



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

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No. 6. 3098

DISTRICT COURT

CARVER COUNTY, MINNESOTA

Maria Paul

Plaintiff

vs.

Andrew Karls

Defendant

Luke K. Sexton

Plaintiff's Atty.

John J. Fahy & John H. Steele

Defendant's Atty.

Date of Entry Sept 20th 1907

Register of Actions J. Page 515

Term Tried September 1907

Judgment for Plaintiff

Amount of Judgment, \$ 2176.70

Date of Judgment Dec. 9th 1907

Judgment Book J. Page 257

Default Judgment Book Page

Date of Docketing 190

State of Minnesota, } ss.
County of Carr
27th day of June 1907, at the Town of Winsted
in the County of McLeod in said State, I served the within Summons
and Complaint upon the within named defendant, Andrew Kappel,
by then and there handing to and leaving with him a true
copy of said Summons and Complaint
Dated this 28th day of June 1907
Sheriff's Fees, Return, \$ 1.00
Mileage \$ 7.40
Total 8.40
By G. A. Gatz Sheriff Carr County, Minn.
Deputy.

State of Minnesota,
County of Carver,

In District Court, 8th Judicial District.

Maria Paul ,.....Plaintiff,

-VS-

Andrew Karls,.....Defendant.

*****SUMMONS*****

THE STATE OF MINNESOTA TO THE ABOVE NAMED DEFENDANT

Your, Andrew Karls, are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action which is hereto annexed and herewith served upon you and to serve a copy of your answer to said complaint on the subscriber at his office in the village of Eden Valley, Minnesota 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 plaintiff in this action will ~~will~~ apply to the court for the relief demanded and prayed for in said complaint, together with the costs and disbursements of this action.

Dated at Eden Valley, Minnesota this 20th day of June A.D. 1907.

Luk K. Saxon
Plaintiff's attorney.
Eden Valley, Minn.

#1. State of Minnesota,

County of Carver, SS In District Court, 8th Judicial District.

Maria Paul,.....Plaintiff,

VS

Andrew Karl,.....Defendant.

Plaintiff for her cause of action against the defendant respectfully
shows to the Court and alleges:

1- That Plaintiff and defendant are both residents of Carver county, Minn.,
and that plaintiff is of the age of twenty one years and that defendant is
of the age of about thirty eight years and both said plaintiff and def-
endant are unmarried now and were single at the time herein after alleged
as the date when this defendant promised to marry this plaintiff;

2- That heretofore on or about March 20th A.D. 1907 at Hollywood town-
ship, Carver county, Minn., Plaintiff, at the request of the defendant,
promised to marry him and the defendant did then and there promise to
marry Plaintiff on April 16th 1907;

3- That by reason and means of such promises of marriage so procured
from plaintiff, and made to her by defendant, he has been enabled to and
has seduced and debauched this plaintiff.

4- That the defendant has failed and refused to marry plaintiff on April
16th A.D. 1907 although plaintiff was ready and willing and offered to
marry defendant on said day.

5- That the defendant was on or about March 20th A.D. 1907 and now is
a wealthy farmer and money loaner of Hollywood in the county of Carver
in the state of Minnesota;

6- That by reason of the defendant's refusal to keep his said promise of
marriage to plaintiff together with ^{his debauchery} ~~the ravishment~~ of her person she
has suffered grievous injury to her feelings, affections, loss of her
character and the disappointment of a reasonable expectation of an
advantageous settlement in life, to her damage and loss in the sum of
Six Thousand Dollars.

Wherefore Plaintiff prays for judgement against this defendant in the
sum of Six Thousand Dollars together with her costs and disbursements
of this action.

Dated at Eden Valley, Minnesota this 20th day of June A.D. 1907.

*Lulu K. Severson Plaintiff's attorney,
Eden Valley, Minn.*

State of Minnesota, SS.
County of Carver, Maria Paul, being first duly sworn upon oath, deposes
and says that she is the plaintiff named in the above entitled action,
that she has read the above and foregoing complaint, that the same is true
of her own knowledge; except as to those matters therein stated on infor-
mation and belief and as to those matters she believes it to be true.

Subscribed and sworn to

before me this 22nd day of June A.D. 1908

A. J. Schombach

Notary Public in and for Carver Co. Minn.

My Notarial Commission expires August 21st, 1912

Maria Paul

Original

STATE OF MINNESOTA

County of *Carver*

In District

COURT.

Marion Paul

Audrey Karl

Due and personal service of the within
is hereby admitted

this _____ day of _____

A. D. 1920

Subscribed at

Lucas H. Smith

Attorney for

*G. P. Greenwood, Plaintiff
Eden Valley
Minn*

CARVER CO.

FILED

SEP 20

H. D. M. H. H.

(510)

State of Minnesota,
County of Carver,

District Court,
Eighth Judicial District.

Maria Paul,

Plaintiff,

-vs-

Andrew Karls,

Defendant.

A N S W E R.

Now comes the Defendant herein and for his answer to the complaint of Plaintiff,

I.

Admits the residence and ages of both Plaintiff and Defendant and that Plaintiff and Defendant are both unmarried.

II.

Admits that on or about the date alleged there was some conversation between Plaintiff and Defendant relative to them getting married, and that at or about said time Plaintiff was insisting that she and Defendant should be married on the 16th day of April, 1907.

III.

Defendant further alleges that on or about said 16th day of April, 1907, Defendant became sick and was threatened with consumption and was advised by his physicians that he was in no condition to be married at that time, and so informed Plaintiff that because of the sickness he could not marry her at said time.

IV.

Further answering, Defendant denies each and every allegation, matter and thing in said complaint contained, except as herein before admitted or qualified.

WHEREFORE, Defendant demands judgment that Plaintiff take nothing by this action and that Defendant recover his costs and disbursements herein.

Dated July 12th, 1907.

John J. Fahen
and
John H. Steele
Attorneys for Defendant.

NOTARY PUBLIC

NOTARY PUBLIC

COMMISSION EXPIRES

STATE OF MINNESOTA

NOTARY PUBLIC

NOTARY PUBLIC

STATE OF MINNESOTA,)
COUNTY OF CARVER.) ss.

Andrew Karls came before me personally, and being duly sworn, doth say that he is the Defendant in the foregoing within entitled action; that the foregoing answer 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.

Andrew Karls

Subscribed and sworn to before me this 12th day of July A.D. 1908.

John J. Fahy

Notary Public, Carver County, Minn.

My commission expires April 6, 1913

Original

STATE OF MINNESOTA

COUNTY OF CARVER.

DISTRICT COURT

EIGHTH JUDICIAL DISTRICT.

Maria Paul,

Plaintiff,

-VS-

Andrew Karls,

Defendant.

A N S W E R.

John J. Fahy
John H. Steele

Attorneys for Defendant.

CARVER COUNTY,
FILED

OCT 1 1907

H.O. Muehlberg Clerk

(5159)

State of Minnesota,
County of Carver, SS. In District Court, 8th Judicial District.

Maria Paul,.....Plaintiff,

-VS-

REPLY.

Andrew Karls,.....Defendant.

Now comes the plaintiff with this, her reply to the answer of the Defendant in the above entitled action and denies each and every allegation of new matter in said answer contained or stated and each and every part and portion thereof.

Dated at Eden Valley, Minn., this 19th day of July A.D.1907.

Luke K. Sexton
Plaintiff's Attorney,
Eden Valley, Minn.

State of Minnesota, SS
County of Meeker, Luke K. Sexton, being first duly sworn upon oath, deposes and says that he is attorney for plaintiff in the foregoing entitled action, that he has read the foregoing reply, that the same is true to the best of his knowledge, information and belief, that the reason why his verification is not made by the plaintiff herein is that said plaintiff is absent from this county wherein resides this affiant, wherein resides her attorney.

Subscribed and sworn to before me this 19th day of July, A.D.1907.

Luke K. Sexton

E. M. McDonald

Notary Public in and for

Meeker County, Minn.

My notarial Com. Expires July 20-1913

*Repe
Original*

STATE OF MINNESOTA.

County of *Carver*

In District COURT.

Maria Paul

Plaintiff

vs. *Andrew Karl.*

Defendant

That the personal assets of the within

defendant are hereby admitted

to be *in the hands of*

A. D. 1901

John J. Kelly & John F. Kelly

Attorneys for *defendant*

Levi H. Dean

Attorney for *Plaintiff*

*Eden Valley,
Minnesota*

CARVER CO.

FILED

RECORDED

W. H. Munkley

(15)

State of Minnesota,
County of Carver ss.In District Court of said County,
8th Judicial District.September Term, 1907

In the Matter of

Maria Paul
vs. PlaintiffAndrew Karls
DefendantWe, The Jury impaneled and sworn in the above entitled action, find for the plaintiff—and
assess her damages in the sum of \$ 2000.⁰⁰/₁₀₀Two Thousand and 00 DOLLARS,
100Dated at Chaska this 4th day of Oct. B. J. Nesbitt Foreman.
A. D. 1907

DISTRICT COURT

8th Judicial District
September Term, 190*7*

State of Minnesota, } ss.
County of *Carver*

Verdict for Plaintiff

~~In the Matter of~~

Maria Paul
vs. Plaintiff

Andrew Karls
Defendant

Filed in open Court the *4th*
day of *October* 190*7*

H.O. Muehlberg
(515) Clerk.

State of Minnesota, }
 County of Carr } ss.
 Maria Paul
 Plaintiff
 -vs-
 Andrew Karls
 Defendant

DISTRICT COURT,

Eighth

Judicial District.

AMOUNT OF JUDGMENT OR VERDICT.

Amount of Judgment or Verdict, \$2000.00
 Interest on same from the 4th day of October 1907 \$21.66

Statutory Costs, \$10.00
 COSTS AND DISBURSEMENTS. \$2021.66

4 Affidavits, \$1.00

Acknowledgments, \$

Sheriff's Fees, (Summons ⁸⁴⁰ Subpoenas ¹³²⁰) \$21.60

Jury Fees, \$3.00

Clerk's Fees (to be taxed), \$11.40

\$47.00

WITNESS FEES, VIZ:

(Give name of each Witness, Residence, Number of Days and Dates of Attendance and Number of Miles Traveled.)

NAMES	RESIDENCE	NO. DAYS ATTENDANCE	DATES OF ATTENDANCE	NO. MILES TRAVELED	
Joseph Paul	Carr	3	Oct 2-3-4	56	\$6.36
Henry Muehl	New Germany	3	"	56	\$6.36
Louise Muehl	Carr	3	"	60	\$6.60
Res. Mary Joubert	Wood	2	Oct 3-4	36	\$4.16
Jeffrey	Carr	3	Oct 2-3-4	58	\$6.48
Paul	"	2	Oct 3-4	56	\$5.36
Frank Paul	"	3	Oct 2-3-4	56	\$6.36
					\$48.04

The above Bill of Costs and Disbursements taxed and allowed at \$48.04

Dated December 9th 1907 Total Amount, \$2116.70

H.O. Muehlberg
 Clerk.

AFFIDAVIT OF DISBURSEMENTS.

State of Minnesota, }
 County of Carr } ss.
 being duly sworn, says on oath, that he is one of the Attorney of the plaintiff in the above entitled action; that the foregoing is a true and correct statement of the costs and disbursements said plaintiff in the above entitled action, and that the foregoing items of disbursements, and each item thereof, have been actually and necessarily paid or incurred therein, by and on behalf of said plaintiff; and that each of the above named witnesses was a material witness for the said plaintiff in said action, and was duly sworn, and testified on the trial of said action, on behalf of said plaintiff. That each of said witnesses actually and necessarily traveled the number of miles above set opposite his name, in going from his said place of residence to, and returning to said place of residence from, the place of trial of said action, and for the purpose of so testifying, actually and necessarily attended said Court the number of days and on the dates hereinbefore stated; and that the residence of each of said witnesses is at the place above stated.

Subscribed and sworn to before me this

5th day of December 1907

Shos F. Groves
 Notary Public, Carr County, Minn.

W.C. Paul

NOTICE OF TAXATION OF COSTS.

State of Minnesota,
County of Carver ss. DISTRICT COURT,
Eight Judicial District.
Maria Paul
Plaintiff
-vs-
Andrew Karls.
Defendant

Sir: Please Take Notice. That on the 9th day of December 1907
at 10 o'clock A. M., application will be made to H.O. Muehlberg Esq.,
Clerk of said Court, at his office in the Court House in the City
of Charles in the County of Carver and State of Minnesota,
to have the within bill of costs and disbursements taxed and inserted in the judgment then and there to be
entered herein.

Dated December 3rd 1907

Yours respectfully,

L. K. Sexton - W. C. Osell
John J. Fahy - John H. Steele Esq. Attorneys for Plaintiff
Attorney for Defendant

Minnesota
County of Carver ss.

W. C. Osell being first duly sworn says that on the 3rd
day of December A.D. 1907 he served the within Bill of Costs and Disbursements
and Notice of Taxation on the attorney for the Defendant in the action herein
by mail.

Paul Sworn to before me
on 2nd day of December A.D. 1907

H. O. Muehlberg
Clerk Dist. Court

W. C. Osell

DISTRICT COURT,

Eight

Judicial District.

County of

Carm

Maria Paul

-vs-

Andrew Karls

Notice of Taxation of Costs
and Bill of Costs and
Disbursements.

Due service of the within bill of dis-
bursements and affidavit to same, and
notice of taxation thereof, by delivery of
copy thereof, is hereby admitted this

day of

190 , at

Attorney for

Filed this

9th

day of

December

A. D. 190 *7*

H.O. Muehlberg

Clerk.

L.H. Supton - W.C. Coffey

Attorneys for Plaintiff

WILLER-DAVIS PRINTING CO., MINNEAPOLIS

State of Minnesota,
County of Carver.

District Court,

Eighth Judicial District.

Maria Paul,

Plaintiff.

against

Andrew Karls,

Defendant.

JUDGMENT.

This cause having been duly brought on for trial in its regular order upon the calendar at the September 1907 General Term of this Court before the Court and a jury duly empanelled and sworn, and said jury having by its verdict duly returned and filed, found and determined in favor of said plaintiff in the sum of Two Thousand Dollars.

Now, on motion of L. K. Sexton and W. C. Odell, Esqs., Attorneys for the plaintiff, it is hereby adjudged, determined and ordered, and the judgment of this Court is, that the plaintiff have and recover from the said defendant the sum of Two Thousand Dollars as per verdict, together with the sum of One Hundred Sixteen and 70/100 Dollars, Interest, costs and Disbursements taxed and allowed in said action, the whole amounting to the sum of Two Thousand One Hundred Sixteen and 70/100 Dollars, and that the plaintiff have execution therefor.

Dated December 9th, 1907.

By the Court,

H. O. Muehlberg

Clerk.

DISTRICT COURT,

County of

Carver

Maria Paul,

Plff.

AGAINST

Andrew Karle,

Defr.

JUDGMENT ROLL.

Filed

Dec. 9th

A. D. 1907.

H. O. Muehlberg

Clerk of the District Court.

No. 1071.—PIONEER PRESS CO., St. Paul, Minn.

Dated December 9th, 1907.

In the Court.

Dollars, and that the plaintiff have execution therefor.
amounting to the sum of Two thousand One Hundred Sixteen and 10/100
Cents and Disbursements taxed and allowed in said action, the whole
together with the sum of One Hundred Sixteen and 10/100 Dollars. Interest,
the said defendant the sum of Two thousand Dollars as per verdict, to-
the judgment of this Court is, that the plaintiff have and recover from
for the plaintiff, it is hereby adjudged, determined and ordered, and
Now, on motion of J. K. Sexton and W. G. Odell, Esqs., Attorneys
thousand Dollars.

found and determined in favor of said plaintiff in the sum of Two
thousand and said jury having by its verdict duly returned and filed,
term of this Court before the Court and a jury duly empaneled and
in its regular order upon the complaint at the September Term General
this cause having been duly brought on for trial

Defendant.

State of Minnesota, }
 County of Carver }
 DISTRICT COURT,
Eighth Judicial District
 The STATE OF MINNESOTA, To Rev. Goveat

You are Hereby Commanded, To be and appear before the Judge of said Court, at the Court House in the City of Chaska in said County, all excuses and business being laid aside, on the Third day of October A. D. 1907, at 9 o'clock A.M., to testify and give evidence in a certain action in said Court pending, and then and there to be determined between

Maria Paul Plaintiff, and

Andrew Karls Defendant, on

the part of the Plaintiff; And, also, that you bring with you and produce in evidence the church records containing dates of announcements of the approaching marriage of Maria Paul and Andrew Karls in the month of April 1907.

and all other documents which you have under your control, concerning the premises; and for a failure thereof you will be deemed guilty of contempt of Court, and you will be liable to the aggrieved party for all damages occasioned by such failure.

Witness, The Honorable P. W. Morrison Judge
 of said Court, and the seal thereof, at Chaska
 this 2nd day of October A. D. 1907

H. O. Muehlberg Clerk.

By _____ Deputy.

State of Minnesota,
County of Carr }

I hereby certify and return that I served the within Subpoena on the within named

Rev. Gower

by reading the same to him and delivering to him
a true copy thereof, at Nonwood
in said County and State, on this 2nd day of October 1907.

SHERIFF'S FEES:

Service,	-	\$ <u>.50</u>
Mileage,	-	\$ <u>3.60</u>
Total,	-	\$ <u>4.10</u>

A. A. Gatz

Sheriff of said County.

By Henry Hruska

Deputy.

DISTRICT COURT

Eighth Judicial District.
County of *Carver*

Maria Paul

- vs -

Andrew Karls

SUBPOENA

DUCES TECUM

Rev. Governor

Witness.

Filed this *5th* day of

December A. D. 190 *7*

H. O. Muehlberg

Clerk.

By

[Signature]
Deputy.

STATE OF MINNESOTA,

DISTRICT COURT,

County of Carver

Eighth

Judicial District.

Maria Paul

No. 3.

Against

Plaintiff

List of Jurors.

Andrew Karle

Defendant

Attorneys Mark Here	NAMES	REMARKS
1	Henry Blodel	
2	Geo. Becker	pass 2
3	G. Persis	pass 1
4	Alf. Anderson	
5	Christof Buetow Jr	
6	Samuel O. Haglund	pass
7	Albert Hattke	pass 3
8	Geo. Hillriegel	
9	Fred Ess	
10	Chas. Stege	
11	John Schenck	ex
12	Franz Wagner	ex
13	Herman Kormanig	
14	Franz Miesler	
15	Franz Richter	ex
16	Franz Crawford	
17	Emmer Lindquist	
18	B. J. Nesbit	
19	Wm. Zentgraf	
20		
21		
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25		
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27		
28		
29		
30		

No.

STATE OF MINNESOTA,

County of *Carver*

DISTRICT COURT.

Maria Paul

Plaintiff

Against

Andrew Karls

Defendant

JURY LIST.

CARVER COUNTY,
FILED

OCT 4 1907

H.O. Muehlberg Clerk

PIONEER PRESS CO., ST. PAUL, MINN.

(575)

J. Dulude, M.D.
Winsted, Minn.

Left a
box

Winsted, Minn.,

April 16 1907

To whom it may concern.

This is to certify that I examined Mrs. Andrew
Karls and I found him in a dangerous condition
of developing consumption of the lungs. So I
forbid him to be married at the present time
until I see that he is entirely well.

J. Dulude M.D.

Rev. Father:

P.S. So please
be an
announcement
Sun of my
illness.

ours Truly
A. Karls,
and
Anna Paul

Sorry to say that we can not
get married for the D.M. forbid
me not until I am perfectly
well. We would like to have
you announce this coming Sun
that the wedding will occur as the
D.M. gives me orders. Please do
not announce us for the last time
Sun. Will see you as soon as possible
co

<p><i>[Faint handwritten text, possibly a date or reference number]</i></p>	<p><i>[Faint handwritten text]</i></p>	<p><i>[Faint handwritten text]</i></p>
<p><i>[Faint handwritten text]</i></p>	<p><i>[Faint handwritten text]</i></p>	<p><i>[Faint handwritten text]</i></p>

CARVER COUNTY,
FILED

OCT 4 1907

H.O. Muehlberg

(575)

State of Minnesota, In District Court, 8th Judicial District.
County of Carver, SS.

Maria Paul, Plaintiff,

-VS-

Notice of Trial.

Andrew Karls, Defendant.

Sir: You will please to take Notice that the issue 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 said county on
30th day of September A.D. 1907 at the opening of said Court on that day
or as soon thereafter as ~~soon~~ counsel can be heard.

Dated July 19th, 1907.

To Mr John J. Fahey and
Mr. John H. Steele,
Attorneys for defendant.

Yours Respectfully,

Lester K. Saylor
Attorney for the plaintiff

District Court
8th Judicial District
County of Carver
Marie Paul

vs
Andrew Karls

Original

Notice of Trial

One service of the
within Notice is
hereby admitted this
22nd day of July, 1907
at Moorhead, Minn

John J. Fahney and John H.
Steele, Attorneys for Defend-
ant.

L. K. Lipton
Attorney for Plaintiff
Eden Valley

CARVER COUNTY,
FILED

SEP 20 1907

H. O. Muehlberg, Clerk

(575)

Meeker County.

District Court.

Maria Paul

Plaintiff.

vs.

Andrew Karle

Defendant.

Issue of

Law & fact

Joined

July 22nd 1907

*Last pleading served
July 22nd 1907*

Louis K. Sexton

Plffs. Atty.

John J. Hughes
John H. Steele

Defts. Atty.

(575)

CARVER COUNTY,
FILED

SEP 20 1907

H.O. Muehlberg Clerk

(515)

State of Minnesota,
County of Carver

In District Court,
Eighth Judicial District.

Mary Paul,

Plaintiff.

-vs-

Andrew Karls,

Defendant.

To H. O. Muehlberg, Esq.,

Clerk of the District Court for Carver County:

SIR:

You will please take Notice that the judgment in the above entitled action has been fully satisfied and you will please forward to the defendant the two gold rings which were used as exhibits by the plaintiff in the above entitled action.

L. M. K. Simon
Plaintiff's Attorney.

State of Minnesota
County of Carver

Marcia Paul

Andrew Karls

Order to Clerk

CARVER COUNTY,

FILED

FEB 4 1908

H.O. Muehlberg, Clerk.

Lucas K. Sexton
Atty for Plf

(515)

To H. O. Muehlberg, Esq.,

Andrew Karls,

Defendant.

Clerk of the District Court for Carver County:

SIR:

the above entitled action,
and the two gold rings which were used as exhibits by the plaintiff in
action has been fully satisfied and you will please forward to the defend-
ant the two gold rings which were used as exhibits by the plaintiff in
action has been fully satisfied and you will please forward to the defend-

Plaintiff's Atty. Geny.

State of Minnesota,
County of Carver,

In District Court, 8th Judicial District.

Mary Paul,Plaintiff,

VS

Andrew Karls,Defendant.

Know all men by this presents That I, Luke K. Sexton, attorney for the Plaintiff in the above entitled action for and in consideration of the sum of two thousand and fifty dollars to me in hand paid by Andy Karls the above named defendant, the receipt whereof is hereby acknowledged, I do here-by, for said consideration, acknowledge full payment and satisfaction of the judgement in the above entitled action and hereby authorize and direct the Clerk of the District Court of ~~Carver~~ county, Minnesota to cancel the same upon the records of his office.

Made and dated at New Germany this 23rd day of December A.D. 1907

In presence of

John J. Foley
A. J. Schmuck

Luke K. Sexton

State of Minnesota,

County of Carver, SS. Before me, a notary Public in and for said Carver county, Minn., personally came, Luke K. Sexton, to me personally known to be the plaintiff's attorney in the above entitled action and he acknowledged to me that he executed the above and foregoing Instrument as his free act and deed and as the free act and deed of the plaintiff herein this 23rd day of December A.D. 1907.

A. J. Schmuck
Notary Public in and for Carver County,
Minnesota.

My Notarial Commission expires August 21st A.D. 1912.

(212)

FILED
FEB 7 1908
CLERK'S OFFICE

Handwritten notes and signatures at the bottom of the page, including "Carver County" and "Notary Public".

State of Minnesota
County of Carver

Maria Paul

- vs -

Andrew Karls

Satisfaction of
Judgment

CARVER COUNTY,
FILED

FEB 4 1908

H. O. Muehlberg Clerk

Luke K. Sexton
Atty for Plf

(575)



No.

3099

DISTRICT COURT,
CARVER COUNTY, MINN.

*Peter Koersmann, as Adm. of
the Estate of Mary Koersmann, Deceased.*
Plaintiff.

vs.

Ed. Dietzel & Anna Dietzel
Defendant.

Thos. Caven
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry *September 21st* 19*07*

Register of Actions *"D"* Page *516*

Term Tried *19*

Judgment for *Plaintiff*

Amount of Judgment \$ *1,751.24*

Date of Judgment *Sept 21st* 19*07*

Judgment Book *"D"* Page *255*

Default Judgment Book *Page*

Date of Docketing *Sept. 21st* 19*07*

Docket "B" page 94.

Herald Publishing Co., Chaska, Minn.

No.		B/R \$
Norwood, Minn.,	DEC 28 1904	190
One year	(without grace,) after date,	Due
I	promise to pay to the order of the	BANK OF NORWOOD, NORWOOD, MINN.,
Sixteen hundred		DOLLARS,
with interest at the rate of ten per cent per annum until paid. VALUE RECEIVED.		
PAYABLE AT THE BANK OF NORWOOD, NORWOOD, MINN.		
P. O.		Free Dietel Anna Dietel

Dec. 28 1905
Fred Dinkel
Entered \$1 80.00 Paid

State of Minnesota, } ss.
County of Carr
29th day of August 1907, at the Town of Bretton
in the County of Carr in said State, I served the within Summons
and Complaint upon the within named defendant, Perd Dietzel Anna Dietzel
by then and there handing to and leaving with each of them a true
copy of said Summons and Complaint.
Dated this 29th day of August 1907.
Sheriff's Fees, Return, \$ 2.00
Mileage 28 \$ 2.80
Total 4.80
Sheriff Carr County, Minn.
By G. A. Gatz Deputy.

STATE OF MINNESOTA

DISTRICT COURT

County of Carver.

Eighth Judicial District.

Peter Heernemann, as administrator of the
estate of Henry Keerschen, deceased,

Plaintiff.

- VS. -

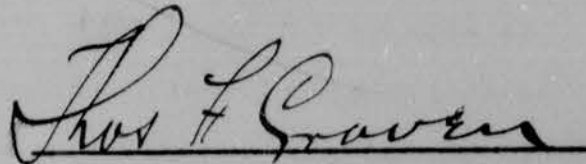
Fred Dietzel and Anna Dietzel,

Defendants.

THE STATE OF MINNESOTA TO THE ABOVE NAMED DEFENDANTS:

You, and each of you, are hereby summoned and required to serve your answer to the complaint of the plaintiff in the above entitled action, which complaint is hereto attached and herewith served upon you, by copy, on the subscriber at his office in the City of Chaska in the County of Carver and State of Minnesota, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail so to serve your answer within the time aforesaid the plaintiff in this action will take judgment against you for the sum of Sixteen Hundred dollars with interest thereon at the rate of five per cent per annum since the 28th day of December A.D. 1905, together with plaintiff's costs and disbursements of this action

Dated this 28th day of August A.D. 1907



Attorney for Plaintiff,

Chaska, Minn.

File 1. STATE OF MINNESOTA

County of Carver.

DISTRICT COURT,

Eighth Judicial District.

-----:-----
Peter Heernemann, as administrator of the
Estate of Henry Keerschen, deceased,
Plaintiff.

- VS. -

Fred Dietzel and Anna Dietzel,
Defendants.
-----:-----

Said plaintiff for his complaint in the above entitled action respectfully alleges:

(1) That heretofore, and, on to wit, the 30th day of June A.D. 1907, one Henry Keerschen died intestate in said County and State, and thereafter, and on, to wit, the 6th day of August A.D. 1907 Letters of Administration on the estate of said Henry Keerschen, deceased, was duly issued to said plaintiff aforesaid by the Probate Court in and for the County of Carver aforesaid, which said Probate Court duly acquired and then had jurisdiction in the premises; and that thereafter and on said 6th day of August said plaintiff duly qualified and accepted said trust and entered upon his duties as such administrator, and ever since said 6th day of August has been, and is now the administrator of the estate of Henry Keerschen, deceased.

(2) That on, to-wit, December 28, 1904, at Norwood Minnesota, said defendants made, executed and delivered to said Henry Keerschen their certain promissory note, dated on that day, and thereby for a good and sufficient consideration and for value received promised to pay to the order of said Henry Keerschen in one year after the date thereof, without grace, the sum of Sixteen Hundred Dollars with interest thereon at the rate of five per cent per annum until paid.

(3) That said Henry Keerschen at the time of his death was the owner and holder of said note, that said note was then long past due, and although payment thereof was duly and frequently demanded, no part thereof, except the interest thereon up to and until the 28th day of December 1905, has ever been paid. That prior to bringing this action said plaintiff demanded payment but defendants has neglected and refused to pay

Wherefore plaintiff demands judgment against said defendants, and against each one of them, for the sum of sixteen hundred dollars and inter-

2.

est thereon at the rate of five per cent per annum since the 28th day of
December A.D.1905, together with his costs and disbursements of this action.

Max F. Graven
Attorney for Plaintiff,
Chaska, Minn.

(Original)

STATE OF MINNESOTA,

County of Carver

District COURT.

Peter Hermann as administrator of the Estate of Henry Korrschus, deceased, Plaintiff.

vs. Fred Dietzel & Anna Dietzel Defendants

Summons & Complaint

Due and personal service of the within

CARVER COUNTY is hereby admitted
this FILED day of

A. D. 1907 SEP 21 1907

H. O. Muehlberg Clerk,
Attorney for

Thos. F. Craven
Attorney for Plaintiff
Chaska Minn.

C. F. GREENWOOD, MANKATO, MINN

(516)

State of Minnesota,

ss.

County of

being

first duly sworn upon oath, deposes and says, that at the
in said County and State, on the

19

day of

upon

therein named, personally, by

leaving

at the house of the usual abode of said

a person of suitable

with

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

that said is to affiant well known to be the same

State of Minnesota, } DISTRICT COURT,
County of Carver } Eighth Judicial District.

Peter Horschmann, as administrator
of the Estate of Henry Horschmann, deceased,
Plaintiff
AGAINST
Fred Ditzel & Anna Ditzel
Defendants

Affidavit of Disbursements.

PLAINTIFF'S COSTS AND DISBURSEMENTS.

Statute Costs,	- - - - -	\$ <u>8.00</u>
<u>0</u> Affidavits,	- - - - -	<u>00</u>
Sheriff's Fees,	- - - - -	<u>4.80</u>
Clerk's Fees to be added,	- - - - -	<u>3.00</u>

Total Costs and Disbursements, allowed and taxed at \$ 12.80
This 21st day of September 1907 H.O. Muehlberg, Clerk.
AMOUNT CLAIMED IN SUMMONS.

Principal,	- - - - -	<u>1600.00</u>
Interest,	- - - - -	<u>138.44</u>
Total amount of Judgment to be Entered,	- - - - -	<u>\$1751.24</u>

State of Minnesota, }
County of Carver } ss.

Thos. A. Craven 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.

Subscribed and sworn to before me this

Thos. A. Craven
21st day of September 1907
H.O. Muehlberg
Clerk District Court

State of Minnesota,
County of Carver

DISTRICT COURT,
Eighth Judicial District.

Peter Korschman, as administrator
of the Estate of Henry Korschman, deceased
Plaintiff

Affidavit of No Answer.

- vs -

Fred Ditzel & Anna Ditzel
Defendants

State of Minnesota,
County of Carver

ss.

Thos H Craven

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 person-
ally served upon said defendant, ^{and each of them} 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 ^{or by and on behalf of either one of defendants} 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.

Thos H Craven

Subscribed and sworn to before me this

21st day of September 1907

H. O. Muehlberg

Clerk District Court

DISTRICT COURT,

Carver County.

Peter Kormann as
Administrator of the Estate of
Harry Korsch, deceased,
Plaintiff

against

Fred Dietzel and
Anna Dietzel
Defendants

AFFIDAVIT OF NO ANSWER, ETC.

Filed this 21st day of

September A. D. 1907

H. O. Muehlberg
Clerk.

Thos. F. Craven
Attorney for Plaintiff,
Charles H. Hauer

No. 74.

(516)

State of Minnesota, } DISTRICT COURT,
County of Carver. } ss. Eighth Judicial District.

Peter Hoernemann, as Administrator of the Estate of
Henry Koerschen, Deceased, Plaintiff.
vs.

Fred Dietzel and Anna Dietzel, Defendants.

The Summons and Complaint in this action
having been duly served on Fred Dietzel and Anna Dietzel

the Defendant s on the 29th day of August A. D. 1907, and proof thereof
filed with the Clerk, and no answer to the complaint herein having been served upon or received by
the Plaintiff's Attorney within the time allowed by law, as required by the summons:

NOW, on motion of Thos. F. Craven, Plaintiff's Attorney,
it is hereby adjudged that Peter Hoernemann, as Administrator of the Estate
of Henry Koerschen, Deceased,
the Plaintiff, recover of Fred Dietzel and Anna Dietzel, and each of them,

the Defendant s, the sum of Seventeen Hundred Thirty Eight and 44/100
Dollars, the amount and interest claimed in the summons, with Twelve and 80/100
Dollars costs and disbursements, amounting in the whole to
Seventeen Hundred Fifty One and 24/100 Dollars.

Dated Sept. 21st, 1907.

H. O. Muehlberg
Clerk of District Court.

DISTRICT COURT

State of Minnesota, } ss.

County of _____
being duly sworn, says he is Attorney for Plaintiff in the above entitled action, and that no
answer or demurrer has been received therein, or appearance in any manner made by Defendant
and that more than twenty days have elapsed since the service of the summons on the Defendant
in this action; and that the disbursements in the annexed bill have been or will be necessarily paid
or incurred therein.

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

BILL OF COSTS AND DISBURSEMENTS.

			TOTALS
Amount Claimed in Summons, - - - - -	\$		\$
Interest, - - - - -			
Costs by Statute, - - - - -			
Clerk's Fees, - - - - -			
Sheriff's Fees, - - - - -			
Affidavits, - - - - -			
Transcript and Docketing, - - - - -			
Postage, \$ _____ Copying, \$ _____			
The above Bill of Costs and Disbursements, Taxed and Allowed at \$ _____			

Dated _____ 19____

Total, - - - \$

Clerk.

DISTRICT COURT,
Eighth Judicial District,
County of Carver

Peter Hornemann, as
Adm. of the Estate of Henry
Korschen, Deceased.

-203-

Fred Dietzel & Anna Dietzel.

JUDGMENT ROLL.

Filed in the office of Clerk of District

Court Carroll County,

Minn., Sept. 21st - A. D. 1907

H. O. Muehlberg Clerk.

No. 849.—Pioneer Press Co., St. Paul, Minn.

(5/6)

Feb. 81st. 1907.
Seventeen hundred fifty one and 84/100
Twelve and 80/100
e
seventeen hundred thirty eight and 44/100
Spec Daniel and Ann Daniel, and each of them,
of Henry Ketchikan, deceased;
Jesse Houlmosen, as Administrator of the Estate
of J. B. Oliver;

~~#60~~
9 3100
No.

DISTRICT COURT

CARVER COUNTY, MINNESOTA

A. J. Fritz Plaintiff
vs.
Paul Mohrbacher Defendant

John J. Fahey Plaintiff's Atty.
W. C. Odell Defendant's Atty.

Date of Entry *Sept. 21st* 1907
Register of Actions *8* Page *517*
Term Tried *September* 1907
Judgment for *Plaintiff*
Amount of Judgment, \$ *89.80*
Date of Judgment *Oct. 16th* 1907
Judgment Book *8* Page *256*
Default Judgment Book *—* Page *—*
Date of Docketing *Oct. 16th* 1907

State of Minnesota,

County of Carver

ss.

I hereby certify and return that on the 28th day of August 1907, at the City of Cologne in the County of Carver in said State, I served the within Summons and Complaint upon the within named defendant, Paul Mohrbacher personally by then and there handing to and leaving with him a true copy of said Summons and Complaint.

Dated this 29th day of August 1907

Sheriff's Fees, Return, \$ 1.00

Mileage 20 \$ 2.00

Total 3.00

Paid

Sheriff Carver County, Minn.

By G. A. Gatz Deputy.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-VS-

Paul Mohrbacher,

Defendant.

THE STATE OF MINNESOTA to the above named DEFENDANT:

You, Paul Mohrbacher, are hereby summoned and required to answer the complaint of the plaintiff 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 subscribers 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 in this action will apply to the Court for the relief demanded in said complaint, together with the plaintiff's costs and disbursements herein.

Dated August 22nd, 1907.

John J. Fahney
Plaintiff's Attorney,
Norwood, Minnesota.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-vs-

Paul Mohrbacher,

Defendant.

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

For a first cause of action:

1. That plaintiff now is and during all the times hereinafter mentioned or referred to was the owner in fee and in possession of the real estate situate and described as follows, to-wit:

Lot Numbered Three (3) in Block Numbered Seven (7), in the Village of Cologne, Carver County, Minnesota.

2. That in the autumn season of 1906, on a portion of said Lot Numbered Three of the size and dimensions as follows, 42 feet in length and 33 feet in width, plaintiff planted and placed in the soil thereof 2100 ginseng roots and 1800 ginseng seeds; that plaintiff was necessarily put to a great amount of labor and trouble in the planting of said ginseng roots and seeds in said Lot Numbered Three; that plaintiff necessarily spent a great deal of time, labor and money in preparing the soil ^{in Lot Numbered Three} and getting the same ready and in a fit and suitable condition for the planting of said ginseng roots and seeds therein.

3. That prior to the wrongful acts of the defendant hereinafter ^{and seeds} complained of said ginseng roots ^{and seeds} planted and growing on said Lot Numbered Three were reasonably worth and of the value of \$544.

4. That said defendant is a resident of said Cologne and during all the times hereinafter mentioned or referred to he has been the owner of a large flock of hens and young chickens; that at divers times between the first day of September, 1906, and the first day of June, 1907, the hens and chickens belonging to defendant and owned by him entered upon said Lot Numbered Three and entered upon the ginseng roots and seeds ^{and owned by plaintiff} planted and growing ^{in said Lot} in said Lot

Numbered Three and scratched up, up rooted and totally destroyed a great number of said ginseng roots and seeds to the damage of said plaintiff in the sum of \$350.

For a second cause of action plaintiff alleges:

1. He realleges and incorporates herein all the allegations and statements contained in paragraph one of plaintiff's first cause of action as fully and to the same extent as if the same had been fully restated herein.

2. That at divers times between the 15th day of April, 1903 and the 15th day of October, 1904, a herd of cattle belonging to and owned by the defendant entered upon said Lot Numbered Three and trampled upon, uprooted, tore up, ate and totally destroyed all garden truck and all vegetables planted on said Lot Numbered Three ^{by plaintiff} and growing thereon and owned by said plaintiff to the plaintiff's damage in the sum of One Hundred Dollars.

Wherefore plaintiff demands judgment on both causes of action for the sum of \$450 with interest on said sum at the rate of six percent per annum from and after September 1, 1907.

John J. Lahey
Plaintiff's Attorney,
Norwood, Minnesota.

Original

District Court
Barber County

H. J. Terty

vs.

Paul Mohrbacher

Defendant & Complainant

John J. Talty
Plt's Atty.
Newwood, Minn.

Percent per annum from and after September 1, 1904.
for the sum of \$1000.00

Newwood, Minnesota.
Maintain Affirmative.

Original

Birth of Christ

Carole Kaur

Melba Chapman



0211

State of Minnesota
County of Carver

District Court.
Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-VS-

Paul Mohrbacher,

Defendant.

Said defendant for his answer in the above entitled action respectfully states and shows to the court;

- (1) For his answer to the first cause of action that he denies the complaint and each and every allegation thereof.
- 2) For his answer to the second cause of action that he admits that at divers times in the year 1904 a head or two of cattle owned by the defendant escaped from defendant's enclosure and strayed upon the premises of plaintiff but defendant denies that his said cattle injured or damaged crops growing upon plaintiff's premises or any part thereof, and avers that after his said cattle so trespassed upon plaintiff's said premises and before the commencement of this action defendant offered and tendered payment to said plaintiff for any and all damage done upon his said premises by said cattle and plaintiff refused to accept payment for such damages and stated that defendant need pay nothing therefor and that no damage had been done upon his said premises, and save as so admitted said defendant denies said complaint and each and every allegation thereof.

Wherefore defendant demands judgment that plaintiff take nothing by this action and for his costs and disbursements herein.

W. L. Hall
Defendant's Attorney.

Chaska, Minn.

District Court
County of Carver.

A. J. Fritz Plaintiff

-vs-

Paul Mohrtasler-
Defendant.

Answer.

ORIGINAL.

CARVER COUNTY,
FILED

OCT 4 1907

H. D. Muehlberg, Clerk.

(577)

W. C. Baugh
Attorney for Defendant
Charles Rimes

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-vs-

Paul Mohrbacher,

Defendant.

Comes now the plaintiff in the above entitled action and for re-
ply to the answer of said defendant therein, denies said answer and
each and every allegation of new matter therein contained and each
and every part thereof, and avers the facts to be as alleged in the
complaint herein and not otherwise.

Wherefore plaintiff again prays judgment as demanded in the
complaint herein.

John J. Fahy
Plaintiff's Attorney,
Norwood, Minnesota.

Handwritten notes and stamps at the bottom of the page, including "FILED", "CARVER COUNTY", and "JUL 1 1901".

Original

District Court
Carver County

A. J. Fritz

vs

Paul Mohrbacher

Reply

CARVER COUNTY,
FILED

OCT 1 1907

H. O. Muehlberg
(517)

John J. Fahy
Plaintiff's Attorney,
Norwood, Minn.

STATE OF MINNESOTA,

DISTRICT COURT,

County of Carver

Eighth

Judicial District.

Anton Fritz

Plaintiff

No.

Against

List of Jurors.

Paul Mohrbacher

Defendant

Attorneys Mark Here	NAMES	REMARKS
	1 Frank Kuntz	
	2 Christ Bender	
	3 Ernest Honebrink	
	4 Geo. Becker	
	5 Wm. Kuntz	
	6 Dennis O'Hagen	
	7 Wm. Schwartz	
	8 Henry Guenzler	P ₁
	9 Chas. Swanson	
	10 Alf. Johnson	S ₁
	11 Albert Hrdtke	
	12 Jos. Dresen	P ₂
	13 John Sicheneder	
	14 Frank Richter	
	15 Frank Wagner	
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No.

STATE OF MINNESOTA,

County of *Carver*

DISTRICT COURT.

A. J. Fritz

Plaintiff

Against

Paul Mohrbacher

Defendant

JURY LIST.

CARVER COUNTY,
FILED

OCT 5 1907

H. O. Muehlberg Clerk

PIONEER PRESS CO., ST. PAUL, MINN.

(517)

State of Minnesota,
County of Carver }

In District Court of said County,

Judicial District.

8th
September Term, 1907~~In the Matter of~~A. J. Fritz
vs. PlaintiffPaul Mohrbacher
DefendantWe, The Jury impaneled and sworn in the above entitled action, find for the plaintiff and
assess his damages in the sum of \$50.00fifty

DOLLARS.

Dennis Ottagan Foreman.Dated at Chaska this 5th day of Oct. A. D. 1907

DISTRICT COURT

8th Judicial District
September Term, 190*7*

State of Minnesota,
County of *Darrell* } ss.

Verdict for Plaintiff

~~In the Matter of~~

A. J. Fritz
vs. Plaintiff

Paul Morbacher
Defendant

Filed in open Court the *5th*
day of *October* 190*7*

H. O. Muehlberg
(517) Clerk.

MILLER-DAVIS PRINTING CO., MINNEAPOLIS

State of Minnesota,

DISTRICT COURT,

County of CarverEighth

Judicial District,

A. J. Fritz, Plaintiff

against

Paul Mohrbacher, Defendant

AMOUNT OF JUDGMENT OR VERDICT.

Amount of Judgment or Verdict, - - - - - \$ 50.00
 Interest on same from the - - - day of - - - 1 - - - \$ -

COSTS AND DISBURSEMENTS.

Statutory Costs, - - - - - \$ 10.00
 / Affidavits, - - - - - \$ 2.50
 / Acknowledgments, - - - - - \$ 2.50
 Sheriff's Fees, - - - - - \$ 3.00
 Jury Fees, - - - - - \$ 3.00
 Clerk's Fees (to be taxed), - - - - - \$ 6.30

WITNESS FEES, VIZ.:

(Give name of each Witness, Residence, Number of Days and Dates of Attendance and Number of Miles Traveled.)

NAMES.	RESIDENCE.	NO. DAYS ATTENDANCE.	DATES OF ATTENDANCE	NO. MILES TRAVELED.	
<u>Lambert Dale</u>	<u>Coloque, Minn.</u>	<u>3 days</u>	<u>October 3, 4, and 5</u>	<u>20</u>	\$ <u>4.20</u>
<u>Ben. Nesse</u>	<u>Coloque, Minn.</u>	<u>3 days</u>	<u>3, 4 and 5</u>	<u>20</u>	\$ <u>4.20</u>
<u>C. J. Muelmers</u>	<u>" "</u>	<u>1 day</u>	<u>Oct 5</u>	<u>20</u>	\$ <u>2.20</u>
<u>Ida Fritz</u>	<u>" "</u>	<u>1 day</u>	<u>Oct 5</u>	<u>20</u>	\$ <u>2.20</u>
<u>Adam Mohrbacher</u>	<u>" "</u>	<u>3 days</u>	<u>Oct 3, 4, 5</u>	<u>20</u>	\$ <u>4.20</u>
<u>Geo. Bell</u>	<u>" "</u>	<u>3 days</u>	<u>Oct 3, 4, 5</u>	<u>20</u>	\$ <u>4.20</u>
The above Bill of Costs and Disbursements taxed and allowed at					\$ <u>39.80</u>
Dated <u>October 16th</u> 190 <u>7</u>					Total Amount \$ <u>89.80</u>

H. O. Muehlberg
Clerk.

AFFIDAVIT OF DISBURSEMENTS.

State of Minnesota,

County of CarverJohn J. Fahy

being duly sworn, says on oath, that he is the the Attorney of the Plaintiff in the above entitled action; that the foregoing is a true and correct statement of the costs and disbursements of said Plaintiff in the above entitled action, and that the foregoing items of disbursements, and each item thereof, have been actually and necessarily paid or incurred therein, by and on behalf of said Plaintiff; and that each of the above named witnesses was a material witness for the said Plaintiff in said action, and was duly sworn, and testified on the trial of said action, on behalf of said Plaintiff, except witness Geo. Bell who was subpoenaed and was ready to testify. That each of said witnesses actually and necessarily traveled the number of miles above set opposite his name, in going from his said place of residence to, and returning to said place of residence from, the place of trial of said action, and for the purpose of so testifying, actually and necessarily attended said Court the number of days and on the dates hereinbefore stated; and that the residence of each of said witnesses is at the place above stated.

Subscribed and sworn to before me this

8th day of October 1907

H. O. Muehlberg
Notary Public, Carver County Minn.

Clerk Dist. Court

John J. Fahy

NOTICE OF TAXATION OF COSTS.

State of Minnesota,
County of Carver } ss.

DISTRICT COURT,

Eighth

Judicial District.

Alg. Fritz, Plaintiff
against
Paul Mohrbacher, Defendant.

Sir: Please Take Notice, That on the 16th day of October 1907
at 10 o'clock A. M., application will be made to H. O. Muehlberg Esq.,
Clerk of said Court, at his office in the Court House in the city
of Chaska in the County of Carver and State of Minnesota, to have the
within bill of costs and disbursements taxed and inserted in the judgment then and there to be entered
herein.
Dated Oct. 8th 1907

Yours respectfully,

John J. Fahey

To W. C. Odell

Attorney for Plaintiff

Attorney for Defendant

District Court,
Eighth Judicial District,
County of *Carver*

A. J. Fritz, Plf.
v s
Paul Mohrbacher
Def

Notice of Taxation of Costs and Bill of
Costs and Disbursements.

Due service of the within bill of disburse-
ments and affidavit to same, and notice of
taxation thereof, by delivery of copy
thereof, is hereby admitted this *9th*

day of *Oct.* 190*7* at
Chaska Minn

Attorney for

Filed this *9th* day of *Oct.*

A.D. 190*7*
H. O. Muehlberg
(577) Clerk.

Costs & Disbursements
may be taxed as per the within bill
written & signed W. C. Drell

State of Minnesota,
County of *Carver*

ss.

District Court,

Eighth Judicial District.

A. J. Fritz,
Plaintiff

- vs -

Paul Mohrbacher,
Defendant.

JUDGMENT.

This cause having been duly brought on for trial in its regular order upon the calendar at the September 1907 General Term of this Court before the Court and a jury duly empanelled and sworn and said jury having by its verdict duly returned and filed, found and determined in favor of said plaintiff in the sum of Fifty dollars.

Now, on motion of John J. Fahy, Esq. Attorney for the Plaintiff, it is hereby adjudged, determined and ordered, and the judgment of this Court is, that the plaintiff have and recover of the said defendant the sum of Fifty dollars as per verdict, together with the sum of Thirty-nine $\$80/100$ dollars costs and disbursements taxes and allowed in said action, the whole amounting to the sum of Eighty-nine $\$80/100$ dollars, and that the plaintiff have execution therefor.

Dated October 16th 1907.

By the Court,
H. O. Muehlberg. Clerk.

DISTRICT COURT,

City of *Carver*

A. J. Fritz,

Plaintiff

AGAINST

Paul Mohrbacher

Defendant

JUDGMENT ROLL.

Filed *Oct. 16th* A. D. 190*7*

J. O. Muehlberg

Clerk of the District Court.

No. 1071.—PIONEER PRESS CO., St. Paul, Minn.

(517)

NOTICE OF TRIAL.

STATE OF MINNESOTA,

IN DISTRICT COURT,

County of Carver,

Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-VS-

Paul Mohrbacher,

Defendant.

To W. C. Odell, Esq.,

Attorney for Defendant.

Take notice that the issues of law and fact in this action will be brought on for trial at the next general term of this court to be held in and for the county of Carver at the court house in the city of Chaska Minnesota, on Monday, September 30th, 1907, at ten o'clock on said day or as soon thereafter as counsel can be heard.

Dated Sept. 11, 1907.

John J. Farns
Plaintiff's Attorney,
Norwood, Minnesota.

Original
District Court
Barren County

Dr. J. H. T. T. T.

Howdy Kinnece.
Bryant's former.

o. effect on the day or on your firewater as compared can be heard.

City of Chicago, Minnesota, on Monday, September 20th, 1907, at
be held in and for the County of Carver at the Court House
be brought on for trial at the next General term of District
Take notice that the Bureau of Law and Fact in Chicago will
66779

Attorney for Defendant.

To A. C. Ogilvie, Esq.,

Paul Kohnstainer?

2. 2. 2. 2. 2.

● 今更にその上を

CONF. OF CHURCH

Edgewood Laboratories, Inc.

STATE OF MINNESOTA,

IN DISTRICT COURT,

NOTICE OF TRIAL.

OCT 1907
 H. D. Macbeth
 6577
 John J. Fahy
 Plaintiffs Attorney
 Norwood, Mass.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

A. J. Fritz,

Plaintiff.

-vs-

Paul Mohrbacher,

Defendant.

NOTE OF ISSUE.

1. Issues of fact for trial by jury.
2. Last pleading served September 11th, 1907.

JOHN J. FAHEY,

Attorney for Plaintiff.

W. C. ODELL,

Attorney for Defendant.

The clerk will please file this note of issue and enter the cause on the calender for the next general term of the court to be held September 30th, 1907.

John J. Fahey
Attorney for Plaintiff,

Norwood, Minn.

The clerk will please file this note of issue and enter the

affirmed for defendant.

W. C. ODELL,

Attorney for Plaintiff.

JOHN J. WHELY,

3. Last binding served September 17th, 1907.
1. Issues of fact for trial by jury.

NOTE ON ISSUE.

CARVER COUNTY,
FILED

SEP 21 1907

H. O. Muehlberg, Clerk.

(577)

Paul Hoffmeyer,

Defendant.

-vs-

W. J. Kipper,

Plaintiff.

County of Carver,

Eighteenth Judicial District.

STATE OF MINNESOTA,

IN DISTRICT COURT.

1 A. J. Fritz

2 vs
3 Paul Mohrbacher.

4 Defendant requests the court to instruct
5 the jury that upon the evidence in this case
6 the damages, if any, which plaintiff is entitled
7 to recover for injuries to the growing roots or
8 plants, or other growing crops, must be estimated
9 as of the time of injury thereto, and that the
10 measure of damages is compensation for
11 the value of the ~~crops~~ roots, plants, or crops
12 in the condition they were in when injured,
13

14 2 That under the evidence in this case the
15 value of the growing roots or plants, if
16 any, which were destroyed by defendant's
17 chickens, to be estimated at the time such
18 growing roots or plants were destroyed,
19 is the measure of plaintiff's damages for
20 the injury to his growing plot, if you find
21 there was any such injury—
22 Request.

23 3- If you find from the evidence in
24 this case that at any time prior
25 to the bringing of this suit defendant
26 offered or caused to be offered to plaintiff
27 compensation for the damages done by
28 defendant's cattle to plaintiff's growing
29 crops and which damages constitute
30 the plaintiff's second cause of action
31 and that plaintiff refused to accept
32

Surrender

1 such compensation then the plaintiff
2 is not entitled to recover any thing
3 in this action for upon said cause of
4 action -

CARVER COUNTY,
FILED

OCT 5 1907

H.O. Muehlberg ... Clerk

(517)

~~1404~~
31
~~31~~ 3.101
No.

DISTRICT COURT

CARVER COUNTY, MINNESOTA

Domnick Wagner
Plaintiff

vs.

George Hartmann
Defendant

John J. Tahy
Plaintiff's Atty.

Chas. F. Craven
Defendant's Atty.

Date of Entry *Sept. 21st* 1907

Register of Actions, *D.* Page *578.*

Term Tried *March 4* 1908

Case dismissed on motion of *Dys.*

Judgment for

Amount of Judgment, \$ *38.91*

Date of Judgment *June 2nd* 1908

Judgment Book *D.* Page *267*

Book B Page *99*

Default Judgment Book

Date of Docketing *June 2nd* 1908

Continued to March 1908 Term

STATE OF MINNESOTA,
County of Carver.

I hereby certify and return, that at Waconia Town in the county and state
aforesaid, on the 28th day of August, 1907, I served the summons
and complaint hereto attached upon the defendant therein named George Hartman
personally, by leaving a true and correct copy of said summons and complaint at the house of the usual
abode of said defendant, with a person of suitable age and discretion then resident therein, to-wit: with
Mary Hartman, Wife of said defendant.

Dated the 29th day of Aug, 1907.
Service \$ 1.00
Copy \$
Travel \$ 2.70
\$ 3.70 paid
G. A. Gatz
Sheriff of Carver County,
Minnesota.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

Domnick Wagner, Plaintiff.

-vs-

George Hartmann, Defendant.

THE STATE OF MINNESOTA to the above named DEFENDANT:

You, George Hartmann, 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 apply to the Court for the relief demanded in said complaint, together with plaintiff's costs and disbursements herein.

Dated August 22nd, 1907.

John J. Fahy
Plaintiff's Attorney,

Norwood, Minnesota.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

Domnick Wagner,

Plaintiff.

-vs-

George Hartmann,

Defendant.

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

I.

That said plaintiff is now and during all the times hereinafter mentioned or referred to has been the owner in fee and entitled to the possession and inpossession of the real estate situate and described as follows, to-wit:

The North Half of the Southwest Quarter of Section Twenty-two, Township One Hundred and Sixteen North, Range Twenty-five West, Carver County, Minnesota.

II.

That defendant is now and during all of the times hereinafter mentioned or referred to has been the owner in fee and in possession of the real estate situate and described as follows, to-wit: The South Half of the Southwest Quarter of Section Twenty-two, Township One Hundred and Sixteen North, Range Twenty-five West, Carver County, Minnesota. That plaintiff's said land is located directly north of defendant's said land.

III.

That located on the south part of plaintiff's said land is a large pasture of about twenty-five acres of level land, the surface of which is slightly higher than the plane of defendant's said land.

IV.

That prior to the wrongful and unlawful acts of the defendant hereinafter complained of, there existed a well defined depression and watercourse sloping from the northwest toward the southeast across the western part of ^{said} Section Twenty-two and across plaintiff's said land and across defendant's said land, into and through which

the surface water coming upon plaintiff's said land and other lands adjoining was accustomed to flow and find its outlet.

V.

That prior to the wrongful and unlawful acts of the defendant hereinafter stated the surface water gathering on said pasture land was conveyed into and through said depression and natural watercourse and naturally flowed through said depression and natural watercourse away from said pasture land in a southeasterly direction, and that the natural drainage of said pasture land through said depression and natural watercourse was at all times entirely sufficient and ample to seasonably carry off the surface water naturally reaching said pasture land, and that said pasture land was very productive and that it yielded ample grass and grazing each year for plaintiff's stock.

VI.

That between the 20th day of October, 1906, and the 30th day of June, 1907, said defendant wrongfully and unlawfully ^{and unnecessarily and unreasonably} built and constructed several solid embankments consisting of earth and timbers across said depression and natural watercourse whereby the natural flow of the surface water was obstructed and it accumulated in large quantities on plaintiff's said pasture land; that said embankments were built and constructed on ~~plaintiff's~~ defendant's said land a short distance from the south boundary line of plaintiff's said land and are three in number, and said embankments aforesaid were so built and constructed by defendant that they impede, obstruct and stop the flow of said surface water through said depression and natural watercourse, and the surface water which naturally flowed through said depression and natural watercourse accumulated and spread out in large quantities over plaintiff's said pasture land, and such said water ever since the construction of said embankments aforesaid has annually remained accumulated and spread out over plaintiff's said pasture land, and that the only way that such said water can escape from plaintiff's said pasture land is by evaporating into the air

or soaking into the earth; and that plaintiff has no other way to drain his said pasture land except through said depression and natural watercourse. And that ever since the defendant built and constructed said embankments as aforesaid, said defendant has wrongfully and unlawfully maintained and now maintains, and threatens to forever continue to maintain said embankments. That said ~~plaintiff~~ defendant has thereby annually during the years 1906 and 1907 wrongfully and unlawfully ^{and unnecessarily and unreasonably} caused the flowage of the surface water through said depression and natural watercourse to be obstructed and has caused the same to accumulate and spread out over plaintiff's pasture land aforesaid and thereby greatly injured and damaged the valuable growths of grasses thereon to plaintiff's great damage.

VII.

That prior to the wrongful acts of said defendant in wrongfully ^{and unnecessarily and unreasonably} and unlawfully causing said surface waters as aforesaid to be accumulated on and spread out over plaintiff's said pasture land, ^{pasture} the land aforesaid so owned by plaintiff was of great value for pasture purposes and then was by said plaintiff so used. That because of defendant's wrongful and unlawful acts in building and constructing said embankments in said depression and natural watercourse as aforesaid and thereby causing the flowage of said surface water through said depression and natural watercourse to be obstructed and causing the same to be accumulated on and spread out over plaintiff's said pasture land as aforesaid, and by reason thereof during each of the years 1906 and 1907 plaintiff's entire pasture land aforesaid was, at different times during each of said years, thereby flooded and the said waters, so obstructed by defendant as aforesaid, stood thereon to great depths and destroyed the growths of grasses then upon said pasture land, to the plaintiff's damage in the sum of One Hundred and Fifty Dollars. And if said defendant is permitted to so maintain said embankments in said depression and natural watercourse as aforesaid plaintiff's said pasture land aforesaid must and will continue to be covered over and damaged by water caused to be accumulated thereon by said de-

fendant as aforesaid each succeeding year as time goes on, and said embankments, so built and constructed and maintained by defendant as aforesaid, are and, if permitted to be maintained, ever will be a continuing common nuisance to the great and permanent damage of said plaintiff, and said plaintiff thereby will be put to a multiplicity of suits at law to recover the damages which he will by reason thereof sustain, and because of the facts aforesaid this plaintiff has no adequate remedy at law.

Wherefore plaintiff prays for decree and judgment against said defendant as follows:

1. That defendant be perpetually enjoined and restrained from in any way or manner obstructing the flowage of the surface water into and through said depression and natural watercourse.
2. That said defendant be by the mandatory injunction of this Court required and commanded to forthwith remove completely all embankments placed by him in said natural watercourse as aforesaid.
3. That plaintiff have and recover of said defendant damages in the sum of One Hundred and Fifty Dollars together with plaintiff's costs and disbursements herein.
4. That plaintiff have such other and further relief in the premises as may to said Court seem just and equitable.

John J. Fahay
Plaintiff's Attorney,
Norwood, Minnesota.

Original

District Court
Carver County

Dominick Wagner

VS

George Hartmann

Defendant and Complainant

John J. Faley
Plaintiff's Attorney.
Winwood, Minn.

Plaintiff's Attorney.

Winwood, Minnesota.

premises as may be said Court deem just and equitable.

4. That plaintiff have such other and further relief in the
file's costs and disbursements herein.

in the sum of One Hundred and Fifty Dollars together with plain-

3. That plaintiff have and recover of said defendant damages

[Faint handwritten text, possibly names or dates, mostly illegible due to extreme darkness.]

STATE OF MINNESOTA

DISTRICT COURT

County of Carver.

Eighth Judicial District.

Demnick Wagner,

Plaintiff

- VS. -

George Hartmann

Defendant.

Now comes said defendant, and for his answer to the complaint of said plaintiff in the above entitled action, respectfully states and shows to the Court:

1. Defendant admits the allegations of paragraph one and two of said complaint.
2. Save and except as hereinbefore expressly admitted, defendant denies said complaint and each and every allegation matter and thing in said complaint contained.

Wherefore defendant prays judgment that said action be dismissed and that defendant recover his costs and disbursements herein.

Dated this 9th day of September A.D. 1907.

Thos H. Craven
Attorney for said Defendant,
Chaska, Minn.

(Original)

STATE OF MINNESOTA,

County of Carver

District COURT.

Samuel Wagner
Plaintiff.

vs.
George Hartmann
Defendant.

Answer

Due and personal service of the within
is hereby admitted

this CARVER COUNTY,
day of FILED

A. D. 190

OCT 8 1907

H. O. Muehlberg Clerk.
Attorney for

Thos F Craven
Attorney for Defendant
Chaska, Minn.

G. F. GREENWOOD, MANKATO, MINN

(578)

State of Minnesota,

County of

ss.

being
in said County and State, on the day of
within the upon
with said thereia named, personally, by
leaving at the house of the usual abode of said
age and discretion, then resident therein, a true and correct copy of said a person of suitable
that said is to affiant well known to be the same

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

Domnick Wagner,

Plaintiff.

-vs-

George Hartmann,

Defendant.

Comes now the plaintiff in the above entitled action and for
reply to the answer of said defendant therein, denies said answer
and each and every allegation of new matter therein contained
and each and every part thereof, and avers the facts to be as
alleged in the complaint herein and not otherwise.

Wherefore plaintiff again prays the judgment of this Court
as demanded in the complaint herein.

John J. Fahy
Plaintiff's Attorney,
Norwood, Minnesota.

Handwritten notes and stamps at the bottom of the page:
- Left margin: *Being*
- Middle-left: *Carver County*
- Middle-left: *Oct 1st 1911*
- Middle-left: *Domnick Wagner*
- Middle-left: *George Hartmann*
- Middle-left: *Oct 1st 1911*
- Middle-left: *John J. Fahy*
- Middle-left: *Plaintiff's Attorney*
- Middle-left: *Norwood, Minn.*
- Middle-right: *FILED*
- Middle-right: *OCT 1 1911*
- Middle-right: *(218)*
- Middle-right: *John J. Fahy*
- Middle-right: *Plaintiff's Attorney*
- Middle-right: *Norwood, Minn.*

Original
District Court
Carver County

Dominick Wagner

vs.

George Hartmann
vs. Harbocher

Reply

CARVER COUNTY,
FILED

OCT 1 1907

J. O. Muehlberg
(518)

John J. Fahey,
plf's atty,
Winwood, Minn.

STATE OF MINNESOTA.

IN DISTRICT COURT.

State of Minnesota.

DISTRICT COURT.

County of... CARVER

ss.

Eighth Judicial District.

Domnick Wagner,

Plaintiff

against

Bill of Costs and Notice of Taxation.

George Hartmann,

Defendant.

Costs by Statute, - - - - - \$ 10.00

DISBURSEMENTS.

Affidavits, - - - - - 0.00

Sheriff's Fees, - - - - -

Clerk's Fees (to be taxed), *Balance due,* - - - - - 8.45

Subpoenas, - - - - - 0.00

Jury Fee, - - - - - 0.00

WITNESS' FEES.

\$ 16.45

NAMES OF WITNESSES.	RESIDENCE.	MILES TRAVEL.	DAYS ATTENDANCE	
John Gueggemos	Waconia Town	25	Oct. 9, 1907	2.50
Ferd Steinhagen	Waconia Town	25	Oct 9, 1907	2.50
Geo. Erhard	Waconia Town	25	Oct. 9, 1907	2.50
John Gueggemos	Waconia Town	25	March 4, 1908,	2.50
Geo Erhard	Waconia Town	25	Mch 4, 1908	2.50
Albert Terwedo	Waconia Town	25	Mch 4, 1908	2.50
Frank Terwedo	Waconia Town	25	Mch 4 1908	2.50
Ferdinand Pietz	St. Paul, Minn	88	Mch 4 1908	4.96

Taxed and allowed this 2nd day of June 1908 at \$ 38.91

State of Minnesota,

ss.

County of... Carver

Thomas F. Craven

ing duly sworn, on oath says that he is.....the attorney of the

said defendant

in the cause above entitled; that the foregoing is a true and

Defendant

correct statement of the costs and disbursements of said.....in the

above entitled proceeding, and that all of the items of said disbursements have been actually and necessarily

paid or incurred therein by and on behalf of said Defendant; that each of said witnesses

resides at the place above stated opposite his name, and actually attended upon the trial of said cause the num-

ber of days above set forth, and traveled necessarily in going from his place of residence to the place of trial of

said action and in returning to his said place of residence, by the usual route of travel between said places, the

number of miles above set opposite his name, and was a necessary and material witness for said Defendant.

and each one of said witnesses *would have been* and *would have* duly sworn, examined and testified in behalf of saidDefendant upon the trial of said cause. *had not said suit been*

dismissed at the close of plaintiff's proof; that by the issues formed

by the pleadings in said cause, the location of the natural water course, if

any such there was, leading from Plaintiff's land through Defendant's land,

the location of and kind of a lake the Lindner Lake was, and whether or not

Defendant built any dam across a natural water course, all became material

and were facts in issue in the trial of said case; that each one of said

witnesses would, if sworn upon said trial, have testified that there was no

natural water course at the place where defendant filled in his said land,

and each of said witnesses would have further testified that whatever fill-

ing defendant did on his said land was not higher than the natural level

of the ground at the place of such fill; and each of said witnesses would

have further testified that said Lindner's Lake is meandered body of water

several feet in depth and that said lake is of beneficial public use for

hunting boating and other public purposes, and that the sewer drain leading

therefrom through defendant's land tapped said lake and lead the waters

therefrom onto defendant's land and that said drain lowered said lake.

Defendant further says that said case was duly set for trial by said Court

for Oct. 9th, 1907 and that the witnesses above stated to have been present

in said Court on said day were necessarily there because said case had been

so set for trial on said day, and said case was called for trial on said

day and would have then been tried but for the fact that the Court desired and then determined to submit issues therein to a jury for determination and because thereof the said cause was then continued to the March Term. That owing to sickness of said witness Ferdinand Steinhagen he was unable to be present as a witness at said March Term when said cause was tried.

Thos F Craven

Subscribed and sworn to before me this 25th day of May A. D. 1903.

Albert Meyer
Register of Deeds Notary Public, Minnesota.
Carroll M

SIR: Please take notice that the costs and disbursements of the Defendant in the foregoing entitled action will be taxed by and before H. O. Muehlberg, Esq., Clerk of the above named Court, at his office in the Court House, at the City of Chaska, Minnesota, on Tuesday the Second day of June A. D. 1903 at One o'clock in the afternoon of said day, and that the foregoing is a statement of the items of costs and disbursements that will then and there be claimed on behalf of said Defendant and inserted in the judgment in said action that will then and there be entered.

Very respectfully,

Thos F Craven

Attorney for Defendant,
Chaska, Minn

To John J. Fahey, Esq.,

Attorney for Plaintiff

(Original)

STATE OF MINNESOTA.

County of... *Carver*

Court... *District*

Samuel Wagner
Plaintiff.

against
George Hartmann
Defendant

Notice of Taxation of Costs.

Due service of the within notice is
admitted this... *26th* ... day

of... *May* ... A. D. *1908*

John J. Bohay
Attorney for... *Plaintiff.*

Filed... .. 189...

Thos F. Carver Clerk.
Attorney for... *Defendant*
Chas. A. Wilson

CARVER COUNTY,
FILED

MAY 29 1908

H.O. Muehlberg Clerk.

(578)

State of Minnesota,
County of **Carver**.

ss.

District Court,
Eighth Judicial District.

Domnick Wagner,

Plaintiff.

vs.

George Hartmann,

Defendant.

JUDGMENT.

The above entitled action came on for trial in its regular order upon the Calendar at the March 1908 General Term of said Court, and a jury was duly empanelled and sworn to try said action. At the conclusion of the testimony of the plaintiff, the ^{Defendant} ~~plaintiff~~ moved to have the case dismissed which said motion was granted.

Now, on motion of Thos. F. Craven, Esq., Attorney for the Defendant, it is hereby adjudged that the Defendant recover from the said Plaintiff his costs and disbursements herein taxed and allowed in the sum of thirty-eight and 91/100 Dollars, and that he have lawful process therefor.

Dated Chaska, Minn., June 2nd, 1908.

By the Court,

H. O. Muehlberg
Clerk.

DISTRICT COURT,

Eighth Judicial District,
County of Carson

Dominick Wagner,
Plaintiff
AGAINST

AGAINST

George Hartmann
Defendant.

JUDGMENT ROLL.

Filed this 2nd day of

June A. D. 1898
1 o'clock P. M.

H.O. Muehlberg
Clerk

By _____ Deputy

STATE OF MINNESOTA,

DISTRICT COURT,

County of Carver

Eighth

Judicial District.

Dominick Wagner

Plaintiff

No.

Against

List of Jurors.

George Hartmann.

Defendant

Attorneys Mark Here	NAMES	REMARKS
1	Carl Sieros	Plf.
2	Edward Nord	
3	John Melchert	excused
4	A. A. Skarlund	
5	C. M. Peterson	
6	Adam Schaefer	Plf.
7	George Bohner	DPT.
8	George Knott	DPT 2
9	C. J. Smith	
10	Fred Abel	
11	Jos. Kaiser	
12	Fred Krusen	
13	John Baylor	
14	Wm. Stahlke	Excused
15	Herman Schubert	
16	J. C. Mielke	
17	Henry Lortze	
18	Peter Halgren	
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No. _____

STATE OF MINNESOTA,
County of *Carver*
DISTRICT COURT.

Domick Wagner

Plaintiff

Against

George Hartmann

Defendant

JURY LIST.

CARVER COUNTY,
FILED

MAR 4 1908

H.O. Muehlberg Clerk

PIONEER PRESS CO., ST. PAUL, MINN.

(518)

Notice of Trial.

STATE OF MINNESOTA,

IN DISTRICT COURT,

County of Carver,

Eighth Judicial District.

Domnick Wagner,

Plaintiff.

-vs-

George Hartmann,

Defendant.

To Thos. F. Craven, Esq.,

Attorney for Defendant.

Take notice that the issues of law and fact in this action will be brought on for trial at the next general term of this court to be held in and for the county of Carver at the court-house in the city of Chaska, Minnesota, on Monday, September 30th, 1907, at the opening of said court on that day or as soon thereafter as counsel can be heard.

Dated Sept. 11, 1907.

John J. Foley
Plaintiff's Attorney,

Norwood, Minnesota.

*Original
District Court
Carver County*

Dominick Haques

Defendant

-VS-

George Hartmann

Plaintiff

CARVER COUNTY,
MINN.
FILED

J. O. Whitely
(518.)

John J. Lacey
Pls. Atty.
Norwood, Minn.

the of said court on that day or as soon thereafter as counsel can be heard.
city of Chaska, Minnesota, on Monday, September 30th, 1907, at the open
be paid in and for the county of Carver at the court-house in the
be brought on for trial at the next General term of this court to
take notice that the issues of law and fact in this action will

Attorney for Defendant

To Hon. E. Graven, Esq.,

George Hartmann,

-vs-

Dominick Haques,

Defendant.

Plaintiff.

County of Carver,

High Judicial District.

STATE OF MINNESOTA,

IN DISTRICT COURT.

Notice of Trial.

STATE OF MINNESOTA,
County of Carver,

IN DISTRICT COURT,
Eighth Judicial District.

Domnick Wagner, Plaintiff.

-vs-

George Hartmann, Defendant.

NOTE OF ISSUE.

1. Issues of fact for trial by the Court.
2. Last pleading served Sept. 11, 1907.

John J. Fahy
Attorney for Plaintiff.

Thos. F. Craigh
Attorney for Defendant.

The clerk will please file this note of issue and enter the cause on the calender for the next general term of the court to be held Sept. 30th, 1907.

John J. Fahy
Attorney for Plaintiff,
Norwood, Minnesota.

to be held Sept. 30th, 1907.

cause on the calendar for the next General term of the court.

The clerk will please file this note of issues and enter the

affidavit for defendant.

Attorney for Plaintiff

CARVER COUNTY

SEP 21 1907

H. O. Muehlberg, Clerk.

(518)

2. Last pleading served Sept. 11, 1907.

1. Issues of fact for trial by the court.

NOTE ON ISSUES.

George Hartman,

Defendant.

Donalock Westcott,

Plaintiff.

County of Carver,

Eighth Judicial District.

STATE OF MINNESOTA,

IN DISTRICT COURT.