

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

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No. 3/27 DISTRICT COURT, CARVER COUNTY, MINN. Acte of Ulinnesota
Plaintiff.

Oscar Lundgren
Defendant.

Thus F. Coraven
Plaintiff's Attorney, Plaintiff's Attorney, Defendant's Attorney. Date of Entry ... Register of Actions ... Term Tried .. Judgment for ... Amount of Judgment \$ ... Date of Judgment .. Judgment Book ... Page ... Default Judgment Book ... Page ... Date of Docketing ...

State of Minnesola & SS

Lount of Carner The State of Munesola, To the shenff or any Constable of Said County! Whereas & a Gat has this day Complained in writing to me on oall, that Oscar Lundyrum on the 10th. day of May a D 1908 at the lown of Dahlgreen in said Count, did under circumstances mal amounting to the course of Found levery in the first degree, wrongfully unlawfully and felomonaly take steal and carry away from the prosession of andown Porelymet, and in and from the store building e situated of Dand andrew & Melginst in the night time on said lenth day of may, one watch then and there of the world and value of fifteen dollars, and one box of smuff thow and there of the worth of not value of twenty five cents, a more particular disorption of sois property, towert said watch and box of snuff or of either, is to complanent anknown. all said property, towert said watch and box of snuff being the property of, and in the lawful presession of said andraw P Melginst, and all said property, lovet, Dand Watch and boy of snuff being then and thereforeful in the store building there Pitushis of sais andown & Melgenst a more particular discription of said store building

STATE OF MINNESOTA, ass.

COUNTY OF CARVER., I hereby certify and return, that by vertue of the within Warrant, I have arrested the within named Defendant, and have him now before the Court in custody.

Dated this and day of any 1908.

Sheriff of Carver County Minn.

CARVER COUNTY Minn.

CARVER COUNTY Minn.

CARVER COUNTY Minn.

Service of the servic

State of Minnesota,	)		
The Complaint of Albart - A	le alet		
The Complaint of	7, a, Jak	<b>}</b>	of said County,
te before: Albert-A	Jones	155 -41	Esq., one of the
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the State of Minnesota, and any be arrested and dealt with		gar	ata
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IN JUSTICE'S COURT The State of Minnesota Criminal Complaint FILED Muchlburg ....

State of Minnesota, The STATE OF MINNESOTA. To the Sheriff or any Constable, and to the Keeper of the Common Jail of said County: WHEREAS, Oscar Lindgreen has been this day brought before the undersigned, one of the Justices of the Peace in and for said County, charged with having, on the day of May as degree as pottered: The Sand Country charged with having, on the 10 grand larvery in the for degree as pottered: The Sand Ascended dyna district the south from the stand of your forty may reas township to mularifully and falcountry later stead and company away for Multipleast, in the night him on sand 10th day of small 1908, one watch then and there of the worth and Walnes of the and Value of face and the one of the worth and walness of the sand value of face of the worth and walness of the complanant continued and one of some property to wit said and toy of small being then and there the property to wit said watch and toy of small being then and there the property of and in the lawful processes and there are stand there the said watch and the said watch and the said property to with said and there is the said the said property to with and there was the said and the said property to with and there are the said watch of said watch and all said property to with and there are the said watches of said and watch as store the said all said property to and and watch as store the said th andre i mellymat arrive particular desorbtion of said store building is to complained definise pair and and course the free owner of all paid forferly and affordance of the land of the land to the free of the land was tourself of me to the course of the said last or former to the course of the said last or free out to the course of the said last of me to the course of the short of the sh and the said Oscar Lundgrun not having given bail to appear and answer the said offense; therefore you, the said Constable, are commanded forthwith to convey and deliver into the Oscar Lundgrum tody of the said keeper the body of the said you, the said keeper, are hereby commanded to receive the said Oscar Lundge com into your custody in the said Jail, and him there safely keep until he shall be required to be brought before the Court to be tried, or shall otherwise be discharged by due course of law. discharged by due course of law.

All formy

Justice of the Peace Given under my hand this

WALTER S. BOOTH & BON, TOWNSHIP AND LEGAL BLANK PUBLISHERS, MINNEAPOLIS, MIN

Revised Laws 1905, Sec. 4004

127-Commitment Refore Trial

	Carper Landar	ru lug	I hereby certify and re and have lodged him in the co	ommon jail of the said County	4 /-
County of	ATE OF MINNESOTA			ırn that by virtue of the withi	Deputy
Dated this.  FEES-Mileage  Committing	day of	.50			Constable
USTICE'S COURT	MINNESOTA  ST  ST  ST  ST  ST  ST  ST  ST  ST	BEFORE TRIAL	ay of Mayors	COUNTY,	3 380 8 Jung con
L. JUSTICE	THE STATE OF AGAINST	MMITMENT BI	Dated this laday	CARVER	Mull (545)

State of Minnesota \ 55 In Justice Court County of Carver Before a F Journey

Galf Plaintiff

Oscar Lundguen De fendant 5 To the District Court of Carver County Minnisola. Thereby make return of the proceedings had before me in the above entitled action permant to the Statue as appears from my docket. Viz July 27 1908 & a Gal makes written Complaint under oath against Oscardundgreen with having on the 10th day of May 1908 Committed the Crime not amounting to grandLarcery in the first degree as follows. The Said Oscar Lundgreen did on the 10th day of May 1908 wrong fully unlawfully and felounously lake steel and carry away from the possession of andrew & Mellainst and in and from the Store building there setucted. of Dand andrew & Mellgenst, in the night time on said 10th day of May 1908, one watch then and thereofthe value of fifteen dollars, and one box of snuff then and there of the worth and value of livery five cents a more particular describtion of sand property, lower said watch and box of smiff or of either, is to Complanant unknown; all said property, towit, said watch and box of snuff, being then and there the property of, and in the lawful prosession of said lindrew o Mellymet and all said property, but said watch

and box of snuff, being then and there in the store building there situated of said andrew of Mellquist, a more particular describtion of said store building is to Complainant unknown, with intent then and there had and entertained by him said Oscar Lundgreen to deprive said andrew of Mellginet, the true owner of all said properly lowert said watch and box of snuff of his said property and to appropriate Dard property lowit, Rand watch and box of snuff, to the use of him the said Oscar Lundgrew. Complaint filed and warrant result for the arrest and apprehension of the part accarding green the defendant and placed in the hands of theriff Da bat he serve. Conquest 1st 1908 defendant arrested by Thereff G.a. Gat, warrant showing service upon the defendant and arrest on the 1st day of august 1908 Dand Sheriff G. a. Gat, returned and filed. Defendant Waived prelimenay hearing in fratice Court and was remanded by me to the care of the sheriff G. a. bat to be Committed by him to the common fail of David County Justice of the Peace

State of Minnesota Country of Carver.

State of Minnesota againes Ocear Lundgren

FILED
AUG 5 1908

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No. 3035 INDICTMENT. -State of Minnesota. THE DISTRICT COURT, County of CARVER Judicial District. Term. A. D. 190 7 THE STATE OF MINNESOTA, AGAINST LOUIS ZIMOTRIZMN. Louis Zimmermann ACCUSED by the Grand Jury of the County of Carver ......and State of Minnesota, by this Indictment, of the crime of Aiming a gun at and towards a human being \_committed as follows: The said Louis Zimmermann on the third day of December A. D. 190 8, at the Village . of New Germany in the County of Oarver and State of Minnesotu, did wrengfully and unlawfully aim a gun, to wit, a rifle commenty so called, at and towards Jake Schlechter a human being then and there being

PERSON.

THREE

QM25AW2

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Minnesota. Dated at Chaska in the County of Carver 4th day of March of Minnesota, this..... The following are the names of the Witnesses duly sworn and examined before the Grand Jury upon the findings of the above Indictment: Take Schnobrich at and temanda Jaco soldedness a limina being then the there being wrongfully and unlawfully als a gin, to wit, a rifle constanty so onlied, 11 mm (1921-1745): Deg@2j985 Party Lindschmin tim aming a fun at Ed BISTRICT COURT,
814 Indicial District, Presented by the Forenaem, in the presence of the Grand Jury, to the Court, and filed in the office of the Clerk of the District Court in and for the County of INDICTMENT The State of Minnesota, Censor 4th AGAINST 138 State of Minnesota, County of Carver. District Court. Highth Judicial District

The State of Minnesota,

a einst

Meal Lundgren.

Defendant.

The defendant appeared in open Court on this ath day of March,

A. D. 1908, and with his attrn ey, W. O. Odell, when the following proceedings were had:

By Mr. Odell: Your Honor, with reference to this little boy the Court may enter a plea of guilty to the indictment, unless the County Attorney is willing to accept a plea of guilty to petit largeny.

By the Conty Attorney: Of course the charge is grand largeny in the second degree.

By Mr. Odell: Of course the value of the property taken under this indictment was only \$3.50, and what raised the offence above patit law-ceny is that it was taken from a store in the day time, and I should suppose it would be just as well to allow the boy to plead guilty to patit larceny, which is of considerably less grave character than the orige charged.

By Mr. Craven: Of course I understand the results will be the same to a boy of his age.

By Mr. Odell: Of course it wouldn't make any difference save on the record; the record confronting the boy in after years is not of quite so serious a nature.

By Mr. Odell: Well, the record then will show that the boy, with the consent of the County Attorney enters a plea at this time to the crime of petits largeny as charged in the indistment.

By Mr. Craven: I would by all means oppose sending up this boy to a penal

institution such as Stillwater or St. Cloud, but as for what is best for the boy himself I do not know.

By the Court: Where does he stay, Mr. Graven?

By Mr. Craven: I think he is with his mother out here on 30 acres of land.

By the Court: Step up here, Oscar. During my experience while acting
in this capacity I never have been so deeply touched as with the picture you present before me. I have listened with a great deal of interest
to the remarks of your counsel which have been made in your
and it is in every syllable true and correct. You have reached an age
which is the most important, probably, in your history, and whatever
acts you do now will probably shape your way thru this world. I have been
informed that you have a natural tendency to steal, take property which
does not belong to you. Do you know that that is wrong?

A. Yes, sir.

By the Court: Now, my boy, I am just going to give you six months within which to demonstrate to this fourt and the people of the community where you live that you are able to live a good, upright, honest life, and if ever this offence is repeated or any other offence contrary to the laws of this State, you need not expect any lemiency from this fourt, I assure you. Neither the lewrers nor the Court nor the citizens have any disposition to punish you, but they simply want the interests of codisty protected, which is the duty of every person who intends to lead an upright, honest life.

Now, under the directanteness, Oscar, if you promise to be good, I shall defer sentence until the next term of Court in September, but if, at that time, I hear that you have been guilty of any little offence or crime, I shall be quite severe with you. I shall expect you to report next September at the first day of the term, to exonerated of the offence or be sentenced to one of the penal institutions. You promise to be good in the meantime?

A. Yes, sir.

By the Court: So home and work and lead an homest, upright life, go to Church and go to school, and keep your mind upon acts which have a tendency to the betterment of your people and better your condition in life.

Have some object in view, have the object that you aregoing to be a good,

upright citizen and going to be recognized as a good, upright, he nest

man, a hard worker.

Under such direumstances now, I shall defer the sentence until the first day of the next General Term of Court at Chasks, here, which I think, is the last Monday in September. You will remember, now, and be here at that time.

You understand this matter is not disposed of yet, and you can be sentenced at the next General Term of Court, and you shall unless I am fully satisfied that you have corrected your evil ways. I shall instruct the citizens of your community to watch your conduct. Go home, now.

State of Minnesota.

District Court.

County of Carver.

Eighth Judicial District.

The State of Minnesota,

V8.

Oscar Lundbarg,

Defendant.

The defendant in the above entitled action was on this

6th day of March, A. D. 1907, arraigned on an indictment charging him

with the commission of the crime of grand largeny in the second degree,

and being duly avern, testified as follows:

By the Court:

- Q. How old are you, Oscar? A. 15.
- Q. And you live out here on a farm with your mother? A. Yes, sir.
- Q. Your father is dead? A. Yes, sir.
- q. You have no money or means with which to produce counsel to defend you in this case? A. No. sir.
- Q. And, so far as you know, your mother has not; your mother has no money with which to get an attorney to defend you in this case, so far as you know?

  A. No, sir.
- Q. You work on the farm, do you, with your mother? A. Yes, sir.
- By the Court: Make an order, Mr. Clerk, appointing W. C. Odell to defend this defendant. Now, you are under no bond, and you will be required to give a bond for \$800 for your appearance here in Court, in default of which you will be remanded to the dustody of the sheriff; and you are entitled to twenty four hours in which to plead to the indictment. Mr. Odell will have the right to visit you while you are in the custody of the sheriff. You will remain in the dustody of the sheriff until the bond is executed.

State of Minnesots.

District Court.

The State of Minnesota,

arainst

Carl Borkewske, Defendant.

The defendant Carl Borkewske was on this 7th day of March, 1907. duly arraigned upon an indictment found against him by the grand jury of this county, charging him wish whe xxxx the defendant with the commission of the crime of assault in the second degree, as stated and alleged in said indistment. Upon such arraignment the defendant offered to plead guilty to the crime of an assault in the third degree, which is embraced in such indictment. and the county attorney recommended that such plea be accepted. Whereupon the defendant entered a plea of guilty to the crime of an assault in the third degree at the time and place stated in said indistment, and upon the person of Fred Remms therein stated. It is adjudged and decreed that you are guilty of the crime of an assault in the third degreed committed at the time and place stated in the indictment so found against you, and that as a punishment for said offence you pay a fine of twenty dollars end costs taxed at the sum of \$38, amounting in the aggregate to the sum of fifty two dollars, or be committed to the o county jail for a period not exceeding sixty days. Now, you are reman ded to the sustody of an officer until such fine is paid.

Revery of Corver Caunty Minn Alo kereby ordered Mar a buch worm and issue for the arrest of The within manced definant Carl Borkowske and placed in the hunds of the Sheriff of Dand County for Service Done in open Count This oth day of March 1907

No 3035 INDICTMENT. ----THE DISTRICT COURT, State of Minnesota. County of CARVER Eighth Judicial District. March Term, A. D. 1907 THE STATE OF MINNESOTA, AGAINST Carl Berkewske ACCUSED by the Grand Jury of the County of Carver and State of Minnesota, by this Indictment, of the crime of ... Assault in the Second Degree The said Carl Borkowske day of February A. D. 1907, at the Village on the Fifth of New Germany in the County of Carver and State of Minnesota, did wilfully and wrongfully, but under circumstances not amounting to an assult in the first degree, without a weapon wound and inflict grievous bodily harm upon Fred Remus then and there being, with intent then and there had and entertained by him, the said Carl Borkewske, to wound and inflict Trievous bodily harm upon him the said Fred Remus

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Minnesota. Dated at Chaska in the County of Carver of Minnesota, this 514 day of March Why March 150.4907 and State Foreman of the Grand Jury. The following are the names of the Witnesses duly sworn and examined before the Grand Jury upon the findings of the above Indictment: Fired Remans Fust Lehrke Herman Hrsch County County. INDICTMENT FOR GULLET 2 m / Depte CHANN FOLLOW of the Grand Jury. District Court in and for the County of Presented by the Foreman, in the and filed in the office of the Clerk of the presence of the Grand Jury, to the Court, DISTRICT COURT, and Bortwoodler The State of Minnesota, H.O. Much

State of Minnesota County of Carver.,

District Court Eighth Judicial District

I hereby certify and return, That by virtue of the within Warrant I have Arrested the within named Garl Bortwoode and have him now before this Court to answer the within Indictment.

Dated at Chaska this 7th day of March A.D. 1907.

By Harry Humbs

. State of Minnesota, DISTRICT COURT,
. State of Minnesota,  County of Carver  State of Minnesota,  Sighth Judicial District.
. State of Minnesota,  County of Carver  State of Minnesota,  DISTRICT COURT,  Eighth Judicial District.
The State of Minnesota,
Zin Zini in Zininizani,
To any Sheriff in the State of Minnesota, Greeting:
An Judictment Baving been Found, on the Tifth
An Andictment Having been Found, on the Fifth  day of March  A. D. 1907, in the District Court for the County of  Carver  Carl Borkowske
Corver aforesaid, charging
Carl Borkowske
with the crime of Assault in the Second Degree Committed as follows: The said Carl Borkowske on the Fifth Iday of February a. D. 1907, at the Village of New Fermany in the Country of Carvis and State of Minnesota, did wilfully and wrongfully, but under circumstances not aurounting to an assault in the first degree, without a
The said Carl Borkowske on the Fifth Iday of February a. D. 1907,
at the Village of New Termany on the Country of Carves and Blate
not aurounting to an assault in the first degree, without a
alle a lame date of the state o
strid Clerence Then and there being, with whent can and
there had and entertained by him, the said Carl
Borkowske, to wound and inflict grievous bodily harm
upon him the said Fred Remus!
You are Therefore Commanded Forthwith to Arrest The above named
Carl Borkowske
11 1 1 1 1 Court to grower the said indictment. Or if the said Court have adjourned
and bring him before this Court to answer the said indictment. Or if the said Court have adjourned
for the term, that you deliver him into the custody of the Jailer of the County of
BY ORDER OF COURT.
Mitness: The Honorable O. W. Morrison
Judge of said District Court aforesaid, at Chara
this 5-th day of March
10 7
A. D. 1801. Holberg
Clerk.

3

DISTRICT COURT,
Eightl Judicial District,
Country of Carry

State of Minnesota
vs.

Carl Borkowske

BENCH WARRANT.

Issued 5 H day of
March 1507

Jt.O. Muehlbry
Jerk.

Returned 19 H day of
March 1507

Jt.O. Muehlbry
Cterk.

County Attorney.

No. 130.- Pioneer Press Co., St. Panl.

Upon mation of TH Groven as County
attorney of Cover County Minn At
is hereby ordered that a buch war
rant is eve for the arrest of the
uithur named defendant Oscar
Lindyon and placed in the hands
of the Shereff of Sand County for levice,
Dant in open Court This oth day
of Warch 1907
Colloraione
Judge,

No. 3035 INDICTMENT.

State of Minnesota.

THE DISTRICT COURT,

County of CARVER

Fighth Judicial District.

March Term, .1. D. 190.7

THE STATE OF MINNESOTA, AGAINST OSCAR LUNDGREN.

Oscar Lundgren is

ACCUSED by the Grand Jury of the County of Carver and State of Minnesota,
by this Indictment, of the crime of Grand Larcenv In The Second Degree

committed as follows:
The said Oscar Lundgren

on the Twenty First day of Jamary 1. D. 1907, at the Jourshys of Oaklyru in the County of Carver and State of Minnesota, did.

under circumstances net amounting to grand larcony in the first degree, unlawfully wrongfully and foloniously take steal and carry away from the pessession of Andrew P. Mellquist and in and from the store building there situate of said Andrew P. Mellquist, in the day time of said twenty first day of January, divers and sundry silver coin pieces genuine and current money of the United States of America, all of which said silver coin pieces then and there amounted in the aggregate to the sum of two dellars and ere of the value thereof, and one pocket knife then and there of the valte of fifty cents; a more particular description of which said silver cein pieces and knife, or of any or either of them, is to this grand jury unknown: all said property, to wit, said silver coin pieces and knife, being then and there the preperty of, and in the lawful pessession of, the said Andrew P. Mellquist, and all the said preperty, to wit, said silver coin pieces and aid knife, being then and there in the store building there situate of said Andrew P. Melquist: with intent then and there had and entertained by him the said Oscar Lundgren to deprive said Andrew P. Merquist, the true ewner of all said preperty, of his said preperty, and to apprepriate said property, to-wit, said silver coin pieces and said knife, to the use of him the said Oscar Lundgren

11044

ON SALES

1000

of the State of Minnesota. in the County of Carver and State Dated at Chaska day of March of Minnesota, this..... SM Foreman of the Grand Jury. The following are the names of the Witnesses duly sworn and examined before the Grand Jury upon the findings of the above Indictment: Earner Millauist THE ROLL OF BRIDE LABORITHMS PRODUCTY . Commit, Main Milwan Gold Dianam and ante Folder, to the name of him There of all said property of his said property, and to Appropriate and w him the cale decen inchinent to decay and antient P. Defeatet, the true of a value to material and throne for any draw in and antimorphism SAY AMAIN. WITHER STAN SAY STATE IN THE MEANA MAILITING STATE STATE STATES AT allenders, one all the orly property to stage. Statement auto page pages and , so a row has been an and for few years, Proceedings of the work while with a The water of the property of the property of the same and the parties from a THE PARTY OF THE PERSON OF THE PARTY OF THE to at truly define a man handpuries, passinguited at decay arts arranged and at the Autitor Comments and and health purity and any thome at the out-AN ELECTRIC PRODUCTION OF THE PRODUCTION OF THE STATE OF THE STATE OF house of alle helder offices of Angeles, old of solds and a stillar and plant son of ladious frame of all willow etther sets bysame lestyle on, already STREETS OF OLD AREAD . CORPORED OF THE PARTY OF STREET OF STREET parameter of Antre- P. saligalet on in one from the elementary building there rejectific about the of the telestates after about the science was the fire mujet artemperature out amendation to library Januaria to the Chief lather. THAT Have Principa Piret Dearly Private and M. Judicial District. Parety County. presence of the Grand Jury, to the Court and fibed in the office of the Clerk of thu t Court in and for the County of DISTRICT COURT, Presented by the Foreman, in th in Second Original INDICTMENT Laund Caneur The State of Minnesota, Carron 5

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity

State of Minnesota | County of Carver.,

District Court Bighth Judicial District

the within farrant I have Arrested the within named Control and have him now before this Court to answer the within indistribute.

Dated at Charles this 7th day of March A.D. 1967.

By John Horfing.

State of Minnesota,

County of Carris.

DISTRICT COURT,

Eighth Judicial District.

## The State of Minnesota,

To any Sheriff in the State of Minnesota, Greeting:

Oscar Lundgren

with the crime of

Grand Largeny In the Second degree. Committed as follows: The said Oscar Lundgren, on the Twenty first day of January A. D. 1907, at the Township of Dahlgren in the County of Carver, and State of Minnesota, did under circumstances not amounting to grand largeny in the first degree, nlawfully wrongfully and feloniously take steal and carry away from the ossession of Andrew P. Wellquist and in and from the store building there ituate of said Andrew P. Mellquist, in the day time of said Twenty first day of January, divers and sundry silver coin pieces genuine and current money of the United States of America, all of which said silver coin pieces then and there amounted in the aggregate to the sum of two dollars and were of the value thereof, and one pocket knife then rand there of the value of fifty cents a more particular description of which said silver coin pieces and knife, or of anyweither of them, is to this grand jury unknown; all said property, to wit said silver coin pieces and knife, being then and there the property of, and in the lawful possession of, the said Andrew P. Meliquist, and all the # said property, towit, said silver coin pieces and said knife, being then and there in the store building there situate of said Andrew P. Mellquist, with intent then and there had entertained by him the said Oscar Lundgren to deprive said Andrew P. Mellquist, the true owner of all said property of his said property, and to appropriate said property to wit, said silver coin pieces and said knife, to the use of him the said Oscar Lundgren.

for the term, that you deliver him into the custody of the Jailer of the County of Carry Waitness: The Honorable J. W. Morrison BY ORDER OF COURT. Judge of said District Court aforesaid, at Charles this 5-# day of March

A. D. 18807. J.O. Muchlburg cie

State of Minnesota,

DISTRICT COURT,

Eighth Judicial District.

## The State of Minnesota,

To any Sheriff in the State of Minnesota, Greeting:

etilth. An Indictment Busine hoon France on the coin pieces and said builte, to the use of him the said Oscar Bundgmen. of his said property, and to appropiate said property to wit, said alluer to deprive said Andrew P. Meliquist, the true owner of all said property with intent then and there had entertained by him the said Gagar handgren said property , towit, said silver soin please and said knife, being then and there in the atore building there situate of said animow P. Meliquist, in the lawful pessession of, the said Andrew P. Meliquist, and all the w of uny either of them, is to this grand jury unknown; all said property, to we said silver doin pieces and sails, being then and there the property of, and a more particular description of which said silver coin pleases and knife, or The thereof, and one pasket kales then and there of the walte of fifth dent " there amounted in the aggregate to the sum of two dollars and were of the the United States of America, sir of which said stives doin places then tuate of said Andrew F. Meliquist, in the day time of said Twenty first of January, divers and sundry silver soin places genuine and sur ant money session of andwar a, wellquist and in and from the store building thore you are Therefore Commanded Forthwith to Arrest The above named Oscar Lundgrun and bring him before this Court to answer the said indictment. Or if the said Court have adjourned for the term, that you deliver him into the custody of the Jailer of the County of Carve BY ORDER OF COURT. Witness: The Honorable J. W. Morrison

Judge of said District Court aforesaid, at

5-th any of March

DISTRICT COURT,

Gightl Judicial District,

County of Carver

State of Minnesota

Vs.

Decar Lundgren

BENCH WARRANT.

Issued 5th day of

March 1807

H.O. Muehlbrg

Cherk.

Retugned 1914

Retugned 1807

H.O. Muehlbrg

Cherk.

County Attorney.

No. 190.—Flower Press Co., St. Paul.

State of Minnesota,

THE DISTRICT COURT,

County of CARVER

Lestember Term, A. D. 1908

THE STATE OF MINNESOTA, AGAINST Oscar Lundgreen.

Oscar Lundgreen is ACCUSED by the Grand Jury of the County of Carver and State of Minnesota, by this Indictment, of the crime of Grand Larceny In The Second Degree committed as follows; The said Oscar Lundgreen on the Tenth day of May A.D. 1908, at the Township of Dahlgren in the County of Carver and State of Minnesota, under circumstances not amounting to the crime of Grand Larceny in the first degree, did wrongfully, unlawfully and feloniously take steal and carry away from the possession of Andrew P. Melquist, and in and from the the store building there situated of said Andrew P. Melquist, in the night time of said tenth day of May, one wath then and there of the value of fifteen dollars, and one box of smuff then and there of the value of twenty five cents, a more particular description of said property, to wit, said watch and box of smuff, or of either thereof, is to this grand jury unknown; all said property, to wit, said watch and box of smuff, being then and there the property of, and in the lawful possession of, and in the said store building of, said Andrew P. Melquist; a more particular description of said store building is to this grand jury unknown; with

intent then and there had and entertained by him the said Oscar Lundgreen to deprive said Andrew P. Melquist, the true owner of all said prop-

erty, to wit, said watch and box of smuff, of his said property, to wit, said watch and box of smuff, and to appropriate said property, to wit, said watch and box of smuff, to the use of him the said Oscar Lundgreen,

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Minnesota. and State in the County of Carver Dated at Chaska day of September of Minnesota, this .... 0.6 Brunus
Foreman of the Grand Jury. The following are the names of the Witnesses duly sworn and examined before the Grand Jury upon the findings of the above Indictment: a P Mellywest Ogear Gelis WIT ROPER AND DOS OF SEMILE, AND TO SELECTIVE WAY PRODUCED WITE THE PART WATER BEEGN WIN FOR OIL MINIST OF MIN WITH LESS SHAP AND The to desire the first of the section of the section of the line Print up a flexe the language of the language bound of the language of the lan Oscar Jundgren 8 Th. Judicial District. Carrer County. Presented by the Foreman, in the presence of the Grand Jury, to the Court. and filed in the office of the Clerk of the District Court in and for the County of DISTRICT COURT, TE Mountained the Grand Inty The State of Minnesota, NDICTMENT A TRUE BIL aren

No. 3035 INDICTMENT.

State of Minnesota,

THE DISTRICT COURT,

County of CARVER

Eighth Judicial District.

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March Term, A. D. 1907

THE STATE OF MINNESOTA, AGAINST OSCAR LUNDOREN.

Oscar Landgren 1s

ACCUSED by the Grand Jury of the County of Carver and State of Minnesota,
by this Indictment, of the crime of Grand Larceny in the Second Degree

committed as follows:

The said Oscar Lundgren

on the Touth day of Jamiary 1. D. 1907, at the Caurship of Oahlgrin in the County of Carver and State of Minnesota, did.

under circumstances net amounting to grand larceny in the first degree, unlawfully and feloniously take steal and carry away from the possession of Andrew P. Mellquist and in and from the store building there situate of Andrew P. Mellquist, in the day time of said tenth day of Jamary, silver cein pieces gemuine and current meney of the United States of America, all of which said silver cein pieces of mency then and there amounted in the aggregate to the sum of two dellars and minety cents and were of the value of two dellars and ninety cents, a more particular description of which said silver cein pieces of mency, or either or any of said pieces, or the number thereef, is to this grand jury unknown; all said property, to wit, said silver cein pieces of meney being then and there the preperty of, and in the lawful pessession of the said Andrew P. Melquist, and all said property, to wit, said silver coin pieces of meney, being then and there in the stere building there situate of said Andrew P. Mellquist: with intent then and there had and entertained by him the said Oscar Lundgren to deprive said Andrew P. Mellquist, the true ewner of all said preperty, of his said property, and to appropriate said property, to-wit, said silver coin pieces of mency, to the use of him the said Oscar Lundgren

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GENERAL WA

THERM

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Minnesota. Dated at Chaska and State \_in the County of of Minnesota, this. Foreman of the Grand Jury. The following are the names of the Witnesses duly sworn and examined before the Grand Jury upon the findings of the above Indictment: andrew & Milguest Esther melghist placen of mount, to the and of him the ent Count Laurerent and property and to appreciate and present to-rit and milway dein THE AND AND ASSESSED IN THE THE PARTY OF THE PARTY OF HELP MANAGER OF HER then and there has an' entertained by him the enit ower Landeren to destand building frame eithate of enta intere P. Helleriet; with interest and to are water affices data blacked of names boilts than any the than in the to the lastel pessential of the anti- antrem P. Belenist and all said prepsain allwar caln places at meney hain; then and there the property af and supper thereaf, in to the a promittery uniquent; all soil properto, to mit, said allyer cals places of mency, or all'inc ar any of only places, an the at two deliane and minoty dents, a mere partimities description of which accompanies to the water of the follows on' minety ments and warm of the value of which sold aliver cell please of themse them and there amended in the coln places femilie and carrent maney of the United States of America all Andrew P. Deligaint, in the ser time of early day of James willyon of Andrew P. Hellquist and in and from the stone building there extends of unishful ty and foliationaly take about and court work from the parameters under elrousatemen net amaintair to went largeny in the First derman. OF SAME 工作和专门 GROST LAMIETOR and filed in the office of the Clerk of the ict Court in and for the County of presence of the Grand Jury, to the Court Eghlh Indicial District. Presented by the Foreman, in th DISTRICT COURT, Coper hundyen NDICTMENT The State of Minnesota, Minysota, this J.C. 74 Court

State of Minnesota,

against

Oscar Lundgren, Defendant.

Defendant came into Court on this 10th day of October, 1908, with his attorney, and withdrew his plea of not guilty heretofore entered herein and interposed a plea of guilty. Whereupon he was sworn and testified as follows:

- Q How old are you? A 17 years.
- Q You are the same boy who was indicted before? A Yes, sir.
- Q Are your parents living? A My mother is living.
- Q Where? A East Union.
- Q Have you any trade or occupation? A No, sir.
- Q What has been your business? A On my mother's farm.
- Q Then you might consider yourself a farmer.

It is adjudged and determined that you, Oscar Lundgren, are guilty of the crime of grand larceny in the second degree as charged in the indictment returned against you by the Grand Jury of this county, and as a punishment for said offence, you be committed to and confined in the State Reformatory at St. Cloud, Minnesota.

<b>№</b> 3	
	CT COURT INTY, MINNESOTA
State of	Minnesota Plaintiff Yaaskee Defendant
	Plaintiff's Atty.  Defendant's Atty.
Date of Entry Register of Actions, Term Tried Mark	8 24 190 8 D. Page 546 L 1909
Amount of Judgment, \$ Date of Judgment Judgment Book Default Judgment Book	Page Page
Date of Docketing	190

State of Minnesota,
County of Carver 88.

Whereas,	ya Jay	has this day
anlained in wri	ting to me, on oath, that	in Haskin
epiteriote in to.	Ga Gag- iting to me, on oath, that for the	day of august
D 10 08 -4 /	Village of Cologne	in said County, did
D. 19.00, at 1	unlawfully and felour	als take steel and
and full	from the processing	of Henry Haasking
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aid Hen	Haasken, in the	night time of san
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fand b	robert lower said	horse, buffy and wer
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gainst the form	n of the statute in such case m	nade and provided, and against
ne peace and	dignity of the State of Minnes	ota, and prayed that the said
Jo	. // /	
night be arreste	d and dealt with according to law.	
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Store, Sur.	John Hansken	
	Lumbefore me, to be dealt wi	th according to law. And you are
_ J Inin@	The before me, to be death to	in according to tate.
		in according to take. The g
	d to summon	
lso commanded		

State of Minnesota, County of Course I hereby certify and return that by virtue of the within Warrant, I have arrested the within named Defendant , and have now before the Court in custody. day of acy 1908 Dated at lokester this both Miles, \$ FEES --- Mileage Service, - -Sheriff Converte men Total, - \$.....

CRIMINAL WARRANT

IN JUSTICE'S COURT

Hadelten

THE STATE OF MINNESOTA

--- AGAINST

Il forent Justice of the Peace Filed this 6 day of Cugaest

CARVER COUNTY, FILED

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546)

State of Minnesota,
County of Carver 88
Country of
The Complaint of Ta Late of said County,
The Computant of Tay 5
made before albert Fifandy Esq., one of the
Justices of the Peace, in and for said Coun y, who, being duly sworn, on his oath, says, that on the
4The day of Cinquest A. D. 190 8, at the Village of Calogue
in said County of Carver, John Hanken did
wrongfully unlawfully and felourously take
aroughtly untarrefutly and fronting
Steal and earry away from the possession of
Hurry Naaskers, and in and frame the born building
There situate of said Army Haasken, in the night
hims of Said xin day of august, our horse there and
There of The value of more Than twenty five dallars,
There of the sacret of more man strong to
and then and there of the value of Seventy fire dallars,
and let of Harries, Then and There of the value gless
dullars, and aux buggy them and there of the
valve of twenty dallars, a more particular de-
scriptions of said property, towit said horse, buygy
der total
and set of horners or flany or Either of them is to this
camplament unknown; all said property,
to wit said horse, buggy and set & harris orney
Then and There The property of, and in the langue
possession of and belonging to Said Hurry
Haasker ; and all egid property to wit, sail
Transfer any all taid property to and, made
horse luggy and let of harders bring their and
There in The barn building There sethente of gard
Henry Haasken; with whent their anothers
had and Entertained by him The said John
We the to did it I i'V He we know the
Naaskin to deprive said Hurry Haaskehr, they
tore awars of all said property of his said
property and to steal and muldingully attain
and appropriate and property was say horse
buggly and get of hornistes, to The use of time
The Walley
The Idid John Haasken
The state of the s
against the form of the statute in such case made and provided, and against the peace and dignity
of the State of Minnesota, and prays that the said John William
A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
may be arrested and dealt with according to law.
J. a Galz
Subscribed and sworn to before me, this 5Th day of august 190 &
157
Justice of the Peace.

IN JUSTICE'S COURT		
County of Carver		
The State of Minnesota		
A AGAINST		
John Haasken		1
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Criminal Complaint		
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Justice of the Peace.		
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WILLES-DAVIS PRINTING CO., WINNEAPOLIS		
L.A.	77	1

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State of Minnesota,	)
State of Minnesota,	ss.

The STATE OF MINNESOTA, To the Sheriff or any Constable, and to the Keeper of the Common Jail of said County:

WHEREAS, John Haasken
has been this day brought before the undersigned, one of the Justices of the Peace in
and for said County, charged on the oath of & alfah
and for said County, charged on the oath of Half with having, on the Half day of August A. D. 1908, at The Villege of Cologne in the said County,
The Villege of Cologne in the said County,
wrongfull, unlawfully and felound, lake steel and cary away from the
possession of Henry Haceken and in the barn building there select of said
Hung Haarken in the ought line found 4 day of august one horse
then and then the value of more than beenly fine dollars, and then and then of the
Value of Seventy five dollars, one set of harness then and there of the Jahre
of len dollars your bugge then and there of the value of heenly dollars
a more farhiular destriblion of said property lower said horas buggy and set of harmes or any or either of them is to this complament answeren
all said property lived said home, buyyy and set of harmens.
being then in! there the property of, and in the Campul presession
of and belonging to Dais Herry Hansten; and all Daisproperty,
hovis Daid horse buyyy and set of harmes beny then and
There in the barn building there schools of said Henry Haarken
with whenthe by him the said John Haasten to deprive Band
Herry Haasten the bourowner of all said property of his
said brokers, lovis said horse buggy and set of harness to the
use of him the send John Haasker.
Defendant Waived prelimenary heaving in Justin Court and was
Use of him the send John Haasken. Defendant waived prelimenary hearing in Justin court and was remanded by me to the care of the shiriff & a Gaty to be committed by
him to the Common fact of Said County
and, the said John Haaster
not having given bail to appear and answer for the said offense;
THEREFORE, You, the said Constable, are commanded forthwith to convey
and deliver into the custody of the said Keeper the body of the said
John Haasken And you, the said Keeper,
are hereby commanded to receive the said John Haasken
into your custody in the said Jail, and him
there safely keep until he shall be required to be brought before the Court to be tried,
or shall be otherwise discharged by due course of law.
Given under my hand this 6th day of leaguest A. D. 1908
Maforny.

ounty of banza	88.	
		the within named
I hereby certify that I have this a	ay received into my custody	and have lodged him
	Menter and the state of the sta	
n the common jail of the said County,	as within commanded.	Personal mose
Dated at Chuska	this 6	day of City
	9	day of August 1908
		Dt
	By	
State of Minnesota.		
State of Minnesota,	ss.	
County of		delivered the within named
		delivered the within named.
County of	the within warrant I have	delivered the within namedto the keeper of the common
I hereby certify that by virtue of jail of the said County, as appears by	the within warrant I have his receipt indorsed hereon.	to the keeper of the common
I hereby certify that by virtue of jail of the said County, as appears by	the within warrant I have his receipt indorsed hereon.	delivered the within namedto the keeper of the common by of
County of	the within warrant I have his receipt indorsed hereon. this da	to the keeper of the common by of
County of  I hereby certify that by virtue of  jail of the said County, as appears by  Dated at  FEESMileage Miles, \$	the within warrant I have his receipt indorsed hereon. this da	to the keeper of the common by of
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IN JUSTICE'S COURT

County of Larre

THE STATE OF MINNESOTA

Aday of Larre

COMMITTMENT

COMMITTMENT

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Justice fees States of Munusta VS John Hause Domplaint of filing 30 Warrant of 30 Oath to Complainant 15 Pormuttinens 25 Dorket 5 folio 75 Certify Cospy to clerk of Court 200 3.90

State of Minnesola S.S. In Justice Court Count of Carver Before a F young Justice of the Peace Sa Sal John Haasken To the District Court of Carver County Humeste I herely make return of the proceedings had before me in the above entitled action, persuant to the statue as appears from my docket. Uz August 75th 1908 I a Gat Dame personally before me and complaint on oath that John Haasken did on the 4th day of languest 1908 at the Village of Cologne in aforesaid County, wrong fully, unlawfully and felounely take steel and Carry away from the possession of Henry Haasken, and in the barn building there situates of Daid Henry Haasken, in the night line of said 4" day of august, one horse then and there of the Value of more than hventy five dollars, and then and there of the Value of seventy five dollars, one set of harness, then and there of the value of len dollars, and one buggy then and then of the Value of twenty dollars, a more particular describtion of said property, towit said horse, buggy and harness or any or either of them is to this Complament unknown; all said property

towit said horse, buggy and set of harness being then and there the property of, and in the lawful possession of and belonging to said Henry Haasker, and all said property, lowit said horse, buggy and harness being then and there in the barn building there situated of said Henry Haasken; with intend of him the said John Haasten to deprive Daid Henry Haasten the true owner of all said property, of his said property and to seed and unlawfully obtain and appropriate said property, lower said horse, buggyand set of harness, to the use of him the said fohn Haasken. Dompfaint filed and Warrant issued for the apprehension of the Dard John Haasken the defendant and placed in the hands sheriff Il Gat to serve august 6th 1908 Defendant arrested by sherriff Ga Gat. Warrant showing service upon defendant and his arrest on the 6th day of august 1908 Daid shoroff reliann endorsed Cherron and filed. aug 6 de 1908 Defendant Warved prelimenary heavingen firstier Court, and was remanded In me to the care of the sheriff for committed by him to the Common fail, and him there before the district court to be tried or otherwise dicharged I due course of Law of august as 1908 adforming the Peace.

State of Mumiciala

State of Mumiciala

John Haasken

CARVER COUNTY,
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St.O. Mullbry, 1864.

(546)

State of Minneseta

In District ourt

Bighth Judicial District

County of Carver

Plaintiff

-vs-

John Haasken,

Defendant

State of Minnesota, County of Carver. ss

State of Minnesota,

We, Jehn Haasken as principal and Henry Haasken and Augsut H. Fabel as sureties jointly and severally acknowledge curselves to owe and be indebted unto the State of Minneseta in the sum of Five Hundred Dellars lawful money of the United States of America, to be levied of our several respective goods and chattels, lands and tenaments, to the use of said State if defeault be made in the conditions of the fellowing, to-wit:

THE CONDITIONS OF MARK THIS OBLIGATION ARE SUCH, That, Whereas the said John Haasken, has been arrested by virtue of a warrant issued by A. F. Young, Esq., a Justice of the Peace in and for said County of Carver, charging the said John Haasken with having on the 4th day of August, 1908, at the Village of Cologne in said Carver County, committed the crime of stealing one horse, one set of harness and one buggy which said warrant and complaint therein is hereby referred to and made a part of this recognizance; and whereas the aid John Haasken, on the 6th day of august at the preliminary hearing upon said charge of stealing said herse and har ess and buggy, before the said Justice, expressly waived preliminary examination in said, Court and asked to be committed to the jail of said County on said charge there to await the further action of this Honorable Court; and whereas on the 6th day of August, 1908, before the magistrate aforesaid and upon said charge of having committed the crime, aferesaid, he, the said John Haasken, as duly wommitted to the county jail of said Carver County there to remain until he shall thence be discharged by due course of law; and whereas thereafter the said John Haasken duly made application for bail before the Honorable P. W. Merrisen, Esq., Judge of the District Court of said County and thereafter

such steps were duly and legally taken whereby the said Judge of said District Court duly and legally fixed the amount of and accepted the recegnizance and bend.

Now, therefore, if the above bounden, John Haasken, shall personally be and appear before the next General Term of the District Court aforesaid to be held in and for said County of Carver, appointed by law to be held at the Court House in the City of Chaska, Minnesota, on the 28th day of September, 1908, and shall remain in attendance from day to day of said term, and from term to term and from day to day of each to be preferred against him for the above to ticked offense, and to de further and receive what shall by the said Coart be then and there enjoined upon him, and shall not part the said Court without leave duly granted, then this obligation shall be void; etherwise to remain in full ferce and effect.

Signed, sealed and delivered in

John J. Faley Manchen (seal)

John J. Faley Menry Manchen (seal)

Oug H. J. abil (seal)

1 miles

State of Minnesota, : County of Carver.

Be it known that on this 17th day of August, A. D., 1908, came before ne personally in Court John. Haaskens, Henry Haaskens and August H. Fabel, to me well known to be the same persons who executed the foregoing bend, and each severally acknowledged the same to be his free act and deed.

Judge of the 8th Judicial District.

State of Minnesota, : County of Carver.

Henry Haaskens and August H. Fabel upon oath doth say, each for himself that he is one of the sureties above named; that he is resident and freeholder of and in the State of Minneseta, and worth the sum of Five Hundred Dellars (\$500), specified in the foregoing bend above his debts and liabilities and exclusive of his property which is exempt from execution. Aug A Fatil

Subscribed and sworn to before me

this 17th day of August, A.D., 1908.

The foregoing and herete annexed recognizance and the sureties thereon are approved by me this 17th day of August, A.D. 1908.

Dene in open Court

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CARVER COUNTY.

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STATE OF MINNESOTA COUNTY OF CARVER IN DISTRICT COURT
BIGHTH JUDICIAL DISTRICT

State of Minnesota,

Plaintiff

-110-

John Haskens,

Defendant.

To G. A. Gatz, Esq.,

Sheriff of Carver County.

You will please bring John Hackens, Isq., who is now confined in the County Jail at Chaska, Carver County, Minnesota, on a charge of larceny, before me at my Chambers in the Village of Norwood, Carver County, Minnesota, on the 17th day of August, 1908, at 1:30 o'clock P. M. where at that time an application will azxxx be madefor bail for the said above named defendant by his attorney, John J. Fahey, Esq.

P.M. Morrison Judge of Said Dist bourt

CARVER COUNTY
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MG191008 sents .W .T Harle's O'ld da. MONE, Sunger to teb MATA to 1 to abstract. The said set like the test that the test the said te STATE OF STATEOR . Spino towns to one to the the the the state of the towns to the state of ATOLESTIE TO STATE ole Enriodets win to enstantion became events estormate to start PELIBLAGE Study vetterned at This picture. 京山 です 日本 (546)

STATE OF MINNESOTA,

IN DISTRICT COURT,

County of Carver,

Eighth Judicial District.

It being made to appear to the satisfaction of the Judge of said

Court that one John Hazskens, is confined in the County Jail of Carver

| here. | Set of harmer, and | busyde

County, Minnesota, on a charge of stealing a team of horses and that

he has duly made application to this Court for bail.

ORDERED that at a Special Term of the District Court to be held in and for the County of Carver on the 17th day of August, 1908, at my Chambers in the Village of Norwood, Carver County, Minnesota, for the hearing of said application and for the transaction of such other business as may properly come before the Court.

Dated at Merweed, Minnesota, this 17 th day of August, 1908.

Judge of said District Court.

The Defendant, John Haaskens, on this 17th day of August, A.D. 1908, at a Special Term of the District Court duly held in and for the County of Carver, appeared in Court and made application for bail, he being in horse, / Set & hance, and | buyyy jail on a charge of stealing one team of herses.

Such application was heard and the amount of bail was fixed at the sum of Five Hundred Dellard.

The Defendant effered Henry Haaskens and August H. Fabel as sureties who justified in open Court for the full amount of said bend and duly executed the same.

ORDERED that said John Haaskens, he released from custody under the conditions stated in said bond.

Dated at Norwood, Minneseta, this 17th day of August, 1908.

Ker Margison.

CARVER COUNTY.
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State of Minneseta, :
County of Carver. :

John J. Fahey, being first duly sworn, deposes and says that on the 14th day of August, 1908, at Norwood, Carver County, Minnesota, he served the within NOTICE OF APPLICATION FOR BAIL on Thes. F. Craven, County Attorney of Carver County, personally by handing to and leaving with him a true and correct copy thereof. John J. Jahey.

Subscribed and sworn to before me this 17th day of August, A.D. 1908.

Notary Public, Carver County, Minnesota.
My Commission Expires

STATE OF WINNESOTA COUNTY OF CAREVER IN DISTRICT COURT

State of Minnesota,

plaintiff

-VS-

John Haskens,

Defendant

TO THOS. F. CRAVEN, BEQ.,

COUNTY ATTORNEY OF CARVER COUNTY.

YOU WILL PLEASE TAKE NOTICE that John Haskens, the defendant in the above and foregoing entitled action will apply to the Honorable P. W. Morrison, Judge of the Eighth Judicial District, for bail, at a Special Term of the District Court to be held in and for the County of Carver, Minneosta, at the Chambers of said Judge in the Village of Norwood, in said County on the 17th day of August, 1908, at 1:30 O'clock P. M.

John J. Fahry.
Defendant's Attorney,

Norwood, Minnesota.

Ori qual State of Minesola

State of Minesola

John Haaskens Motice of application for Barl with Proof

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CARVER COUNTY.

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N.O. Muchlbring Cherk

(3-4-6)

TO THOSE P. CHATTER, SOC.

COURSE TELOUGH OR GVERSE COURSE.

Towns In White District Court to be and fin and for the County of Caryer, AND LITT BURY BURIES AND TOUR TOUR BESTERN THE STATE OF T above and isregular antitaled notion will apply to the Solonorel tur evode incomplated in the lighth dudicial District, for bail, at a special in anid County on the lyth day of August, 1998, at 1:30 O'cloc: F. W. . booksof to egality out at again blas to wand and a decadecounts

Defondant's Attorney,

State of Minnesota. County of Carver.

District Court.

Eighth Judicial District.

The State of Minnesota

-VS-

John Haaskens.

State of Minnesota, County of Carver.

SS.

John Haaskens being first duly sworn says that he is the defendant in the above entitled action; that he has fully and fairly stated the case and the facts in the case to his counsel. W. C. Odell an Attorney of this Court residing in the City of Chaska in said County and State, and is informed by his said counsel, after such statement so made as aforesaid, and verily believes that he has a good and substantial defense to said action upon the merits. That affiant is further informed by his said counsel, after such statement so made as aforesaid. that certain persons with whom affiant had a transaction respecting the property of which he is charged by the indictment in this case with larceny are necessary and material witnesses for this affiant upon the trial of said action and that affiant cannot safely proceed to the trial of said action without the presence and testimony of said persons; that affiant is unable to give to his said counsel the names of the persons with whom he had such transactions or to inform his said counsel as to the identity of such persons in order to enable his said counsel to procure their attendance at the trial of this case; that at the time of said transaction the same was had at Midway in the County of Hennepin and affiant believes that the persons with whom such transaction was had were the members of the firm of Barrett & Zimmerman or persons in the employ of said firm and that the attendance of such persons can be procured if the trial of this action be continued until the next general term of this court.

Further affiant saith not except that he makes this affidavit in good faith

and for the purpose of procuring a continuance of the trial of said action to enable affiant to properly prepare for such trial, and not for the purposes of delay.

Subscribed and sworn to before me this 7th day of October A. D. 1908.

H.O. Muchling Clerk Diss, Court. State of Minnesota. County of Carver.

District Court.

Eighth Judicial District.

The State of Minnesota

-V8-

John Haaskens.

State of Minnesota. SS. County of Carver.

W. C. Odell being first duly sworn says that he is an Attorney at Law residing and practicing his said profession in the City of Chaska in said County and State: that affiant has been retained to appear for the defendant in the above entitled action; that said defendant has fully and fairly stated the case and the facts of the case to affiant, and affiant believes after such statement so made as aforesaid that said defendant has a good and substantial defense to said action upon the merits; that from the statement so made to affiant by said defendant respecting the facts of said case affiant believes that certain persons with whom affiant claims to have had a transaction respecting the property which he is charged with having committed larceny of are necessary and material witnesses for said defendant upon the trial of said action and that said defendant cannot safely proceed with the trial of said action without the presence and testimony of said persons; that said defendant is unable to give to affiant the names of such persons but has informed him that he believes they can be found at Midway in the County of Hennepin in said State and affiant believes that if a continuance of the trial of this action be had until the next term of this court said defendant will be able to produce said persons as witnesses upon the trial thereof. affiant was not retained in this case until since the bringing in of the indictment and never had an opportunity of talking with said defendant in relation to said case until the morning of this day; that affiant is now and will be for

several days engaged in the trial of civil jury cases and for that reason it would be impossible for him to go to Midway and ascertain as to the identity of the persons whom said defendant will need as witnesses upon the trial of this case and procure their attendance at the present term of court and affiant says that he believes a continuance of this case to be necessary to the ends of justice.

Further affiant saith not except he makes this affidavit in good faith and for the purpose of procuring a continuance of the trial of said action to enable this 7th day of October A. D. 1908.

NO. Muehlburg

Classe Dies. Court

Scitical Country of Carrer.
The State of Municipal

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John Haarkens, applicate for Continuouse

CARVER COUNTY,

X.O. Muchlberg clarke

Evalue Sepulate de La Si

La District Court, Eighth Judicial District. State of Minguesola. State of Municipala John Haasken I John J. Faley, County attorney in and for said bounty of learner and State of Minnesola, having duly examined the evidence to be brought out against the said defendant John Hasken in the above Entitled action and have Come to the Coullision that the locdence to be brought out at the against said John Haasken is not of sufficient nature or character to ivarrant me in having said John Haasken tried before said bourt and that the evidence would not be sufficient to convict him of the Crime set out in the indictionent therefor I hoor determined that the interests of the State would be best subserved by desnussing said Couse, and I hereby recommend that said course be hence discussed Cover la Mui

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State of Minneseta County of Carver

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In District Court Righth Judicial District

State of Minnesota,

Plaintiff

John Haasken,

Defendant

tate

State of Minnesota

County of Carver. ss

John Haasken, being first duly sorn, says that he is a resident of Carver County, Minneseta, that on, to-with the 6th day of August, A. D., 1908, affiant was arrested and brought before A. F. Young, Esq., ? Justice of the Peace, in and for Carver County, Minnesota, upon the complaint of G. A. Gatz, Isq., that a copy of the warrant for affiants arrest and a copy of the complaint of said Gatz is herete attached; th t in the complaint of said Catz affiant is accused of the crime of stealing one horse, one harness and one buggy. That affiant waiv d preliminary examination and was duly given into the custody of G. A. Gatz, Esq., heriff of Carver County, Minnesota, that said G. A. Gatz, Esq., brought affiant to the common jail at Chaska, Minnesota on the 6th day of August, 1908, and affiant was placed in a cell in said jail and new remains confined therein; that afflant makes this affidavit for the purpose of having the Henerable Judge of the 8th Judicial District admit affiant to bail; that affiant offers as sureties for xxix bail bend Henry Haasken and August H. Fabel beth of whom are responsible freeholders of the State of Minnesota. Subscribed and sworn to before me : ... Masskan ... this 17th day of Aug. A. D. 1908.

John J. Jalvey.

Criminal Complaint.

State of Minnesota,

County of Carver. The Complaint of G. A. Gatz of said County, made before Albert F. Young, Esq., one of the Justices of the Peace, in and for said County, who, being duly sworn, on his eath, says, that on the 4th day of August A.D. 1908 at the Village of Cologne in the said County of Carver, John Haasken did wrongfully, unlawfully and feloniously take, steal and carry away from the possession of Henry Haasken, and from the barn building there situate of said Henry Haasken, in the nighttime of said 4th day of August, one horse then and there of the value of more that twentyfive dellars, and then and there of the value of seventy-five dellars, one set of harness, then and there of the value of ten dellars, and one buggy then and there of the value of twenty dellars, a more particular description of said property, to-wit, said horse, buggy and set of harness or any or either of them is to this complainant unknown; all said preperty, to-wit, said herse, buggy and set of harness being then and there the property of, and in the lawful pessessien of and belonging te said Henry Haasken; and all said preperty, to-wit, said herse, buggy and set of harness being then and there in the barn building there situate of said Honry Haaskon; ith intent then and there had and en tertained by him the s id John Haasken to deprive said Cenry Haasken, then true owner of all said property, of his said property and to steal and unlawfully obtain and appropriate said property, to-wit, said herse, buggy and set of harness, to the use of him the said John Haas en against the form of the statute in such case made and previded, and against the peace and dignity of the State of Minnesota, and prays that the said John Haasken may be arrested and dealt with G. A. Gatz according to law. Subscribed and swern to before me, this 5th day of August 1908

A. F. Young Justice of the Peace.

Criminal Warrant.

1-200

tate of Minneseta,

County of Carver.ss The State of Minn seta, Te the Sheriff or any Constable of said County: Where s C. A. Gatz has this day complained in writing to me, on eath that Jo n Haskin on the 4th day of August A.D., 1908, at the Village of Celegne in said County, did wrongfully, unlawfully and feloniously take, steal and carry wasy from the possession of Henry Hassken and in and from the barn building there situate of said HenryHaasken, in the night time of said 4th day of August, one horse then and there of the value of more that twenty-five dellars, s.d then and there of the value of seventy-five dellars, one set of harness then and there of the value of ten dellars, and one buggy then and there of the value of twenty dellars, a more particular description of said property, to-wit said horse, buggy and set of harne s or any or either of them is to this complainant unknown; all said property, to-wit, said herse, buggy and set of harness being then and there the property of, and in the lawful pessession of and belonging to said Henry Haasken; and all of said property, to-wit, said herse, buggy and set of harness being then and there in the barn building there situate of said John Haasken; with intent then and there had entertained by him the said John Haasken to deprive said Henry Haasken, he true owner of all said preperty, of his said property and to steal and unlawfully obtain and appropriate said property, towit, said herse buggy and set of harness, to the use of him the said John Haasken against the form of the statute in such case made and provided, and against the opeace and dignity of the State of Minneseta, and prayed that the said John Haasken might be arrested and dealt with according to law.

New, Therefore, Yeu are commanded forthwith to apprehend the said
Jehn Haasken and bring him before me, to be dealt with according to
law. And you are commanded to summen-----material witnesses in
said complaint, to appear and testify concerning the same.

Given under my hand this 5th day of August A.D.1908.

A. F. Yeung
Justice of the Peace.

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ten dellars, and the off the stand the stand of the salue of the salue of w nexe butgrangs questbeyor at any brobesta front and nexus bytes to spice old to enough but needs accurated to the energial ob exit-toleres -nu transaction of the most to mention of the to this complainment unthe in our nit manually in the dis-statement bias to fir to pro ni is is the little is in and mornal to dee bus vague, sered blan, die-of, vir and blac ils and manner to meisse sad libest and his boatty of the leaful pessent of To outly and I dead the outle of the article of the print out the runta tree the bear mildent there are a tree of the state of the property of

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No. 251 INDICTMENT. The District Court for the County of Eighth Judicial District. Carver and State of Minnesota. THE STATE OF MINNESOTA AGAINST

John Hasken.

John Hasken is

ACCUSED by the Grand Jury of the County of Carver and State of Minnesota, by this Indictment of the crime of Grand Larceny In the Second Degree

committed as follows:

John Hasken The said

on the

day of August 4th

A. D. 190 8, at the Village

and State of Minnesota, did in the County of Carver cologne under circumstances not amounting to the crime of Grand Larceny in the first degree, unlawfully and feloniously take steal and carry away from the pessession of Henry Hasken one team of horses then and there of the alue of one hundred and thirty five dollars, one set of harness then and there of the value of twenty five dollars, and one buggy then and there of the value of fifty dollars, a more particular description description of said property, to-wit, of said team of herses, said set of harness, and said buggy, or of any or either thereof, is to this grand jury unknown; all said property, to wit, said team of horses, set of harness and buggy, being then and there the property of, in the lawful possession of said Henry Hasken, and then and there of the value of more than twenty five dollars but not exceeding the value of five hundred dollars, and then and there of the aggregate value of, to wit, the sum of two hundred and ten Dellars; with intent then and there had and entertained by him the said John Hasken to deprive said Henry Hasken, the true owner of all said property, of his said property, and to steal and unlawfully obtain and appropriate said property, to wit, said team of horses, set of harness and buggy, to the use of him the said John Hasken

Contrary to the form of the Statute in such case made and provided, and against the peace and dignity of the State of Minnesota. Dated at Chaska Carver in the County of ... and State of Minnesota, this 29th day of September .4. D. 190.8 06. Brunus Foreman of the Grand Jury. Names of witnesses examined before the Grand Jury. Henry Hasken sure Bushingaryo are very port of potentian and purpose and personal and personal and HIS MAIN DESCRIPT. OF STREET OF STREET, SOME STREET, S hen to deputy and " Langer Teahan, the true order of all said property of At hot exceeding the weller of the langue chilers, but there SOUGH SING SPON ST. T. C.O. O. JOO AND TO I COME SHOW SECOND STAN GRANDEN VON MIN SPACE DIS BLOCKE & STRING BUS THATPE BRIGHOUS OF MENTS CHARTER OF ME OF GREEN AND STORE TO BE BUT THE BUT TOURS I says the committee are not present at the contract and of hermone, which Light Apple of title delights, a pain to distinct answer of the least things pack of the argon of there are true correct to one print the stell product THE OLDER PROJECT AND THE PARTIES AND THE TOTAL ORDER OF THE PARTIES. Their couldest mure and an analytic part apart and could work their INDICTMENT O.G. Brunesser 2 hu yeak 8 M. Judicial Dist the County of Lines Court in and the County of Lines of Ag District Cour County of Geore The State of Minnesota presence of the Grand Jury, to Court, and filed in the office of Hos XI County Attorne Presented by the Foreman, in

DISTRICT COURT CARVER COUNTY, MINNESOTA Telilian of L. Grating

Planning

to detach certain lands

Defendant

A. J. Ceck

Jatty. for Gelelianer Defendant's Atty. Date of Entry July Term Tried September 1908

Judgment for Getitioner

Amount of Amount of Judgment, Date of Judgment Judgment Book Page Default Judgment Book. 190... Date of Docketing

State of MinnerIta

County of Carvery/District Court.

NOTES OF ISSUE.

In the matter of the Petition of Leonard Grates, to detach certain land for the city of Chaska.

Petition published Aug. 2.1908.

7. J. Peck cet for Vitition

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SEP21 190 8
M.O. Muchlburg Clark.

(547)

State of Minnesota

County of Carver/ District Court-8th. Dist.

In the matter of the Petition of

Leonard Grates, to detach certain lands

from the city of Chaska, in said

THE SOUTH WEST AND THE WINDSON

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county and State.

To the Honorable, the District Court of the 8th Judicial District, State of Minnesota, in and for the county of Carver .

Your petitioner Leonard Grates , respectfully states and shows to the court.

1-That the city of Chaska, in the county of Carver in said state, is a municipal corporation, containing less than ten thousand inhabitants, and was incorporated and organized by virtue of Chap, 2 of the Special Laws of 1891, approved March 30th. 1891, and comprises the following described territory in the limits thereof; The north west quarter and the northwest quarter of the northeast qurater, and lots one, twe, three, four, five and six of section number nine; the north east quarter and the south east quarter of section number 8, the south west quarter and the southeas quaretr of section number four, the south half of the south east quarter and the south east quarte of the south west quarter of section number five, all in Township 115 now rth of Range 23 in said county.

2-That yor petitioner is the owner of a tract of land containing not less than forty acres, which is included within the corporate limits of said city, and is described as follows; The south east quarter of the southwest quarterof Section 5, also, Commencing at the quarter section post, between sections five and eight, running thence northerly on the center line of section five, about 65 rods to the land of Andrew Riedele thence east about three rods to the west line of Chaska and Waconia road, thence along the west line of said road, southeasterly to land of George Eitel, about sixtyrods, thence westerly along his land about 7 rods, thence southeasterly about 22 rods to the section line between sectoins 5 and 8, thence along said section line west about 45 rods more or less to place of beginning, situate in the south east quarter of section 5, and containing 12 acres of land more or las, all of said land beingin township 113 north of Range 23 west, and containing 52 acres of land. That said tract of land is unplatted, and is used and occupied exclusive -ly for agricultural purposes, and was so used and occupied at the time the same was included within the corporate limits of said city, and ever since and has no community of interest with the platted portion of said city, in the maintenance of a city government, and has no adaptability to city purposes, and receives none of the benefits resulting from the incorporation of said city, and is so situated that it can be detached from said city, without in any manner affecting the symmetory of the settled portions of said city.

Wherefore your petitioner prays that by proper decree of this court said tract of land be detached from said city.

Hotelang 20 1908

H. Preck Leonard Graber

Her En Polition.

S\_ate of Minnesota

County of Scott/ss/ Leonard Grates being duly sworn says that he is the petitioner in the foregoing proceeding , that he knows the contents of said petition and that the same is true of his own knowledge.

Subscribed and sworn to this 22 day of July 1908, before me. N. J. Peck Astan, Probinioning Seamond Grates Con. 504. Jan 25 1913.

Upon reading the foregoing petition and the application of said petitio er, ordered that said petition be heard before the court at the Court House, in the city of Chaska, in said county, on Monday the LE day of August 1908, at ten o'clock in the forenoon of said day, or as soon thereafter as counsel can be heard. MUMorrison

ated July 2/ 1908.

Judge of said Court.

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S\_ate of Minnesots

County of Scott/ss/ Leonard Grates being guly sworm says that he is the petitioner in the foregoing proceeding that he knows the contents of said petition and that the same is true of his own knowledge.

Subscribed and sworm to this --- day of July 1908, hefore me.

then reading the foregoing petition and the application of petition errordered that said petition be heard before the court at the Court House, in the city of Chasks, in said county, on --------- the court of August 1908, at ten c'clock in the forencen of said day, or as soon thereafter as counsed con be heard.

Dated July --- 1908.

Judge of said Court.

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pint. Court Barrelando Pitatar 8 4 Gratar comen of Comment. FILED F.O. Mullbry Clerk

P. W. Morrison, Judge of said Court. First pub. July 30, 1908.

T. OBLIGATION.	Chapka Hgrald Print
State of Minnesota, County of Carver, District Court-Rth District.  In the matter of the petition of Leonard Oraces, to detach certain lands from the city of Chasks, in said County and State.  To the Howerable, the District Court of the 8th judicial District, State of Minnesota in and for the County of Carver.  Your petitioner Leonard Grates, respectfally states and shows to the court.  1. That the city of Chasks, in the county of Carver in said state, is a municipal corporation, countaining less than ten thousand inhabitants, and was incorporated and orthised by virtue of Chap. 3 of the Special Laws of 1891, approved March 10th, 1891 and comprises the following described for ribory in the limits thereof. The north west quarter and the south east quarter of section number cine; the sorth east quarter and the south east quarter of section number gipt, the south west quarter of section number four, the south half of the south east quarter and the south east quarter of section number four, the south half of the south east quarter and the south east quarter of the south west quarter of section number for the south west quarter of section number for the south west quarter of the south west quarter of section number for the south west quarter of the south west quarter of section for the south west quarter of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south west quarter of section for head of the south south said to south south said land head a bout 2, rods, thence southeasterly a hout 2, rods, thence westerly along his land	County of Carver  Came personally before me  and, being duly sworu, deposes and says that he now is, and during all the time hereinafter mentioned has been, the editor and printer of THE WEEKLY VALLEY HERALD, a weekly newspaper printed and published in Chaska in said Carver county on Thursday of each week. That he knows of his own knowledge that the printed notice of Putting TW Valley  hereto attached, cut from the columns of said newspaper, was inserted, printed and published in said newspaper once in each week for Two successive weeks, and that all of said publications were made in the English language. That said notice was first inserted, printed and published in said newspaper on Thursday, the first inserted, printed and published in said newspaper on Thursday, the first inserted, printed and published in said newspaper was a collection of general and local news, comments and miscellaneous literary iteris; and regularly issued and published on Thursday of each week from a known office of publication, said office being equipped with the necessary materials, presses, etc., and skilled workmen for producing the same, and has consisted of no less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages, of five columns or more to each page, each column not less than four pages and consisting as above set forth, was printed and published in the English each page and page and publis
July 1908, before me,  (Seal) H. J. Peck, Notary Public  My commission expires June 25: 1913.  Upon reading the foregoing petition and the application of said petitioner, ordered	

Judge of Probate.



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Muellberg Chern

(3-47)

State of Minnesota

County of Carver/ District Court.

In the matter of the Petition of Leonard Grates, to detach certain lands from the city of Chaska, Carver Co. Minnesota.

The above entitled matter came on for hearing before the kourt at the Court Room in the Court House, in the ciry of Chaska, in said county, on the 28th. day of September 1908, upon the Petition and proof of service thereof, and the proof of the publication MMMM of the notice and petitio as provided by Cham. 221 of the Laws of 1907, of the state of Minnesota, the Petitioner appeared in person and by his attorney H.J. Peck, there being no appearance on the part off the city of Chaska, or otherwise, and after hearing the prooof on the part of the petitioner, I find the collowing facts;

First- That the city of Chaska is a municipal corporation, containing less than ten thousand inhabitants reganized under Chap. 2of the Special aws of 1891, in the county of Carver Minnesota.

Second- That the Petitioner Leonard Grates, is the owner and for twenty years has been the owner of the following described land in said city and county, to wit; The south east quarter of the south west quarter of

rection five also commencing at the quarter section postbetween sections five and eight running thence northerly on the center line of section five about sixty five rous to the land of Andrew Riedele, thence east about three rous to the west line of the Chaska and Waconia rough thence along the west line of said rough, south easterly 5 land of George Titel, about sixty rous, thence westerly along his land about seven rous, hence south easterly about 22 rous to the section line, between section and 8, thence along said section line west about 45 rous more or less to place of beginning, situate in the south east quarter of section 5, and and containing 12 acres of land more or less, all of aforesaid described land being in Township 113 north of Range 23 west, and containing 32 acres of land, and during all of said time in the possession thereof.

Third-That said premises are agricultural lands and have never been platted and are and always have been used for agricultural purposes and

are only suitable for that purpose. That they are located nearly one mil mile from the business portion of said city, in a ravine and ypon a high hill, and has no community of interest with said city government.

Fourth- That said premises has no adaptability to city purposes, and receives none of the benefits off city government.

Conclusions of law.

As conclusions of law I find that the said petitioner is entitled to have said premises detached from said city and attached to and become a part of the township of Chaska, and it is so ordered. Let judgment be entered accordingly.

Juage of District Court.

Dist lear Convertain In the manage of the formation of the party of the same of the sam CARVER COUNTY, FILED 

State of Minnesota County of Carver/ District Court. In the matter of the petition of Leonara Grates.to detach certain lands from the city of Chaska, Carver county Minnesota.

The above entitled matter came on before the court upon petition, of the owner of the following described premises, on the 28th.day of September 1908, and after hearing the proof of the petitioner Reonard Grates, and after due consideration the court made his finding of facts and conclusions of law, wherein he found that the following described premises are included within the platted portion of the city of Chaska, but were never platted into lots or blocks or otherwise, and are only suitable for agricultural purposes, and have no community of interest with the city government of the city of Chaska, in said county, and receive none of the benefits of the city government, which said premises are described as

collows: The south east quarter west quarter of section 5, also, come and west quarter of section 5, also, come and sing at the the quarter section post, between sections five and eight, running thence northerly on the center line of section five, about 65 rods to the land of Andrew Riedele thence east about three rods to the west line of Chaska and Waconia road, thence along the west line of said road, southeasterly to the land of George Ettel, about sixty rods, thence westerly along his land about 7 rods, thence southeasterly about 22 rods to the section line between sections 5 and 5, thence along said section line west about 43 rods more or less to place of beginning, situated in the south east quarter of section 5, and containing 12 acres of land more or less, all of said land being in township 113 morth of Rauge 23 west come taining 52 acres of land.

and said court having ordered that said premises be detached from the city of Chaska, and attached to the township of Chaska, pursuant to chap. 221 of the Laws of 1907, of said state, Now Therefore, it is hereby adjudged and decreed and the judgment and decree of this court is that the said premises hereinbefore described be and they are hereby detached from the city of Chaska aforesaid and attached to the township of Chaska, and that said premises are no longer a part of the townsite of said city of Chaska aforesaid.

Court, this 29 day of Sept \_\_\_ 1908, by J.O. Marehelberg Clerk of said Court.

presquet Filed September 29, 1908 H.O. Muchlburg (5-47) Chin