

Minnesota.

District Court (Carver County).

Civil and Criminal Case Files and Index.

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No. 768

DISTRICT COURT,

CARVER COUNTY, MINN.

Berg and Becht Plaintiff.

Defendant's Attorney. Page 185 Term Tried Interment for Claire . Imount of Judgment \$ 260.19 Date of Judgment Olaste 29, 1873 Propriet Book level A Page 338 Default Judgment Book Date of Docketing Cleto Les 29 1873

Herald Publishing Co. Chaska, Minn.

had your lived " page-176

State of Minnesatu Caunty of carnuss & France Decklin Shriff of the county of Curve in the Clutter Minusate do hereby certify and return that on the 22 day of September ASTS 78 in Secul county of curren Hermal the western Summous on the section named elegendant by levaling which a Revisor of Sectable cape and described and the least usual classes of social self indicate a sur and care carried copy of secul summers to court at Corner in and count F. Horoklin Shuriff Survae 1,00 cupy By & Hosekling). home file, Ottober Jak 18 18 1873 County of Garan }

District Court,

Eq. 11th Judicial District. SUMMONS STATE OF MINNESOTA, - ME.=

DISTRICT COURT. 6 ex hth Judicial District 88. County of Gurnu Leve Deng & Je Bucht odeland Krienka

THE STATE OF MINNESOTA.

To the above named Defendant.

are hereby summoned and required to answer the You Complaint in the above entitled action, which has been filed in the office of the Clerk of this Court, at the bellage of there la insaid County, and to serve a copy of your answer to the said complaint, on the subscriber, at their office in Cheek lus Villery in the Country of Carrier 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 Plaintiffs will telle fullyment against you for the during of our agricland accel fortifier doctions and there same contracion milital turion from and since the 4th clay of deaguet de 1898 hisides the carry this action Dated Churchen det 15 th 1. D. 1875 Buy the Neth Plaintiff's Attorney. Churche

101 1 / 1/1 12 22/2 gal Sthet Page 100 2100 1 1 1 Mg 125 37 . Bitten 1.71 11144 1025 " 1 " 1.25 5 " Brandy 2.50 13 75 1 " 75 5 " Reven Touch 2.51 125 1251 26 1 Bul 12 22 . When Key 90' 21011 12 " Cash for Trans 1751 Nor & " do Galls De 4 Jun Eigan beenfust 11111 10 50 1.51 Sor de Regenta 111511 1.57 wing or, do lang. 000 2.50 Jun. 15 1 Meg 18 111 gal. Detten 1900 1.75 , 29 1 " 15 11 0 do 1900 1.75 7511 2.51 1 But for laster 0/11 Tely. 21 1 Hog 1.5 11 gal Burt 2.601 2.11 1 % 1.52 ph. Port 2400 1 1 2.25 1 " 15 11 1 Frandy 1100 2. 23 Marchel der legan Tempert 325 5.51 1051 4nn de Pom 11100 2.51 91 1 Med. 44 gal Whis Key 39511 Apr it 2 10 Cyan Freth Lower 500 1000 1 Bl. 11/2 gal Whistly 900 3/35 In 1 Mig 1.13 11. Better 1.71 Very 1 1 1 1 25 5 2 Portmine 417 84 1125 2.00 Of Sundais Pall dut.

& this complaint. That me peart of the sum so due from defendant to pluntige los feller paul sweet the sum of how hundred coul rivery thru duceurs fety cents which amount the defendent tus, that the sun of en leccelled and sort four and 84/100 clackan is new der well awing from defendant to planting - The planting therefore demand fullyment against the said cles frudent for the seem of our luncered send forty four dallum and tist for our whith the interest thereon from the 7th this action Reps action Debriet Caurt Pens a Breht

opposite Metropolitan Hotel State of Mesenceate Durint Court Eighth Indiais Dictrict County of Carrie Livinge 18ens and falm & Becht parties as Bing & Becht / agnet & Krienke The plaintiffs in the alone autitue action for complaint therein respectfully state come who to the court that they are parties doing terremiss in the cety of Street in the state of Minnes under the firm name and the of Rus a Becht, Thut at the spreid instance and request of the echoice neural definate. the said plaintiff did between the 81st day of July do1872 und the 8th day of August 0201873 all and deline to suit alfredent queels warmand murchandere to the amount and for The seem of four hundred and thirty seam and " /100 doctor, which sain great sours and mircharden toguette wick the sums eruel present for which they were sull to elepredent con sur= ticularly chiefful and set for the settuched mention d'and mace a l'art Writ of Attachment may be allowed and issued against the property of said Defendant according to the Statute in such case made and provided; and deponent further says that no previous application for such Writ, or for an order therefor, has been made in said action, and further says not.

Subscribed and Sworn to before me,

In this 15 day of September A. D. 1873

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Lines the Carry Collies

County of Cassul.

District Court,

Affidavit for Attachment.

To the Clerk of said Court:

On pling the within affidavit and a opposed by me in the within entitled cause a Will of allochment if we as within pray

Plaintiff (Allorne,

time at the Armshmont,

SECURE COLUMN

State of Minnesota,

DISTRICT COURT,

ss. Eighth Judicial District.

Lionge Benzand fahr le Bieht Capurtum our Benehr Bieht Segnet Edward Krimber

Affidavit for Attachment.

STATE OF MINNESOTA,

Country of Cearun

L& Bayer Gering

being first duly sworn, doth depose and say, that he is fore of the

Utomys in the above rutitue action for sine

Plaintiff in the above entitled action which is brought for the recovery of money, and that a summons has been issued in said action. That a cause of action exists against the Defendant

and in favor of said Plaintiff's; that the amount of the Plaintiff sclaim in said action is And hereofied and forty four & Man Dollars, and the ground thereof is as follows, that is to say:

The said alarm and marchinelier said deril delement by said plantiff, to their despect of fact of fact of the said above 1842 and the Englith day of largent shot 843 at the special instante send reported supported defendant

And that the Quit defendent has depostal from the state of the instante as this deporent wrilly bellion with the intent to detail defended and delay his credition he the second alfundant hing a resedent of said state

named, that he is a resulent of and in this state of Minumete, and word the amount of the tundend decears about his deals and leakeilites Situroritud and Ewon to Of Griner lufore me this 15 thay of Sep= At toming hotary Schar Lu Cudrer & Mine A. Chacters Deet laint Carun Count Bling at Fre hit and the questing one hooly Edward Prieithe The within undertaking tember 14th a Bolly 3 Hadulatting Buy warrely

State of Menn could

State of Mouresale Outriet Court English judicine virtues County of luren. Tronge Beng a falu & Richt) Expurtion as Bing & Richt & Undertaking Edward Perienter Whereus The about runnel planting, have duly applied for a west of attachment against the property of the series defendant in this action according to the Statute in such care promised now therefor we & & Bayer and If Asserve of Churche in the country Carve and state of Minnesoto under take in the Rum of their remeded dollars that of the about numel defendant recom july sunt in the above rutither action, that the above numel plenning were and share pay are east that may be arounded to the definitions and all dunage which he may surtain by reason of the attic ment, not Executing the penulty of this undertalking. Salul September 15th ce 01878 L L Barto Dir Greiners State of Mummente Caunty of Commess & & layer and To therewo Same lefou me personally and Each for himself that his the curety ce some

Thong a Reing a f C / Richt Capartitus as Bunga Decht Affidavit of No Answer. Edward Krienke State of Minnesota, LL Daylit COUNTY OF Course came personally before me, and having been first duly sworn, he doth depose and say, that he is one of the Attorney for the Plaintiff in the above entitled action: that proof of the present service of the Summons therein has been filed with the Clerk of said Court: that more than twenty days have elapsed since the personal service of said Summons, and that no answer or demurrer, or copy of either, has been received by the Plaintiff's Attorneys in this cause, and prays judgment according to law. L L / Paytu Subscribed and Sworn to before me, On this 28 day of October 9. 1873 y. Reale. Notary Public, Minn

State of Minnesota, Sat Court Eaglith Distud

State of Minnesota, District Court Englith feeleest Dest COUNTY OF Carre En Ben a f l Licht Copartinas Bug a Breht Affidavit of Disbursements. Edware hrenke Plaintiff's Costs and Disbursements. Statute Costs, Tivu Affidavits. ,60 2.10 Sheriff's Fees. Clerk's Fees to be added. 4,00 Vatal Costs Amount claimed in Summons. Principal, Interest, STATE OF MINNESOTA, L X 1 day to came personally before me, and having been first duly sworn, he doth depose and say, that he is one of the Attorney of said Plaintiff in the above entitled cause; that the above bill and items of Costs and Disbursements therein are just and correct, and have been necessarily incurred therein. L L Bayta Subscribed and Sworn to before me, On this 2 8 day of October 1. D. 1873 \ # 264.19 Aff. Prete Notary Public, Mina.

Hate of Minnesota Withret Court & Judicial Withrit; Country of Carter. George Bents in John, G. Becht partners as Capy of Levyment, Bent and Beefit liquinst Retwend Hrienke Upon filing the Complaint unthe lebere Intiles betien whith the Sommond therein and the believe of the theriff thereon with the Officavit of haf lin sow br appearance on the part of the Defendant, and Auffrearing that the Haintiff line lutitle to Judgment for the andount claimed with Complaint, Montherefore Upon motion of Bayler Heery that said Pleintiffedo treever of said befordant the Sum of Two hundred forty four dulland and thirty four Cents, Writh Three hos flow bottom, futerest, as claimed by fair ferminous flomplaint, the gether thick the Sum of Eleven dutters and Annety Cents, Costs and disturtements dayedin Jaid action, Who whole amounting to the Sum of Two hundred Difty dollars and winter lents, and that Said Haintiff have their lawful Trough therefor Judgment 344,34 Indend from augus yes 1 3, 95 1248.39 Carts & Virbutements Valat \$ 964.19 Latu belober 29502 1873. Bythe bourt: Ethrongenbull, clishe.

Hate of humewood Morney of Corner, against, Indgment Nou. Ludyment Interest Costs Gite, betoby 29 ta 01873. Gebrayenluht =185= Baxter Pett, Plaintiff (1107) Charta, mine

DISTRICT COURT, CARVER COUNTY, MINN.

Bery and Beilt Plaintiff.

Edward Frienke Baster + Tek Defendant's Attorney. Dute of Entry September 17, 1873 Court Orgister A Page 185 Term Tried 1 Amount of Judgment \$ 260.19 Date of Judgment States 29, 1873 Transment Book A Page 338 Date of Docketing Gilber 29,1873 bulgment Mind A "page-176No. 749

DISTRICT COURT, CARVER COUNTY, MINN.

John on Plaintiff. re anderson Defendant's Attorney. Date of Entry September 19th, 18 4 3 Register of Actions "A" Page 145 Term Tried. Amount of Judgment \$ 6 4. 78 Date of Judgment Lecenter 2 2 and , 1973 Full ment Book werd uf" Page 348 Date of Docketing Litter 11 2 2 1 1973 Search grand Charled A sings 17

Herald Publishing Co., Chasks, Minn.

Stato Minimusta leaunty & faron? Ditrick Court Lans Anderson The State of Minnes Star-To The about Prance Defundant are hendy lamondner and rufained to auswer The Complaint in the above Entelles action which is Clark of the Bestree bourt at Churken in suice County and to Ziron a copy of your seide auswir du the Lubseriles at his Office at Carver in Jasie Com within twenty days after the Tervier thendy sepan you Exclusion of the day Istach Acroide and ig you fail to autour

State of Minnesta 388 P. A. Sugar I. M. Surage being first duly Soon deforth and says that such 19 to day & September 9.00 1873 at the leity Minimusto he derne the within Symmetres on the within marned Lars Frederica The content the same to have a fine of the same and the s by reading the summe to him and by dedoring Live of a boole- 5 French Framer the Pener Bahin Brown & Strain Manner Left - 1500 1873 & Frank Brown Show a deline the deline the state of the st

foi (1) State & minnesting Sint of Course 8 in feedicial Dist- & John D. Johnson against Lars Anderson The Buflmit Altho Plaintiff Justicity willy Court, that on the 26th the de love presince d'andert made his curt in promipory the Lame to this flining by the terms spoked, suice bly willied promise and agreed to fery vaid plainty Le order the seen of one heudare dollars on or before the 1st day A November 7.20 1869 for seelue receives with interest at the rule of ten free cut free Meenen, That - things Droil on the till day of

December 8.201869 suice defendent Luia the whom series mati and that we the 29th day 3 October 1.20 1870 Daice defendent fuice the further dani of list dollar span said sole Qua the Complaint the plaintiff frusten the land Thous that he is poso The order and Chalder Somis note and that there is due and peripula themen the Town fifty six dollars could frim cifful and cultivest Whenfore de plainty deemands fulyment against prince defendant dallars and thing Sight. Allis action Left- 15th 1893 & Frank Marien acty for They

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December 1.201869 suice defendent peria the whom being note and that we the 29th day 8 October 1.20 1870 Daice defendent puice thefurther den of listy deleno spen said Dote Qua the Complaint the plaintiff from the the now the order and holder spain note and that there is due duce Ruspuice themon the Town " 3 fifty six dollars and frim cifful and cultivest Whenfond . The flaintif demands fudguest Lallars and thing Sight. 3 this action Date leuraires of frank harmer acty for Plays

dire Court 8 the Judicial Dist John D. Johnson Lars Anderson Complaint Juli, teptember 14 hab 1813. Frunk traver

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County of 6 arrows & \$5 being first duly bevoren distant and beings, That he is the plainty in the that the facts sit forth in the foregoing Buffint are true office Kudwelcher 3xeept as to Those matters therein 4 status offer information or welly and as to there matters he believed Dac brain Swom Edrend But chis 15 telding & John & Johnson September 8.701873 John & Johnson Fruit Marmin Justice 3the Pener

Hat of Minnenta Dutrit Gout County of Cerron, John. D. Johnston Offidavit of warmen, Jiles Seconder AV asser;

Hat of minnesta built lour gut Indicial Nutreit County of Career Jahn D. Jahman Ulan anderson 3 barreles 34 From Mouner Chang first duty Hown depout und tays, that he its the Octivency for the plunitiff in the above Entitled action, that the harpacting as buch device the Curumenamen of this action, that two capy of an annuer or demunner in said wetter that her her terued Upon him wither baid defendant appeared In fair action forwardly as by autiney and further defenent buith but. Sweet to and the suched Frank Herner (before me this 220 day of december a 21873. Gethrongentiell Mul Derthout.

State of Minnesota Withit Court get 1 Judicial District of Mounty of Carrent, John. D. Johnson III Copy of Judgment. The Complaint tin the above Intitled action having been filed with the Clubs Summond supon the defendant herein duly Anade, and it appearing they the affidavit of the Ottomy for plaintiff, on file, that more than hventy day's have stapped Since the Dervice offdid Tummons, and that no Consever or tythe plaintiffs accorney in This Cause. Frank braner auchey for said Plaintiff -It is adjudged and determined, that said plainty dollars and thity light Cents, an claimed thy buil Summons Complaint together thick the Sum of right dollars and forty cents, Carts and deituling taked in Guid action, whe whole amounting to Sixty four dallows and Seventy light cents, and

that faid plainty than this Hamful frough Judgment #5,111 / Glusto fra 1 3.411 Patio, becomber M. april Bythe Court: Cothragenbull Clube.

State of Minnesotu District bourt Mounty of barver, John, D. Johnson Gars Anderson, Judgment Roll. Judgment \$56.38 Gila becember 22. a 18 43. -145-

Frank Warner atty fartret

DISTRICT COURT, CARVER COUNTY, MINN.

John & Johnson Plaintiff. Lass Anderson Defendant. Frank Warner Plaintiff's Attorney. Defendant's Attorney. Date of Entry Lettember 19th, 18 4 3 Register of Actions A Page 145 Judgment for Plaintiff Amount of Judgment 8 6 4 . 7 8 Date of Judgment Leursber 27 ml, 1973 Futoment Book Book Page 348 Default Judgment Book Page Date of Docketing Levenber 2 2 ad 1973 Sudgment Cherry A' mage - 178 -

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DISTRICT COURT,

CARVER COUNTY, MINN.

V. W. Caly Defendant. Am + D.a. Brown Plaintiff's Attorney. Defendant's Attorney. Court Register " Term Tried Judgment for Stainty . Imount of Judgment & Date of Judement Vestenber 19, 1874 Thingto Record "A" Page 380 Default Judgment Book Page Page

Date of Docketing

DISTRICT COURT.

State of Minnesota. Eighth Judicial District.

The mikirow heirs of 2.A.

The State of Minnesota, TO THE ABOVE NAMED DEFENDANT: &

You "Ind Each of your, are hereby summoned and required to answer the Complaint in this action which has been filed in the affice of Leterte of said court at Chaska in said country and to serve a copy of your Answer to the said Complaint on the subscriber , at Their office in within twenty days after the service of this Summons upon you, exclusive of the day of such service, and if you fail to answer the said Complaint within the time aforesaid, the Plaintiff in this action will apply to the court for the relief demanded in his said complaint

Dated Sept 13 th

A.D. 1873 L. Mo, & D. a. Prover Plaintiff & Attorney, & Lhale per city Minn.

L. Mo. + D. a.B. sown altyz for Plff 7. 14. Cady
The runhamme hims
of N. A. Thornan dround State of minusola sich bourt & sich Bounty of dames You Sufet for and 1873 L. H. & Ell thound Complaint

the record there of be and eller of suit .

State of numerola. Dish bourt 8th beach. leounty of learner. W. A. Thomas deceased 3 The Plaintiff in the above restitled actions Complaint therein Respectfully states + shows to the court. That he is the owner + seized in fer simple of t to the following back or paral of Real Estate situate & lying in the soul County of carrier + state of minnesole described as follows: towih: The horth west one fourth (4) of rection Sen (10) in Township are hundred "al sixteen (118). Hange twenty six (26) according to the Government survey, "We that the same is vacant + amorcified lands. And the Plaintiff further says that said defendants have or claim to have some right title or interest in + to said francises adverse to the right + title of this Plaintiff. Wherefore the Plaintiffs demands Judgment against said Defendante. That said Chause of Right. little or interest so held by said defendante, in t to said premises

he formed Mate of numerola Dish leourh 8th Dich lequity of learner 1. H. Lade The undersoon heire of W. A. Thomas deceased Scounty of Scott & as D.A. Brown being duly swom says. That he is one of the allowys for the Plaintiff in the above ruletted action. and that he has information (and believes it to be here) from one James Beau of mineapolis, Minnesola. (who professes to know the fact) that the said W.A. Thomas is now dead. I that said Bean does not lenow who are the heirs or where the recide of said Thomas deceased And deforment further says that he cannot by any means, or by any person. known to him, ascertain who are such heirs or where they reside. And deforent further says That during the life time of said Thomas he said Thomas Jurchased a tax little uponthe land described in the Plaintiffs comIplaint herein, and which said Iax Sithe this deportant believes to be wholly void. I that said I an Sith is the only claim or interest that said Thomas or said heirs have in or to said land mentions said heirs are necessary parties to said heirs are necessary parties to said action.

Lubscribed & swom & D. A. Brown to fefore me hay 23° 1573 \

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State of Minnesotal bist leoust & Dist leousty of leouver

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Ammons Complaint

affidavit of unknown

Residence & names of

vefendants & Ordes

of Publication of

summons

Gilled, Left hos at 1893, Miller agentuall 186= Color D. G. Brown acting for pelo

State of minnesota Dist learnt & Dist County of learner. V. H. Cady The Unknown heirs of Order Publication It. A. Thomas decased of summons Upon Reading + fileing the summers Complaint. It affect a with of one of the Plaintiffs allowing a in the above rutilled action whereby it appears that the Defendants (the renknown heirs of W.A. Thomas deceased are necessary parties to said action. I that their whereatents or place of Residence is unknown names + residences cannot with use of reasonable diligence be ascertained. It is hereby ordered. That service of the summons in such action be made on such "unknown hira" by publication thereof in the Valley Harrald a Herley News paper printed + published in said country + state for the space of six suc= Cessive weeks once in Each week. Old Sept. 13. " 1873. By the cours A. 4. Chatfield more

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The Unternoon
heirs of the Of Shoros

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Jiles Jeps 198 and 1874,

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Lety Va, Phonon

- NITH HOSH State of Minneasta, this Court.)
Eighth Judicias District County of Cours ? County of Carver. V H. Cady Agt. The Unknown heirs of W. A. Thomas deceased. of W. A. Thomas deceased.

The State of Minossota. To the above named defer dauts.

You and each of you, are hereby summoned and required to answer the complaint in this action which has been filed in the office of the clerk of said court at chaska, in said county and to serve a copy of your Answer to the said complaint on the subscriber at their office in the city of Shakopee county of Scott, and State aforesaid within twenty days after the service of this summons upon you, exclusive of the day of such service, and if you air to answe he said cor plaint within the time aforesaid, the Plaintiff in this action will apply to the court for the relief demanded in his said complaint.

Dated Sept. 12th A. D. 1873.

L. M. & B. A. BROWN,

Piff's Atty's Shakopee city Minn. FET Du Love being duly luon says that he is the form and publisher of the Meddy Valley Herala a weekly newshoper printer and published at Chasken in land County of learner that the unexa printed summers was printed and published in the said newspaper bruse in each week for six successions weeks, that In birst of said publication was on the 18° day of lift. unber 1893 and the bast of seed publication was on the 30 day of Geloher 1843. and rack and rvery walk intervening on the regular publication day of said haper to this 12 day of femile 1. E. Du Jail 1594, L& Baytu Catary Publice comine

Herro her's affectivet of the Jiles, Left 19 & at 1844 = 186, =

Leste of minimula Leste Court & the Dist. S The harkmen heis She answer County of St Catt. 99. I.M. Brown being dely Swenn Doys that he is one of the attys for the Deffer the obeve enlitted asher and that at the hime of broking this officeauty - ho answer has been served in said ashen her have The defendants on either of them muste any appearance me soul osher mi any mouner Whatever Sobranbood & Sween to Dec. 314 1473 L.M. Brown. Before me. D.a. Brown. Scalt Con home

State of Minnetota District Court 8th Indicial District In County of Carver, bounty of barver, The Unilnown heirs of My Gudgment, This but having been duly Grought on for hearing before the Hourt lupon an application of the plaintiff for Judgment withis favor supron default, and the funmous in said action to gether With due young of Service thereof by the publication thereof, and the Complaint and affidavit of he answer thereto in Said action having been dufy filed. Brown avenus for Vais Haintiff, It is bufulged and determined what said Plaintiff and grunius to brit: The Hout her Guarter of Dection Jen (11) in Township Une hundred and Sixteen (116) Prange Swenty Seif (26), according to the gramment Survey, in said leonplaint described

and that Said Defendants to Whit: The Unterword heir of laid h. a. Thomas, deciand have to betate Wight title or interest in or to Said Grunises.
Wil further bed judger that Said plaintiff known Date leftember 190 at 174 Sythe Court:

Garagenbull
Clark

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State of minnetation Ditrict Court Mounty ylanou. The Unstrown heir of Mr. W. Thomas, deceard, Judgment Roll. file, tept 19 5 at 1844,

In M. W. a. Whowen ally for Kent

DISTRICT COURT, CARVER COUNTY, MINN.

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V. A. Cal	y
	Plaintiff.
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W Thomas	derend
The Unknown	Defendant.
£m+200	Brown
	Plaintiff's Attorney.
	Defendant's Attorney.
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Register of Actions	Page 186
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Judgment for Me	ntiff
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Default Judgment Book	Page
Default Judgment Book	Page
	Page1
Default Judgment Book. Date of Docketing	

DISTRICT COURT, CARVER COUNTY, MINN.

State of Minnesola Plaintiff.

Leonard Radomarker

Ja Meinariann/
Plaintiff's Attorney,

Ja Sargens
Defendant's Attorney.

Date of Entry Sept 2 4, 1873

Chesister of Actions A Page 187

Term Tried Let Secret 1 874

Judgment for Amount of Judgment \$

Date of Judgment 1

Judgment Book Page

Default Judgment Book Page

Date of Docketing 1

The District Court for the Count of Court in the State of Minnesota 8th Jadicial District
Detater Terms 4. D. 1873 The State of Minnesola - Sudichment - Seaward Brademacher - Sudichment Dans Vount 3 16 Deauard Bulimache is accused by the grand stong of the accounts of barrier in the State of Minneson, of this Cuchiolment, of the Onime of A pault with intent in do quat sadily harm Burniled as follows ? The Dad Seaward Badon ache and the I day of Sige tember 4.2. 1873 at the Jouen of Jake hour in the Count of Green and Tate of Morniesota agareraid, buy then and There graced with a dangerous then han to wit: with a large stone then and held in his hand, did unlawfully willfully and maliciously, then and the with the stone adversaid, a pault one Caspar frusen deed then and there did, with the stone a firesaid, beat Mound and Il breat the said Cas han Jausen, by then seed there thraneing the said stone at and against The body of the vaid Oaspar and sound then and The shirting sim the said basper fausen with The stone a firesaid on the back, and other wang and enjuries to the enid buspa Jansen then send there did with intent to do him The said Juston Jauson great badily harm, against the down of the Hatule in such case made oud privided and against the frace and

dignit of the State of Minnesola. Dated at Charka in The County of Cones in the Hate of Mouneers to a fareraid This y to day of Och bear 4. D. 1873. Odward Reusse. Januar of the grand fring The names of withe persone and samuel Ledere the grand Jung are Jausen and hiper Prosa Plans

The Dishiet Court for the Downty of O zour in the State of Minnessia frate of Memmesota against Leonard Mademach indichment Spauld with intent to do quest bodily ham Let a bruch warrant four A mu bell upon the within indictment Edward Reusse against the Defendant mained Therein, and let the Defendant foremen of the yand him, be admeted to bail in the seems Dates Ook 9 1873.
By dw Court A. G. Chatfied pedger Jos Menmann Can 3 Ally

The Autrit Court for the Country of Carren in the State of himmetota for Judicial Citrist. Wester Verm at 1843. Cheonald Rudemachers & Indictment. · Corver County } 35. reconund Rudemarla is account by the Grand Jury of the learnly of bearner in the State of minnesotn, by this Indictment, of the Crime of left auth thirth intent to do great Chodily hayon committee as follows: The baid Geonaid Radimacher on the 1st day at refitember a \$1873. at the Town of hatherown in the then and there armed with a dangeround theapon to wit. Whith a large Stone then theld in his hand, did centampully Willfully and maliewelly, then anothere with the stone beforeshie apault une Carper Jansen and then and there did, with the Stone aponesaid, beat Mound and ill treat the Verid Caper Jamen by then and there throwing ate Said Stane at and against The body of laid bather funter and then anothere Strikling him the Wei'd Cleasper Janen Writh the Hone afoneraid on the back arts other through and injuries Its the fair barper farren then unothere did, with intent to do him the said leafur farren great hadily harm

Und provide and against the freamand dignity
of the State of Minnestata.

Class of Chastle in the County of learner in the
Water of Minnestate aforesaid, the ps day of veterter

Getting. Edward Heuse Foreman of the Grand Jury. Hamined hefore the Grand Juny are Carper Janten und hor Thesa Ruers.

Hate of humerate, tity what the histhin Chythe Floreman of the and duly Gloragemente Clark In Murmin County allow harm

Hate of minnert Windlesent blimby , The Hat of Minnusta leanh and Radom asky Verdict, file, & dabri y 5 av

The state of Minnesta Leonard Rodemacher We the fury in the above smulled action find the defendant - Not Gully James of Dougherty-

July 12 1874 Smycefull Jesus Bengli warment the care of the state - volt 2 Hamber a all

July 28 15 1844 f ipmid Minish Fle Wer ait the

State of Minnesola 399. Nate of Minesote Teonard Rademacher tharched upon the Cath of Nicolais Roers of Assault with moent to do great body harm Hille upon the person of Caspar Jansen Committed on the first day of Sept 1873 in said lounty 18/3 Complaint on file. Sept 9. Iranscript and other papers in the above en titled detion filed in my office, and de livered to my by And Hellin Theriff of larver County, from J. A Jargent Esq Justices of the Peace. Lefendant in Court, Traspar Janses elliss Roers and La Tewis where duly sworn on behalf of the State Where upon the Procecution here restet, Wherenpon, the Defendant by Frank Warner Esgr his Horny mooved to dissmiss the action, for want of suffition Evidence, Motion overruled, Cornelia Allers, was duly sworn, on behalf of Defendant, Whereupon the lase was submeedet to the Court, and after consi dering the evidence, it was considered by this Court, that a Criminal Defence

was commercet, as thoryed in the Complaint and probable lours to belive, the Defendant Leonard Rademacher quilty thereof, wherefore it adjudged that the Defendant entert in to Recognizance. in the June of \$ 300 with god and sufficient surity for his appear rame, as will before the Grant yury as before the District lourt, next, to be holden in and for said lounty, to Answer such indictment as me found against him for said affence Given under my hand this of the day of Jest 1873 Texter Michels Justices of the Pears Justices fees 5 Cathes 75 Recog Recognizante was not given and 2.00 Entring Judy. therefore the Lefendant was Commit 25 ment under the Charge of the Thing Examiny Wit. 45 I hereby certified that this Trans Jaxing lost 15 Comeetment \$3.85. cript is a true logic of my Datots and the inclosed Japers, being Withness fees. the whole, what is in my possession Dr. Lewis (arver Tept 22, the A.D. 1873. a dendance 50) Teter Michels Milay 200 Miss Raen. 70 Justines of the Jeans filed in my Office this 9 th day of Sept of D. 1873 Peter Michels Tustices of the Seace adentani. 50 Millage 100 J. Michals.

afferdament of alfandum fir Wheneyton I hereby transfer the ense with all prapers thering to Peter Michaels a Dustrier of the Peace in an adjuming district - bloth in change tinin under my of Shouth hund this 9th day of SULT 1873 Tus MA Surgent Should Sulv of 9-60 ay bount 12-25 Mustice of the Prace War 25 - but 50. 75-Bonce 25 ady 15- but, 145- bil 15_ lost 20 4.05 Mammula 200 16.30

State of Monnies of So Employ that the mother is a true true singly of Dray of nobel in the mother entire action that I have companie the sume with the Companie the sume with the Companie And Mone the happens the man altrohile mere used und film by me in some action the under my name this que super 1573 MAS august

thereff for for for langing the p Whiting Court for interpreter

State of Minesour (In Justice locust before County of Course) MA Surgent - Dustice of the State of Minnesola 3 against Semand Rudinachen 3 1873 Sehr 1th Clath + Complement of Michaelis Rous that Semuel Rudermachen did in the 125 chary of Sofetimber 1993 in said bounty busing around with a dangerous mohum to wit a longe Stone feloministy threw the said stone at and against the body of one leasting of warson with the intent then were there the sury bushen frameson to do great boilely Warranin issure dlil Shings Mucklin lomplum reace to dept in bount non quelly bushen Murusun buing unable to afferen in Court in eurosequen = en of injuries sonstained by said definations. In motion it Models adjournment any gt 1873 at 10'elle 8th - Mehr ordered to record

inte recognizamen in the sum of \$600 for his approximen before this bound-anguse qte 1973 at 10'elle Ph. Sub-ifring for Mrs Rouss-

me heiby a etenous de our in the beats of them in the funct sum of \$600 conditioned that the said Sevenue Ruden we che be used appear before J. U. Serryrut any 9th 1873 at 1 o'eth P. It answer the charge in said complaint on file in this a ction

Fater and acterometre & Reclement before one Atrès 3° May & Millers Sulva 1873 Met Songara Martin Pener

sorng-defen afrance in comme.

For Mulie receive unching ayou to long all costs that shall be adjudged any wins to the complaints in said action Michaelus Run, Daling Sching 1873

Wilnes MASayum

Michlan Ruers Frances Wassenstate Nohm Kerken

Sul ihued to be & 4 Sunis

Luctur Cauro The State of minusco Levend Rulewaker Complaint Jili Heft Uf Base 1843.

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State of Minnesuta callety of parane 1. Wohalm Nowers being duly is obeg one out proches complaint upon mor is accommentate duty had that on the 12 stay of in the state of Minneste one Segund Rademaker being then and there armed with a dangerous majour tract a large Stone did throw the and atom at and . The inter Then and There the said Carpie formen to do quate backly herrie agand The form of the statute in such care much and mounted and consult The peace acred duy out, of the class of Municata, and the send com: pluriant pays that the sent hound Rudemuka may le cerrester and delt with according to the Celeveretuel and Room to tufage metter 1st clay Obickler Roers. of September CRON 43 } Justice of the Peace

· tate of American Jos The State of Menned To the Shouth in any emstable opsain loung -Munus niehoras Noun has this day compaining in writing to me to me on outh that Semona Rudemaken did in the 1st day of September und etrunkassen in said landy und being anneal with a dangerous undpor to int a large stom planionsty throw the ab and agains the body of one leaster Janzone with the intere-then and then the said leaster yourson to do qual Statute in such easi mude and Invaided and against the bruce & dignity of the State of the mesoder and mayer that the said Sement Rudinmuker might be anstered and Mealt with a conding to tam. Now therefore you are commanded Sunder Russmaken and hing him before me to be dealt with according ham this 1st day of Solutions 1873 Mustice of the · Puel

County of Carnel & return that I have Served the within Warrant up an the within rumed Teanhaid Rademacher, and have him before this Caust now this " day of Sign tember fur \$ 9.700 The if of Carvel Ca state un

Mute of Minimal 3,

County of Carrier 358

Oursely certify and return, that of hand served the swithin Subjection up an the within manuel of to Ramis by reacting the same he him fursands on the gt clay of Systember 1888 in Course leventy—

for, list cent

Others land Septif She of Suplander 1888

Emmy aplanie 5 85 The State of Municola To the Shows on any Constable of said Commer-To dr & W. Semis you are bundy regresse to appear before the undersigned one of the dustices of the bruce in and for said County at his office forthwith to gim endence in a certain course then and there to be true buturen the state of num words and Sevene Redmenten det my hame this 9th dry of Seph 1873 - N. A. Curant JASurgent Mutici Ruy

Hute Mimesti Lonard Kudi Anka Filed Sohn 9/73 Marker Play

State of Minnesotie & Leonord Rudemaker & Course County 888 Lonard Rudimaker thing first duly soon deforth and mass, that he is defendant in the about Entilles action Went the rume is now funding before fre Sargent a fruitier of the Pence in and for min County That he has good runou Daction ance does believe that said furtier is preguliera and biand against - him and dul he fours he will not have an augartial trial Enfone Juice Parties Sworm Drence Jubsenibed Legforn Leonardus Bademste, me this gan day MA Sugar

Vinou all men by these presents that we Sevaced Radimachers as principal and bottfred Allers as seemly are held und firmly bound unto the state in the sum of The hundred to be paid. to the State from the use of said bone bo. from the prayment whenthe well ame bruly to be made une jointly and severally bine ourselves, our him executors and ad = munitatus firming by these browns? Grabel with our seals and dated this 26th day of Duly 1874 - The condition of this obligation is such that Whenes an Much thement was found by the Grand Muny in Hom sain lowered To bear who turn of the District bound for some bo on the 7the way, of belotien 1873. against the sain Sevenume Rudemuchus. and whereas the said Rudennaches has been brought before of Asinguil- erg a during of the Peace to be admitted to bail by vita of a Buch Warrant ifum out the the him bouch for his approxume before the district levens must to be hely in them said learning to answer said Leven Rudenmuchus share wer + truly be and appear before the District

tour must to be held in +form to aire and unsue said maken must and which the british of the court thereon - and to husens - then this obligation tobe wire attenues in full force ame pluch - Me tertining whereof we have becaute set bun humis seems this 2 gh Mruy 1874 - Leonandus Rademakers Signu runn toldind your 1. E SU Jail but of minute prin house that on appenne before me Sevene Ruden muchus um southine allers and a elmouture that they recented the above bond fredy from the prestrues Harin enthrumme MAS anguist Marie Peng

= Recognitance, =

Get July Ego a D1844
Cothray whitel
leluks

Hate of Mumerata Witnest levent The Hate of Munnut Leonard Rademachlers Bench marrant, the albench (harrant issue Upon the bother Industralint against Whe befordant thamed therein to buil in the turn of Three water betales G. 1873. Mythelebout!

The blitted bout forthe Country y Carrier and State of Minnesota Phettate of Minnesota to the Sheriff of Said leventy, an Indictment having been found an the yes day of Wetober, at 1873, lin the heitred bount firthe Hounty of barrer, charging hean and Radima esters afthe crime by apault with intent to do great bodily Charm! furthwith to angest who above thamed George Rademacles and bring him before this Court to answer the Indictment with the Court has anjourned for the Turn what you deliver him who who cutody of the jailor of the County of Carved or if he he griffed it, what you table him before any magnitrate in your leventy win the Mounty lin which you known them that he may give buil to linterer the Indictment That Twenty Seventh day of July ab 1844, Bythe Count: Opphrayenhull Churco

The Ditrict Court for Who County of Corner and State of Minnesota. The State of Uninnesses to being Sheriff day of between a 18/3. in the District bount for the Whenty of Carried charging Leonard Radimacker, With the Crime of affectet With intent to do Great Chedity arrest the above Interned Genard Rademacker and bring Chim before this Court to Continer the Indictment, or if the bout hat adjourned for the Jenn, that you deliver lime linto the Custooly of the jailor of the County y Carver, or if helrequired it that you tall him before any magistrate in that bounty win the bounty in which the indictment, the winth day of feloter, at 1873. Witness the Honorable M. V. Chatfield Judge of Bythe Court of the agenticht World bount.

Mate of himselver,

Multate of himselver,

Multate of himselver,

General Harrant,

Odnitted to bail in The sum of Three Sound and walland,

DISTRICT COURT,

State of Minnesola Plaintiff.

Leanard Rademarker

Defendant.

Defendant.

Plaintiff's Attorney.

Date of Entry Left. 24, 1873

Chesister of Actions A Page 187

Term Tried Lett General, 1874

Judgment for.

Amount of Judgment \$.

Default Judgment Book...

Date of Judgment ...

Judgment Book

Date of Docketing

Herald Pub. Co., Chaska, Minn.

Page.

DISTRICT COURT, CARVER COUNTY, MINN.

Margaret	Curry Plaintiff.
fames III Kall	Rence Defendant.
Smith & a	Partless Attorney.
	Plaintiff's Attorney.
	. Defendant's Attorney.
	Page 150
Term Tried Judgment for	
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Date of Judgment	1
Judgment Book	Page
Default Judgment Book	Page
Date of Docketing	1

Herald Publishing Co., Chaska, Minn.

State of Minnesota County of Carver District Court State Judicial Dist. margaret Curry,

anthony Dougherly &

James W. Lawrence Defts The above named plaintiff complaining against The defendants above named avers, that on the & First day of april, and 1872 said defend and may doublet timer in fee simple, and in the possession of the following land, situated, situated, situated and being in the County of Carver and State of Mennesola, vig; the West hay of the South It est quarter of Section Twelve, in Township One hundred 7. 2 and Leventeen in Mange Twenty That said de fendant Doughesterned to be the owner there of up to the time of the execution and delivery of the deede hereinafter set forth, and upon the records in the office

County still appears to own The Lame, That on or about said last named day, the Said defendant logethet with his wife ann 6. Dougherty by their certain Harrantee Deed, by them duly signed, realed, acknowledge very ed to and definisant told, and con one undivided one half interest in and to said land; and that It. Lawrence by his certain deed en writing, by him duly signed sealed, acknowledged and deliv-Erro, sold and conveyed the said undivided one half enterest en and to said lands to said arm C. Dougherty; and avery that said ann C. Dougherts remained the owner of said interest in said lands and with said defendant was in possession thereof until her death. That both of said last named deeds were mailed to the Register of Deeds of said Count J. 4 for record and the fees enclosed to pay therefor, and that both of said deeds were received by said Regester of Deedy in due course of mail. and plaintiff further avery that one Peck an altoney at Law residing in Chacker in said Counts and State wrongfully rundawfully and

through false and fraction uddelent representations obtained said deeds from said Register of Deed to the same men registed to said delivered them to said delivered them to to to give them up although the same have then demanded and the of said deeds mars lost and cannot now be found though deligent search and enquiry J. 5has been made, and that neither of said deed has ever been recorded. hat on or about the 12th day of august, a.D. 1873, the said ann C. Dougherty, being so serges in fee simple of said land died, in the City of menneap in faid State That said and some find and some find some and disposing whind 30th day of august and 1873, duly signed, sealed and executed her last Will and Testament by which she willed and devise to said plaintiff her said interest in said lands, which said will is valid and of full for force, and has been filed for probate in the office of the fudge of trobale of said Hen suffer further avers that she is the sister of said and arm C. Dougherty and 1. 6 one of her heing at law, and that there is great danger that said defendant will

sell and deed away all frays the findgment redecree of this court, Establishing the Executhat the said real estate belonged to said aren C. Dougherty at the time of her death that it belonged to her Estate, at the tome of her decease, that the same is a part 7.7 of the Estate of said ann C. Dough-- Esty, and that the same having been properly willed rdevised and is the property of this plain.

- tiff, subject to the payment of the just debte of said deceased tinancy possession asthulations and for such other x further order and decree as many to just. Sept. 1. 1873 Smith 4Buttern altys. for Peff. Muniapolis Mein. State of Minnesola goss County of Newwegard Cumy being duly sworn says that she is the

District Court margaret Curry authory Dougherly Et al. Complaint Gili, Elst Abota 24873, 184 hrey enbull — 150. Smith Martteson altys for Peff.

plaintiff named in the foregoing complaint, that she has heard the same read and knows the Contents there of that the same is true of her own knowledge except the maller therein states on her information steller that she and as to those maller that she believes it to be true. Subscribed + Levan to before) me this 1st day of Sept. 1873 Margaret & Curry Budd Reeve mark Budd Reen notary Public Henrefin Comey Ullimenta

No.

DISTRICT COURT, CARVER COUNTY, MINN.

The state of the s	
Margaret Cu	rry Plaintiff.
Anthony Dougles James W. Lawrend	
Smith & Bart	Name and Address of the Owner, where the Party of the Par
	dant's Attorney.
THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED I	
inte of Entry actions	the state of the s
Register of tolions "A"	Page 150
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Judgment for	Page 150
Judgment for	Page 150

Date of Docketing.

DISTRICT COURT, CARVER COUNTY, MINN.

416	D.	,
John a		Plaintiff.
	ts.	
Samu	100	mou.
		Dejendant.
Batter	× Po	R
and the state of t	Plaint	ij)"s .1ttorney.
*	Defenda	nt's Attorney.
Court Regular Register of Actions	tember A	-26,1873 Page 152
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Date of Judgment	homay	1 7, 1874
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Default Judgment 1	Book	Page
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Jadgnest Re	riAl	page -188-
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Herald Publishing Co., Chaska, Minn,

grin 1346.
Sim stind State of Minnerole Ess of hereby earlify and relus, that County of Carver & have personally served the within some Same May, by delerving to him a due , lopy thereof, in lawer lounty on the 1 to day of Octor 1. D. 18/3

DISTRICT COURT.

8 L Judicial District

County of Conver

John Boos

Samuel day

SUMMONS.

The State of Minneson, TO THE ABOVE NAMED DEFENDANT:

You Samuel alloy are hereby summoned and required to answer the Complaint in this action which has been file with the belief of the Section of said County

and to serve a copy of your Answer to the said Complaint on the subscribers, at their office in

within twenty days after the service of this Summons upon you, exclusive of the day of such service, and if you fail to answer the said Complaint within the time aforesaid, the Plaintiff in this action will

remot \$ 200. and intest since the 21. My of Congret

Dated Sept 240

A.D. 1878 Backer & Peclo
Plaintiff's Attorney, Churches

Minn.

State of dimension bise bise learner leventy.

John Boso 3

Samuel May.

A second

The Kainty, for comtainst on the above entitler action states and Moros to the Court! That on or about he 21 day of any met 1872 in sain Courty. the sain dependent, stated and when - senter to this flavorties that he was the owner in bu and had a good and suppresent litte in and to the following Useribus lemu and ral Istati situati in sain Cowly of bann hout! Lot (13) Christian coul (14) fourte in Hook to, threnty min (29) in the trilage of Wacomia in Dail Co, according to reorden that throof on file in the office. 2 of the Register of clueds of sain Go. which said land and real estate he of formed to sell to the Mainly for the Rum of # you, and give this Manity a good and sufficient and complete little threats. That relying repor such statementy lund uprenentation so made to ofores wire how not otherwise said flamily, dies orally some not otherise Juyou to purchuse

of said alependant the motorty him. before Chowithen bus pain sem of \$ 100. and in pursuance of said agrund pain sain defendant thin inhart payment thurson the sense of \$200. 1, 3 Whomas in but and infact the sain defendent was not him and Morr sines has been the owner of said permises, and was unable to transfer the little thrute to this lainty, and sain Malements and representation so made by sain Ulepudmin more wholly fals com branchelent, that before the Commence-- Ement of this action sain landy dia dumand of saine apendent wither that he comes the little theto according to sain agreement or return to him saine Sem of # 200. so have said Objectuit. Which seem dependent his wholly myhelm and refused to do.

Whereford Handliff Comunds probyrunt against Deine Clependant for some sum of #200. and relinet riner saine 200 acy of August 1872, with Costs and dis-

Barter & Preto

biet leoust learver bounding John Boon Lamuel along, leorrylained

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Acter how Preto

Sist Revent Carrier Could. Ithen Bow Sami'l Aloy Affailavil of mo accessor

July farmery you ab 18 14

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(Idush)

-150,-

Bater & Peck

State of Minusta Dist. Comi 8th wist County. John Boon & Affectavit of no auswer. Samuel May Ceauty of Carren 3, 20. H. J. Feck being duly Russe says that his there one of the allys for the fainting in the above entitled action. That more them twenty days here clapsed Vinue he service of the summons in raise action, that there has been no appearance therin on the hart of said defendant by answer demurre or others Surscriber "an Summe to & Fich. Pich. This 6th day of January) 1574, Giffreyenhahl Helith blit leaut Carrier borning.

State of minnetata District bourt & Judicial District My Mounty of Curver, John Vous lleypy of Judgment. against Samuel May, This Complaint in the above Intitled betion having been file brith the Clust of this levert and the Summond duly Gerved Herevally afron the defendant herein on the founts day of letober at 1873, and it appearing by The afficient of the attenneys for plaintiff in file, that no conserver or demurner, or copy of lither than theen becieved by laid plaintiff fellings in Fair Caute. Montherefore low motion of Baster Buck attorneys for said Medintiff, It is hereby belyindged and determined that laid plaintiff recover of fair defendant who bern of Iwahundred dulland, with Wineteen dollars und five eints interest, as claimed by Said fernimons and Complaint together With the Sum of Swelve dollars lasts and derbustements taxed in faid action, The behole amounts to the Sum of Iwahundred thirty one dollars lindfive Cents and that laid plaintiff havelhillamful frough Gots. Statute loop \$ 5,00 \$ 19,00 \$ 19,00 \$ 19,00 \$ 19,00 \$ 19,00 Gater, January 7th at 1874. My th. Count. Gethray which!

State of Minnesota District bount County of Carrer, Sohn Boss Sumuel May Tes dy ment files, Jennany Ma a D1844. Gethrafy inbuhl blub.

Bayla Bedl, aun for Prof Charle, Union,

DISTRICT COURT, CARVER COUNTY, MINN.

John Boss
Plaintiff. Samuel May. Defendant. Batter & Peck Plaintiff's Attorney Defendant's Attorney. Date of Entry September 26, 1873 Court Right A Page 152 Term Tried. Judgment for Rain Life Amount of Judgment \$ 231, 05 Date of Judgment June 7, 1874 Bragment Book 1 Page 351 Default Judgment Book Dute of Docketing January 7, 1874 adjust Revil At