

Minnesota.

District Court (Carver County).

Civil and Criminal Case Files and Index.

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DISTRICT COURT, CARVER COUNTY, MINN.

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	Senberg
Man.	of aux Magleson
11	T vs.
hl	-2
Ohrest	ich Larsay and
Delruis	Just Lausay and Pang Defendant.
(1, 9	Heinomanne
Jas.	Plaintiff's Attorney,
/	reality solutioney,

Defendant's Attorney.

Date of Entry 2224 15, 1873

Register of Actions A Page 169

Term Tried 1

Judgment for Laxatiff

Amount of Judgment \$243(10)

Date of Judgment Laxatiff

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Default Judgment Book Page 309

Herald Pub. Co., Chaska, Minn.

In District wourd

John Junberg administrator of thought mosecon take of Carrer County Deseased

Maginst

Christiana Darson and

andrew 8. Long The abovenanced Plaintiff administra for of all and sugular the good, Challeds and aredet of Dugat Moseson . take of the said country of Carver , deceased . Ampluming says. That berelefere to wel; on the 14 to day of Jebruary. Il V. 1871. at Carver, Carver County, Munisota, said defens doubt made their promissory note in writing whereby for talu received. They promised to pay to August Meseson, or order. On the first day of Forember W. D. 1871. The sum of two deundred bollars with interest to ten prost per amount antil hard, and then and there delivered The same to raid August Moseson.

That though the said promisory note became du before the commencement of this action, and payment of said exact was guild generanged of said selengange to the said placetoff, yet they the said defendants have neglisted and start the best of the dellare interest on I month and o days and the reof. "

about the said plainlift a now the Tampal holder of the said promissory note, and that the said ofendants are july ungepted to pring presenter in the June of the granded.

Folio 3"

Dollard (2.200.00) principal, logaring (2.000. f) brallot at the rate of ten per and per annue, from to 19 th day of Soplanber 11. D. 1871. Whereafor the Hambely demands judgement against said defendants for the sum of two hundred dellars \$200.). prenapal logether with whereat thereon, at the vale of so per and for amount from the 19th day of Ithit 6. 9. 1871, besides the costs and distursuments of this below Alsintiff of they. \$ 35.70

Country of Carver) 00. In Castriet Court. Ich Judicial District. John Judany administrator of angust moseson late

of corner country decived

against

Mustiana Garson

and andrew B. Gong.

The stat of minerala to the

Lainliff Aty

above named defendants.

You. Christiana Darson and Under I. Dong on hereby summered and required & answer The complaint in the above wildled action, which has been foled in the office of the chok of the court, at charks, we said county, and to serve a copy of your answer to the said Complaint on the subscreber, at his office of carrier, in the Country of Con. and state aforesand, within wenty days after the service of the rummous on you exclusive of the day of such wice, and of you fail to answer the said complaint withen the an aforesaid. The plantiff will take Judgement against you for two hundred dollars. together with wherest thereon at the rate of so per out per annue and frace from cheef and close it whered it I. I this for and distance

ments of the Volion. Doled Corver Mum this 2 / 185 Meinam Edu 6" 15" day of many 1.1. 1873.

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still of municida complete Corner To parmam pand level gard smarin says that he is the Ottorwed for the places off on the londing sugge so action that the foregoing complaint a true to the best of his Howardadge , information & belog . And further that the reason why this verification is made by this deposent to not by the plainty hunself & because the said plaintiff is about from the Country where this deponent, planetiff said attorney resides and that the ground of his beful founded whom the fact that the order a soil complaint mentioned & set forth is on his this deponent's hand's for collection. Sword & Subscribed before me Joseph Melling and Mis 15 day of may 11. 1873. ink Harmen The shale of states in them of a shapen wheel then to the first the states of the stat the of Aunasold Country of Cross-

State of minutata District Court Mounty oflavor. John Genberg administration Wate of Corver be, deceand Christina Sterson Inds Andrew P. Thong, Officiarit of no Census, Giled, Gun Gots a D1873

State of Memusota Danit of Games The District Court & District John Luky Administrator of August Maseson late of Brus Cant deseased Affidacit of no against Orishia Hummer and Audrew F. Jong Carrier Counts 3/ De the Manuam sing first duly swow say that he is the Altorney for the Have lift in the foregoing whilled achin, that have them hours days have elapsed once the Dervice of the Turnous and Camplaint, former in said action; that there has been no appearance Mercin on The fat of said defendantes eighter by outure deminer or allevier. to be for me this 9 1 1873 & She aincean May inbull Celus Heir Court Marverbolnin, white Oak # 1,00

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Mate of humanta Buthert Gunt 8th Mithest Mounty of Caron-John Howberg administrator of august Musisan Hate of Judgment, Cherry deceated Christing Harton Ling lindrew, P. Long & Unpontfiling in whis Ustion the Conflaint and Summond With prouft of Herenal Service thereof, together With an affidavit of no Conver or appearance childred believe worthe part of the defendants. Moutherefore Upon motion of troph heimmann any for the pleintiff, lit is hereby adjudged and the Judgment of of this Went is that Said Plaintiff du recover of this befondants The hum of Sive hundred dollars, Sained by taid hummons and complaint with Therty live dellars lindswenty cents, interes line Ven dallan and thinety lents but and dibutements Hafeden lair letton, who whole Comounting to the Fund Two hundred forty three dollars law feel lents und that law Plaintiff have this Claseful Groups therefor, Judgment Lintenest & Sall Howard Hommond C. o Lugar 11/11/11 Wellette Total & Matil, Sum 16 th 1873, By Wellent: Buhrayenbull

State of Minnesota Mounty of Carrer, John Senberg administrator lat Muyutellnaleton Monistirla & Octon Ind Judgment RATU Indyment Interest Cush Giled. June 16 to as 1878.

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DISTRICT COURT, CARVER COUNTY, MINN.

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A CONTRACTOR OF THE PARTY OF TH	
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DISTRICT COURT, CARVER COUNTY, MINN.

Lecial C. D.	Plaintiff.
· Us.	
au Moore	/
	Defendant.
Batter & Ge	tiff's Attorney s
Defendo	unt's Attorney.
Date of Entry May	19.2h 1873 Page 170
Term Tried	
Term Tried Judgment for Plaint Amount of Judgment 8 1	H
Amount of Judgment &	- zh 1873
Date of Judgment Ling 3	19- Page 3/6
Defen 74 7 7 2	Page
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Herald Publishing Co., Chask	a, Minn.

State of Minnesola District Court Eight fudicing District County of Coron danie 6 moore, Asa moon 3 This cauce hereing this day been brought on to be heard upon the come plaint field Therein the Alderdant not heaving accounted as deferenced in count we time and after tu refort of Janie Store Region from which it appears that all the material facts charged in said complaint sere true aren that the court defendant hus been quiety of the mingrees election of senit claiming for more than the years immediate, preceding the commencement of this action, and that the children reamed in said complaint our the checken of sain plumity send defendant, and the said Caurt upon such heuring having ordered fullyment in this action in favor of Derich plantif as demanded in sent conplaint. In mation of Bayla & Rech Altorner for the Ruice plantity it is adjunged and decreed, and this court by wirted of the power and authority therein recetue and in pursuance, and in pursuance of monider dath adjuly and diere

and the fullyment of this court is that the marriage hetion the can't plainty Laure & Moon and the defencement chen Moon her destalant and the come is hereby dissalved accordingly, And the suit parties are and Euch of them is ful from the saligation, thereof, and it is justin ordered Edjudged and de erner that the Quil plantiff have the ever control and formention of the cheleven of Ruit parting Dis. Stanley of the sage of Sixten years Church of the age of fautengues Freenta of the age of tollingure I da of the my of thompun nece, of the axeg Hineyears and Lealy of the cage of Remen your during the security of land Satur Acey wer stay 848 Ghrayenhull lelut the Urder for Judgment

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State of Minusota Dist. levert 8th Juell Keist Carver levusty. Louisel, Moore } brelo. Ava More 3 Moon reacting and filing the populs in the above entitles action together with the report of the Referen and it appearing that the allegations in saina Corrylaint are true Now threfor whom motion of Backer 4 Pedo lettys for said Raiding it is herely ordered thatacheren bignest the marriage Contract between rain Keinligg land defengeant in favor of sain Rainty and have the care and emstory said minon hildre as fragad for in said Conflaint, Dated Aug. 5. 1873 By the Court. The class will sign and Enter A. G. Chatfield fungs de. judgment or decree accordingly.

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Report of Reference.

Jeles, lugues & # a 0 1878.

Gehragentickle

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State of munerota Westrict leourt Eighth Judicial Wistrict Country of Carour. Louis le Mesons Asa Merore 3 Now pursuance of an order of this court made in the above antitled action and dated the 4th day of August AD 1873 by Which it was referred to me the undersigned referes to take proof of all the material falls charged in the complaint in this action and to report Such proof to this court of the Subscriber Referer aforesend residing in Said County of Curver to whom the Execution of Said Order was confined do herrby outify and report that I have taken the proof in this action on the part of the plaintiff and that Such proofs and hereto Subjoined as my report. all of which is respectfully Submited Manuel Stone

State of minusta Legitnet Court Eighth Judicial Wistrict Country of Courver Louise. Co. Meoore 2 Au moore. 3 Depositions taken this 4th day of August N.D. 1873. in the abover Entitled action on the part and behalf The plaintiff before Duniel Stone Referer Baster & Peak appearing for the pleintiff no one appearing for the defendent Louise Ce. moord plaintiff in the above Entitled action produced and Sworn as a witness in her own behalf upon being or ally Examined by attorneys for the plaintiff deposes as follow - & an the pluistiff in the above Entitled action I recide at Ohereka. in the County of Curver in the State of minusta I have resided in this county for more than ten years last part & am now thirty Eight years old the defendant in this action is thirty mine years olds in this State on the 9th day of November 1855 A had by him my Housband the defendent

Six Children that are now living three Sous. Stanley. Sittem years old Charles Fourteen years old and Franso twilor years old and three daughters Ada. of the age of Eleven years Ally of the age of nine years and Libberg The age of Seven years. my husband run away from me and my children between the 9th and 13 days of November AD. 1865 & had no quarrell with him beford or at the time he left He did, not give me the least intimation that he intended to leave me Ho went away with another woman I have never heard directly from him Since he left. but I have heard from others who baid Saw him Some where in Missouri - He has never Sent or furnished me or my Children one cent Since he left me, He left me no property or money - & have by my own Cabor Suported, my self and Children Sines my husbland diserted me. I have lived for the last Six years in the family with my Sister in Charter, I never gave dry husband and Cunse or reason to leave me but always treated him Kindlyy dillow to before me this 4 th May

of age and the defendent thirty Arine years of age Subscribed and Sworns Frederick Salta 25 beford me this sthetay of august AD 1873 Daniel Stone Referer Meno Fredericka Salter Called and Sworn on part of the slamliffs and Exammed orally testified as follows - & reside in the Vilage of Chasta in the County am acquainted with the parties to this action The plaintiff is my Sister She has lived in my I know the Children of the plaintiff and defendent and of the manys ages and Sexes respectfully as therein Stated. The plaintiff was married to the defindent at the time and place mentioned in the complaint On or about the 13th day of november AD 1865 The defendent deserted the plaintiff He has never lived with her Sine. When he deserted the plaintiff he left for parts unknown

Daniel Stone Frederick Salter Called and Sworn on the part of the plaintiff and Examreside in charta Village Carver Comity minmesta & am acquainted with the parties to this action the plainliff is my Sister in Cow. She has lived in my family for the past six years I know the children in the complaint to be the Children of the Rumtiff and defendent and of the names ago Stated. The plaintiff was married to the defendent at the time and place mentioned in the Complaint. on or about the 13th day of november A De 1865 the defendent deserted the plaintiff He has never lived with her Since Then he deserted the plaintiff he left for parts unknown his Whereabouts have never Since been Known to the plaintiff or my Left or any of her frends. The plaintiff has never received any assistance from the defindent what Ever Sine he left her. She has Suported herself and her children by her grow labor. The plaintiff is more thirty leight years

File lug Sta A 1873 Willer May which

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his whereabouts have never Linea been known to the plaintiff or The plantiff has never received any assistance from the defendent whatrogs since he left her. The has suported hereil and her Children by her own labor. The plaintiff is now thirty Eight years of age and the defendent Thirty Prine years of age Subscribed and Soon to before me this 4th day of ang AD 1873 & Fredricka, a. Haller Daniel Stone (teferer)

Moderaflount for Reference,

Jilu, lugart Sts 184873.

State of Minnesata District Court Eight fuctions Destuct Laure Co movie 2 aquet Asa moon 3 On reading and feling proof of the Rervere of the Rememon, and complaint in the above entitle action and further proof that vivore Then Thirty days have Elapsue since Such Rervece, and that no Busin or demun hus luce served Turin on the end planting or her altony and that suid alfudent her real appeared in said action - Ordered for the above plantiff that rend action he referred to Daniel & tous as referre to tala and refort to said court the Ustimung of and on du Rurt of and pleinty and that refere make Ruch report with all councient Dutiel Any 4th 843
By the Court. A. G. Charfield
Judgete Speed -

Mark of Referer,

file August Stratt873,

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State of Minnesala District Court Eighth pudicide District County of Course Lauise & moon o Asu moan 3 County of Caron 58, I do Suluno by areun that I will furth ferry send fairly heur and Examin the action choul sutitle and make a frest and true report thereon decending to the lest of my whility and understanding , So but me had Sules critical and Levoin to trefor me 3 Daniel Stone their 4th day of August 001848 Hy. Pedo Stoley Public for Min.

Hili, augus 1sta 218/3,

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State of Minnesota District Court Eighth judicine On thece County of Carren

Louis 6 moore 3 Asu moore 3

County of Courses ss. & & Bayte being duly livour on outh cays that he is one of the actioners for the security in The schour entitle action. That the Eumnous and complaint have been served, in this action, on the debone named defendant by publication, which sient Remoce were completeles on the third day of July ADTS 48, That more than thirty day ham Plafand since the service of line Senie mon End Complant as aforsaine, and no answer or denner has been Reenid afon or received by said postily or her attomy, in this action, no lus simil defendent in any moun affeured Therein and further sent met. Salescriber and soon to 2 L 1 Bayta defore me this 4th day glunner & Aday Pobled

Gette, langust 5th at 1873, Selection State 1873,

Mo.

State of Manusatu Caunty of Ecerum 55 A L Du Tuit hery dies, Ruden on auth Ruys that his funtion and foremen in the Office of the Vereny Aralet a mully news puper printer and ful lished quel weell in the Village of Churche in the County of Corun in the state y which the foregany is a printer capy has her regularly pulles had in said news super, on a wick, for Six Succession neuks, Commenciny on the 22d day of May co 21848, and Ending on the I'd day of fully as \$ 1843. The day of the last publicution turno, and further this affeant suith mut me this 4 to day of August Cho 1843 Thoys Intoit H.y. Pede Notary Public for Min

Tutiser hu and ewing to trefor me their 19th day?

The trefor me their 19th day?

They Cast 18 7 3 ?

Hy. Reso

Solary Poblice

for alline. Diriet Court Ravin Pash.

State of Minusata District Cant Eighthe fuelieur Diet Canty of Carron Laurale, Clboon) Asu Moore 3 Caunty of Cerme 55- Ld / Dagte being duly swow on out sur that he is one of the actionings for the plumity in The above and tothe aste and the affect further sons the he action that the above runned Allemant is mut a modert of This state of Minnesute, and that he cannot be fremed Therein, and This appeart further Ruys that the Assilina of senie defendant à nat known to sunt pleen tog or setting her attours in this action. and our affecult fruits sens that this action or ormungte by sunt pluntify against said defendant for disona, in on of the curses presented by land to weit for the weiful distrion of said more then three your huger

State of Minnesota District Court Eighth fudicial District County of Carne Laure 6. alle vare 3 Asu maare 3 The plaintely in the about Entetter action for complaint thereis repetfully that and Chows to the Esect that the above runnel planting here duly married to the about named defendant on the 9th day of November Horrs in the cety of Straul in the true Friedow now state of Minnesalt. That the said plaintiff is used of the age of Thirty right years and the raid defendant is now of the cige of thirty nine years, that the same plane life has residue in the state of Memusate for more There ten yours last part and still uside Therein That there has been born to such plaintiff and affect as the fruit of live marriage and are now leaving Dig children: That is to day there down and the daughter, as follows. Stanly of the age of System yours. Thurles of the age of function yours and hrank of the age of tracker yours also I da of the aye of Elenen years, Nelly of the age of min years and ally of the age of come quers. That allem The minet and Thereenthe days of November ADISCES-in the county of Carme in The State apresent The saint defindant without any just cause or morantine did weilfully dunt the said plantity and land with and still day discreptively, the send place to face the send place to form leist apresent alsound to part with which the sind place of

That chies the him last aformaind the said aspectation has may beather and referred during all of the lieu to limitely or her said Children or any or rether of the Part. The said plantiff him during are of the time aformand have completed, and had by her owne later him sufferture her self had her said Children, That since the said defendant diserted the said plantiff and the said aformand at the line and a the meaning apprecial server plantiff has mean head from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and a the meaning from said Children at the time and the meaning the said Children at the time and the said Children at the time and the meaning the said Children at t

Murifice the sunt plantiff demances acceptant that the marriage contract now rejeting bestioned the sand plantiff and defendant he dissulant and that a disorder from the borness of matricing for grante to send plaintiff, and further that the said plaintiff have the care custody management and reduced in of said thick has and all of them. And such other and justice relief ces to secure court share seems fust and proper-

Plainty Utomis

State Minusatu County of Carson 55 Xeum bollow belong duly swow on sith longs that the or pleasing in the above guttle action, dut the her hurd real the Jungany Complaint and Brown the contents thereof . level that the same is him of her own Knarolilys Except as to meether them set forthe When her information and belief and that as to those neather the believe at to be Subscriber and Wore to Cufor me this 19th day of May COST 3 Louisante, Moore Hy frels Astary Public for allien

" and State of minuente in anyl for the secret county of currendo herete certify and return that I home much deliged Rurch for the with newwel definatered send that he account the found in this county- and that since definedent is not a resultant of the I have ander my house this 19th ley of they CEST843

Country of Cocasau Laura 6. Olle oon Asu moore The State of Minnesota, TO THE ABOVE NAMED DEFENDANT are hereby summoned and required to answer the Complaint You which is herewith served in this action el copy of When your and to serve a copy of your Answer to the said Complaint on the subscriber, at Their office in Chustra in the County of Carne in the State of Municipation within Lawy 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 apply the the Court for the relief demanded in the duid complaint Dated May 1900 1. D. 1878 / Longton & Seek Plaintiff Attorneys Chees Kee

Hate of himnelotes District bout Munty ofberrer, asa moore, Judgment Roll, Jilw, lug & Sta & 1873,

Batter D'est letternings furtlaintiff. Grinn,

DISTRICT COURT, CARVER COUNTY, MINN.

Louis C	Plaintiff.
	US.
	Defendant.
	Plaintiff's Attorney
Date of Entry	A Page 170
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Judgment for A	sixtiff
Amount of Judgment &	- Th. 1873
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Default Judgment Book	
Date of Docketing	

No. 74/

DISTRICT COURT,

CARVER COUNTY, MINN.

Thong Briedert Plaintiff.

1'8,

J. Wimmes!

Defendant.

Rojen + Roger Plantiff's Attorney.

Defendant's Attorney.

The of Entry 27 23, 1873
Chegister of Actions A Page 17/

Judgment for _____

Amount of Judgment \$

Herold Publishing Co., Chaska, Minn.

ostrial Court, County of Barrey Carne PARTY'S VERIFICATION. file, may 23, a A 1873. ROGERS & ROGERS Attorneys, Saint Paul, Minn.

State of Minnesota, personally, and being duly sworn doth say that he is in the above entitled action: that the foregoing pleading is true of his own knowledge, except as to those matters therein stated on his information and belief, and as to those matters' that he believes it to true. Subscribed and Sworn to before me On this A. D. 187

State fllieweda - 2 sitth intiel Heiny Briedel & the complaint frais flailight Coul-aut eloles Matheutofor word. believe du 1 st day Juftenebe 1872 and the 4th day of Gebruary 1878 2 La Rainty of the Special sissauce and legund-felefundard Rold furnished and delime hodifu latel Culain foods wares and Muchantin d-and for aud which were wrocen and The volue yette greet seem level pries now fully stoled in bills thing duly her lind by said flainly War'd defendant Ceul Which war worth and church it in all totalum Z From hunder & Sky Toododaw. That send foods free 2000 upon hixly days time,

Mal-the Rown has not bun Some the Rum of Ben hun lud dollar fai i thereon belian the 24th day querender 1872 and the 25th day of framery one du cue & fayment has bun duly demanded, Munfort Clauby deman & 4 Sudment opaint Sail Hour hendel and Syther 69/100 dollan and intime there from and Diver nonumber 15 1872 besides the constant disbursements gthis action Royan Comme

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State of Minnesota, County of Carvin aul upon oath doth say, each for himself, that he is one of the sureties above named; that he is a resident and freeholder of and in the State of Minnesota, and worth the amount of Ulu Wousan Dollars, specified in the foregoing bond, above his debts and liabilities, and exclusive of his property which is exempt from execution. Subscribed and Sworn to before me, DISTRICT

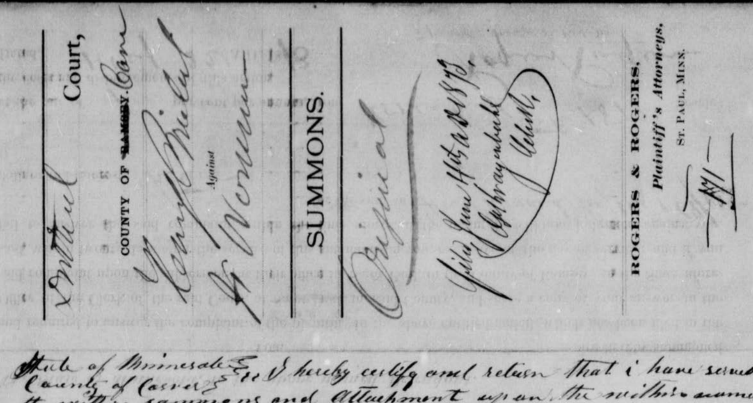
401	(1 State of Minnesota,)	DISTRICT COURT,
	Country of Carrer	Leyell - Judicial District.
	Hany Brief	int-
	H Wonu	
-	or min	ar
	Fnow all Men by these Presents, That	Hung Budul-
	and I I, Lunenfe	Isor Oskuretin
	are held and firmly bound unto H	runor
2	defendant in the above entitled action, in the sum of	Our Thousand
	Dollars lawful money of the United States, to be pa	id unto the said
	heirs, executors, administrators or assigns, for whi jointly and severally bind ourselves, our heirs, exerpresents.	cutors and administrators, firmly by these
	Sealed with our seals and dated this A.D. 187 The Condition of this obligation is such that,	whereas, the above named plaintiff has
	applied to the proper officer for a writ of attachmen	t against the property of
3	defendant in said action, and has filed an affice provided. Now therefore, if the said plaintiff shadefendant (if he recover judgment in said action,) reason of the attachment, not exceeding the sum of	ll pay all costs that may be awarded to said
		dollars, then this obligation shall be void,
	otherwise of force.	
	900 1114	ereunto set our hands and seals on this
	Signed, Sealed and Delivered in presence of	5 Henry Breider
	Trederich Griner	Thilin Hay & SEAL.
	State of Minnesota, Sss. Be it Known,	200
4	day of May A.D. 187 3, came 1	d H Lunenfels
	to me well known to be the same persons who execute acknowledged the same to be his own free act and de	uted the foregoing bond, and each severally
	(Compared to the state of the	" Judujek Greiner
	San Joseph	Just of Huer for Courses Comes

Expett subriel Gounts of Carrel ss. Many Brieful Il Noumer County of Comes Howy Brident came before me personally, and being first duly sworn, doth say, that he is said Plaintiff in the above entitled action, which is brought for the recovery of money, and a summons has been issued therein. That a cause of action exists against the Defendant, and in favor, of said Plaintiff therein, Lepun 74/100 Plaintiff's claim therein is Hour bulled winly is as follows, that is to say: That herelefore lowir believe the 1873 level plainty of the 4th day of the frances
and repairly of the special instances
and refund to defendant sold furnished
wores and michantin for the opening and priess mon feely slates in bills theren) and which were worth and amounted Barall lotter Sum of Fine humbed lighly solding the flow dolland, That tail foods we Lold whom Digles days time, That the have been not tun feind nor any four things Speel the Sum & Ole humbreddolland level therer believed the 24th day y nonember 1872 and the 24th day of aming 1873 thouk the same is long one due and pergenent and that said defundant has assigned withouter with nibert to lelay and defrand 4 obout to assign secrete and dispose this difraul his Credition And said Afflant doth depose and say, that said Plaintiff is in danger of losing his said

claim by reason of the facts aforesaid, unless a Writ of Attachment issue; and prays that such Writ of Attachment may be allowed and issued against the property of said Defendant therein, according to the Statute in such case provided; and said Affiant says that no previous application has been made therein for such order, and further saith not.

Subscribed and Sworn to before me, on this A. D. 187

To the Clerk of said Court :



that of Minnesale For I hereby certify and return that i have sand land of larver on one attachment up and the milhor account of Hammer of Carrier (aunty by delinering the principles andly a true and Correct Copy of Sommons & will of Attachment in Carrer (aunty of Sommons & will of Attachment in Carrer (aunty and the 22 day of May 22. 1883

her server \$ 1.20

I. Heckling Sheriff of Carver la

State of Minnesota, County of Minnesota, California	Sijhlh Dubii of
A Wonnes	Summons.
The State of Minnesota, to the above named Def	jendant.
· You,	are hereby summoned
office of the Clerk of the said Court, at Saint Peul in said C	
said complaint upon the subscribers at their office in Saint Pau	
said, within twenty days after the service of this summons on y	ou, exclusive of the day of service; and if you
fail to answer the said complaint within the time aforesaid for e sum of	How hundred Eighly 16910
dollars and interest thereon	
at the rate of / per cent per annum, from Won	unbuls th 1872 Besides
	00
the costs and disbursements of this action. Dated, May 22 A.D. 1813	Noque Tague
	Plaintiff's Aturneys, St. Paul, Minn.

ontré !

Court.

State of Munusata Comey of Carmess. I attacher the Stalker of goods. But returned sund property to aget by order of plainty Joking cow of property \$ 15.111 V. Huklin Theriff of farnes (as Amer 1

DISTRICT COURT. County of Judicial District. WRIT OF ATTACHMENT. State of Minnesota, County of Ceare The State of Minnesota, To the Sheriff of the County of Com Whereas, In the above entitled action, an application has been made to the proper officer for a Writ of Attachment against the property of defendant therein, setting forth by affidavit that a cause of action exists against such defendant and specifying the amount of the claim and the ground thereof; and that the assigned Deceled on I de defendant and the bond required by law has been duly executed and filed, in and said writ allowed and directed to issue by said officer; Therefore, You are hereby commanded and required to attach and safely keep all the property of said & Nonum ... within your county, not exempt from execution, or so much thereof as may be sufficient to satisfy the said plaintiffs demand, which amounts to the sum of How Keen he Much Lenen V 4/100 for as appears by the Complaint in said action, together with costs and expenses, and that you proceed herein in the manner required of you by law. Witness the Honorable of the District Court aforesaid, at day of in the year 18 X Mayenbruk Clerk.

DISTRICT COURT, CARVER COUNTY, MINN.

Thong Bri	edert. Plaintiff.
	vs.
J. Winn	-
Rogers + C	Positiff's Attorney.

Defendant's Attorney.

Date of Entry May	23 ,1873
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Term Tried	
Judgment for	
Amount of Judgment \$	
Date of Judgment	
Judgment Book	Page
Default Judgment Book	Page
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DISTRICT COURT, CARVER COUNTY, MINN.

Swan Kindputh
vs.
Frederick Heallise
Warner & Foroler Plaintiff's Attorney
Bastesty Berk Defendant's Attorney.
Date of Entry 2 2 3, 48 73
Register of Actions
Judgment for Defendant
Judgment for Defendant
Amount of Judgment \$ 9,85 Date, of Judgment Sept. 2/4 1974
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/ Charles Minn

Re She Dum

Afficiant of Iwan Krundguier

Lerved May 25th 1873

J B

Julie, June 3ª ast 1873,

Warner & Fowler

State of Minnesota So Swan Thungmist being first duly sworn befores and says That he is The owner of and satisfed to the possession of took sight buchelo and five sounds of Joing wheat of the value of Fifty two hollars and Eighty five cents wow stored in the wavelouse of She Durin of the Lower of Canver in the County of Carver and taken by 7. Heckin sheriff by viste of a mit of Replevin at the suit of one Vatrick Kelly That this deponent raised the said Wheat and deposited the same in the Said wasehouse for the purpose of having the same Safely kept and took receipts from the said The Dunn for The cafe Recking of the Same. That this deponent has not sold the fail Wheat or any beart thereof Subscribed and sworn to Seefore me this 25th day of (Swan Rundgreet May ax 178 Trank Harmer The Pener

District bourt

Midicial district

Livan Rundguist

Frederick Hecklin

Summons

Jeles June Jan 81843, Merayuntull,

Marner & Fowler ally for Paintiff Carver minn

hutier would tale of remedie & Courte of carriers Indicial Destrict · Lwan Rundquist Summons aguinst Honey It rue ice Hecke The State of Mornicola, to the avove named Defendant Jou Frederick HECklin are hereby summoned and sequered to moures the Complaint in the above entithed action which is filed in the office of The Clerk of the Destrict Court at Charka in said County und to serve in copy of your said answer to the Complaint herein, within wenty day a ter the service hereof whom you exclusive of. The day o wich I vice and if you fail to mover the Complaint within The time a orseard the fairly in this action will affry to the Court for the hereif demanded in the countlains Dated May 27th & Narmer & Fowler Carver,

Hate Of Meinnosta 2 1 went of Caros I the underigand, lovery in and for said land of Corner, do hereby certify and when that I have taken the Broket described in the oursed affideast in Papledin in obedince to the order andward Thream and That I have severed The annessed, Summerons, Dond in Replion, Affidavitin Puplian of fidavit of ownership and right of topision on the willim hamed dift, fred, Hecklin in the ET May Jering James \$1,00, and is plaining the same to him and by the 40 and the delivering to him and having necepany of peners to seem his hands a time and Correct Cot theest seed ea fel kul the frosts 3 ov serving officavit flain 50 and of each of Theme, and that when the 50 giving af a Country bound the property washe turned to the defendant ~ a Soud in Replieding 50 Maynes Walk You are hereby required to insue award directed to the Sterif, commanding term totake the property described in the within affidivit, from the within numed Defendant, and the same safely keep until disposed of according to law.

Dated Man. 28 4. D. 18 3 Affidavit in Replevin.

and that the actual value of the aforesaid property is Tifty and Nothing and Pollars, and further saith not.

Subscribed and Sworn to before me, On this 26 day of May A.D. 1878 } - Swan Rund Jacot Tours on this 26 day of May A.D. 1878 }

Frank Marner Justice of the Pence

DISTRICT COURT.

Judicial District.

Swan Rundquist

BOND IN REPLEVIN, when defendant desires a return of the property.

Frederick Hecklin

Snow all men by these presents, That the Finederick Holmes and The A Briffin as another are held and firmly bound unto Sevan Kundquist

Plaintiff in the above entitled action, in the sum of Ane bundred & six Dollars, lawful money of the United States, to be paid unto the said Kundquist

heirs, executors, administrators or assigns, for which payment well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and administrators, firmly by these presents.

27th day of May Sealed with our seals and dated this A. D. 18/3.

The condition of this obligation is such that WHEREAS, a writ of replevin has been issued in this action, and certain personal property, therein described and alleged to be of the value of Tree hundred & six seized by virtue of said writ, and said defendant desire a return of such property to according to the statute in such case provided;

NOW THEREFORE, if said property shall be delivered to said plaintiff if a delivery is adjudged, and said plaintiff paid such sum as for any cause may be recovered against the defendant, then this obligation shall be void, otherwise of force.

IN TESTIMONY WHEREOF, we have hereunto set our hands and seals on this day of May A.D. 1873 Signed, sealed and delivered in presence of J. Huklin f. L. Madowald Estolines Miny A, Inffice [SEAL.]

State of Minnesota, County of Carre 27th day of May A.D. BE IT KNOWN, that on this 1878 came before me personally, & Heckling, E. Halines Friffin

and The A.

to me well known to be the same persons who executed the foregoing bond, and each severally acknowledged the same to be his own free act and deed, Commen Holenes and State of Minnesota, County of A. Griffin upon oath doth say, each for himself, that he is one of the sureties above named; that he is a resident and freeholder of and in the State of Minnesota, and worth the amount of Oue hundred & six Dollars, specified in the foregoing bond, above his debts and liabilities, and exclusive of his property which is exempt from execution. Estolines Subscribed and Sworn to before me, On this 27 day of May A.D. 1893 man A Griffin As Reismand Public Carrer Co Menn State of Minerala Carer County & b Sherely colife that a for the service a for me of the within board the Maynus Walk Therein mentioned was by me returned to said left Doted May 28 - 1878 Corone Cover to Menin eturn of the property seized on the writ Defendant's Bond in Replevir

to me well known to be the same persons who executed the foregoing bond, and each severally acknowledged the same to be his own free act gnd deed. State of Minnesota, Country of Carver upon oath doth say, each for himself, that he is another the surety, above named; that he is a resident and freeholder of and in the State of Minnesota, and worth the amount of one hundred and Sim Dollars, specified in the foregoing bond, above his debts and liabilities, and exclusive of his property which is exempt from execution. 26 day of May A.D. 1873} Yohne Wills Tren Subscribed and Sworn to before me, On this.

DISTRICT COURT, State of Minnesota, County of Carver Judicial District. Swan Tundanich Frederick Stecklin Bond in Replevin. Know all men by these presents, That love Livan Rundynich as principal and John a. Hilotrom as sunty are held and firmly bound unto Frederick Hecklin The defendant in the above entitled action, in the sum of the hundred and six lawful money of the United States, to be paid unto the said Frederick Hecklin heirs, executors, administrators or assigns, for which payment well and truly to be made, we joining and severally ofthe ourseives, our neers, executors and administrators, firmly by these presents. 26th day of Slay Sealed with our seals and dated this A. D. 1873 The condition of this obligation is such that WHEREAS, an affidavit has been duly made in this action, that the said defendant wrongfully detains from said plaintiff certain personal property therein described, of the value of Fifty two dollars and lightly five cents Dollars, and said plaintiff claims the immediate delivery of such property to him, according to the statute in such case provided. NOW THEREFORE, if the said plaintiff shall prosecute said action with effect, and return said property to said defendant if a return is adjudged, and shall pay to him such sum as for any cause may be recovered against the plaintiff, then this obligation shall be void, otherwise of force. IN TESTIMONY WHEREOF, we have hereunto set our hands and seals, on this 26th day of May 1. D. 1873 John Rundger SEAL.] Signed, Sealed and Delivered in presence of frow lin State of Minnesota, County of Carve 26th day of May A.D. BE IT KNOWN, that on this 1873 came before me personally Lovan trundquist John a. Hileton

State of Minnesota. Country of Carver John Rundy suit came before me personally, and being duly sworn, doth say that he is Pluintiff in the above entitled action: that the foregoing Couflaintis true of his own knowledge, except as to those matters therein stated on his information and belief, and as to those matters, that he believes it to be true.

On this 27th day of Buy of Buy A.D. 1873 frank Orasnur

Justice of the Peace

Wherefore said Plaintiff demands judgment against said Defendant for the immediate return and possession of the property above described, or the sum of Fifty hap Dollars, the value thereof, in case a delivery thereof cannot be had, and Livery five Dollars, damages for the detention thereof, besides the costs and disbursements of this action.

Dated Carrier Kray 26 1873

Plaintiff's Attorney's

Sistrict County.
Sistrict Court.
Hundynist
Tredonich Hecklin

Ville, When WY WANGED of the Whole of the Manner of Standard Clark

PAUL PRESS PRINT.

Mess

Country of Carower San Judical Court.
San Judical And
AGAINST COMPLAINT.

Frederick Hickein

The complaint of the Plaintiff in this action shows to this Court, and states:

That said Plaintiff is the owner and entitled to the immediate possession of that certain personal property which is described as follows, that is to say:

Forty sight bushelo of Spring Wheel

That the same, all and singular, and the possession thereof, are wrongfully and unlawfully detained from said Plaintiff by said Defendant at the County of Carrier in the State aforesaid. That said Plaintiff has demanded and caused to be demanded of said Defendant the delivery and possession thereof before the commencement of this action; but said Defendant has refused and still refuses and neglects to deliver the same, or any part of the same to the Plaintiff And that the same is worth, and of the actual value of the deliver deliver and sollars.

John Rumpuiet
Lector Campuiet
Latur vs
Frud Hicklin

Gilid, Jugue 16th at 1843, Gul hray whenhit Lelind.

State of Monnesota District Court Eighth feelie Destries County of Garner Jahr Rangust agust Frederick Nicklin Constantin Daugherty agust Feederch Hecklin John Phlyse agust Frederick Nichlin falm Att alstrom agust Freedrick Hrelling Ad Underson agues Fruderick Heellin Dudirick Lenger agust Fonderick Buchlis On motion of Bayla a Rell attorneys for the definition to rach and del of the about & ulelle, actions Ordered that the definiteent have in Each and all of luid action until the first day of fully col 1843 therine Setus fun 16th 848 A. G. Chalfeed findge to to male and lerve his auxune

Frater State of Munesate Settet Court Sight fudicial Settet Carry of Carm John Rundyeust } Fred Keckling? The defendent in the tebone saturda action for auxour to the conflaint of The plumby therein dein that the seine plantiff is the own or Entitled to the passession of the personal property described in the seed Cour plaint or to any part thereof as therein celleged And further accoving the defendant alleges that he said defendant is now and for mon then on your last fear husben Shiriff of the country of larun in the elate of Minnisate, that or the 26th day of may assis 43 the said personal property in the Ruid Complaint described was award by and was the property of John Dune of Carne in said county of Caron send were Them Stored in the were house of much Hulun at Ceron aforesund, Mut on the day and your aforesied at Curan apresent und white the sind fales bream when ar us aforemed the Eaght where bushers of Shing what The Quid defendant in shiriff afouraid and

Then in is hands, end to time directed, when out of and weeks The least of The dishiel Court in and for the sied caunty of Curver in a certain action then hending in said court wherein Lucia A Martin was plaintiff and the send fahre burn laws defendant did in oludience to send wet take into his pass escion Reize and attach as the property of the Said Jahr June the send personal property and all get and ded by wirter of sind went of altech ment hold possession of the secul until latter from him ander the proceedings in this action and the defullant says that he is rutilled as Is shoriff aforemed under the activelyment aforesaid to the mundach passession of Sul personal praparty- Wherefore the dyndust demands fully went Enjacent the sand plantiff for a where to him of secul property acception cuse a return there y come the had then for the Reen of fifty two deller and my lity hon dollars danagus the hule of annie property, and the cost, of the action Buglistick If medent allowy

ATE OF MINNESOTA, of Carun DISTRICT COURT. Leglathe Judicial District, An Kungenst AGAINST und Hicklin avit of Verification by Party. lile, Affrit Usta A 1894. Dayly & Rie

146

State of Minnesota,

Frud Kicklin

being duly sworn, doth depose and say, that he is Continued in the action in the foregoing Collected entitled, and that the said Collected is true of his own knowledge, except as to the matters which are therein stated on his information and belief, and as to those matters, that he believes it to be true.

this 28 day of fund A.D. 1873 The lothing this Rectar Recalle

State of Minnesota Caunty & Commos - & & Bayte being duly love on outh Days that he is one of the planting definitions dectorings in the within sutitle access. That on the 14th day of march A01874 he served a capy of the weithin notice of hise she & recent Warmer attorny for the within numer claimlife, by depositing the sauce in the part office at Churchen in sime curun cannet, the stone of servence of the alfreducts actomy & inclosed in an sumlake adougless to the Luce French Warm at Currer in semi county hisplace of residence that at the time of mailing send perher he kind the once any partage thereon and that there is a regulow mais Lyon me this 30th day of the 18744 L Litangto Chefreyenbuhl felest wint levent Filed this Minteeth day

Rounty of Caran } ss.	DISTRICT COURT,
Againing of Carrier	Judicial District.
Juliu Run	yeurt)
Findlineh H	elelin)
	the issue of fuet
at the next General	
fry grade court, at the	Court House in the Villeur
of Churchen in said	County on the Live The day of
A. D. 1874 at	
Dated, March 1 Yours Respectfully,	87 4
Yours Respectfully,	Jagly X/ CER
To Houla Muru	Attorney for Confidence
Attorney for Plea	estippe

District Courty
County

falu Rangement

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Foud Arckelm

Jili, June 16th abs 873,

Bayta & Rich

State of Minnessta District Court Eighth fullicit District Country Carron

Constantin Dungherty legues Frederick Heckling folie Pfleyor against Frederick Hickling folie Hiller against Frederick Hickling of D Anders on against Frederick Hickling Derduck Language Frederick Hickling

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Dir - How we're pleure to telle motiva that the stilling bill of costs and dis burements will be lang set and edjusted in the weeting Gutitur exction by and before of hear in hubl Chris of the within Eisterlie Court at his Office in Cheesten in the country of Carren Minusater on this they of fully Chots 74 at len oclock in the fore woon of that day and fudyment for such Costs and disteursements enterne against since plainty . Dates fely 25 1874 Bayter & Pick In Frank Marin John Phimpsier Staden Ceare

State of Minmedia
County of Casm Sing had lover on oach longs that his one of the
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fully and their 200 clay of party
of 1844

State of Minnesota Writtel Court fet feit County of Carner, (Stran Rundgwist / against Freder Heestlin, This Caute Cume on forheaving at the General Turn of Laid Court on the stold ay efleprit at 1874, and on mation of Hefendents aturney faid action has dismissed by the levent, Non therefore, before motion of Bayler Sull attorneys for Desisotoff befordant His hereby adjuldy Id and determined, that Said refendant recover of Jaid Plaintiff the Sum Wine dollars and lighty five lents costs and Tail befordant thave this Clariful process Letter St. at 1844

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DISTRICT COURT, CARVER COUNTY, MINN.

Swaw Rindquist Graintiff.
U8.
Frederick Heefline Defendant.
Warner + Fowler Plaintiff's Attorney.2
Baster & Beck Defendant's Attorney.
Date of Entry May 25, 48 73 Register of Actions Page 176
Judgment for Defendant Amount of Judgment 8 9, 85
Amount of Judgment & Date of Judgment Seft 2/11 1874 Judgment Book Recold A Page 384
Judgment Book Page 384 Default Judgment Book Page
Default Judgment Book Page Date of Docketing Sent. 2 Let 19
Judgment Revert Aprile - 186 -