



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

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Mower & Leape

No. *860*

DISTRICT COURT,
CARVER COUNTY, MINN.

H. R. R. & C. H. Hammer
Plaintiff.

vs.

Thomas Cullin
Defendant.

R. A. Irwin
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry *Aug. 20, 1874*

Register of Actions *A* Page *150*

Term Tried.....19.....

Judgment for.....

Amount of Judgment \$.....

Date of Judgment.....19.....

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

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

Date of Docketing.....19.....

STATE OF MINNESOTA, }

County of *Carver* }

District Court,

Eighth Judicial District.

Robert H. Cameron
vs
and
Thomas Cullen

IMMONS.

Do, Sept 14th 1874
Wm. H. Hagenbuhl
Attorney

R. A. Linn

Attorney.

STATE OF MINNESOTA

COURT,

County of *Carver*

ss.

Eight

Judicial District

*H. Noble & H. Cameron Partners in
business as "H. Noble & Co."*

*vs
Thomas Cullum*

SUMMONS.

THE STATE OF MINNESOTA.

To the above named Defendant.

You *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 *Chaska* in said County, and to serve a copy of your answer to the said complaint, on the subscriber, at *his* office in *the Borough of Pine Blume* in the County of *Scott* 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 the sum of one hundred & ninety three dollars and eighty five cents together with costs*

Dated

*Augt 24th*A. D. 187*6**R. H. Brown*

Plaintiff's Attorney.

Pine Blume

Minn.

State of Minnesota
District Court 8th Dist
County of Carver

H. Ruble and C. H. Cammre
Partners in business under the
firm name of H. Ruble & Co
vs
Thomas Bullard

The above named Plaintiffs for
Complaint against the said Defendant respectfully
show to this Court

That the said Plaintiffs are partners in
business at the City of Minneapolis in the State
of Minnesota and have been such partners
and doing business at the place aforesaid prior
to and ever since the 1st day of Jan'y 1874.

That on or about the 16th day of July 1874
at Bull Plains in the County of Scott State
afore said these Plaintiffs at the special instance
& request of the said Defendant sold and de-
livered to said Defendant a machine mower
as "Harley's Combined Mower & Reaper" at the
agreed price of One hundred and ninety three
dollars and eighty five cents. and which sum
the said Defendant then & there promised
to pay to these plaintiffs for the said

Dist. Court & to Rich
County of Cass

A. R. R. & Co. A. R. R. & Co.
Partners &c

Thomas Cullen
Complainant

R. A. Brown
Atty

John, Aug. 1874
W. H. R. & Co.
Atty

150.

machine. but to pay the same or any part
thereof the said Defendant ~~the~~ ^{has} wholly neg-
lects & refuses to pay -

Wherefore these Plaintiffs demand judgment
against the said Defendant for the sum of
One hundred and ninety three dollars and Eighty
five cents together with their lawful costs and
disbursements in this behalf paid laid out
& Expended - Dated Aug 13th 1874

R. A. Brown
Atty for Pliffs.

State

COURT,

County of

Carver

Eight

Judicial District.

Noble & H. Cammen
Partners in business under the firm
name & style of "Noble & Co."

Affidavit for Attachment.

Thomas Cullen

State of Minnesota,

County of

Scott

Thomas Jordan

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

Agent of the

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

Cullen

and in favor of said Plaintiff; that the amount of the Plaintiff claim in said action is One hundred and ninety three and 89/100 Dollars, and the ground thereof is as follows, that is to say:

That on or about the 16th day of July 1874 at Bella Plaine in the County of Scott & State aforesaid said Plaintiff at the special instance & request of the said Defendant sold & delivered to said Defendant a certain machine known as Herby's Combined Mower & Reaper, at the agreed price of One hundred and ninety three dollars and Eighty five cents, which sum & price the said Defendant then & there promised to pay to the Plaintiff for the said Machine, but to pay the same or any part thereof the said Deft wholly neglects & refuses -

And that by reason of the said premises this deponent has reason to believe and does believe - that said Defendant did not then, or does he now intend to pay said Plaintiff for said Machine - and that said debt was on the part of the Deft fraudulently contracted & therefore this deponent prays that a

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,

On this 13th day of August A. D. 1874

Thomas Penland

Notary Public
in and for
the State of Minnesota

District Court,

Eighth Judicial District,
County of *Carver*

W. H. Noble Company
Against

Thomas Lullin

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, *St. Paul, Minn. Aug 14th 1874*

Wm. L. Hanson
Judge Dist. Court 9th Dist.

Filed, *Aug 20th* A. D. 1874

G. H. Wrayenbuhl
Clerk of said Court

R. A. Brown
Plaintiff Attorney.

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

State of Minnesota,
County of *Carver*

DISTRICT COURT,

Eighth Judicial District.

H. Ruble & C. H. Lawrence Partners &c
as "*H. Ruble &c*"

Thomas Cullen

BOND FOR ATTACHMENT.

Know all Men by these Presents, That we *Thomas Jordan &*
Charles M. Hooper

are held and firmly bound unto *Thomas Cullen*

defendant in the above entitled action, in the sum of *Two hundred*
fifty Dollars, lawful money of the United States, to
be paid unto the said *Thomas Cullen* his

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

Sealed with our seals, and dated this *13th* day of *August* A. D. 187*4*

The Condition of this obligation is such, that whereas the above named plaintiff &
has applied for a writ of attachment against the property of *Thomas*
Cullen the

defendant in said action, and has filed an affidavit pursuant to the Statute in such
case made and provided. Now therefore, if the said plaintiff shall pay all costs that
may be awarded to said defendant *Thomas Cullen*
and all damages which the said defendant *Thomas Cullen*
may sustain by reason of the attachment, not exceeding the sum of *Two hundred*
and fifty Dollars, then this obligation shall be void,
otherwise of force.

Signed, Sealed and Delivered in Presence of

Robert A. Brown

Thomas Jordan
C. M. Hooper

STATE OF MINNESOTA,

County of *Coll*

Thirteenth day of *August*

personally appeared *Thomas Jordan & C. M. Hooper*

Be it Known, That on this
A. D. 187*4* before me

to me known to be the same persons described in and who executed the foregoing bond,
and each for himself acknowledged the same to be his own free act and deed.

Robert A. Brown
Notary Public
Min

State of Minnesota, }
County of Scott } Thomas Jordan and Charles
M. Hooper

the sureties named in and who executed the foregoing bond, being first duly sworn,
doth, each for himself, depose and say, that he is a resident and freeholder of the State
of Minnesota, and worth the amount of Two hundred fifty
Dollars above his debts and liabilities, and exclusive of his property exempt from
execution.

Subscribed and Sworn to before me,
this 13th day of August A. D. 1874 }
R. A. Brown
Notary Public
Min

Thomas Jordan

C. M. Hooper

DISTRICT COURT,

County of Cass

Public Lee

W

mas Callum

FOR ATTACHMENT.

by approve the within bond and
lies therein.

August 14th A. D. 1874

M. E. Harverson
Lump Debt Court
9th Feb. 1874.

R. A. Brown

Plaintiff Attorney

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

Filed Aug 14th 1874
Wayman, Clerk
\$100 =

150

150
80
1200
600
1800

State of ~~MINNESOTA~~ ^{of} ~~MINNESOTA~~, DISTRICT COURT,
County of *Carver* *Eighth* Judicial District.

A. Rubin & C. H. Hammen
Partners as *A. Rubin & Co*

vs
Thomas Cullin

Writ of Attachment.

STATE OF MINNESOTA, } ss.
County of *Carver*

The State of Minnesota,

To the Sheriff of the County of *Carver* GREETING:

Whereas, in the above entitled action, which is for the recovery of money, an application has been made by *Thomas Jordan* the agent of the Plaintiff, for a Writ of Attachment against the property of *Thomas Cullin*

defendant therein, and to that end an affidavit has been made and filed, showing that a cause of action exists against such defendant, specifying the amount of the claim and the ground thereof; and that the defendant *Thomas Cullin* *contracted the debt fraudulently*

and the bond in such case required by law, has been duly filed, and such Writ has been duly allowed.

Therefore, You are hereby commanded and required to attach and safely keep all the property of said *Thomas Cullin* within your County, and 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 *one hundred and ninety three dollars and eighty five cents* appears by the Complaint in said action,) together with costs and expenses, and that you proceed hereon in the manner required of you by law.

Witness the Honorable *Andrew J. Chasfield* Judge
of the District Court aforesaid, at *Chaska*
this *Twentieth* day of *August* in the
year *1874*

A. Grayentubly Clerk.

Labar

No. 861

DISTRICT COURT,
CARVER COUNTY, MINN.

Henry J. Kenning
Plaintiff.

vs.
George A. Detroit Adm. of the
Estate of Wm. Young, deceased
Defendant.

Baxter & Peck
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry Aug. 24th, 1874

Register of Actions "A" Page 86

Term Tried 19

Judgment for

Amount of Judgment \$

Date of Judgment 19

Judgment Book Page

Default Judgment Book Page

Date of Docketing 19

Charles Union Apr 28th 1874

Henry Young

To Henry of Henry Dr

Mr labor in erecting our stone building at

Rail road junction in Lawrence

Scot Co. Mo as per contract

95.00

To building cement and shelling

3

for same

51.00

Our Extra work

3

Hardware furnished

for said building

46.00

190

Bill of Particulars referred to in answer

State of Minnesota
District Court Eighth Judicial District
County of Cass

Henry F. Manning
against
Geo. A. Du Ruit Ad-
ministrator of the estate
of Henry Young deceased

The plaintiff in the above entitled
action for complaint therein respectfully
states and shows to the court that the said
Henry Young deceased died on the 24th day
of April A.D. 1874 intestate, and that the above
named defendant was thereafter to wit
on the 6th day of July A.D. 1874 duly
appointed and qualified administrator
of all and singular the goods chattels
and credits where of the said Henry Young
deceased at the time of his death and
is now such administrator, and the plaintiff
further says that in the life time of the said
Henry Young, to wit between the 18th day of March
and the 24th day of April of the year 1874
the said plaintiff at the special instance
and request of the said Henry Young
did do and perform the work labor
and services mentioned and specified
in the Bill of Particulars hereto attached
marked A and made a part of this complaint

for the agreed and stipulated measures
and sum therein specified, some claim
them some the furnish the material
specified and mentioned in some
bill of particulars, at the special in-
stance of said Henry Young in his
petition at the agreed and stipulated
process then specified. That no part
of the sums aforesaid have been paid
except the sum of ^{dollars}
which the plaintiff claims to be ^{re-}
covered, all of which said work ^{material} labor and
services amount to the sum of one hundred and
ninety dollars.

And the said plaintiff further says
that the said work labor and services
rendered and material furnished
was done performed and furnished in
the erection and construction of a store
building, during the time aforesaid, sit-
uate and being on the land of the Minneapolis
and St. Louis railroad company about fifty
feet in a north easterly direction from the depot
at the junction of the said Minneapolis and
St. Louis rail road with the St. Paul and Sioux
City railroad in the town of Lanesville
in the county of Scott in the State of Min-
nesota, which said building was erected in
the life time of said Young

District Court
Carmen County

Henry J. Manning
vs

Ex A Court Admors
Complaint

Filed, Aug 24th 1894
G. H. Wray, Clerk
Carmen Co

86.

Robert P. Pelt
Repps Attys

And plaintiff further says that he has
filed for record in the office of the Clerk
of Court of said County of Scott an ac-
count of said work labor and services
and material so as aforesaid done
and performed and furnished in the
erection and construction of said
building, duly verified as required by law

Wherefore the plaintiff demands
judgment against the said defen-
dant for the sum of one hundred ninety
dollars with interest thereon from and
since the 24th day of April A.D. 1894

That the said stone building above
described be sold to satisfy the said
claim so as aforesaid due and
for the costs of this action

Baptist Reck

Repps Cltys

State of Minnesota
County of Carroll

Henry J. Reppert being duly
sworn on oath says that he is plaintiff
in the above entitled action, that the
 foregoing complaint is true of his
own knowledge except as to matters
therein stated on his information
and belief and as to those matters
he believes it to be true
Subscribed and sworn
to before me this 24th day
of April A.D. 1894
Baptist Reck
Notary Public in and for the County of Carroll

In 1 State of Minnesota } District Court 8th
County of Carver } 2nd District

Henry H. Remming
against
Geo A. McDick Administrator
of the estate of Henry Young
Defendant -

The defendant for answer
to the Complaint of the plaintiff in
the above entitled action respectfully
states and shows to the Court -

2 II. That
the said Henry Young in his life
time entered into a contract with
the said Plaintiff whereby it was agreed
that the said Plaintiff should perform
all the labor in creating the Store
Building mentioned in the said
Plaintiff's Complaint, and for such
labor it was mutually agreed by
and between the said Henry Young
and said Plaintiff that the said
Young should pay the said plain-
tiff the sum of eighty dollars and
no other or greater sum -

III And

said defendant further answering
avers. That the ^{Cabin in the} Building - counter and
Shelving and extra door for same
as particularly set forth in said
complaint is of the value of no greater
or other sum than forty five dollars.

3 III. And defendant further answer-
ing, denies that said plaintiff furnished
H and W to said Henry Young
to the amount of \$41, or any sum
whatsoever, for said Store Building, or
otherwise

4 IV. And defendant for counter
claim to the claim of the Plaintiff
and which he demands may be
set off against the claim of the
said plaintiff. Avers and alleges
that between March 27th 1874 and
April 25th of same year, the said
Henry Young sold and delivered
to said plaintiff goods, wares and
merchandise for his use and at
his request, and paid money to
said plaintiff at his request to the
value and amount in the aggregate
of \$121.45- and which said sum
was by mutual agreement - by
between said Henry Young and

W. J. Kenning
agent
Geo A DuToit Ad

Answer
original

Due sender of a
copy of within
answer admitted
this 9th day Sept
1874 -

Botland P. 10
Atty for St. J.

Filed, Sept 28th AD 1874
Gibson & Co
= 186 =

said Plaintiff to be applied towards
the payment of labor in erecting
said stone building - counter
shelving & extra door for same.

Whereupon the said
defendant offers the plaintiff to
take judgement against said
defendant for the sum of \$3.55
and costs.

J. A. Sargent
Deft's Atty
Chester Minn.

Lumber
862
No.

DISTRICT COURT,
CARVER COUNTY, MINN.

H. D. Washburn
et al. Plaintiff.

vs.
Geo. A. Du Laite
Defendant.

Baxter & Beck
Plaintiff's Attorney,

Defendant's Attorney.

Date of Entry August 24, 1874

Register of Actions A Page 88

Term Tried Oct General, 1874

Judgment for Plaintiff

Amount of Judgment \$ 161.85

Date of Judgment Oct 7th 1874

Minute Book A Page 386

Default Judgment Book Page

Date of Docketing October 7, 1874

Judgment Book A page 198

(44.)

STATE OF MINNESOTA,

DISTRICT COURT,

County of *Crow*

Eighth

Judicial District.

M D Washburn and J M Stittney
Co partners vs M D Washburn & co

against

SUMMONS.

Geo A Du Bois Administrator of the
Estate of Anna Mary deceased

THE STATE OF MINNESOTA to the above named Defendant:

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 Creek County Minnesota and to serve a copy of your answer to the said complaint on the subscribers, at *their* office in *the Village of Chaska in said Creek County* 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's in this action will *Apply to the Court for the relief demanded in the said Complaint*

Dated *Aug 24th*

187*6*

Paul & Deek
Plaintiff's Attorney, *Chaska Minn.*

State of Maine }
County of Carver } J. F. E. De Tait Sheriff
Carver Co. Maine, do hereby Certify + return, that
at the village of Chaska in said Carver County.
I did on the 24th day of August A.D. 1874.
serve upon Geo. H. De Tait, administrator, of the Estate
of Henry Young deceased defendant herein named,
the within Summons by then + there handing
to + leaving with him a true copy of the
same

Fees \$1.00
Copy 20
 mileage 20
1.40

J. F. E. De Tait
Sheriff Carver Co. Maine

DISTRICT COURT.

Right Judicial District.

County of Carver

De Tait Administrator

my

J. F. E. De Tait Administrator
x c

SUMMONS.

24.

Filed, Detainer of a copy of
Gibson & Co. 1874

Wm. J. De Tait
- 89 -

Printer Peter
Plaintiff's Attorney S

Bill of Particulars A reference to in
 Henry Henry ~~the~~ ~~complaint~~
 Bought of W O Washburn & Co

1874

March 18th 78 pieces 2/4. 12 ft long 424 ft

28 " " 16 " " 299 "

40 " 2/8 16 " " 853 " = 1476. ~~11.00~~ = 19.54

700 ft 3" Clear Boards 16 ft 30.00 = 21.00

1000 " 2" " Siding 16 " 19.00 = 19.00

1000 " " Flooring 16 " 27.00 27.00

3500 " Com Boards 12 " 11.00 38.50

5 M X Shingles 3.00 15.00

3 " Saths 2.00 6.00

For Freight

Interest

\$146.04

" 5.81

Patent \$151.85

State of Minnesota
District Court Eighth Judicial District
County of Carver

W D Washburn and
G M Stickney Copartners
doing business under the
firm name and style of
W D Washburn & Co

against
Geo A Du Toit Ad-
ministrator of the estate of
Henry Tenny deceased

The plaintiffs in the above
entitled action for complaint therein
respectfully state and show to the court
that the said plaintiffs are and for one
year last past have been copartners do-
ing business under the firm name and
style of W D Washburn & Co at Minneapolis
in the State of Minnesota, that the above
named Henry Tenny deceased died on
the 24th day of April A.D. 1874 intestate
and that the above named defendant
was thereafter appointed on the 6th day of
July A.D. 1874 duly appointed and qualified
Administrator, and is now the Administra-
tor of all and singular the goods chattels
and credits which were of the said
Henry Tenny deceased at the time of his death

who died intestate. And the said
plaintiffs further say that in the life time of
the said Henry Young, to-wit on the 13th day
of March A.D. 1874, at Minneapolis aforesaid
the said plaintiffs at the special instance
and request of said Henry Young did sell
and deliver to him lumber of the value
and for the agreed and stipulated
price and sum of one hundred and
forty six and $\frac{4}{10}$ dollars, a bill of
particulars of which said lumber is hereto
attached marked "A" and made a part
of this complaint. And the plaintiffs say
that no part of said sum has been paid.

That the said lumber specified in the
said bill of particulars was bought for
and used in the construction of a certain
stone building situated and being on the land
of the ~~Minneapolis~~ and Saint Louis Rail
Road company, about fifty feet in a north
easterly direction from the depot at the
junction of the said Minneapolis and
St. Louis rail road with the St. Paul and
Sioux City rail road in Saint Louis in the
town of Laclede in the county of Scott
in the State of Missouri, which said building
was erected by the said Henry Young deceased
in his life time, to-wit between the said
13th day of March A.D. 1874 and the
24th day of April of that year.

And the plaintiffs further say that they have made and filed for record in the Office of the Register of Deeds of said County of said an account of the said lumber so as aforesaid furnished and used in the erection and construction of said store building, duly verified as required by law.

Wherefore the plaintiffs demand judgment against the said defendant for the sum of one hundred and forty six and $\frac{4}{100}$ dollars with interest from and since the 13th day of March 1884.

That the said store building above described be sold to satisfy the said claim so as aforesaid due and for the costs of this action.

Baxter & Pick

Plaintiffs Attorneys

State of Minnesota

County Commissioner L L Baxter
being duly sworn on oath says
that he is one of the Attorneys
for the plaintiffs in the above entitled
action. that the foregoing complaint
is true to the best of his knowledge, infor-
mation and belief, and that the reason
why this affidavit of verification
is not made by said plaintiffs

District Court
Carver County

W D Washburn
or

Geo A De Vost Ave=
Minneapolis & C

Complaint

Filed, Aug 14 1894.
J. H. Graymire
Deputy

288.3

Raymond Peck
Plffs Atty

as one of them is that they are absent
from the County of Carver Minnesota
where resides this Applicant, and
pepp Attorneys
Scales credit and down } L L Bayter
to before me this 24th day of August
1894

State of Minnesota
District Court Eighth Judicial District
County of Carver

W D Washburn and
G M Stickney copartners
as W D Washburn & co

against

Geo A De Wit Ad-
ministrator of the Estate
of Henry Young deceased

It is hereby stipulation and
agreed by the parties to the above
entitled action

I That the lots of lumber spe-
cified and set forth in the com-
plaint in the above entitled action
was sold and delivered by the
above named plaintiffs to the
said Henry Young in his life
time to wit in the month of March
A D 1874

II That the said lumber was
worth and of the value ~~specified~~
in said complaint and bill of par-
ticulars thereto attached

III That the said Henry Young
died intestate in the month of April
A D 1874 and that the said

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

W. D. Washburne and
G. W. Stickney, Copartners as
W. D. Washburne & Co^o

Against
Geo. A. Duroit, Administrator
of the Estate of H. Young, deceased,

The Summons having
been personally served in the Above entitled Action,
and no Appearance having been made therein
in any manner by said Defendant, either by
Answer, demurrer or otherwise and more than
twenty day having elapsed since the Service
of said Summons as aforesaid, and the said
Plaintiffs having duly proved the allegations
in their Complaint duly filed in said Action
from which it appears that there is
due said Plaintiffs from said Defendant the
sum of one hundred fifty one dollars and eighty
four cents. And further that said Plaintiffs have
a valid claim on the following described premises
and building for such lumber mentioned
and specified in said Complaint, to wit:
a Store building

Situate and being on the land of the Minneapolis & St Louis Rail Way Company about fifty feet in a North Easterly direction from the Depot at the junction of the said Minneapolis & St Louis Rail Way with the St Paul and Sioux City rail road in Louisville in the Town of Louisville in the County of Scott in the State aforesaid.

Therefore on motion of Baxter Beck Plaintiff's Attorney, It is ordered and adjudged that the said Plaintiff recover of said Defendant the sum of One hundred fifty one dollar and eighty five cents, and the sum of Ten dollars costs and disbursements amounting in the whole to One hundred Sixty one dollar and eighty five cents.

And it is further ordered that Said building be sold to satisfy said amount and costs of Sale.

Judgment entered \$151.85
Costs Statute costs \$5.00

Sheriff's fee \$1.40

Deputy's fee \$3.60 \$10.00

Total \$161.85.

Dated October 15th A.D. 1874.

By the Court:

G. H. Hagenbuhl
Clerk.

State of Minnesota
District Court
County of Carver,

W. Q. Washburne and
G. M. Hestney, Copartners as
W. Q. Washburne & Co.

vs
Geo. A. Perdit, Administrator
of the Estate of H. J. Young, deceased.

Judgment Roll.

Judgment \$151.85
Costs 10.00

Total \$161.85

Witness my hand and seal
this 1st day of April, 1894,
G. H. Graymuhl, Clerk,

W. Q. Washburne, atty for Plffs
G. M. Hestney, do

Store Ownership

863

No.

DISTRICT COURT,
CARVER COUNTY, MINN.

Henry J. Kenning
Plaintiff.

vs.

J. E. Dutcher
Defendant.

Baxter & Peck
Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry Aug. 26th, 1874
Register of Actions "A" Page 207
Term Tried 19
Judgment for 19
Amount of Judgment \$
Date of Judgment 19
Judgment Book Page
Default Judgment Book Page
Date of Docketing 19

Herald Publishing Co., Chaska, Minn.

State of Minnesota.
Linn County & said Dist Court
Johnny G. Kinnery }
- 25 - } Lennemann
Frederic G. Galt }
}

The Plaintiff for complaint in the
above entitled action states and alleges
the Court. That now the 26th day of Aug-
-ust 1894 he sees the above land in
the possession of the following described
personal property, to wit: One store
building situated upon lot one in Block
Thirty Eight (38) in the Village of Cherokee
as appears by plat on file in the office
of Register of Deeds of said Linn County,
which said building and property is of
the value and worth the sum of \$400
That on the day last aforesaid the
said Defendant wrongfully took ^{and} the
possession ~~that~~ ^{of} ~~from~~ this Plaintiff
and now so wrongfully retains the
possession from this Plaintiff.

Plaintiff further says that before the
commencement of this action he did
verbally demand of said Defendant that
he deliver up said property and the
possession thereof to this Plaintiff. That
said Defendant refused to do so and
still does refuse.

Wherefore, Plaintiffs demand judgment
 against said Defendant for the
 return of said property and in case
 a return thereof can not be had
 that he render of said Defendant
 the sum of \$400. with interest from
 date hereof with costs of suit.
 Sent by Ag 26/874

Boston & Dec

Attys for Plaintiffs
 Arthur

Lois - Court
 Court Clerk

Henry J. Winney

- vs -
 J. E. De Vries

Defendant.

Filed Aug 26/874

W. H. Weymouth

Attorney

Aug 26

Boston & Dec
 Attys for Plaintiffs

DISTRICT COURT.

By the Judicial District.
County of Curran

H. F. Manning
vs

H. E. Lee Trust

SUMMONS.

John August 14th 1874
H. F. Manning
Attorney

— 104 —
— 104 —

Deane & Sheel
Printers Attorney

Ramaley & Cunningham, Printers and Stationers.

State of Minnesota
County of Curran: I, H. E. Lee, Coroner
in and for said county do hereby certify
and return that on the 26th day of August
AD 1874 I served the within summons on the
within named defendant by delivering
the same in person in said Curran County
a true and correct copy of the same
I am Coroner 1.00
Fees 20
Copy 50
\$ 1.70

H. E. Lee
Coroner Curran Co Minn

(44.)

STATE OF MINNESOTA,

County of *Cornwall*

DISTRICT COURT,

Eighth

Judicial District.

SUMMONS.

Harry F. Munnery
vs.
Frederick E. DeZuit

THE STATE OF MINNESOTA to the above named Defendant:

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 in *Charles Cornwall County Minnesota*
and to serve a copy of your answer to the said complaint on the subscriber, at *his* office in

Wadena of *Charles Cornwall County Minnesota*
within twenty days after the service of this summons upon you, exclusive of the day of such service, and if you fail

to answer the said complaint within the time aforesaid, the Plaintiff in this action will apply
to the court for the relief demanded
in the said complaint

Dated

Aug 26th

187*6*

Barth S. S. S.
Plaintiff & Attorney *Charles Minn.*

State of Minnesota,
County of Leann

No. 42.

DISTRICT COURT,
Eighth Judicial District.

Henry J. Kenning

AGAINST

Affidavit in Claim and Delivery of
Personal Property.

Frederick E. Outaite.

State of Minnesota,
County of Leann } ss. Henry J. Kenning came

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

Kenning the —

said Plaintiff in the above entitled cause: that the 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:

One Horn binding situated upon lot
one (1) Block Thirty Eight (38) in the
village of Chaska as appears by plat
thereof on file in the office of the
Register of Deeds of said County.

that the same is wrongfully
detained from said Plaintiff by said Defendant at Chaska
in the County of Leann 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 Four hundred
(#400.00) Dollars,
and further saith not.

Subscribed and Sworn to before me,
On this 25 day of August 1878

H J Kenning

L L Baxter
Notary Public
Leann Co Minn

State of Minnesota
 County of Cass & Frederick
 Charles Corvino of said Cass
 County do hereby certify and return
 that on the 24th day of August
 AD 1874 I took the majority with
 described and delivered the same
 to the within named Plaintiff
 & also serve a copy of the
 within Affidavit on the within
 named defendant personally
 in said Cass County

C. F. Park
 Coroner Cass & Minn

Fees
 Cass 1.00
 Copy 50

DISTRICT COURT,

County of Cass

Henry G. Germany

against

Frederick E. Lee & Co

Affidavit and Order in Claim and Delivery of Personal Property.

to the Sheriff of the County of

Cass

State of Minnesota.

Sir:

You are hereby required to take
 the property described in the within affidavit from
 the Defendant in the within entitled cause, and
 deliver the same to the Plaintiff therein according
 to law.

Dated this 26th day of August, A. D. 1874

Yours, &c.,

Robert E. Dick

Plaintiff's Attorney

RAMSEY, CHASE & FREDERICK, S. Paul.

Witness my hand and seal this 26th day of August AD 1874
 J. H. Graymiller Clerk

DISTRICT COURT,
County of Carver

Henry F. Kenning
against
L. E. Du Toit

Plaintiff

Defendant

WHEREAS, the above named Henry F. Kenning ~~Plaintiff~~
allege that L. E. Du Toit ~~Defendant~~ has in
his possession and wrongfully detain, certain personal property belonging to the said
plaintiff Henry F. Kenning of the estimated value of
four hundred Dollars, and the said
Henry F. Kenning is about to commence an action to
recover the possession of said property and claims the immediate delivery of the said property to
him by the Sheriff of the County of Carver

NOW THEREFORE, we Henry F. Kenning ~~and John~~
Norbert George Ulmer of the County of Carver
do hereby undertake and bind ourselves in the sum of Eight hundred
Dollars, for the prosecution of the said action and for a return of the said property to the said
L. E. Du Toit if a return thereof shall be adjudged,
and for the payment to the said L. E. Du Toit
of any such sum as may for any cause be recovered in said action against said
Henry F. Kenning

Dated the 26th day of August 1874

John F. Herker
Georg Ulmer

STATE OF MINNESOTA,
County of Carver ss.

John F. Herker

Henry F. Kenning and
the sureties to the above undertaking,

being first duly sworn, each for himself says that he is a resident and freeholder of the County of
Carver in the State of Minnesota, and that he is worth the sum of
Eight hundred Dollars, over and above his just debts and liabilities
and exclusive of property exempt from execution.

Subscribed and Sworn to before me,
this 26th day of August A. D. 1874

John F. Herker
Georg Ulmer

L. L. Dwyer
Notary Public
Carver Co Minn

DISTRICT COURT.

County of Cass

Ezra D. Best

Henry F. Murray Plaintiff

Frederick & Outpost

Defendant

Undertaking in Claim and Delivery.

I approve the within undertaking and the
sureties thereof.

Dated

Aug 26th 1874

J. H. Churchill
Jr. Coram Cass Co. Minn.

Benjamin F. Pick

Plaintiff's Attorney.

Charles

Minn.

Remaley & Birmingham, Publishers, Printers,
Wm. August 17th Oct 1874
Wm. August 17th Oct 1874
- 204 -

State of Minnesota
County of Cass I Frederick Churchill Coram
Cass Co Minn do hereby certify and return
that on the ~~26~~ 26th day of Aug 1874
I served a copy of the within undertaking
personally on the within named de-
fendant by delivering the same to him
in said Cass county

F. Church

~~Frederick~~ Coram Co
Minn

~~Ass~~
Cass 100
Cass 50
Affirm undoubtedly
250

Owner of Business

No.

864

DISTRICT COURT,
CARVER COUNTY, MINN.

John Stroppe

Plaintiff.

v.s.

John Kievel

Defendant.

Barter & Peck

Plaintiff's Attorney.

Defendant's Attorney.

Date of Entry August 31, 1874
Court Count
Register of Actions A Page 142

Term Tried 1

Judgment for

Amount of Judgment \$

Date of Judgment 1

Judgment Book Page

Default Judgment Book Page

Date of Docketing 1

Exhib 1

State of Minnesota, Leann County.
Lease. Court
Opponent Case.

John Adams }
-vs- } Complainant.
John Kiesel }

The ~~Plaintiff~~ for ~~complainant~~ in the
above entitled action states, and shows
to the Court:

The Plaintiff for complainant
in the above entitled action states to the
Court, and shows:

That all the time from and
since the 5th day of February 1871⁽¹⁸⁷¹⁾ he has
been and still is the owner in fee of
and in possession of the Queen's Acre which
land is situated in the County
of Leann Minnesota viz, The East half
of the South east quarter of Section
Thirty four (34) Township one hundred
and fifteen (115) Range twenty six

That said Applicant claims some
estate or interest in and to said premises
accrued to said Plaintiff, that is
said Applicant claims to own said
premises in fee.

Wherefore Plaintiff demands judgment

against said defendant

1. That the Plaintiff be declared to
be the owner of said premises in fee

2. That all claims or interest of said
defendant in and to said premises
be set aside and declared void.

and for such other relief as shall be
proper in the premises. And that
Plaintiff recover of said defendant
his costs of suit.

Tested & Pres
Atty for Plaintiff,

Dist Court
Lynn County.

John Aldis

- 25 -

John Kivel.

Compliment.

Filed, Aug. 31st 1874.
Guthrie & Co.
Attys.

142 =

Robert R. R. R.
Attys. for R. R. R.

No.

Possession Band
865

DISTRICT COURT,
CARVER COUNTY, MINN.

Frank Messer
Plaintiff.

vs.

Charles Henningsen et al.
Defendant.

Frank Warner
Plaintiff's Attorney.

Baxter & Peck
Defendant's Attorney.

Date of Entry Aug. 31st 1874

Register of Actions A Page 208

Term Tried April 5th 1875

Judgment for

Amount of Judgment \$

Date of Judgment 19

Judgment Book Page

Default Judgment Book Page

Date of Docketing 19

State of Minnesota
County of Carver } ss

The State of Minnesota

To the Sheriff or any Constable
of said County -

You are
herby Com manded to
summon Charles Humm
and Thornton Humm, Partners as
Humm Bros, if they shall be found
in your County to be and appear
before the undersigned one of the
Justices of the Peace in and for
said County on the 15th day of
August A.D 1874 at 10 o'clock
in the forenoon of said day
at my Office at Carver in said
County to answer to Frank
Wheeler in a Civil action and have
you then and there this writ.

Given under my hand this 1st
day of August A.D 1874

Peter Nichols

Justice of the Peace

State of Minnesota
County of Carver

In Justice Court before
Peter Michels Justice

Frank M. J. J.
vs.
Charles Henning &
Theodore Henning
Partners as
Henning Bros.

The Complainant
of the Plaintiff respectfully states
and shows to this Court
that on or about the
23^d day of October A.D. 1873
he permitted the said defendants
to enter upon and now
and occupy Lots seven (7)
and eight (8) in Block Sixty
Eight (68) and one and
one quarter acre of land
in the village of Chaska
in said County, he the
said Plaintiff being then
and there the owner
thereof, without any time

being agreed upon for
the continuance of the same
or any price therefor,
That in pursuance
thereof said defendants
occupied said premises
for the term of eight-
months - That the use
and occupation of said
premises as aforesaid
was reasonably worth
the sum of ten dollars per
month - That no part
or portion of said sum
has been paid though long
since due

Wherefore the
Plaintiff demands Judgment
against said defendants
for the sum of eighty dollars
besides the costs of this
action

Dated Casper
Aug 15th 1874

Frank Warner
atly for Pltffs
Casper
Wyo

See Justice Court

Frank Weyler

by

Huning & Kuning
" "

Complaint

filed August 15th
A.D. 1874

Peter Michels

Justices of the
Peace

Filed Aug 23rd 1874
Hannayville
Calumet

Frank Warner
atty for Plaintiff
Curran

See Justice Court

Frank Muehlen
vs

Herring & Herring
Answer

filed this 15th
day of August

A.D. 1874

Peter Muehlen.

Justice of the Peace

Filed, Aug¹⁵ 1874
Wraymuhl, Cal.
Cal.

Buller & Peck
attys for def^s
Curran

State of Minnesota,
County. } ss.
Frank Walker

- 25 -

John King & Theodore King,
plaintiffs vs King Bros.

The defendant for answer him
answers each and every allegation
in said Complaint contained.

~~State Aug 15-18~~ Wherefore defendant
answers judgment that said case
be dismissed with costs.

State Aug. 15-1894. Baxter & Pelt
Atty's for Def'ts.

Change of Venue
Frank Miessler
vs,

As Henning and
Theodor Henning
filed August
22th A.D. 1874
Peter Michels
Justice of the
Peace.

Filed, Aug. 22nd 1874
G. W. C. C. C.
Clerk

State of Minnesota,
Cann County }
Frank Meier

- vs -

Chas. Kuning & Theodore
Kuning partners as Kuning Bros.
Cann County } ss.

Charles Kuning being duly
sworn says that he is one of the defendants
in the above entitled action that
he believes that from bias and
prejudice existing upon the part of
said justice he will not decide im-
partially in the matter under consideration
and says that said cause be
transferred and the same argued as
provided by law.

Subscribed and sworn to } Charles Kuning
This 22nd day of May }
1874 Peter Michaels
Justices of the Peace

Transcript
Frank Miessler
vs.

Ans Penning and
Theodor Penning

filed August
22th A. D. 1874

Peter Michels Jus=
tices of the Peace

S. I

Filed, Aug 27th A. D. 1874
G. H. Gray
Clerk

State of Minnesota } gg
County of Carver }
Frank Miesler

vs

Chs. Henning et Theodor Henning Brothers
August 1. 1874 Summons issued

Returnable August 15th 1874

August 15th Case continued untill August
22th 10, C. Clark et M

August 22th parties appeared, on the Def^t mo-
tion, for a change of Venue
Motion Granted. Case transfer
to John D. Hane Justice of the Peace
Dahlgren Minn. Justice fees paid
State Aug 22 1874 by Def^t \$1.25.

Peter Michels Justice

State of Minnesota of the Peace
County of Carver

I hereby certify that the above is a
true copie of my Docket in regard
the case between Frank Miesler
against Chs. Henning and Theodor
Henning in Civil Action

Dated this 22th day of August
A. D. 1874

Peter Michels

Justice of the Peace

Frank Mepher
m

Kennedy & Luning

Slipshod

Julius Aug 15/74
Peter Michels
Justices of the Peace

Filed Aug 17th 1874
W. H. Rayburn
Clerk

State of Minnesota
County.

Frank Ulrich

- 25 -

John Kriny & Thollus Kriny
petitioners as Kriny Bros.

This truly stipulated by and
between the parties hereto and
their attys that said case
together with enclosure of the same
be and the same is truly returned
until the 22nd day of August 1874
at 10 o'clock A.M. of that day.
Dated Aug, 15 1874.

Baxter Peck

Atty for Defendants.

Frank Warner

attys for Plaff

In Justice Court,

Linn County.

Frank, Alister

Against

Henry Bros.

Notice of Grounds of Appeal

Filed Aug 29th 1874

Sam D. Skone
- Due service of the within notice is hereby

admitted at Chaska

Minnesota, on this 29th day of

August A. D. 1874

Frank Warner
att'y for Plaintiff

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

Filed Aug 31st 1874
Chaska

State of Minnesota,
County of Leum

IN JUSTICE COURT,

ss.

Before J. D. Skow

Justice of the Peace.

Frank Christ

- 41 -

Leum Christy & Theodore Christy
petitioners vs Christy and

Sir: Please to take Notice, That the above named defendants
appeals to the Leum Court in and for said County, from
the judgment rendered by said Justice of the Peace, in the above entitled
action, on the 22 day of August A. D. 1874, against said
defendants therein; and that the said appeal is taken
upon questions of law & fact.

Dated August 25 1874

Yours Respectfully,

Robert R. Pack
Att'y for appt

To the above named
and Frank Christy
Att'y for said Christy

In Justice Court,

Sumner

County.

Ernest A. Allen

against

- Kimmey Bros.

AFFIDAVIT ON APPEAL.

Filed on the *29th* day of

August A. D. 18*74*

- John D. A. Kimmey

Justice of the Peace.

D. Ramaley, Printer,

Filed, Aug 31st A.D. 1874
W. H. Rayburn
Adm.

STATE OF MINNESOTA,

County of Linn

IN JUSTICE COURT,

Before

J. D. Skow

Justice of the Peace.

~~George H. Skow~~

Frank Miesler

- 45 -

Chas. Kenning & Theodore

Kenning Partners as Kenning Bros.

STATE OF MINNESOTA,

County of Linn

Chas. Kenning

came personally before me, and being duly sworn, he

doth depose and say, that he is one of the Defendants herein

~~said~~

in the above entitled cause; that said Defendants

appeals to the last

Court

in and for said county, from the judgment

rendered by said Justice of the Peace, in this cause, on the day of August

A. D. 1874 in favor of said Plaintiffs therein; and that the said appeal is made in good faith, and not for the purpose of delay, and further saith not.

Subscribed and Sworn to before me,

On this 29th day of August A. D. 1874

W. H. Hagenbuhl Justice of the Peace
Corner Linn

Charles Kenning

Justin Currier
Linn County.

Frank Oliver.

- 25 -

Henry Bros.

Archibald.

Filed Aug 29th

1874 J. W. D. A. K. W.
Justice

Filed Aug 29th 1874
W. H. Rayburn
Clerk

State of Minnesota
Cannon County } ss.
Known Alia

Chas Kenney & Theodore Kenney
parties as Kenney Bros.

Whereas judgment was on the 22
day of August 1874 rendered in favor
of said Plaintiff and against said
Defendant in the above entitled
action before John D. Skow a justice
of the Peace in and for said County.
in an action wherein said Charles Skow
was Plaintiff and Chas Kenney & Theodore
Kenney parties Defendants. and whereas
said Defendant is about to appeal
said case to the Circuit Court of said
County, Now therefore we Chas Kenney
and Theodore Kenney and Philip
Kenney. — do mutually promise

and agree to and with the said
Plaintiff that he will prosecute this
said appeal with effort and
obey the order of the Court there
and pay all costs that shall accrue
and be judgments against said Defendant
not to exceed one hundred dollars.

Given Aug 28th 1874

Witness in presence of H. B. Beck.

Charles Kenney
Theodore Kenney

D. H. W. R.

State of Minnesota
County of Carver

Frank Myler
vs
Charles Humming
Theodore Humming
Partners as
Humming Bros

1874
Aug 22^d The above Entitled
Cause was transferred
to me by Peter Michels
Justice of the Peace at
Carver in said County
Frederick Foster Constable
delivered to me Summons
Complaint. Answer Stipula-
-tion Transcript and
affidavit for Change
of venue - at half past
5 o'clock in the afternoon
of said day the Plaintiff
appeared and the case
was called - The Plaintiff
and then sworn and
testified as to the matters
set forth in the Complaint

The defendant Justice
to appear

Whereupon the
Court hereby renders
judgment in favor of
the plaintiff and against
the defendant for the
sum of sixty five dollars
being the costs of this
action

Peter Michels } Nicholas Schindorn
Justice costs 25^{cts} } Constable fees \$1.00

John D. Scow } Fred. J. Foster
Justice costs \$1.15 } Constable fees \$1.40

Recapitulation

Judgment -	\$65.00
Justice Scow's costs -	\$1.15
Michels costs -	.25
Constable Schindorn -	\$1.00
" Foster -	1.40

The whole amt paid ex costs - \$68.80

\$ of appeal filed Aug 29th 1874

Respectfully " " John D. Skone

Notice of Grounds of appeal" Justice of the Peace

State of Minnesota

County of Carver

Transcript

Frank Murphy

by

Henry E. Tearing

Filed, Aug 23rd 1894
Schuyler County
Delaware

Vol.

I hereby certify and
return that the foregoing
is a true and correct
copy of the proceedings
had by me in the
foregoing entitled action
and the entries made
in my docket in said
action

Given under my
hand this 31st day of
August A.D. 1874

John D. Akron
Justice of the Peace

State of Minnesota } L.G.
County of Carver }

In Answer to the Questions
I got before me send by the
Court to me. for answering to the
same.

The only thing what I know is
as follows. I give Peck my
Docket and he entered the case
in my Docket, and call for a
Change of Venue, and wish to
have the case moved, to Chaska,
so much as I know the Attorneys
got no dispute about the Papers,
how was all ready Manufactured,
and I ask the Attorneys how
got the right to appoint the
Place where the case got to be
moved, and they told me, the
Justices, has the right, and after
this I move the case to John
D. Leone Esq, one of the Justices
in the Town of Lohlgren, I put
every paper in a Envelope
and send the same, to John D.
Leone as required by Law
L.M. Brown, and Frank Warner
both was present, and Frank
Warner only went as Attorney for

Plaintiff
and to Justice John L. Leone in Dablgren
what H. J. Peck doing on the 14th
day of September A.D. 1874 at Frank
Warners Office, I dont know.
What the Attorneys talken, ~~I dont~~
~~know~~, during that time, when the
being at my ~~House~~ Office Defendants
Attorney being what every thing satis
fied, except that the case was not
moved the Chaska. I send you
a Copie again from my Docket
and you see if I ammend the
same? If some thing verefied by
me you will find my name there.
Given under my hand this 8th day of
October A.D. 1874

Peter Michels

Justices of the Peace

State of Minnesota
Justice Court
County of Carver

Frank Wiffeler
vs
Henning Bros.

Amended
~~Additional~~ Returns from
Justice.

Filed, Voluted 9/3 ad
1894 Subrayed
Clerk

208

State of Minnesota } S.G.
County of Carver }
Frank Miessler

vs

As Henning et Theodor Henning
Partner as Brothers and Henning
August 1. Summons issued, Returnable
August 15, Case continued by Stipulation until August 22 the 10, O.
Clock A.M.

August 22 parties appeared moved for
Change of Venue
Motion granted case transferred
to John D. Stone, Justices of the
Peace in the Town of Dahlgren in
said County of Carver
Fees of Justices paid by Deft. \$1.25
Peter Michels
Justices of the Peace

State of Minnesota } S.G.
County of Carver }
I hereby certify that the above is a
true copy of my Docket about the
above named action
Carver Oct 8th A.D. 1874
Peter Michels
Justices of the Peace

State of Minnesota
County of Carver ES

Frank Mueller

agent

Charles Kemming

Theddon Kemming

Partners as

Kemming Bros

County of Carver ES

Frank Warner being

first duly sworn deponent

and says, that he is

one of the attys for the

Plaintiff in the above

Entitled action - That

said action was com-

menced before Peter Michels

a Justice of the Peace in

and for said County

that upon the appearance

of the parties at the

before the return day of

the summons it was

agreed and understood

by the parties in Court

that the pleadings and

not be verified
 that each of said parties
 appeared and consented
 to all the proceedings
 before the Court
 and the Court asks an amendment
 to the petition of said Justice Mordie
 subscribed before
 me this 6th day of
 October A.D. 1874

Franklin

J. H. Gray, Clerk of Court
 Warner, California

Dist. Court
 8th Dist.

Franklin

ms

Henry A. Kanning

of California

John, Worcester 1874

Gray, Clerk

208.

Dist. Court
8th Dist

Frank Meyer
Co

Henning Eng Henning

Order

Given, October 6/1874
Gethroyenbuhl
Adm. H.

State of Minnesota
County of Levee }
Frank M. M. M.

Frank M. M.
agent -
Charles Kensing and
Theodore Kensing
Partners as
Kensing Bros

On reading
affidavit of Frank M. M.
and application by
him made - It is ordered
that Peter Michels Justice
of the Peace ^{certify and} ~~return~~ his
return to this Court
~~showing the facts set~~
~~forth in said affidavit.~~
^{whether or not}

That Each of the parties
agreed with the other
that it should not
be necessary to verify
the pleadings in this
action and appearance
and consent to all
proceedings in said
action as set forth in said affidavit

Tue Oct 6th 1874 } By the Court
A. G. Chatfield, Judge

State of Minnesota
District Court
County of Carver,

Frank Missler
vs
Heming Bros.

Under Court
of
Amended return
of Justice of the Peace.

Filed October 1st 1884
G. H. Grayson
Clerk

708-

State of Minnesota } g.g.
County of Carver }

Persuant to
the order hereto annexed. I hereby
certify, that it was understood and
agreed by the parties in the case of
Frank Miesler against Charles Tren-
ning and Theodor Trenning Partners
as Trenning & Bros that it should
not be necessary to swear to the
pleadings in that case, and both
the plaintiff, and Defendant, Consen-
ted, to all the things and proceedings
which took place before me, and
that the Complaint and answer were
received and filed by me upon the
return day of the Summons in said Action
Given under my hand this 7th day
of October A.D. 1874

Peter Michels. Justices
of the Peace

N. B. the Attorney for Deft was
in the hurry, and to be satisfied if the
case getting moved ^{only} to Chaska, which
was not done by me.

P. Michels
J. of the Peace

Obstruction of
Highway

No. 844

DISTRICT COURT,
CARVER COUNTY, MINN.

State of Minnesota
Plaintiff.

vs.

David Ulmer
Defendant.

E. Thainlin
Plaintiff's Attorney.

Baxter & Beck
Defendant's Attorney.

Date of Entry Sept. 3, 1874

out
Register of Actions. A Page 44

Term Tried.....1

Judgment for.....

Amount of Judgment \$.....

Date of Judgment.....1

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

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

Date of Docketing.....1

State of Minnesota
County of Carver } ss

Personally
appeared before the undersigned a Justice of the Peace in and for said County Bertha A. Hartz who being duly sworn upon oath Complainant in writing and says, that on or about the 8th day of May A.D. 1874 in the County of Carver State of Minnesota one David Palmer did willfully and maliciously obstruct a certain road or highway known as the "Berger and Macedonia Road" where the same intersects the Chaska and Macedonia Road in the town of Dahlgren in said County by digging and leveling open a wide and deep trench across said point of intersection of said Carver

and Macedonia Road so
as to prevent the free
pass thereof by the public
against the Form of the
Statute in such Case
made and provide
and against the peace
and dignity of the State
of Minnesota and says
the said David Palmer
might be arrested and
held with according
to Law

sworn to and
subscribed before D. W. H. J.
on this 14th day
of May A.D. 1874
by Peter Michels.
Justices of the Peace

State of Minnesota
1874

David Palmer

Complainant

Filed this 14th
day of May of

1874

Peter Michels

Justices of the Peace

John, Sept. 2, 1874

W. H. H. J.

W. H. H. J.

JUSTICE COURT.
THE STATE OF MINNESOTA

vs.

David Ulmer

WARRANT.

STATE OF MINNESOTA,

COUNTY OF

Carver }

I certify that by virtue
of the within warrant, I have arrested the
within named *David Ulmer*

and have *him* now in my custody.

Dated *May 14 A.D. 1874*

Hubert H. C. C.

Constable.

Service, 25c.

Travel, _____

RAMALEY, CHANEY & Co., Printers, St. Paul.

*Filed, Sept 23rd 1874
C. Maymuth, Clerk*

*filed in my Office
this 14th day of May
A.D. 1874
Peter Michels
Justice of the Peace*

STATE OF MINNESOTA,
County of Carver } ss.

THE STATE OF MINNESOTA.

To the Sheriff or any Constable of said County:

Whereas Berthold Hertz has this day
complained in writing to me, on oath, that David Mlner

did on the ^{or about} 8th day of May 1874, at the Town

of Dahlgreen in said County willfully and maliciously
obstruct a certain road or highway known as
the Carver and Waconia Road where the same
intersects the Charles and Waconia Road
in the Town of Dahlgreen in said County
by digging and building open a wide and
deep trench across said point of intersection of said
Carver and Waconia Road so as to prevent the
free use thereof by the public against the form of
the Statute in such case made and provided
and prayed that the said David Mlner might be arrested

and dealt with according to law; now, therefore, you are commanded forthwith to apprehend the
said David Mlner and bring him before me to be dealt
with according to law.

Given under my hand this 14th day of May 1874

Peter Michels

Justice of the Peace.

Sta

8

Justice Court
Carson County

State of Minnesota
by
David Allen
Motion to Dismiss

Filed May 1st
1873 Peter Michels
Justice of the Peace

Filed Sept 3rd A.D. 1874,
Wm. H. H. H. H. H.
Clerk

State of Minnesota
Justice Court Before Peter Michell Justice

The State of Minnesota }
August }
David Ulmer }

The defendant in the above entitled action by Buxton & Pick vs Ottomys prours claims said action for the following reasons
1st Because the complaint therein does not state facts constituting an offence.

2^d It does not appear from said
complaint that the destruction
complained of was made with
the intent to prevent the free
use of the highway by the public

2d The said complaint does not charge the defendant with ab-
strusing a public highway with
poor logs brushwood timber or
other material, or in any manner
whatsoever, - or with any other offense
dated May 15th 1844

Baxter & Pick

Order for Sept

State of Minnesota
Justice Court Before Peter Michael Justice
County of Carver

The State of Minnesota }
 } ^{vs}
 } ~~State of~~ ^{Defendant} ~~Minnesota~~ }
County of Carver

We Osmund Olson, owner father
of Roy of Carver County Minnesota
acknowledge ourselves to owe and
be indebted to the State of Minnesota
in the principal sum of fifty
 dollars to be levied
and collection of our several goods
and chattels lands and tenements
if default be made in the collection
following to wit

Whereas the above named de-
fendant has appeared to the
district court in and for said
county of Carver from the precinct
of Peter Michael a justice of the
peace in and for said county
under an order of the 15th day of May
A.D. 1894 in favor of the State of
Minnesota and against the
above named defendant
for the sum of ten dollars
fine imposed by said justice and the

sum of \$1000.00 in costs of
prosecution.

Now therefore the condition of this
obligation is such that if the said
Daniel Ullman shall duly appear before
the district court in and for the said county
of Curran on the first day of the term
then thereof next to be holden in and
for the said county of Curran and
shall ^{and does} which the judgment of said
district court in said action, and
not depart the said court without leave
and in the mean time keep the peace
and be of good behavior, then this ob-
ligation to be void, otherwise to remain
in full force and effect.

Witness our hands and seals this

15th day of May A.D. 1874

Raymond Sealman
delivered in presence of

L. L. Baxter

Wm. Benson

David Ullman Seed
J. George Long Seed

State of Minnesota
County of Curran ss.

On this 15th day of May

1874 before me personally appeared
John H. Lang and Daniel Ullman
both known to be the persons described
in and who executed the above ss. copy of same
and solemnly acknowledged that
they executed the same for the uses
and purposes therein mentioned.

I hereby certify
of the within being
legally and the
sincerely Charles
J. H. Lang & Daniel Ullman
Peter Michels
Deputy

Peter Michels
Deputy

John H. Lang
Daniel Ullman
Raymond Sealman
delivered in presence of
L. L. Baxter
Wm. Benson

State of Minnesota

County of Curran

Received on April

State of Minnesota } G.Y.
County of Carver }
State of Minnesota

vs.

David Ulmer

1874

May 15th Complaint filed and Warrant
issued and placed in the hands of Fred
Foster Constable, Warrant returned
whit the Deft in Court, Deft ask
that cause be continued, untill the 15th
th day of May A.D. 1874 at 10, O'clock
in the fore noon

Whereupon the Court Granted the con-
tinuance in the Sum of one hundred
Dollars, Recognizance made and filed
Defendant discharge to whate his trial

1874

May the 15th We hereby agree to becom
security in this action A. Jassoy
Deft appear at the above mentioned
Time by Baxter and Pick Esqr his
Attorneys and moved, to dismiss the
action, Motion in Writing and
filed, Motion overuled Deft except,
Deft weaf reading the Warrant and
plead not guilty Deft ready for trial
Deft then submeets this action on his
part upon the evidence offered
in the case just tried, the State
of Minnesota against John G. Lewy

and admits that said Witnesses, will swear, to the same effects in this case and that their Testimonies shall be received as evidence in this case, and that the same Acts where committed by this Deft, as by said John G. Lewy

Whereupon the Court hereby orders and adjudges that said David Ulmer pay a fine of ten Dollars and Cost, by me Taxed eight Dollars. and 65 cents

Peter Michels

Justices of the Peace

State of Minnesota }
County of Carver } J. G.

I hereby certify and return, that the foregoing is a true and correct copie of the proceedings before me, and as Entered in my Docket, and the Papers herewith transmitted are the same as filed in my office

Given under my hand this 3th day of Sept at D. 1874

Cost

Peter Michels

Judgment

\$ 10.00

Justices of the Peace

Cost

8.65

Transcript

2.00

3 folio

1.45

Total \$ 21.10

P. Michels Justices of the Peace

Transcript
State of Minne-
sota
against
David Ulmer

Filed, Sept 30, 1874
C. H. Wray, Clerk
= 44 =