



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

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DISTRICT COURT, CARVER COUNTY, MINN.

Charles Herrmann
Plaintiff.

vs.
Patrick K. Colbert
Defendant.

Plaintiff's Attorney.
H. J. Peck
Defendant's Attorney.

Date of Entry *Sept. 28 1876*
Register of Actions *Chas. K. A* Page *88*
Term Tried *Oct. 4th 1876*

Judgment for _____

Amount of Judgment \$ *19⁰⁰*

Date of Judgment *Nov. 17th 1876*

Judgment Book *Min. Rec. A* Page *491*

Default Judgment Book _____ Page _____

Date of Docketing *Nov. 17th 1876*

Judge Rec. A 246

DISTRICT COURT.

David H. T. Judicial District.

County of *Carver*

Charles H. H. H. H.

Edw. H. H. H.

SUMMONS FOR RELIEF.

John H. H. H. H.
Edw. H. H. H.

McNichol

Plaintiff's Attorney.

ST. PAUL PRESS.

State of Minnesota via
County of Carver

I hereby certify & return
that I did at the Town of Hancock in said
County of Carver, State of Minnesota on the
29th day of May A.D. 1876 serve the within
Summons & appended Complaint on
the defendant herein named by handing
to him personally copies of the same.

Fees, Service Summons	\$1.00
" Complaint	1.00
Travel 32 miles	3.20
	<u>\$5.20</u>

J. E. DeWitt Sheriff
by Henry Vearg Deputy Sheriff

State of Minnesota,

DISTRICT COURT,

County of CarnverEighth

Judicial District.

Charles Hermann PlaintiffAgainstPatrick Colbert Defendant

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, a copy of which is herewith served upon you, and to serve a copy of your answer to the said Complaint on the subscriber, at this office in Chaska in the county of Carnver and State aforesaid, with in 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 in this action will have the amount he is entitled to recover ascertained by the court or under its direction, and take judgment ^{for the amount} so ascertained, together with the costs and disbursements of this action

Dated March 21stA. D. 1876

Plaintiff's Attorney,

W. H. ChildChaska

Minn.

State of Minnesota

District Court Eighth Judicial District
County of Larmer

Charles Herrmann }
Against } Complaint
Patrick Lealbert }

The above named plaintiff
comprising of the above named defendant alleges

1. That on the 27th day of March A.D. 1876 said plaintiff
was arrested by A. Schenckman a deputy sheriff of Larmer
County Minnesota, and brought before the said defendant
Patrick Lealbert a justice of the peace in and for said county
of Larmer, by virtue of a warrant issued by said Patrick
Lealbert upon the complaint of Bridget O'Meara charging
2. said plaintiff as follows to-wit: That on the 28th day of
February A.D. 1876 at the Village of Murreed in the town
of Young America in said county of Larmer one Charles
Herrmann did unlawfully make and assault upon
John O'Meara and did then and there violently and
unlawfully strike him on the head with a stick with
an intent to do him the said John O'Meara great
bodily harm against the form of the statute in such
case made and provided and against the peace and
dignity of the state of Minnesota.

And thereafter and before the trial commenced
said plaintiff made and filed an affidavit in said case
stating that said affiant believed that said Patrick Lealbert
3. from prejudice and bias would not decide impartially in

the matter, and asked for a transfer of said action
or proceeding, to some other justice according to
law. That said defendant then and there malici-
ously and unlawfully and with intent to injure
this plaintiff refused to transfer said action or proceed-
ing to another justice as required by law.

And said Patrick Collier did then and there maliciously
by unlawfully and without any authority of ~~law~~ ^{law} ~~law~~ ^{law}
and with intent to injure said plaintiff, proceed to
examine witnesses in support of said above
described offense and did then and there maliciously
by unlawfully and with intent to injure said plaintiff
4 issue a precept directed to the sheriff or any constable
of said county of Larner (a copy of which is hereto
inclosed and marked "C") and delivered the same
to J E Duda the Sheriff of said Larner county.

That the said J E Duda by virtue of said precept
and in compliance with the commands in said precept
contained, compelled said plaintiff to go with him said
J E Duda to the county jail of said Larner county
and did then and there detain said plaintiff, restricted
of his liberty for the space of twelve hours, without
reasonable cause and without any right or authority
5 so to do (other than the precept aforesaid) and against
the will of said plaintiff, whereby the said plaintiff
was greatly injured in his credit and circumstances and
was prevented from attending to his necessary affairs and
business during that time and was compelled to pay

and spent Fifty dollars in costs and counsel fees
in obtaining his discharge to his damage
Twenty five hundred dollars

Wherefore said Plaintiff demand judgment against
said defendant for the sum of Twenty five hundred
dollars and his costs and disbursements of this
action

W. H. Child

Plaintiff's Attorney

Exhibit "B"

State of Minnesota
County of Carver

The State of Minnesota. To
the Sheriff or any constable of said county

Whereas Charles Hermann of the
county of Carver and State of Minnesota has been brought
to this day before the undersigned one of the justices of the peace
of said county charged on the oath of Bridget Hamery
with having on the 23^d day of February A.D. 1876 at Har-
wood in said county of Carver committed the offense
of assaulting John Hamery, being armed with a
dangerous weapon, with intent to do ^{him the said John Hamery} great bodily
harm, committed on the 23^d day of February
A.D. 1876 at Harwood in Young America town in said county
of Carver and Charles Hermann did unlawfully make
an assault on John Hamery and did then and there vio-
lently and unlawfully strike him on the head with a
stick with intent of doing him the said John Hamery

7 great bodily harm, against the form of the statute made and provided and against the peace and dignity of the State of Minnesota, and it appears to said justice that the said Charles Hermann had been guilty of the offense aforesaid and whereas after examination had in due form of law touching the said charge and offense aforesaid said justice did adjudge that the said offense had been committed and there was probable cause to believe that the said Charles Hermann did commit the same and whereas the said Charles Hermann has not offered sufficient bail for his appearance to answer for said offense, You are therefore commanded forthwith to take the said Charles Hermann and him convey to the common jail of said county. the Keeper whereof is hereby required to detain him in custody in said jail until he shall be thence discharged according to law
Given under my hand this 30th day of March A.D. 1876.
Patrick Colbert
Justice of the Peace.

DISTRICT COURT,

Eighth Judicial District,
County of *Lamar*

Charles Herrmann
against

Patrick Collier

Summons
and

Complaint

Filed the *September 18th* day of

September A.D. 187*6*

E. Kraenzle Clerk.

W. H. Child
Attorney,
Chaska Minn.

State of Minnesota,
County of Carver

} ss.

Charles Herrmann

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

Plaintiff

in the above entitled action: that the foregoing Complaint
is true of his own knowledge, except as to those matters therein stated on
his information and belief, and as to those matters that he believes it
to be true.

Charles Herrmann,

Subscribed and Sworn to before me,
on this 31st day of March
A. D. 1876

W. A. Child
Notary Public

No. 1, State of Minnesota }
 Dist Court & Dist }
 Lower County. }
 Charles Herman } Plaintiff
 - vs - } Answer -
 Patrick Colborn } Defendant.

The defendant for answer
 to the complaint of the plaintiff
 in the above entitled action
 states and shows to the
 Court: That he denies
 each and every allegation
 and statement in said
 complaint contained and
 each and every part thereof
 except what is hereafter
 expressly admitted or
 qualified

The defendant further avers
 and avers that he admits all that
 part of said complaint commencing
 with the words "That
 on the 27th day of March" in the
 10th line of folio one of said
 complaint and ending with
 "according to law" in the third
 line of folio three of said com-
 plaint inclusive.

Defendant further aversing
oaths that during all the
time for one year last past
he has been and still is, a
justice of the Peace of said
County duly elected and
qualified and acting as such.

III

That upon such examination so
reported to in said complaint
this defendant did examine
witnesses for and against
said Plaintiff herein and did
then and there in his official
capacity as such justice order
that said Charles Hermann
be taken into a vigorous and give
bail for his appearance at
the next term of the District
Court of said County as
provided by law or in default
thereof that he be committed
to the County jail of said County
of Leavenworth.

IV

Defendant further says
that Plaintiff refused to
give the necessary bail fixed
by this defendant, that thereupon
he did duly issue a commitment

as provided by law as such
justice and delivers the same
to the Sheriff of said County
as stated in said Complaint.
11 4 Defendant furthermore
avows that all of his acts in the
premises were done in this
official capacity as such jus-
tice and not otherwise, and
denies that any of the acts
or doings of said defendant
in or about said proceedings
referred to in said Complaint
were done wrongfully or willfully
or maliciously or with intent
to injure said plaintiff, but
all of his acts were done in
good faith without malice
in the proper exercise of the
duties of his said office as
a justice of the peace.

That the acts and doings of
this defendant referred to in
said Complaint are the same
acts specified in this answer.
as this defendant believes and so
alleges the facts to be.
Wherefore defendant demands

judgment that he has been
depressed with cost.

H. J. Pick

Atty for Sept.

DISTRICT COURT,

8

Judicial District,

County of

Cann

Charles Humm

against

Patience Cottrell

Ann

~~Letting~~

(Bigonal)

Filed October 4th 1876
Eschmayer & Co. Clerk

H. J. Peck & Co.
Attorney,
Shokosur Minn.

State of Minnesota,
County of Cannon

} ss.

H. J. Puck came
before me personally, and being duly sworn, doth say that he is the
Defendant attorney in the above entitled action; that the
foregoing Affirmation is true to the best of his knowledge,
information and belief, and that the reason why his verification is not made
by said Defendant is that he is
absent from the County of Scott Minnesota, where resides
this affiant Defendant attorney.

Subscribed and Sworn to before me,
on this 10 day of June
A. D. 187 6

H. J. Puck

State of Minnesota }
Carver County } District Court.
Charles Hermann } Plff
- vs - }
Patrick Coulbert } Deft.

Statute Costs	—	\$10.00
2 affidavits	—	.50
Clerks fees to be taxed	—	\$3.30
Sherriffs fees	—	5.20
		Total \$19.00

Take notice that on the 17th day of November
1876, at 10 o'clock in the forenoon at the
Office of the Clerk of said Court at the Court
House in Chaska an Application will be
made before said Clerk for the taxation of
the foregoing bill of costs and disbursements
in favor of said defendant and the entry
thereof in a judgment then and there to
be entered against said Plaintiff.

Nov. 13th 1876. } H. J. Pack
To H. A. Child } Atty for Deft.
Atty for Plaintiff }

Scott County, Minn.

H. J. Pack being duly sworn says that
he is the Atty for the above named defendant
that the foregoing bill of costs and disburse-
ments is just and correct and was
necessarily paid and incurred by said
defendant in the defense of said action.
Subscribed and sworn } H. J. Pack.
to this 13th day of Nov. 1876. }

Chas. Bornarth
Notary Public
Scott Co. Minn.

State of Minnesota,
Scott County } ss.

H. J. Peck being duly sworn says that he is atty for the within named defendant that he resides at Shakopee in said State that H. A. Child atty for Huffy, resides at Chaska in said State. that on the 13th day of Nov. 1876. he ~~received~~ the within notice and bill of costs upon said atty by them sent him at Shakopee Minn. mailing to him a true & true copy of the same properly enclosed in one envelope and addressed to said atty at Chaska and paid the postage thereon
So subscribed and sworn
to this 13th day of Nov.
1876.

H. J. Peck,

Chas. Bonartha

Notary Public

Scott Co. Minn

Dist Court
Scott County

Chas. Hermann
vs.
Patrick Chelbert
Notice of Satisfaction
of Costs.

Filed November 13th 1876
J. J. Haysenbach
Clerk

H. J. Peck
Atty for Deft

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

Charles Hermann
Against
Patrick Gullbert, Judgment,

This cause came on for trial on the
4th day of October A.D. 1876, before said Court, and the
defendant by counsel having moved for judgment
upon the pleadings, and the Court having ordered
judgment for said defendant.

And therefore, upon motion of H. J. Peck
Attorney for said defendant, it is hereby adjudged
that said action be dismissed and that defendant
recover his costs and disbursements taxed at the
Sum of thirteen dollars, and that he have his
writ of process therefor.

Statute fees \$ 10.00

Deffidavits " 50

Sheriff's fees " 5.20

Chancery fees " 3.30

Total \$ 19.00

Dated November 14th A.D. 1876,

By the Court,

G. H. Rayenbuhl
Clerk

State of Minnesota
District Court
County of Carver,

Charles Hermann
vs
Patrick Culbert,

Judgment Roll.

Judgment for Costs
for被告 \$19.09

Filed November 17th 1884.
G. Krausmühl
Clerk

— 88 —

H. J. Pratt, Attorney
for defendant

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

Charles Heermann
Against
Patrick Calbert

Whereas on the 17th day of November 1876 the said defendant recovered judgment against said Plaintiff in said court for the costs in said action, and whereas the said Plaintiff intends to appeal from the said judgment to the Supreme Court of said state

Now therefore we Charles Heermann Matthias Boney, W^m Brinkhaus of Carver county Minnesota, undertake and agree that the said Plaintiff shall pay all costs and charges which may be awarded against him on the appeal not exceeding two hundred and fifty dollars

Dated December 4th 1876 Charles Heermann
Matthias Boney
W^m Brinkhaus

State of Minnesota
County of Carver
Charles Heermann

~~Mathias~~ Dancy & W^m Brinkhaus
 came personally before me and
 being duly sworn says each for
 himself that he is worth the sum
 of two hundred & fifty dollars and
 claims all debts and liabilities
 and the amount exempt by law
 from execution

Subscribed and sworn { Charles Hermann
 to before me this 4th { Mathias Dancy
 day of December 1876 { W^m Brinkhaus

W A Child
 Notary Public

Gastre Court
 Carter County

Charles Hermann

vs
 Patrick Collier

Undertaking on Appeal

John Henry Dancy
 Esq. Attorney at Law
 (Seal)

1876
 1877

W A Child
 Notary Public

State of Minnesota } District Court
County of Carver } 8th Judicial District

Charles Hermann

Against

Patrick Coulter }

Sirs.

Please to be advised
that the above named ~~Plaintiff~~ ^{Defendant}
hereby appeals to the Supreme Court
of the State of Minnesota from all that
certain judgment entered in the above
entitled action in said District Court
in favor of said Defendant and
against said Plaintiff on the 17th
day of November AD 1876

W. H. Child

Plaintiff's Attorney

J. H. Beck, Defendant's Attorney

W. L. Krayenbuhl, Clerk of District Court

Dated Jan. 27th 1877

State of Minnesota
 County of Carver ^{has} H. A. Child. being duly
 sworn says he is attorney for the within
 named plaintiff. That he did on the 27th day
 of January A.D. 1877, serve the within notice of
 appeal on H. J. Peck the within named defendant's
 attorney, by duly enclosing a true copy thereof
 in an envelope, duly addressed to said H. J.
 Peck at Shakopee Minnesota, and deposit-
 ed the same in the post office at Chaska Minn
 to residence of this affair, and fully prepaid
 its postage thereon, that there is a regular
 daily mail communication between said
 cities of Chaska and Shakopee
 and he filed and sworn to before
 me this 29 day of Jan A.D. 1877 H. A. Child
 G. W. Grayenbuhl
 Deputy Sheriff
 Carver County

District Court
 Carver County

Charles Heeraman
 vs
 Patrick Callert
 Notice of appeal

Filed January 29th 1877
 G. W. Grayenbuhl
 Deputy Sheriff

—H—

H. A. Child
 City

No.

Sabar
884

DISTRICT COURT,
CARVER COUNTY, MINN.

John Broberg
Plaintiff.

vs.

And Yorgenson
Defendant.

Baxter & Beck
Plaintiff's Attorney.

John L. MacDonald
Defendant's Attorney.

Date of Entry September 29, 1874

County Register A Page 76

Term Tried General Term April 1875

Judgment for

Amount of Judgment \$

Date of Judgment 1

Judgment Book Page

Default Judgment Book Page

Date of Docketing 1

State of Minnesota
Dist. Court 8th Dist.
County of Carver
John Broberg ^{Plaintiff}
vs
Axel Jorgenson ^{Defendant}

County of Carver & Axel
Jorgenson being duly sworn
says that he is the defendant
in the above entitled
action.

That he has fully and fairly
stated his case to his counsel
herein; And that Ellen
Maria Jorgenson, is as he
is by said counsel advised
and verily believes a ne-
cessary and material
witness without whose
testimony he cannot
safely proceed to trial.

That said Ellen Maria Jorgen-
son would if present tes-
tify that she was present
and saw said plaintiff
deliver to said Defendant
a ^{material} portion of the goods

wares and merchandise mentioned in said defts answer and set up as a counter claim to said plffs demand set up in said complaint and that she personally and as the agent of said defendant sold and delivered to said plaintiff another and material portion of the said goods wares and merchandise mentioned in said answer as aforesaid, said goods wares and merchandise being of the value and amount of six dollars, and that said witness is also personally known to and acquainted with the said plaintiff and many of his dealings with this deft, and which are embraced in the complaint herein and can explain many matters in relation

Dist. Court
Carver County

John Brokers
vs.

Axel Jorgenson

Affidavit for Continuance

Filed April 5th 1895
Gethrangenbach
J. Clark

thereto, and which are important
to this ~~case~~ defendant's
defence therein, and
^{that her attendance is necessary}
~~to~~ enable him to
disprove and explain
the allegations and
proofs of said plff,
as given in the court
below on the trial heretofore.

That said Ellen Maria
Jorgensen is the wife
of this defendant, and
in consequence of her
being ill and sick, owing
to her ^{near} confinement
^{which is expected to take place within one month}
and childbirth, and
otherwise ^{sick} and owing
to her condition
very sick ^{and weak} and wholly
unable to attend at ~~the~~
this term of court.

Wherefore this defendant
asks that said cause
be continued until the
next term of said court.

Subscribed & sworn to
before me this 5th day of
April, A.D. 1878.
G. W. Maynard, Clerk of said Court
at Worcester, Mass.

Axel Jorgensen

State of Minnesota } ss
 County of Carver } I Matthias Layelin
 certify and return that in the town of Waconia
 on the 27th day of August 1874
 I have served the within summons on the within named defendant
 by Reading and delivering him a true copy thereof
 dated August 27th 1874
 for services 25
 Village 1st. Feb 240
 copy \$2.50
~~Costs paid~~ by Matthias Layelin
~~by justice defendant~~ constable

In Justice's Court.

County of

Before J. A. Sergeant Esq.
 Justice of the Peace.

John Broke
 AGAINST
 Abel Ferguson

SUMMONS.

File Report at 1874
 Wagoner
 24

State of Minnesota, }
County of Le Sueur } ss.

THE STATE OF MINNESOTA,

To the Sheriff or any Constable of said County:

You are hereby commanded to summon

if he 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 2nd fourth
day of September 1874 at 10th o'clock in the fore noon
at my Office in Chaska
in the said County, to answer to John Breiby

in a civil action; and have you then and there this writ.

Given under my hand this 26th day of August A. D. 1874

J. H. Sargent
Justice of the Peace

State of Minnesota
Lenore County. } ss.

John Anthony }
- 25 - } Complainant
Axel Johnson }

The Plaintiff for defendant in
the above entitled action states
and shews to the Court:

That between the 28th day of
April 1873. and the 19th day of
August 1873. at the special
instance and request of said
defendant this Plaintiff did an
excessive work and labor by
himself his servants and minor
children and purchasing goods
and materials for said defendant
as per bill books attached marked
Exhibit "A" and made a part of
this Complaint. Amounting in all
to the sum of \$86.57. that said
labor so performed done and performed
and material purchased was reasonably
worth the same than charges which
said defendant promised to pay

That no part thereof has been
paid except the sum of \$50.67.
as appears by bill books attached
marked Exhibit "B" and made a part

of the Crispin.

That there is now due and
owing this Plaintiff from the sum
of \$35.90 and interest since the
1st day of August 1873. and said
sum.

Wherefore Plaintiff demands judgment
against said defendant for the
sum of \$35.90 and interest since
the 1st day of August 1873. with
costs of suit.

State of Minnesota
Lenox County } ss.

John Bradley being duly sworn
says that he is Plaintiff in the
above entitled action that the
foregoing Crispin is true of
his own knowledge.

Subscribed and sworn to
this 4th day of Sept.
1874

John Bradley,

J. H. Sargent
Justice Peace

Salute A.

Axel Jorgensen 1873.

To John Brubaker Dr

April 29	Plowing grain with team 1/2 day	1.62 1/2
" 30	" " " " (" "	# 3.25-
May 1-	" " " " 1 " "	# 3.25-
" 5-	Plowing four noon &	
	Sowing grain after noon - 1 day	\$ 3.25-
	Using sowing machine	# 1.50
	To Boy feeding wheat 1/2 day	.25-
	" " Hauling 1/2 " "	.25-
	" " Breaking 1 day	.50
	" " Hauling Corn 1 1/2 days -	.75-
	To Olaf boy haying corn 1 1/2 days	# 1.50
	" " " " haying wheat 1 day 1.50	
	wheat & cradling 6 1/2 days	# 9.75-
	To Small boy haying 5 1/2 days	# 8.25-
Aug 1-	Reaper 1 1/2 day	# 4.00
" 6	" " " "	# 4.00
	And week Reaper 3 1/2	28.00
	Haying break floor, one week	# 1.00
	Haying sugar cane	# 2.00
	To help Hauling	# 1.00
	To Boys help- " 1 1/2 days	# 1.50
	Hauling when wheat to	
	Umanaholm	# 5.35-
	Hauling 1000 feet lumber from	
	Umanaholm	4.00
	To use of bull	.50
	To one inch auger & bit	(80)
	(over)	# 88.57

(Exhibit-B)

Credit

By Cash from	# 25.00
By Selling wheat for day	
himself & hand man 8 days	# 9.00
By work of hand man	
help through stable 75 this day	# 4.50
By Cash at Minneapolis	10.00
By boy cleaning 1 day	.50
By hand man 2 hours	
after sun set	.30
By our half interest in pot assay	1.37
	<u># 50.67</u>

Left — 86.57

Credit — 50.67

Balance due — # 35.90

Justice Court
Linn County
Jas. B. Boring

25-
A. Thompson
Linn County

Filed Sept 14/74
W. A. Boring

Filed Sept 14/74
L. B. Boring
Linn County

7/6

State of Minnesota } Before J. A. Sargent Esq
 County of Coconino } Sept. 4th 1874
 Justice Court
 John Broberg }
 vs } Answer
 Axel Jorgensen }

The Defendant for answer to the Com-
 plaint of the plaintiff admits the state-
 ments therein contained except as follows
 to wit: said plaintiff reaped sixteen
 acres of wheat and sold for the defendant
 in 1873 which consumed three and one half
 days of time and no more and was worth
 one dollar and twenty five cents - per acre
 and no more.

Left further answering said Complaint ~~that~~
 denies ~~the amount of~~ ^{four or five per cent} ~~of~~ day's work claimed by him
 said plaintiff for work and labor done by plaintiff's boys

And the defendant for a Counter Claim to
 the claim made against him in said
 Complaint, avers that in the year 1873
 he sold and delivered to said plaintiff wheat
 and merchandise and did and
 performed work and labor, and loaned
 and advanced money to said plaintiff and
 for his use and at his request to the
 value and amount of sixty Dollars

Wherefore the said defendant offers the plaintiff
 Judgment against said defendant for the
 sum of seven dollars and fifty-three cents
 and the costs of said action to the date
 of the filing of this answer

Axel Jorgensen

County of Cowas

Axel Jorgensen being duly
 sworn says that the foregoing answer is
 true according to the best of his knowledge
 information and belief —

Subscribed & sworn to

Sept: 14th 1884

Before me

O. U. Saranto

Axel Jorgensen

Wm. Dean

Justice Court-
 Cowas County-
 John Broberg

axh

Axel Jorgensen

Axel Jorgensen

Filed Jan- 14/74

O. U. Saranto
 Justice Dean

Filed, the 14th of Sept 1884
 Wm. Dean
 Clerk

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State of Minnesota }
Linn County } ss
John Anthony }
vs }
H. J. Ferguson. }

The ~~deponent~~ ^{plaintiff} for nothing
to the Courtroom set up in said
deponent's name and with
and may allege that certain
whofore ^{plaintiff} Church
judgment as in his said
Complaint.

State of Minnesota }
Linn County } ss
John Anthony being duly
sworn says that he is ^{plaintiff}
here that said reply is true
of his own knowledge
Subscribed & sworn
this 4th day of Sept John Broberg,
1874. J. H. Sargent
Notary Public

Justin Court
June 1874

John P. W. B. B.

- 4 -
Axel Jorgensen

Rhly

Peter S. W. H. / T. H.

W. S. B. B.

W. S. B. B.

John P. W. B. B. 1874
Subagent
C. B. B.

W. B.

33 what
to make 1874

Provincy
20
Hely Jozsef

Help Congress

Filed Sept 29th 1874
Guthrie & Co
Clerk

Gefreyenbuch
1. 1. 1.

2 days #2.50
 14 miles 6- 84 ——— 168
 2
 168

Mts. Uddbray #1.00
 28 ————— 84
 #1.84

Per Jacob Astbury 1.00
 Moral 84
 #1.84

State of Minnesota
 County of _____ } ss.

John Astbury being duly
 sworn says that the above named
 persons attached as witnesses on
 the back of the said Deposition
 as witnesses that their evidence was
 necessary and material for trial
 and that they attached as such witnesses.

W. S. Fisher & Son

this 15th day of Sept 1874

John J. Proberg,

Notary Public

IN JUSTICE'S COURT,

COUNTY OF *Carver*

State of Minnesota

Before *W. L. Sargent, Esq.,*

Justice of the Peace.

John A. Sweeney, Plaintiff

AGAINST

Carl Jorgenson

SUBPOENA.

Friedrich Zimmermann
Henry Rice & Son, Merchants

E

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

Filed Sept 29 5 AM 1894
W. L. Sargent
clerk

State of Minnesota, } ss.
County of _____

John Walstrom

State of Minnesota, to

You are hereby required to appear before the undersigned, one of the Justices of the Peace in and for said County, at my Office in Chaska on the 15th day of September A. D. 1874, at

10 o'clock, in the forenoon of said day, to give evidence in a certain cause, then and there to be tried between *John Broberg* Plaintiff,

and *Carl Jorgenson*

Defendant, on the part of the Defendant

Given under my hand this 4

day of Sept A. D. 1874

J. A. Sargent
Justice of the Peace.

State of Minnesota, } ss.
 County of *Cannon*

State of Minnesota, to *Just. James P. B. Broberg*

You are hereby required to appear before the undersigned, one of the Justices of the Peace in and for said County, at *his office in Cannonville* on the *4th* day of *September* A. D. 1874, at *10* o'clock, in the *fore* noon of said day, to give evidence in a certain cause, then and there to be tried between *John Broberg* Plaintiff,

and *Edw. J. Ferguson* Defendant, on the part of the *Plaintiff*

Given under my hand this

26

day of

May

A. D. 1874.

W. A. Sargent

Justice of the Peace.

Brother
of
George
notion of approve

Received a copy
being Sept 18th 1874

Box two & Pack

Stays for D. G.

Delivered Sept 15/74

J. A. Sargent

Amherst Mass

Filed Sept 24th 1874
G. W. Sargent
Clerk

State of Minnesota } Before J. H. Storgaard
County of Cass } Justice of the Peace
Justice Court } Dated Sept. 15th 1894

John Broberg }
apt- } Notice of Appeal
Axel Jorgensen }

To The above named Jeff. Justice
Notice that the defendant in the above
entitled action hereby appeals from the
judgment rendered against him therein
by the said ~~Justice~~ of the Peace upon
the trial thereof on the day above mentioned.
The said appeal is so taken upon
both, questions of law and fact
Yours and

Dated Sept 18th 1894

S. M. & D. A. Brown
Atty. for Defendant

IN JUSTICE COURT,

County.

against

Affidavit on Appeal.

Filed on the 5th day of

Sept A. D. 1874

J. H. Simpson

Justice of the Peace.

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

Filed, Sept 29th AD 1874
G. W. Raymunt, Clerk

1
State of Minnesota, } IN JUSTICE COURT,
County of Crow } ss. Before J. A. Soyars
Justice of the Peace.

John Broberg }
vs }
 Axel Jorgensen }

State of Minnesota, }
County of Crow } ss. L. M. Brown
came personally before me, and being duly sworn, he doth depose and say, that
he is one of the attorneys for said Defendant said
in the above entitled cause; that said Defendant
appeals to the District Court in and for said County,
from the judgment rendered by said Justice of the Peace, in this cause, on the
15 day of September A. D. 1874, in favor of said Plffs
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 16th day of
September A. D. 1874
J. A. Soyars L. M. Brown
Justice of the Peace

State of Minnesota }
County of Carver }
Justice Court }
Before J. A. Sargent
Jy. Justice of the Peace
Judgment entered
Sept. 15th 1884

John B. Bury }
vs }
H. J. Jorgensen }
underwriting on
Appeal

Whereas the above named defendant
~~is about to~~ ^{has} taken an appeal to
the District Court of said County
from all that certain judgment
above referred to

Now Therefore I the undersigned
do hereby undertake in the penal
sum of one hundred Dollars. That
said appellant shall prosecute
his said appeal with effect in
the said District Court and that
he shall abide the judgment or
order of said Court. Taken

Wm Cressy

County of Scott ss

William Cressy being
duly sworn says that he is a resident
and freeholder in said County of Scott
And that he is worth the sum of Two
Hundred Dollars over and above

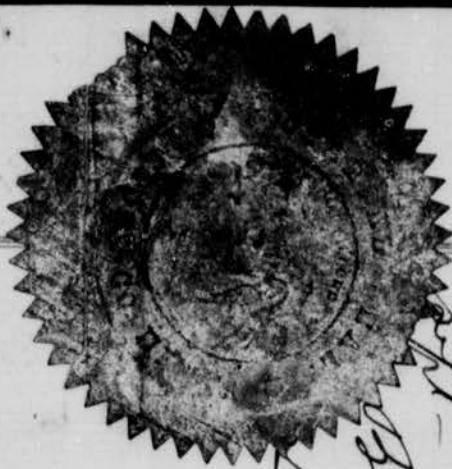
Proberg
apl

Jorgensen

Underlooking an
Appeal
under Chap. 80
of Statute of 1865

Filed + approved
September 14 1874
H. S. Jorgensen
Notary Public

Filed Sept 29 1874
G. H. Jorgensen
Notary



all debts liabilities and expenditures
of the said & sworn to
Sept 1 - 24th 1874
J. M. Jorgensen
Notary Public
Scott & Son
Wm. Greaney

Costs adjourned for one hour until 1 P.M.
 Constable one o'clock P.M. Axel Jorgenson John
 Sum 25 Mann Mack - Zimmerman +
 Mileage 2.40 Elbury Rich Sum -
 Copy 1.15
 Subpen 4.20
 At Court 1.00
 \$ 8.00
 Witnesses
 H. Muelly one day travel 1.84
 P. H. Muelly 1.84
 J. J. Jany 2 days 3.68
 John Mann 1.00
 As Mack 1.84
 Zimmerman 1.00
 H. Rich 1.50
 \$ 12.70

Justice
 Sum 25
 Sub 75
 Costs 2.25
 fee 35
 Costs 15
 Med 25
 ad 15
 et 25
 \$ 4.40

After hearing evidence I hereby render Judgment against said defendant and in favor of said Plff for sum of \$ 22.75 + costs

Judgment \$ 22.75
 Costs 25 10
 \$ 47.85

Sept 15 - 1874

J. A. Sargent

Justice Peace

Sept 18 1874

Wt for appeal

on file

Notice for appeal

Recd for " " (Sept 24) 1.10

Sept 29. Transcript filed with Clerk High Court - \$2.00

State of Minnesota } ss
 County of Burnen } I hereby certify
 that the foregoing is a true transcript
 of my docket of all the proceedings had
 before me in said action and all the
 papers filed in said action herewith
 returned given under my hand this
 29 Sept - 1874 J. A. Sargent
 Justice Peace

State of Minnesota } In Justice Court
County of Le Sueur } before J. A. Sanger-

John Broberg }
 } against-
 }
Wm Jorgenson } 2

1874
Aug 26 Summons issued did M Logelin
Constable - returnable Sept 4th 1874
at 10 A.M. Subpoenas -

Sept 4 Summons returned duly & personally
served - Sub duly served -
Plff appeared & deft appeared
complaint - of Plff on file
Answer of deft " "
Reply of Plff - " "

1874 deft deposited in Court \$7 - amount -
~~admitted~~ to be due plaintiff - & costs - deft
refused to accept amount in full satis-
faction for his claim - (money returned
to Plff on his demand Sept 15 1874)

On motion of defendant and consent
of Plff case adjourned to Sept 15 1874
at 10 A.M.

Sept 15 Both parties appeared - Plff by W J Pick
defth by L M Brown Esq -
John Broberg sworn - Nils Maelburg

John B. Boring
vs
Lyle Ferguson

Triumph

Filed Sept 20th 1874
G. W. Boring
Clerk

W. B.

Lake Drainage

No. *885*

DISTRICT COURT,
CARVER COUNTY, MINN.

The State of Minnesota
Plaintiff.

vs.

Albert Leistner
Defendant.

E. Hainline
Plaintiff's Attorney,

Frank Warner
Defendant's Attorney.

Date of Entry *Sept. 29, 1874*
Court
Register of Actions *A* Page *78*

Term Tried.....*1*.....

Judgment for.....

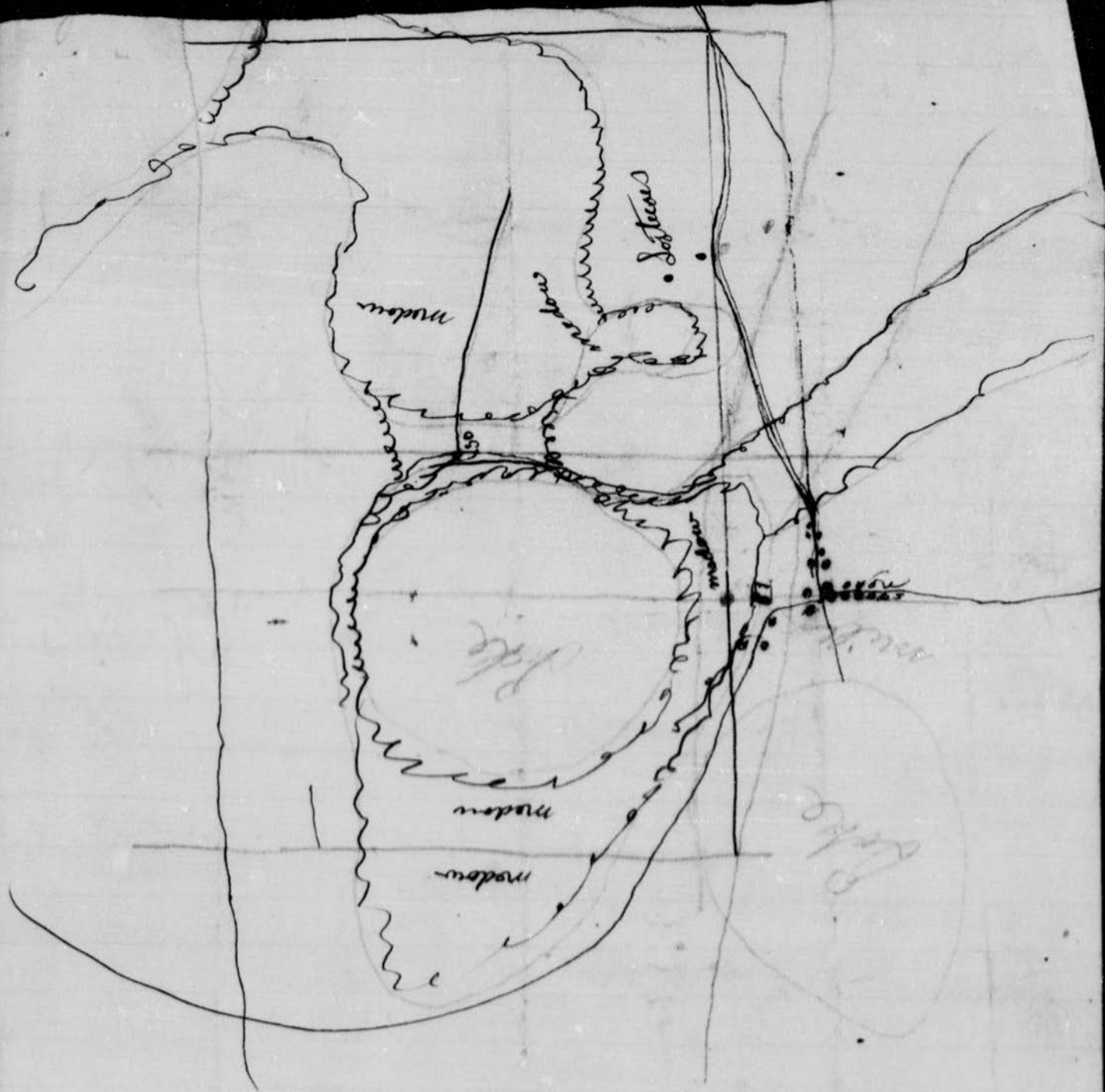
Amount of Judgment \$.....

Date of Judgment.....*1*.....

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

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

Date of Docketing.....*1*.....



Justice Court
Cass County

State of Minnesota
vs

Albert Leistikow
Complainant

Filed June 4th 1874

J. A. Sargent
Justice Peace

Filed Sept 29th 1874
G. W. Sargent
Clerk

State of Minnesota,
County of Hennepin

Personally appeared before me
the undersigned a justice of the Peace
in and for said County this
4th day of June 1874, Christ Ackermann
who first being duly sworn according
in writing on oath and says, that
Albert Liesties did on the 30th day
of May 1874, in the County of Hennepin
and State of Minnesota wilfully
and maliciously drain a certain
lake situated in the Township of Young
America in said County, which
said lake was at the time of such
drainage a meadow lake, measured
by the survey of the Minister States
Government, by them and then
at the time and place aforesaid
digging a ditch at the outlet
on the south side of said lake
against the form of the Statute in
such case made and provided and
against the peace and dignity of
the State of Minnesota, and prays
that the said Albert Liesties be
arrested and held with sufficient bail
Suffered and Christ Ackermann

Subscribed and sworn to before me this
4th day of June 1874

J. A. Sargent
Justice Peace

JUSTICE COURT,
THE STATE OF MINNESOTA

vs.

Albert Lestico

WARRANT.

State of Minnesota,

County of Carver

ss.

I certify that by virtue
of the within warrant I have arrested the
within named Albert Lestico
of Young America
and have him now in my custody.

Dated June 4th 1874.

F. E. Du Toit

Sh.
T.

78

Shiriff

MAILED, CHAS. A. CO., PHOTODUPLICATION

John, Sept 29, 1874 at 1874
W. Maynault, Clerk

Costs of Sheriff =
Fees Service Summons
" " " 25-
Travel 38.00
Fare of business &
back home & Harpers 2.00
of prison
Attending Court 2.00
2 days = \$8.05
1 day additional 1.00
Attending Court 90.5-

State of Minnesota, }
County of Lernen }

THE STATE OF MINNESOTA

To the Sheriff or any Constable of said County:

Whereas Lehrst Ackerman has this day
complained in writing to me, on oath, that Albert Seistee
did on the 30th day of May 1874, at the Town
of Young America in said County of Lernen Minnesota
willfully & maliciously drain a certain lake situated
in Section Eleven & Twelve in Township of Young America
in said Co. which said lake was at the time a natural
unimpaired lake, & was ordered by the survey of the U.S.
Government - by them & there at the time & place aforesaid dig
a ditch at the outlet on south side of said lake against the
flow of the St. Louis river & in aid & in violation of the law
for - and prayed that the said Albert Seistee might be arrested

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

Given under my hand this 4 day of June 1874

J. A. Sanger
Justice of the Peace.

J. A. Sanger

State of Minnesota
County of Brown 3 S.S.

I hereby
Certify & return that
I have made due &
diligent search for
the within named Nitrap
& cannot find him.
Fees. Sum 25.
Travel 50
75.
F. E. Du Toit
Sheriff

28/11
J. E. Du Toit
Sheriff

10-13-11

— 10/11/11

Let it be

State of Minn } ss
Carver Co

To J C Brunius

You are hereby com-
-manded to ~~appear~~ appear before the
undersigned one of the Justices of the
Peace in & for Carver Co forthwith to
give evidence in an action wherein
State ex Rel + Albert Sestier is Dep't
him under my hand this 10

June 1894

Wm Sargent
Judge

State of Minnesota }
County of Leavenworth } ss. The State of Minn

To John Nicholson Bruns
Mancel

You are hereby required to
appear before the undersigned one of the Justices
of the Peace in and for said County at his office
in said County forthwith to give evidence in
a certain action between State of Minnesota
Plaintiff and Albert Sestier defendant
on part of Plaintiff - Given under my
hand this 4th June 1874 -

J. A. Sargent
Justice Peace

State of Minnesota
County of Carver

I hereby Certify
& return that by virtue of the within
Subpoena, I duly served the same
upon the party therein named
L. E. Du Par.

Shiriff.

Filed
Traced 25-
20
48-

State
vs
Albert Justice

Subpoena

Filed for 25-20-48
G. H. Hargrave
Shiriff

18-