



[Minnesota.](#)
[District Court \(Carver County\).](#)
[Civil and Criminal Case Files and Index.](#)

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No. 739

DISTRICT COURT,
CARVER COUNTY, MINN.

John Senberg
Adm. of Aug. ^{Plaintiff} ~~Molson~~
vs.
Christian Larsson and
Andrew Flaug ^{Defendant.}
Jas. Heinemann
Plaintiff's Attorney,

Defendant's Attorney.

Date of Entry May 15, 1873

Register of Actions A Page 169

Term Tried 1

Judgment for Plaintiff

Amount of Judgment \$ 243.10

Date of Judgment June 16 1873

Judgment Book ~~Minute Book~~ A Page 309

Default Judgment Book Page

Date of Locking June 16, 1873

Judgment Book April 166

Page 1

State of Minnesota
County of Carver }

In District Court
3^d Judicial District

John Durborg, Administrator
of August Moseson late of
Carver County Deceased,
Against
Christiane Larson and
Andrew S. Long

The above-named Plaintiff, administrator of all and singular the goods, chattels and credit of August Moseson, late of the said county of Carver, deceased, complaining, says, that heretofore to wit; on the 14th day of February, A. D. 1871, at Carver, Carver County, Minnesota, said Defendants made their promissory note in writing, whereby, for value received, they promised to pay to August Moseson, or order, on the first day of November A. D. 1871, the sum of two hundred dollars with interest at ten per cent per annum until paid, and then and there delivered the same to said August Moseson.

That though the said promissory note became due before the commencement of this action, and payment of said note was duly demanded of said Defendants by the said plaintiff, yet they the said Defendants have neglected ^{to have & lost the sum of \$100.00} and refused to pay the same, or any part thereof. *

Page 2

That the said plaintiff is now the lawful holder of the said promissory note, and that the said Defendants are justly indebted to him thereupon in the sum of two hundred

Dollars (\$200.⁰⁰) principal, together with interest thereon,
at the rate of ten per-cent. per annum, from the 19th
day of September A. D. 1871.

Whereupon the Plaintiff demands judgment against
said defendants, for the sum of two hundred dollars,
(\$200.) principal, together with interest thereon, at the rate
of 10 per-cent per annum, from the 19th day of Sept
Folio 4^a A. D. 1871, besides the costs and disbursements of this action.

J. B. Grinnard
Plaintiff & My.

\$ 35.20

State of Minnesota
County of Carver } ss.

In District Court.
8th Judicial District.

John Striberg
Administrator of
August Mosson late
of Carver County deceased
against
Christiana Larson
and Andrew S. Song.

The State of Minnesota is the
above named defendants.

Police 5" You, Christiana Larson and Andrew S. Song are
hereby summoned and required to answer the complaint
in the above entitled action, which has been filed in the office
of the Clerk of this Court, at Charles, in said County, and
to serve a copy of your answer to the said complaint on the
subscriber, at his office at Carver, in the County of Carver
and State aforesaid, within twenty days after the service
of this summons on you, exclusive of the day of such service,
and if you fail to answer the said complaint within the
time aforesaid, the plaintiff will take judgment against
you for two hundred dollars, together with interest thereon
at the rate of 10 per cent per annum ~~and costs~~ paid from
the 19th day of Sept. A.D. 1871 besides the costs and disburse-
ments of this action.

Dated Carver Minn this 15th day of May A.D. 1873.
J. B. Weiman
Plaintiff J. H.

State of Minnesota } ss.
County of Carver }

J^d Wammann being first duly sworn
 says that he is the Attorney for the Plaintiff in the foregoing cited
 action that the foregoing complaint is true to the best of his
 knowledge, information & belief. And further that the reason
 why this verification is made by this deponent & not by the Plaintiff
 himself is because the said Plaintiff is absent from the County
 where this deponent, Plaintiff's said Attorney resides and that the
 ground of his belief is founded upon the fact that the Debt in said
 complaint mentioned & set forth is in his this deponent's hands for
 collection. Sworn to & Subscribed before me *[Signature]*

This 15th day of May A.D. 1873.

V. L. F.
Frank Warner

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[illegible]

State of Minnesota
County of Carver
The following Unincorporated
Towns and Township lots of
Carver County Decided
Against
Indians, Farmers and
Andrew P. Gray
Substant and Summary

Received

Wm. May 1848
Wm. May 1848
Wm. May 1848

State of Minnesota
District Court
County of Carver.

John Senberg Administrator
of August J. Moberg
late of Carver Co., deceased

vs
Christina Carlson and
Andrew P. Thong.

Affidavit of no answer.

Filed, June 1st 1873
J. H. Graymuhl
Clerk

State of Minnesota
County of Crow

In District Court 8th District

John L. Berg Administrator
of August Rosson late of
Crow County deceased

against

Christina Rosson and
Andrew P. Long

Affidavit of no
Answer

Crow County 36

Joseph Williamson being
first duly sworn says that he is the Attorney for the
Plaintiff in the foregoing entitled action, that
more than twenty days have elapsed since the
service of the Summons and Complaint, returned
in said action; that there has been no appearance
therein on the part of said defendants either by
answer demurrer or otherwise.

Subscribed and sworn to before me this 9th of 1873 J. P. Williamson

J. Graymable
Clerk of District Court
Harrowden, Minn.

Statute Book 45.90

State of Minnesota
District Court 1st District
County of Carver.

John Herberg, Administrator
of August Morison late of
Carver County deceased
against
Christina Marton and Andrew P. Long.

Judgment.

Upon filing in this
action the complaint and summons with proof of personal service
thereof, together with an affidavit of no answer or appearance
in said action, on the part of the defendants.

Wherefore, upon motion of Joseph Kreinmann attorney
for the plaintiff, it is hereby adjudged and the judgment of
of this Court is that said Plaintiff do recover of said Defendants
the sum of Two hundred dollars, claimed by said summons
and complaint, with Thirty two dollars and twenty cents, interest
and ten dollars and thirty cents costs and disbursements
incurred in said action, the whole amounting to the sum of
Two hundred forty three dollars and ten cents, and that said
Plaintiff have this lawful amount therefor.

Judgment interest	\$ 232.20
Statute costs	\$ 5.00
Fees of summons &c.	2.30
Costs per	2.60
	10.40
Total	\$ 243.10

Dated, June 16th 1873. By the Court: Gehrayenbuhl
Clerk

State of Minnesota
District Court
County of Carver,

John Senberg
Administrator of
August Matheson
Decedent

Against
Christina Carlson and
Andrew P. Thong,

Judgment Roll

Judgment	\$ 200. 00
Interest	" 32. 24
Costs	" 10. 90
Total	<u>\$ 243. 10</u>

Filed: June 16th A.D. 1893.
Ushtrayenhuhl, Clerk.

Jos. Weinmann, Registrar
Carver, Minn.

No.

739

DISTRICT COURT,
CARVER COUNTY, MINN.

John Senberg
Adm. of Aug. Wilson

Plaintiff,

vs.

Christian Larson and
Andrew Flang

Defendant.

Jas. Heinemann

Plaintiff's Attorney,

Defendant's Attorney.

Date of Entry

May 15, 1873

Register of Actions

A

Page 169

Term Tried

1

Judgment for

Plaintiff

Amount of Judgment \$

243.10

Date of Judgment

June 16, 1873

Judgment Book

Minute Book A

Page 309

Default Judgment Book

Page

Date of Locking

June 16, 1873

Judgment Record

Page 166

No.

740

DISTRICT COURT,
CARVER COUNTY, MINN.

Louisa C. Moore
Plaintiff.

vs.

Ada Moore
Defendant.

Baxter & Beck
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry *May 19th 1873*

Register of Actions *"A"* Page *170*

Term Tried *19*

Judgment for *Plaintiff*

Amount of Judgment \$ *0*

Date of Judgment *Aug 5th 1873*

Judgment Book *"A"* Page *316*

Default Judgment Book *Page*

Date of Docketing *19*

State of Minnesota
District Court Eighth Judicial District
County of Carver

Louis C Moore }
 agent }
Assa Moore }
 }

This cause having this day
been brought on to be heard upon the com-
plaint filed therein the defendant not having
answered or appeared in said action and upon
the report of Daniel Stone Referee from which
it appears that all the material facts charged
in said complaint are true and that the said
defendant has been guilty of the willful
disobedience of said plaintiff for more than three
years immediately preceding the commencement
of this action, and that the children named
in said complaint are the children of said
plaintiff and defendant. And the said
Court upon such hearing having ordered
judgment in this action in favor of
said plaintiff as demanded in said com-
plaint. On motion of Bayless Beck At-
torney for the said plaintiff it is adjudged
and decreed, and this Court by virtue
of the power and authority therein vested
and in pursuance, and in pursuance of
the statute in such case made and
provided doth adjudge and decree

and the judgment of this court is that
the marriage between the said plaintiff
Samuel C Moon and the defendant Eliza
Moon be dissolved and the same
is hereby dissolved accordingly. And the
said parties are and each of them is freed
from the obligations thereof. And it is further
ordered adjudge and decreed that the
said plaintiff have the care custody and
education of the children of said parties
viz. Stanley of the age of sixteen years Charles
of the age of fourteen years Fannie
of the age of twelve years Fida of the
age of ~~eleven~~ ^{ten} years Macey of the age of
nine years and Abby of the age of seven
years - ~~during~~ the minority of said
children -

By the Court

Dated August 5th 1843

G. Wraymhall
Clerk

Under for Judgment

Filed, Aug^t 5th 1873
G. H. Brown & Co.
Clerk

W. H. C.

State of Minnesota
Dist. Court 8th Judicial Dist
Carver County.

Louise Moore }
- vs - } Ords.
Asa Moore }

Upon reading and filing the papers
in the above entitled action together
with the report of the Referee and
it appearing that the allegations
in said Complaint are true
Now therefore upon motion of Asa
& Peter Utts for said Plaintiff
it is hereby ordered, that a decree
^{signed &} be entered ^{vacating &} annulling the marriage
Contract between said Plaintiff
and Defendant in favor of said
^{and divorcing the said parties each from the other} Plaintiff, and that said Plaintiff
have the care and custody of
said minor Children as prayed for
in said Complaint. Dated Aug. 5th 1873

The clerk will sign and enter
judgment or decree accordingly.

By the Court.
A. G. Chatfield,
Judge &c.

Report of Reference.

Filed, August 5th A.D. 1878.
G. H. W. J. C. H. L.
W. H. L.

140.

State of Minnesota
District Court Eighth Judicial District
County of Carver.

Louis C. Moore
Against
Asa Moore

In pursuance of an Order of
this Court made in the above entitled
Action and dated the 4th day of August
A.D. 1873 by which it was referred to me
the undersigned Referee to take proof
of all the material facts charged in
the Complaint in this action and
to report such proof to this Court &
the Subscriber Referee aforesaid residing
in said County of Carver to whom the
Execution of said Order was confined
do hereby certify and report that I have
taken the proof in this action on the
part of the plaintiff and that such
proofs are hereto Subjoined as my
report.

All of which is respectfully Submitted

Manuel Stone
Referee

State of Minnesota
District Court Eighth Judicial District
County of Carver

Louise. C. Moore 3
 agnat. 3
 Asa Moore. 3

Depositions taken this 4th
day of August A.D. 1873. in the above
entitled action on the part and behalf
of the plaintiff before Daniel Stone Referee
Baxter & Peck appearing for the plaintiff
No one appearing for the defendant

Louise C. Moore plaintiff in the above entitled action produced and sworn as a witness in her own behalf upon being orally Examined by attorneys for the plaintiff deposes as follows - I am the plaintiff in the above entitled action I reside at Chaska. in the County of Carver in the State of Minnesota I have resided in this county for more than ten years last past I am now thirty eight years old the defendant in this action is thirty nine years old I am the wife of the defendant I was married to the defendant in the City of St. Paul in this State on the 9th day of November 1855 I had by him my husband the defendant

Six Children that are now living
three Sons. Stanley. Sixteen years old.
Charles Fourteen years old. and Frank
twelve years old. and three Daughters
Sda. of the age of Eleven years Felly
of the age of nine years and Libby
of the age of seven years. My husband
ran away from me and my Children
between the 9th and 13 days of November
A.D. 1865 I had no quarrell with
him before or at the time he left
He did not give me the least intim-
ation that he intended to leave me
He went away with another woman
I have never heard directly from him
since he left. but I have heard
from others who ~~said~~ 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 - I
have by my own labor supported
myself and Children since my hus-
band deserted me. I have lived for
the last six years in the family with
my Sister in Chaska. I never gave
my husband any cause or reason
to leave me but always treated him
kindly.

J. C. Bloom

Subscribed and Sworn
to before me this 4th day

7 age and the defendant thirty
nine years of age.

Subscribed and sworn, Frederick Salter
to before me this 4th day
of August A.D. 1873
Daniel Stone
Referee -

Mrs Fredericka Salter called and
sworn on part of the plaintiff
and examined orally testified
as follows - I reside in the
Village of Chaska in the County
of Carver State of Minnesota I
am acquainted with the parties to
this action The plaintiff is my
sister She has lived in my
family for the last six years
I know the children of the plaintiff
and defendant and of the names
ages and sexes respectfully as therein
stated. The plaintiff was married
to the defendant at the time and
place mentioned in the complaint
on or about the 13th day of November
A.D. 1865 The defendant deserted the
plaintiff He has never lived with
her since. When he deserted the
plaintiff he left for parts unknown

Daniel Stone
Referee

Frederick. Datter Called And Sworn
on the part of the plaintiff and Exam-
ined orally testified as follows I
reside in Chuaska Village Carver
County Minnesota I am acquainted
with the parties to this action the plain-
tiff is my Sister in Law. She has lived
in my family for the past Six Years
I know the Children in the complaint
to be the Children of the Plaintiff and
Defendant and of the names Ages
and Sexes respectfully as there is
stated. The plaintiff was married
to the defendant at the time and
place mentioned in the Complaint.
on or about the 13th day of November
A.D. 1865 the defendant deserted the
plaintiff He has never lived with
her since. When he deserted the plaintiff he
left for parts unknown his
whereabouts have never since been
known to the plaintiff or my self
or any of her friends. The plaintiff
has never received any assistance
from the defendant what ever since
he left her. She has supported herself
and her Children by her own labor.
The plaintiff is now thirty Eight years

Testimony before Referee.

Filed Aug 25th 1873
J. G. Wraymuhl
Edw. R.

170.

his whereabouts have never since
been known to the plaintiff or
myself or any of her friends.
The plaintiff had never received
any assistance from the defendant
whatever since he left her. She
has supported herself and her
children by her own labor.
The plaintiff is now thirty
eight years of age and the
defendant thirty nine years
of age.

Subscribed and sworn
to before me this 4th
day of aug AD 1873
Daniel Stone
Referee

Fredricka A. Haller

Order of Court for
Reference,

Filed August 5th 1873.
J. G. Hayenbuhl
Clerk.

170.

State of Minnesota
District Court Eighth Judicial District
County of Carver

Laurie C Moore }
 } against
Ada Moore } }

On reading and filing
proof of the service of the summons
and complaint in the above entitled
action and further proof that more
than thirty days have elapsed since
such service, and that no answer
or demurrer has been served therein
on the said plaintiff or her attorneys
and that said defendant has not
appeared in said action - Ordered
on motion of Bayla & Beck attorneys
for the above ^{named} plaintiff that said action
be referred to Daniel Stone as referee
to take and report to said court
the testimony of ~~and~~ on the part of
said plaintiff, and that ^{said} referee
make such report with all convenient
speed -

Dated May 4th 1873

By the Court.

A. G. Chatfield
Judge &c.

Chart of Reference,

Filed August 5th A.D. 1873.
J. G. Wrayentuchel
Udust.

170.

State of Minnesota
District Court Eighth Judicial District
County of Carver

Lewis. L. Moon }
 aymo }
Asu Moon }

County of Carver ss, I do solemnly
swear that I will faithfully and
fairly hear and examine the action
above entitled and make a just
and true report thereon according
to the best of my ability and
understanding. So help me God

Subscribed and
sworn to before me } Daniel Stone
this 4th day of August }

AD 1893

H. J. Peto
Notary Public
for Minn.

Off. d. amt. of no answer,

Filed, August 5th A.D. 1873,
G. H. Wraymuhl
Clerk.

140.

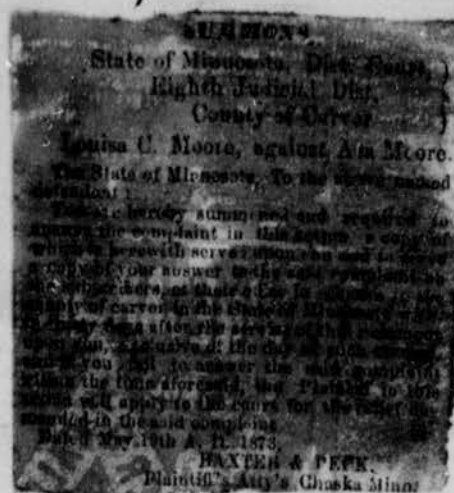
Affidavit of publication.

Giles, August 5th AD 1873.
Wm. H. H. H. H. H.
Giles

No.

State of Minnesota
County of Carver ss

A L Du Toit being duly sworn on oath says that he is printer and foreman in the Office of the Weekly Herald a weekly news



paper printed and published each week in the Village of Chaska in the County of Carver in the State of Minnesota. That the ~~Summons~~

of which the foregoing is a printed copy, has been regularly published in said newspaper, ~~once a week~~, for six successive weeks, commencing on the 22^d day of May A D 1873, and ending on the 3^d day of July A D 1873. the day of the last publication thereof, and further this Affiant with great solemnity and ~~truth~~ ^{before} me this 4th day of August A D 1873 } Mayor Du Toit

H. J. Beck
Notary Public
for Minn

The commencement of this action
 Subscribed and sworn
 to before me this 19th day
 of May A.D. 1843 } L.V. Dwyer
 H. J. Pico
 Notary Public
 for Minn.

District Court
 Canon County

Laura Moore
 vs

John Moore
 Applicant for Partition

Filed May 19th A.D. 1843
 J. J. Dwyer
 Clerk
 = 170. =

Register Rock
 Register

State of Minnesota
District Court Eighth Judicial Dist
County of Carver

Laura C. Moore }
agent }
Ara Moore } 3

County of Le Sueur SS. I d Deponent
being duly sworn on oath say
that he is one of the Attorneys for the
Plaintiff in the above entitled action
And the Affiant further says that
he believes that the above named
defendant is not a resident of
this State of Minnesota, and that
he cannot be found therein, and
this Affiant further says that the
residence of said defendant is
not known to said Plaintiff
or to ^{his attorney} ~~his~~ ^{or either of his attorneys} in this
action. And this Affiant further
says that this action is brought
by said Plaintiff against said
defendant for divorce in one of
the cases prescribed by law to act
for the successful desertion of said
Plaintiff by said defendant for
more than three years ^{next preceding and} before

since the time last aforesaid has well fully de-
serted and still has desert, manifestly, the said plain-
tiff. And did at the time last aforesaid also send
to parts unknown to the said plaintiff.

That since the time last aforesaid the said de-
fendant has neglected and refused, during all of the time
to him within or support in any manner the said
plaintiff or her said children or any or either of them.

But, the said plaintiff has during all of
the time aforesaid been compelled, and has
by her own labor been supporting her self
and her said children. That since the said
defendant deserted the said plaintiff and their
said children at the time and in the manner
aforesaid said plaintiff has never heard
from said defendant or known of his
residence or whereabouts.

Wherefore the said plaintiff demands judgment
that the marriage contract now existing between
the said plaintiff and defendant be dissolved
and that a divorce from the bonds of matrimony
be granted to said plaintiff; and further
that the said plaintiff have the care, custody,
management and education of said chil-
dren and all of them. And such other and further
relief as to said court shall seem just
and proper.

Raymond B. Rich

Plaintiff's Attorney

State of Minnesota
County of Carver ss

Louisa C. Moore being duly sworn
on oath says that she is plaintiff in the above
entitled action, that she has heard read the
foregoing complaint and knows the contents
thereof, and that the same is true of her own
knowledge except as to matters therein set forth
upon her information and belief and
that as to those matters she believes it to be
true—

Subscribed and

sworn to before me this

19th day of May 1884 Louis C. Moore

H. J. Pelt

Notary Public

for Minn

DISTRICT COURT.

Eighth Judicial District.
County of *Carm*

Sauirub Moore

vs

Geo. H. Moore

SUMMONS.

Complaine

Given, May 19th AD 1893.

Wm. H. Haysworth
Chas. R.

Ray & Peck.

Plaintiff's Attorneys

Press Printing Co., St. Paul.

State of Minnesota
County of *Carm* ss. I find *Hecklin* Sheriff
in and for the said County of *Carm* do hereby
certify and return that I have made diligent
search for the within named defendant and
that he cannot be found in this County. And
that said defendant is not a resident of this
County or State

Given under my hand this 19th day of May
AD 1893.

Hecklin

County of Essex

Laura C. Moore
August
Asa Moore

SUMMONS.

The State of Minnesota, TO THE ABOVE NAMED DEFENDANT:

You are hereby summoned and required to answer the Complaint

in this action a copy of which is herewith served
upon you.

and to serve a copy of your Answer to the said Complaint on the subscribers, at their office in
 Chester in the County of Carmel in the State of Massachusetts
 within ~~three~~ ^{ten} 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 to the Court for the relief
 demanded in the said Complaint

Dated

May 19th

A. D. 187

B. Lupton & Co.

Plaintiff's Attorney: Chester A. Minn.

State of Minnesota
District Court
County of Ramsey,

Louise C. Moore
^{vs}
Osa Moore,

Judgment Roll,

Filed Aug 5th A.D. 1893.
H. H. Hagenbuhl
Clerk.

170

Dexter D. Rich Attorney
for Plaintiff
Charles Quinn,

No. 740

DISTRICT COURT,
CARVER COUNTY, MINN.

Louisa C. Moore
Plaintiff.

vs.

Asa Moore
Defendant.

Baxter & Peck
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry May 19th 1873

Register of Actions "A" Page 170

Term Tried 19

Judgment for Plaintiff

Amount of Judgment \$

Date of Judgment Aug. 5th 1873

Minute Record "A" Page 316

Default Judgment Book Page

Date of Docketing 19

No. 741

DISTRICT COURT,
CARVER COUNTY, MINN.

Henry Briedert
Plaintiff.

vs.

F. Wimmer
Defendant.

Rogers + Rogers
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry May 23, 1873
Court Reporter
Register of Actions A Page 171

Term Tried 1

Judgment for

Amount of Judgment \$

Date of Judgment 1

Judgment Book Page

Default Judgment Book Page

Date of Docketing 1

Judicial Court,
County of ~~Ramsey~~ *Carnes*

Marj Bridel
AGAINST
H. Wommer

PARTY'S VERIFICATION.

Complaint
Filed, May 23^d, A.D. 1893.
Attest my hand *Edw. R.*

ROGERS & ROGERS
Attorneys,
Saint Paul, Minn.

471

State of Minnesota,)

ss.

County of ~~Ramsey~~. *Garn*

Henry Prindel

came before me

personally, and being duly sworn doth say that he is

Sac

Plaintiff

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

22

day of

May *Henry Prindel*

A. D. 187

By *Friedrich Gruner*

Notary Public, Minn.

*Reg. of Deeds
for Ramsey County, Minnesota*

Vol 1

State of Minnesota } District Court -
Carrie Crowley } Eighth District

Henry Bridget }
} against - }
} J. W. Wimmer. }

The complaint of said Plaintiff
in this cause shows to this
Court and states

That pursuant to writ. between
the 1st day of September 1872
and the 4th day of February 1873
2 Said Plaintiff at the special
instance and request of defendant
sold furnished and delivered
to defendant certain food,
wares and Merchandise at and
for and which were worth and
of the value of the agreed sum
and prices now fully stated
in bills thereof duly received
by said Plaintiff from defendant
and which were worth and
amounted in all to the sum
of Four hundred eighty & 69/100 dollars.
3 That said goods were sold
upon sixty days time,

That the same has not been
paid nor any part thereof
Save the sum of One hundred
dollar paid thereon before
the 24th day of November 1872
and the 28th day of January
1873 though the same is long
over due and payment has
been duly demanded,

4 Wherefore Plaintiff demands
Judgment against said
defendant for the sum of
Four hundred and eighty
69/100 dollar and interest
thereon from and since
November 18th 1872 besides
the costs and disbursements
of this action

Robert Roper
Att'y

State of Minnesota,

County of *Carver*

ss.

Philip Henk

And H. Summelfel

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 *One thousand*

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,

On this *22* day of *May* A.D. 187*3*

Frederick Grimes
Philip Henk

Frederick Grimes
Reg. of Deeds
for Carver County

DISTRICT COURT,

County of *Carver*

Henry Breit

H. Womum

BOND IN ATTACHMENT.

I hereby approve the within Bond and the sureties thereon.

Dated *May 23* A.D. 187*3*

A. G. Chapin
Judge.

Robert Lyman
Plaintiff Attorney

St. Paul Pre & Co., 101 Third Street, St. Paul.

Filed, May 23, A.D. 1873
Wm. H. Hagenbeck Clerk

8. D. 1873

4 of 1 State of Minnesota,
County of *Carn*

DISTRICT COURT,
Eighth—Judicial District.

Henry Brident
vs
H. Wommer

Bond in Attachment.

Know all Men by these Presents, That *Henry Brident*
as principal and, *Philip Henk*
and *H. Lummelsor* co-defendants
are held and firmly bound unto *H. Wommer*

2 defendant in the above entitled action, in the sum of *One Thousand*
Dollars, lawful money of the United States, to be paid unto the said

H. Wommer his
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.

Sealed with our seals and dated this *22^d* day of *May*
A.D. 187*3*

The Condition of this obligation is such that, whereas, the above named plaintiff has
applied to the proper officer for a writ of attachment against the property of

3 defendant in said action, and has filed an affidavit pursuant to the statute in such case
provided. Now therefore, if the said plaintiff shall pay all costs that may be awarded to said
defendant (if he recover judgment in said action,) and all damages which he may sustain by
reason of the attachment, not exceeding the sum of *One Thousand*

dollars, then this obligation shall be void,
otherwise of force.

IN TESTIMONY WHEREOF, We have hereunto set our hands and seals on this
22 day of *May* A.D. 187*3*

Signed, Sealed and Delivered in presence of

John Rogers
Fredrick Greiner

Henry Brident [SEAL]
Stephen Lummelsor [SEAL]
Philip Henk [SEAL]

State of Minnesota,
County of *Carn* } ss. Be it Known, That on this *22^d*

4 day of *May* A.D. 187*3*, came before me personally *Henry*
Brident *Philip Henk* and *H. Lummelsor*
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.

Fredrick Greiner
Notary Public for Carnot County

Vol 1 State of Minnesota,
County of Carnegie } ss.

No. 39.

District Court.
Eighth District

Henry Brient
against

J. H. Houser

Affidavit for Attachment.

STATE OF MINNESOTA,
County of Carnegie } ss.

Henry Brient 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, and the amount of said Plaintiff's claim therein is

Four hundred ninety
seven & 49/100

Dollars, and the ground thereof

is as follows, that is to say: That herebefore I will believe the 6th day of September 1872 and the 4th day of February 1873 said Plaintiff at the Special instance and request of defendant sold furnished and delivered to defendant certain goods wares and merchandise for the agreed price and prices were fully stated in bills there duly rendered by said Plaintiff to defendant and which were worth and amount to

3 all to the sum of Four hundred ninety
seven & 49/100 dollars, that said goods were

sold upon sixty days time, that the same has not been paid nor any part thereof except the sum of one hundred dollars paid thereon before the 24th day of November 1872 and the 26th day of January 1873 though the same is long over due and payment has been duly demanded.

And that said defendant has assigned secreted and disposed of some of his property with intent to delay and defraud his creditors; and that said defendant is about to assign secreted and dispose of his property with intent to delay and defraud his creditors.

And said Affiant 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

22 day of May

A. D. 187

B
Frederick Guiner
Reg^r of Deeds
for Lucas Co. Ohio

Henry Breiderly

Ontario Court.

County of Lucas

Wm. Breiderly

against

Wm. Prosser

AFFIDAVIT FOR ATTACHMENT.

To the Clerk of said Court:

On filing the within affidavit and a bond approved by me in the within entitled cause, let a Writ of Attachment issue as within prayed.

Dated

May 23 1873

A. G. Chaffee

Judge of said Court.

Filed

May 23 A. D. 1873

Wm. Breiderly

Clerk of said Court.

Robert Logan
Plaintiff's Attorney

D. Kammer, Printer.

711

State of Minnesota,

COUNTY OF ~~RAMSEY~~ *Cannon*

int'd *South*
Eighth District

Wm. P. P. P.
Wm. P. P.
Wm. P. P.

Summons.

The State of Minnesota, to the above named Defendant.

You,

are hereby summoned

and required to answer the complaint of the plaintiff in the above entitled action, which has been filed in the Office of the Clerk of the said Court, at ~~Saint Paul~~ *Charles* in said County, and serve a copy of your answer to the said complaint upon the subscribers at their office in Saint Paul, in the County of Ramsey, in the State aforesaid, within twenty days after the service of this summons on you, exclusive of the day of service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff will take judgment against you,

for the sum of *Four hundred Eighty & 68/100* dollars and interest *thereon*

at the rate of *7* per cent per annum, from the costs and disbursements of this action.

Dated, *May 22* A.D. 18*73*

November 13th 1872 Besides

Rogers Rogers
Plaintiff's Attorneys, St. Paul, Minn.

State of Minnesota
County of, Carver. I attached the Stacks of goods
of within named dept in his Store in "Herald Block"
But returned said property to dept by order of plaintiff
this 14th day of June 1893

for Loan \$ 100.00
Taking care of property 15.00
\$ 115.00

J. Huklin
Sheriff of Carver Co
Minnesota

Book 20 2 of May

District Court,

County of

Carver

Henry B. Smith

vs
J. H. Huklin

Writ of Attachment.

Issued

May 23d

1893

W. H. Huklin Clerk.

Returned

June 4th

1893

J. H. Huklin Clerk.

Robert J. Smith
Plaintiff Attorney.

ST. PAUL PRESS PRINT.

—191.—

State of Minnesota,
County of Carr

DISTRICT COURT.

25th Judicial District.

Henry Brundel
vs.
J. W. Wommes

WRIT OF ATTACHMENT.

State of Minnesota,
County of Carr

The State of Minnesota,

To the Sheriff of the County of Carr

Whereas, In the above entitled action, an application has been made to the proper officer for a Writ of Attachment against the property of J. W. Wommes

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

was assigned executed and disposed of some
defendant this property with intent to delay and
defraud his creditors; and that defendant has
assigned executed and disposed of this property with
intent to delay and defraud his creditors
and the bond required by law has been duly executed and filed, in the clerk's office
of said county

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 J. W. Wommes within your

county, not exempt from execution, or so much thereof as may be sufficient to satisfy the said

plaintiff's demand, which amounts to the sum of Four hundred

and no more 400.00 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 A. G. Schfield Judge

of the District Court aforesaid, at Clark

this 23 day of May

in the year 18 73

G. Strayhorn
Clerk.

No.

741

DISTRICT COURT,
CARVER COUNTY, MINN.

Kary Briedert

Plaintiff.

vs.

F. Wommer

Defendant.

Rogers + Rogers

Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry *May 23, 1873*

Court Register
Register of Actions

A

Page *171*

Term Tried.....1

Judgment for.....

Amount of Judgment \$.....

Date of Judgment.....1

Judgment Book.....Page.....

Default Judgment Book.....Page.....

Date of Docketing.....1

No. 742

DISTRICT COURT,
CARVER COUNTY, MINN.

Swan Rundquist
Plaintiff.

vs.

Frederick Hecklin
Defendant.

Warner & Fowler
Plaintiff's Attorney.

Bayless & Beck
Defendant's Attorney.

Date of Entry *May 25, 1873*

Register of Actions Page *176*

Term Tried *19*

Judgment for *Defendant*

Amount of Judgment \$ *9.85*

Date of Judgment *Sept. 21st 1874*

Judgment Book *Record A* Page *384*

Default Judgment Book Page *1874*

Date of Docketing *Sept. 21st 1874*

Judgment Book *Record A page 196*

Re John Danner

Affidavit of
Swan Knudquist

Served May 26th 1873

S B

Given, June 3^d AD 1873,
G. W. Mayenbuhl
Clerk,

Warner & Fowler

State of Minnesota
County of Carver } ss

Swan Rundquist
being first duly sworn

deposes and says

That he is the owner of and entitled to
the possession of forty eight bushels and
five pounds of Spring Wheat of the value of
fifty two dollars and eighty five cents now stored
in the warehouse of John Dunn of the Town of
Carver in the County of Carver and taken by
H. Hecklin Sheriff by virtue of a writ of
Replevin at the suit of one Patrick Kelly

That this deponent raised the said
wheat and deposited the same in the said
warehouse for the purpose of having the same
safely kept and took receipts from the said
John Dunn for the safe keeping of the same.

That this deponent has not sold the said
wheat or any part thereof

Subscribed and sworn to
before me this 25th day of
May A.D. 1878

Swan Rundquist

Frank E. Warner

Justice of the Peace

District Court
8th Judicial district
in in vs
Swan Rundquist
vs
Frederick Becklin
Summons

Filed June 20th 1893
Wraymull
Schick,

Harmer v. Fowler
Atty for Plaintiff
Carver Minn.

State of Minnesota } District Court
County of Carver } 8th Judicial District
Luan Rundquist }
against } ~~Summons~~
Frederick Hecklin } ~~for Money~~

The State of Minnesota, ~~To~~ the above
named Defendant

You Frederick Hecklin

are hereby summoned and required to
answer the Complaint in the above enti-
tled action which is filed in the office of
the Clerk of the District Court at Chaska
in said County and to serve in copy of
your said answer to the Complaint
herein, within twenty days after the
service hereof upon you exclusive of
the day of such service and if you
fail to answer the Complaint within
the time aforesaid the plaintiff in this
action will apply to the Court for the
relief demanded in the complaint.

Dated May 27th } Warner & Fowler
1873 } Atty for Plaintiff
Carver,
Minn

State of Minnesota
County of Carver

The undersigned, Coroner in and for said County of Carver, do hereby certify and return that I have taken the property described in the annexed affidavit in Replevin in obedience to the order endorsed thereon and that I have served the annexed, Summons, Bond in Replevin, Affidavit in Replevin Affidavit of Ownership and right of Possession on the within named deft. Fred. Hecklin on the 27th May 1873, in the Town of Carver in said County by reading

Serving Summons \$1.00
Mileage 40
necessary expenses to return and safely keep the property 3.00
Serving Affidavit of Plaintiff 50
Serving Affidavit in Replevin 50
Bond in Replevin 50

\$ 5.40

and explaining the same to him and by then delivering to him and having in his hands a true and correct Copy thereof and of each of them, and that upon the giving of a Counter Bond the property was returned to the defendant

Maynes Walker

District Court,

County of Carver

Swan Raugust

AGAINST

Fredrick Hecklin

Affidavit in Replevin.

Sir:

You are hereby required to issue writ directed to the Sheriff, commanding him to take the property described in the within affidavit, from the within named Defendant, and the same, safely keep until disposed of according to law.

Dated May 26th A.D. 1873

Yours &c.,

Warner & Fowler

Plaintiff's Attorneys

To the Clerk of the District Court of the

County of Carver Minnesota.

Warner & Fowler

Plaintiff's Attorney

ST. PAUL PRESS PRINT.

Filed June 20th 1873.
Appointed Clerk

State of Minnesota,
County of Carver

District Court

District.

Swan Rundquist

AGAINST

AFFIDAVIT IN REPLEVIN.

Fredrick Hecklin Sheriff of Carver County

State of Minnesota,
County of Carver

ss.

Swan Rundquist

came

before me personally, and being first duly sworn doth say, that he is

Swan Rundquist the

said Plaintiff in the above entitled cause; that said Plaintiff is the owner, and lawfully entitled to the immediate possession of that certain personal property to recover possession of which this suit is brought, and which is described as follows, that is to say:

Forty eight bushels and five pounds of
Spring Wheat

that the same is wrongfully detained from said Plaintiff by said Defendant at the County of Carver and State aforesaid; that the same has not been taken for a tax, assessment or fine, pursuant to a statute, or seized under an execution or attachment against the property of said Plaintiff

and that the actual value of the aforesaid property is fifty two dollars and
eighty five cents Dollars,
and further saith not.

Subscribed and Sworn to before me,

On this 26th day of May A.D. 1878

Frank Warner

Justice of the Peace

Swan Rundquist

State of Minnesota,
County of Carver

DISTRICT COURT,

Judicial District.

Evan Rundquist

against
Frederick Hecklin

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

Know all men by these presents, That the Frederick
Hecklin as principal and E.
Holmes and Wm A. Griffin as sureties
are held and firmly bound unto Evan Rundquist

Plaintiff in
the above entitled action, in the sum of One hundred & six Dollars,
lawful money of the United States, to be paid unto the said Evan
Rundquist

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.

Sealed with our seals and dated this 27th day of May
A. D. 1873.

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 One hundred & six Dollars,
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

27th day of May A. D. 1873

Signed, sealed and delivered in presence of

J. C. MacDonald

F. Hecklin [SEAL.]

E. Holmes [SEAL.]

Wm A. Griffin [SEAL.]

State of Minnesota,
County of Carver } ss.

BE IT KNOWN, that on this 27th day of May A. D.
1873 came before me personally, F. Hecklin, E. Holmes
and Wm A. Griffin

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.

State of Minnesota, }
County of Carver } ss.

J. L. Reinhardt
Notary Public
Carver Co. Minn.
E. Holmes and

Wm 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 *One hundred & six* 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,

On this *27th* day of *May* A.D. 18*73*

J. L. Reinhardt
Notary Public
Carver Co. Minn.

E. Holmes
Wm A. Griffin

State of Minnesota Carver County } ss.

Shery certify that upon the service upon me of the within bond the property therein mentioned was by me returned to said deft.
Dated *May 28th 1878*

Magnus Walk
Coroner Carver Co. Minn.

DISTRICT COURT,

County of *Carver*

Sherrin Rundquist
Wm A. Griffin
Frederick Beckman

Defendant's Bond in Replevin.

The defendant hereby require a return of the property seized on the writ issued in the above entitled action.

Dated *A.D. 18*

To the Sheriff of

County, Minn.

Defendant Attorney.

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.

State of Minnesota,
County of Carver

ss.

Frank Warner
Justice of the Peace
John A. Hiltstrom

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 one hundred and ten 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,
On this 26th day of May A.D. 1873

John A. Hiltstrom
Frank Warner
Justice of the Peace

DISTRICT COURT

County of Carver

Swan Rundquist

vs

Fredrick Becklin

BOND IN REPLEVIN

I hereby approve the within bond and the sureties thereon.

Dated May 26th A. D. 1873

Magistrate of Carver

County, Minn.

John Rundquist, Jr., Adm'r of
Estate of Fredrick Becklin, Deceased.

Warner & Fowler

Plaintiffs Attorneys

ST. PAUL PRESS PRINT.

176

State of Minnesota,
County of Carver

DISTRICT COURT,

8th Judicial District.

Swan Rundquist
- against -
Frederick Hecklin

Bond in Replevin.

Know all men by these presents, That we Swan Rundquist
as principal and John A. Hilstrom as surety
are held and firmly bound unto
Frederick Hecklin

the defendant

in the above entitled action, in the sum of one hundred and six Dollars,
lawful money of the United States, to be paid unto the said
Frederick Hecklin his

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

Sealed with our seals and dated this 26th day of May
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 eighty 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 A. D. 1873

Signed, Sealed and Delivered in presence of

Howler
Frank Warner

Swan Rundquist [SEAL.]
John A. Hilstrom [SEAL.]
[SEAL.]

State of Minnesota,
County of Carver

88.

BE IT KNOWN, that on this 26th day of May A. D.
1873 came before me personally Swan Rundquist and
John A. Hilstrom

State of Minnesota,
County of Carver } ss.

John Rundqvist came
before me personally, and being duly sworn, doth say that he is

Plaintiff
in the above entitled action: that the foregoing Complaint
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 be true.

Subscribed and Sworn to before me,

On this 27th day of May }
A. D. 1873 } Frank Warner
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 two Dollars and 80/100 Dollars, the value thereof, in case a delivery thereof cannot be had, and Twenty five Dollars, damages for the detention thereof, besides the costs and disbursements of this action.

Dated Carver May 26th 1873

Manner & Fowler
Plaintiff's Attorneys

Carver County.

District Court.

John Rundquist

vs.

Frederick Becklin

Complaint in Replevin.

Filed May 26th 1873
Wray
Wray
Wray

Manner & Fowler

Plaintiff's Attorneys

BY PAUL PRESS PRINT.

145

County of *Cannon*

Superior Court.
Said Judicial Seat

John Rundquist

AGAINST

COMPLAINT.

Fredrick Hicklin

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 eight bushels of Spring Wheat

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 *Cannon* 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 *Fifty two dollars and $\frac{80}{100}$* dollars.

District Court
Cecron County

John Rumpert
et al vs

Fred Hicklin
Order

Filed, June 16th A.D. 1893,
H. H. Gray, Clerk
Clerk.

State of Minnesota
District Court Eighth Judicial District
County of Carver

John Ramsey against Frederick Hecklin
Constable Sawyer against Frederick Hecklin
John Pfluger against Frederick Hecklin
John A. H. Peterson against Frederick Hecklin
A. D. Anderson against Frederick Hecklin
Ondrick Lenz against Frederick Hecklin

On motion of Bayless & Beck
Attorneys for the defendant in each and
all of the above ~~enrolled~~ actions
Ordered that the defendant have
in each and all of said actions
until the first day of July AD 1873
to make and serve his answer
therein

Dated June 16th 1873

A. G. Chatfield
Judge

State of Minnesota

District Court Eighth Judicial District
County of Carver

John Rundquist }
vs }
Fred Becklin }

The defendant in the above entitled
action for answer to the complaint of the
plaintiff therein denies that the said plaintiff
is the owner or entitled to the possession of the
personal property described in the said com-
plaint or to any part thereof as therein alleged
and further answering the defendant
alleges that he said defendant is now
and for more than one year last past has been
sheriff of the county of Carver in the state of
Minnesota, that on the 26th day of May
A.D. 1873 the said personal property in the
said complaint described was owned
by and was the property of John Dunn
of Carver in said county of Carver and
was then stored in the warehouse of Jacob Nelson
at Carver aforesaid, that on the day and year
aforesaid at Carver aforesaid and while the
said John Dunn was so as aforesaid the
owner of said personal property to wit forty
Eight bushels of wheat
the said defendant as sheriff aforesaid and
under and by virtue of a writ of Attachment

8 then in his hands, and to him directed, ^{delivered} ~~sent~~
out of and under the seal of the district court
in and for the said county of Carver in a
certain action then pending in said court
wherein Lucien D Martin was plaintiff and
the said John Dunn was defendant did in
obedience to said writ take into his poss-
ession seize and attach as the property of the said
John Dunn the said personal property and all got
and did by virtue of said writ of attachment
hold possession of the same until taken from
him under the proceedings in this action
And the defendant says that he is entitled as
a sheriff aforesaid under the attachment
aforesaid to the immediate possession
of said personal property. Wherefore the
defendant demands fully and
against the said plaintiff for a
return to him of said property and in
case a return thereof cannot be had
then for the sum of ~~fifty~~ ^{eighty} two dollars and ^{eighty} ~~eighty~~ ^{two} ~~hundred~~
dollars damages the value of said
property, and the cost of the action

Baxter Peck

Defendant's Attorney

STATE OF MINNESOTA,

of Cass

DISTRICT COURT.

Eighth Judicial District,

John Rungt

AGAINST

and Heekin

~~Warrant of Verification by Party.~~

Filed, August 18, 1894,
C. H. Wray, Clerk
C. H. Wray

Baugh & Pelt
Depts Attorney.

Printed and for sale at the St. Paul Pioneer Office.

State of Minnesota, }
County of Carm } ss.

And Hicklin

being duly sworn, doth depose and say, that he is defendant
in the action in the foregoing Case entitled, and
that the said Case 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.

Subscribed and Sworn to before me,
this 28th day of June A.D. 1873

J. Hicklin

H. J. Preble,

Notary Public
Carm Co Minn

State of Minnesota
 County of Carver. S. L. Baister being duly sworn on
 oath says that he is one of the ~~plaintiff~~ Defendants Attorneys
 in the within entitled action. That on the 14th day of March
 A.D. 1874 he served a copy of the within notice of trial on Frank
 Warner Attorney for the within named plaintiff, by depositing the same in
 the post office at Chaska in said Carver county the place of residence
 of the Defendants Attorneys, inclosed in an envelope addressed
 to the said Frank Warner at Carver in said county his place
 of residence. That at the time of mailing said paper he paid
 the full legal postage thereon, and that there is a regular mail
 communication between said Chaska and Carver.
 Witness my hand and seal this 30th day of ~~Feb~~^{March} 1874

S. L. Baister

STATE OF MINNESOTA,

County of Carver

District Court,

Judicial District.

vs. Benjamin

AGAINST

Chaska

NOTICE OF TRIAL.

For service of the within notice is hereby ad-
 this day of

A. D. 187

for
 Baister & Baister
 attorneys, for vs.

Filed this day of

March A. D. 1874

Benjamin
 Chaska

Printed and for sale at the St. Paul Pioneer office.

176.

STATE OF MINNESOTA,

DISTRICT COURT,

County of

Cass

ss.

Eighth

Judicial District.

John Runquist

AGAINST

Frederick Hicklin

Notice for Trial.

Sir: You will Please take Notice, That the issue of fact
the above entitled action, will be brought on for trial
at the next General Term of this Court, to be held
for said County at the Court House, in the Village
of Chester in said County, on the Sixth day of
April A. D. 1874 at the opening of said Court on that day, or as soon
thereafter as Counsel can be heard.

Dated,

March 14th

1874

Yours Respectfully,

Baxter & Beck

Attorney for

Defendant

To

Frank Munn

Attorney for

Plaintiff

District Court
Cass County

John Remyer
vs

And Pickler
appellant

Filed, June 16th 1873
Guthrie, Ark
J. C. Smith

Bayton & Pickler
Deft & App

State of Minnesota
District Court Eighth Judicial District
County of Carver

John Rumpus against Frederick Hecklin
Constitution Dauphry against Frederick Hecklin
John Pfluyer against Frederick Hecklin
John A. Hilstrom against Frederick Hecklin
A. D. Anderson against Frederick Hecklin
Derduck Senzen against Frederick Hecklin

County of Carver ss. L. L. Bayluney
dearly known on oath says that
he is one of the Attorneys for the de-
pendent in each and all of the
above entitled actions. That the said
dependent Attorneys in all of said
actions, that since their employment
in said actions they have been unable
from want of time to investigate fully
said defendants defenses therein to
make or serve the answers to the
complaints in said actions, that
this affiant merely believes that the said
dependent has a good and substantial
defense upon the merits to each and
all of said actions.

Subscribed and sworn
to before me this 14th day
of June A.D. 1884

L. L. Bayluney

J. W. Thompson, Notary Public
Charles Adams

State of Minnesota
District Court Eighth Judicial District
County of Carver

John Runquist }
 opposed
Frederick Hecklin }

Defendants Costs and Disbursements

Statute costs	5.00
Our Affidavits	30
Cowdron	4.55
Clarks fees to be added	
Total	<u>\$ 9.85</u>

State of Minnesota
County of Carver ss

I L Baxter being duly sworn
on oath says that he is one of the Attorneys
for said defendant in the above entitled
action; that the above bill and items
of cost and disbursements therein are
just and correct, and have been actually
incurred therein.

Subscribed and sworn
to before me this 24th day } L L Baxter
of July A.D. 1894 }
G. W. Maynbuhl

Clk Dist Court
Carver Co Minn

Doi - Here weire please to take notice that
the within bill of costs and disbursements
will be taxed and adjusted in the within
entitled action by and before J Maymuhl
Chrk of the within District Court at his
Office in Chaska in the County of Carver
Minnesota on the 24th day of July A.D. 1874
at ten o'clock in the fore noon of that day
and judgment for such costs and
disbursements entered against said
plaintiff. Dated July 24th 1874

Baptist & Beck
Attys for Deft

To Frank Warner
Plffs City -

Carver County
District Court

John Remington
Defendant

Frank Warner
Plaintiff

Inspection Case

Filed July 24th 1874
J Maymuhl
Chrk

Done in & before
Baptist & Beck
Attys for Deft

State of Minnesota
County of Carver ss

I, Baptist Maymuhl being duly sworn on oath depose that he is one of the
Attys for the Deft in the within entitled action, that on the 24th day of July
A.D. 1874 he viewed the within matter of taxation of costs, and assessed
said Appellant of costs and disbursements on Frank Warner
Attorney for the within named Plaintiff in said action by depositing
the same in the Post Office in Chaska Carver County Minnesota properly
enclosed in an envelope addressed to the Plaintiff, said Attorney
at Carver in said County of Carver to be delivered by said Plaintiff
Attorney having first paid the full legal postage thereon, and
that there is a regular daily mail between said Chaska and Carver
which is received and sworn to
before me this 24th day of July
A.D. 1874

J Maymuhl

L & Baptist

State of Minnesota
District Court 8th Dist
County of Carver.

Stran Rundquist
against
Frederick Heeslin.

This cause came on for hearing
at the General Term of said Court, on the 8th day
of April AD 1874, and on motion of Defendant's
Attorney said action was dismissed by the
Court.

Now therefore, upon motion of Plaintiff
and Attorney for ~~Defendant~~ Defendant, it is
hereby adjudged and determined, that said
Defendant recover of said Plaintiff the sum
of nine dollars and eighty five cents, costs and
disbursements taxed in said action, and that
said Defendant have this lawful process
therefor.

Dated Sept 21st AD 1874

By the Court:

Ernst Embuhl
Clerk

State of Minnesota
District Court
County of Carver,

Olaf Rundquist
vs
Frederick Hicklin.

Judgment Roll.

Judgment for Costs for
Respondent \$ 6.55.

Given, Sept 21st A.D. 1894.
Guthrie
Schuch
196.

Baxter & P. M. City
Scribe, Charles M. M.

No. 742

DISTRICT COURT,
CARVER COUNTY, MINN.

Swan Rundquist
Plaintiff.

vs.

Frederick Hecklin
Defendant.

Warner & Fowler
Plaintiff's Attorney.

Baxter & Beck
Defendant's Attorney.

Date of Entry May 25, 1873

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Judgment for Defendant

Amount of Judgment \$ 9.85

Date of Judgment Sept. 21st 1874

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Default Judgment Book Page

Date of Docketing Sept. 21st 1874

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