court.

ORIGINAL

No. 2627

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

AGAINST

SUBPOENA

Issued

1903

Clerk District Court,

Returned and Filed

1903

Clerk.

On part of

State of Minnesota,
COUNTY OF CARVER

ss.

DISTRICT COURT

Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
Mrs. Sarah Helgenist by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 19*03*

Fees, { Service, _____
Mileage, _____
Total, _____

Sheriff of Carver County.

By

Deputy Sheriff.

No. 2629

268
State of Minnesota, } ss.
County of Carver

DISTRICT COURT
Eighth Judicial District

THE STATE OF MINNESOTA

TO

Mauritz Ahlin

GREETING:

You are Hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the Judge of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the forthwith day of 1903, at — o'clock in the — noon, then and there to give evidence in the cause to be tried between

Plaintiff , and

Alva Olson

Defendant on the part of the

George Olson
Syndicate

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the District Court aforesaid at Chaska this 15th day of October A. D. 1903

O. L. Lundstrom

Clerk of District Court.

ORIGINAL

State of Minnesota,
COUNTY OF CARVER

88.

DISTRICT COURT
Eighth Judicial District.

I hereby certify and return that I served the within Subpœna on the within named
Moritz Ahlman by reading said Subpœna to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 190*3*

{ Service,
Fees, { Mileage,
Total,

Sheriff of Carver County.

By

W. F. Rauscher Deputy Sheriff.

No. 2629

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

Alva Ahlman

AGAINST

George Ahlman

SUBPOENA

Issued

Oct 15 190*3*

O. L. Lundstrom

Clerk District Court.

Returned and Filed

Oct 15 190*3*

O. L. Lundstrom

Clerk.

On part of

Depp

269

No. 2630

State of Minnesota, } ss

County of Carver

DISTRICT COURT

Eighth Judicial District

THE STATE OF MINNESOTA

TO *Elmore Johnson* GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the *Judge* of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the *fourteenth* day of *October* 190*3*, at *—* o'clock in the *—* noon, then and there to give evidence in the cause to be tried between

ORIGINAL

Alva Olson
Plaintiff, and

George Olson
Defendant on the part of the *Defendant*

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the

District Court aforesaid at Chaska this *15*
day of *October* A. D. 190*3*

RECORDED

O. L. Lundstrom

Clerk of District Court.

State of Minnesota, } ss.
COUNTY OF CARVER

DISTRICT COURT

Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
Helicon Johnson by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 19*03*.

Service, _____
Fees, { Mileage, _____
Total, _____
By *W. F. Campbell* Deputy Sheriff.
Sheriff of Carver County.

No. 2630

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

Alva Olsen

AGAINST

George Olsen

SUBPOENA

Issued

Sept. 15 1903

Clerk District Court.

Returned and Filed

Oct. 15 1903

Clerk.

On part of *Dege*

232

No. 2628

State of Minnesota,
County of Carver

DISTRICT COURT
Eighth Judicial District

THE STATE OF MINNESOTA

TO

John E. Johnson

GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the *Judge* of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the *fourteenth* day of *1903*, at *—* o'clock in the *—* noon, then and there to give evidence in the cause to be tried between

Alva Olson

Plaintiff

, and

George Olson

Defendant

on the part of the

Defendants

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the District Court aforesaid at Chaska this *15th* day of *October* A. D. 190*3*

O. L. Lundstrom

Clerk of District Court.

ORIGINAL

No. 2628

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

AGAINST

SUBPOENA

Issued Oct. 15 1903

Clerk District Court.

Returned and Filed

Oct. 15 1903

Clerk.

On part of

State of Minnesota,
COUNTY OF CARVER

ss.

DISTRICT COURT

Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
John G. Johnson by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 190*3*

4 Subp
Fees, { Service, 2.00
 { Mileage, 3.50
 { Total, 5.50

Sheriff of Carver County.

By *J. F. Rungtjen* Deputy Sheriff.

232

No. 2628

State of Minnesota, ^{ss}

County of Carver

DISTRICT COURT

Eighth Judicial District

THE STATE OF MINNESOTA

TO

John L. Johnson

GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the Judge of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the fourth day of 1903, at — o'clock in the — noon, then and there to give evidence in the cause to be tried between

Alva Olson

Plaintiff, and

George Olson

Defendant on the part of the

Defendants

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the District Court aforesaid at Chaska this 15th day of October A. D. 1903

O. L. Lundstrom

Clerk of District Court.

ORIGINAL

100-11 21

No. 2628

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

AGAINST

SUBPOENA

Issued Oct. 15 1903

Clerk District Court.

Returned and Filed

1903

Clerk.

On part of

State of Minnesota,
COUNTY OF CARVER

ss.

DISTRICT COURT

Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
John G. Johnson by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 190*3*

4 Subp.
Fees, { Service, *2.00*
 { Mileage, *3.50*
 { Total, *5.50*

Sheriff of Carver County.

By

W. F. Rauscher Deputy Sheriff.

268

No. 2630

State of Minnesota, } ss

County of Carver

DISTRICT COURT

Eighth Judicial District

THE STATE OF MINNESOTA

TO

Frederic Johnson

GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the Judge of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the fourth day of October, 1903, at — o'clock in the — noon, then and there to give evidence in the cause to be tried between

ORIGINAL

Alva Olson

Plaintiff, and

George Olson

Defendant on the part of the

Defendants

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the

District Court aforesaid at Chaska this

day of

October

A. D. 1903

O. L. Lundstrom

Clerk of District Court.

State of Minnesota, } ss.
COUNTY OF CARVER

DISTRICT COURT

Eighth Judicial District.

I hereby certify and return that I served the within Subpœna on the within named
Julien Johnson by reading said Subpœna to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 19*03*

Service, _____
Fees, { Mileage, _____
Total, _____
By *W. F. Rauscher* Deputy Sheriff.
Sheriff of Carver County.

No. 2630

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

Alva Olson

AGAINST

George Olson

SUBPOENA

Issued

Oct. 15 1903
C. L. Rundstrom

Clerk District Court.

Returned and Filed

Oct. 15 1903
C. L. Rundstrom

Clerk.

On part of *Deff*

No. 2629

268
State of Minnesota, } ss.
County of Carver

DISTRICT COURT
Eighth Judicial District

THE STATE OF MINNESOTA

TO *Mauritz Ahlne* GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the *Judge* of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the *fourth* day of *1903*, at *—* o'clock in the *—* noon, then and there to give evidence in the cause to be tried between

Alva Olson

Plaintiff, and

George Olson

Defendant on the part of the *Syndicate*

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the District Court aforesaid at Chaska this *15th* day of *October* A. D. 19*03*

O. L. Lundstrom

Clerk of District Court.

ORIGINAL

No. 2629

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

Alva Ahlem

AGAINST

George Ahlem

SUBPOENA

Issued *Dec 15* 1903
O. L. Lundstrom
Clerk District Court.

Returned and Filed
Dec 15 1903
O. L. Lundstrom
Clerk.

On part of *Deft*

State of Minnesota,
COUNTY OF CARVER

} ss.

DISTRICT COURT
Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
Moritz Ahlem by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Dec* 190*3*

Service, _____
Fees, { Mileage, _____
Total, _____

Sheriff of Carver County.

By

W. F. Rasmussen Deputy Sheriff.

#269
State of Minnesota, } ss.

County of Carver

No. 2627
DISTRICT COURT

Eighth Judicial District

THE STATE OF MINNESOTA

TO

Mrs. Swan Halquist

GREETING:

You are hereby Commanded, That laying aside all and singular your business and excuses, you be and appear before the Judge of the District Court for the Eighth Judicial District and County of Carver at the Court House in said County, on the fourth day of 1903, at — o'clock in the — noon, then and there to give evidence in the cause to be tried between

ORIGINAL
Plaintiff

, and

Defendant

on the part of the

Alva Olson

George Olson

day of

October

A. D. 1903

Hereof fail not, on pain of the penalty that will fall thereon.

Witness the HON. P. W. MORRISON, Judge of the

District Court aforesaid at Chaska this 15th

October

A. D. 1903

O. L. Lundstrom

Clerk of District Court.

No. 2627

STATE OF MINNESOTA,
COUNTY OF CARVER

DISTRICT COURT,
Eighth Judicial District.

AGAINST

SUBPOENA

Issued *Oct 15* 190*3*
A. L. Lundstrom
Clerk District Court,
Returned and Filed
Oct. 15th 190*3*
A. L. Lundstrom
Clerk.

On part of *Exr*

State of Minnesota,
COUNTY OF CARVER

ss.

DISTRICT COURT
Eighth Judicial District.

I hereby certify and return that I served the within Subpoena on the within named
Mrs Sarah Helquist by reading said Subpoena to him in his
presence, and by delivering to him a true copy thereof, in County and State aforesaid,
on this *15th* day of *Oct* 190*3*

{ Service, _____
Fees, { Mileage, _____
Total, _____

By *W. F. Rungtun* Sheriff of Carver County.
Deputy Sheriff.

Illegible
(Light Ink)

1
2 State of Minnesota,
3 County of Carver,

In District Court,
Eighth Judicial District.

4
5 Alva Olson,

Plaintiff.

6 -vs-

Note of Issue

7 George W. Olson,

Defendant.

8
9 1. Issues of Fact for Trial by Jury.

10 2. Last Pleading served Oct. 2, 1913.

11 J. J. Fahey, and
F. C. Irwin, Attorneys for Plaintiff.

12 W. C. Odell, Attorney for Defendant.

13 The Clerk will please file this Note of Issue and enter the
14 cause on the calender for the next General Term of the Court to
15 be held at Chaska, Minnesota, on the 13th day of October, 1913.

16 J. J. Fahey

Norwood, Minnesota.

17 and

18 F. C. Irwin

Belle Plaine, Minnesota

19 Attorneys for Plaintiff.
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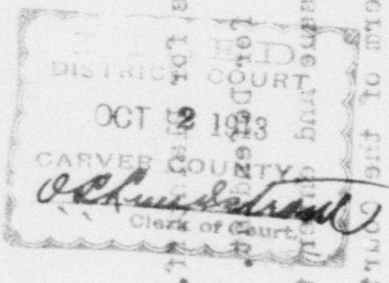
153

Note of Issue

District Court
Carver County

Alva Olson

George W. Olson



George W. Olson,

Defendant.

Alva Olson,

Plaintiff.

County of Carver,

Fifth Judicial District.

State of Minnesota,

In District Court,

Attorney for Plaintiff.

Belie Plaine, Minnesota

and

Howood, Minnesota.

E 154

Illegible
(Light Ink)

1
2
3 State of Minnesota,
4 County of Carver,

In District Court,
Eighth Judicial District

5
6 Alva Olson,

Plaintiff.

7 -vs-

Notice of Trial.

8 George W. Olson,

Defendant

9 To W. C. Odell, Esq.,

10 Attorney for said Defendant,

11 Chaska, Minnesota.

12 SIR:

13 YOU WILL PLEASE TAKE NOTICE that the issues in the above
14 entitled action will be brought on for trial at the next Gen-
15 eral Term of the District Court to be held in and for the
16 County of Carver, Minnesota, at the Court House, in the City
17 of Chaska, in said County, on Monday, the 13th day of Oct.,
18 1913, at the opening of Court on said day or as soon there-
19 after as Counsel can be heard.

20 Dated at Norwood, Minnesota, Oct. 1, 1913.

21 J. J. Fahney
Norwood, Minn.

22 H. C. Lewis
23 Belle Plaine, Minn.

24 Attorneys for Plaintiff.
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153
(ORIGINAL)

District Court

Carver County

Alva Olson, Plaintiff.

-vs-

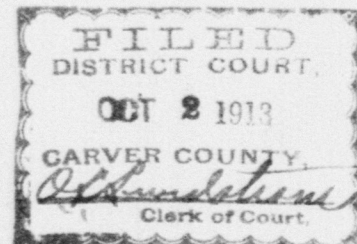
George W. Olson,
Defendant

Notice of Trial

Due and personal service
of the within Notice of
Trial is hereby admitted
at Chaska, Minnesota, this
and day of Oct. 1913.

W. C. O'Neil

Attorney for Defendant,



E154