



QpCARD 101 | v4

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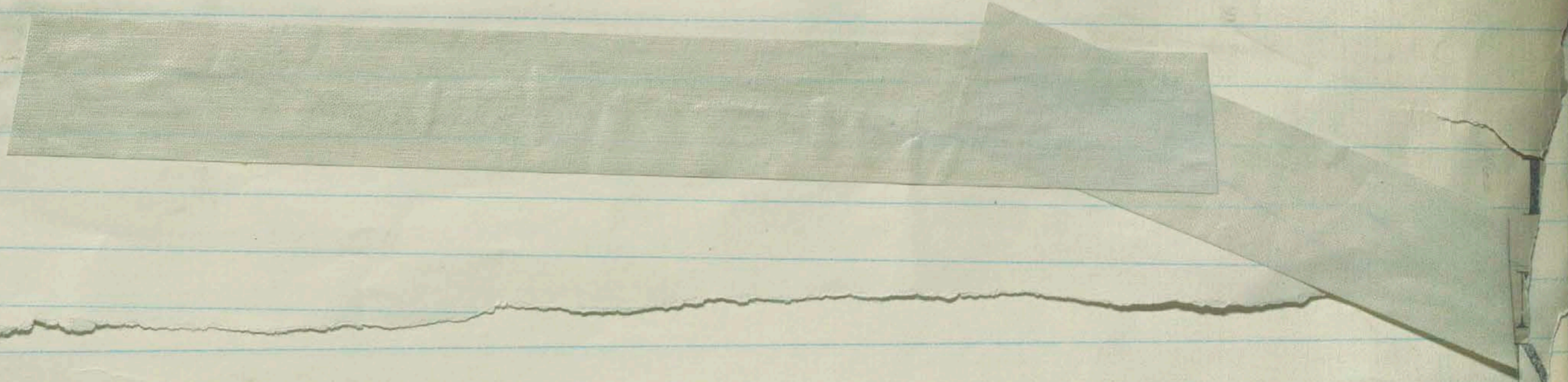
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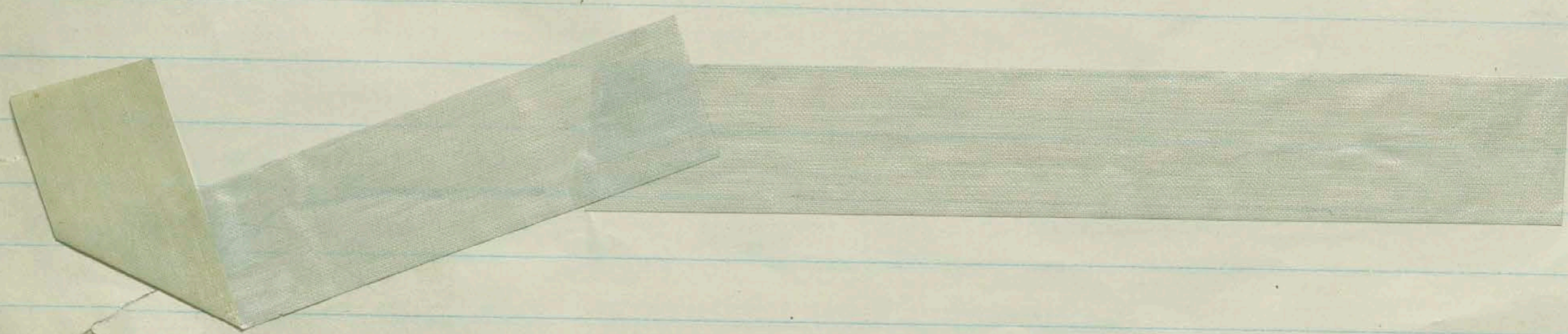


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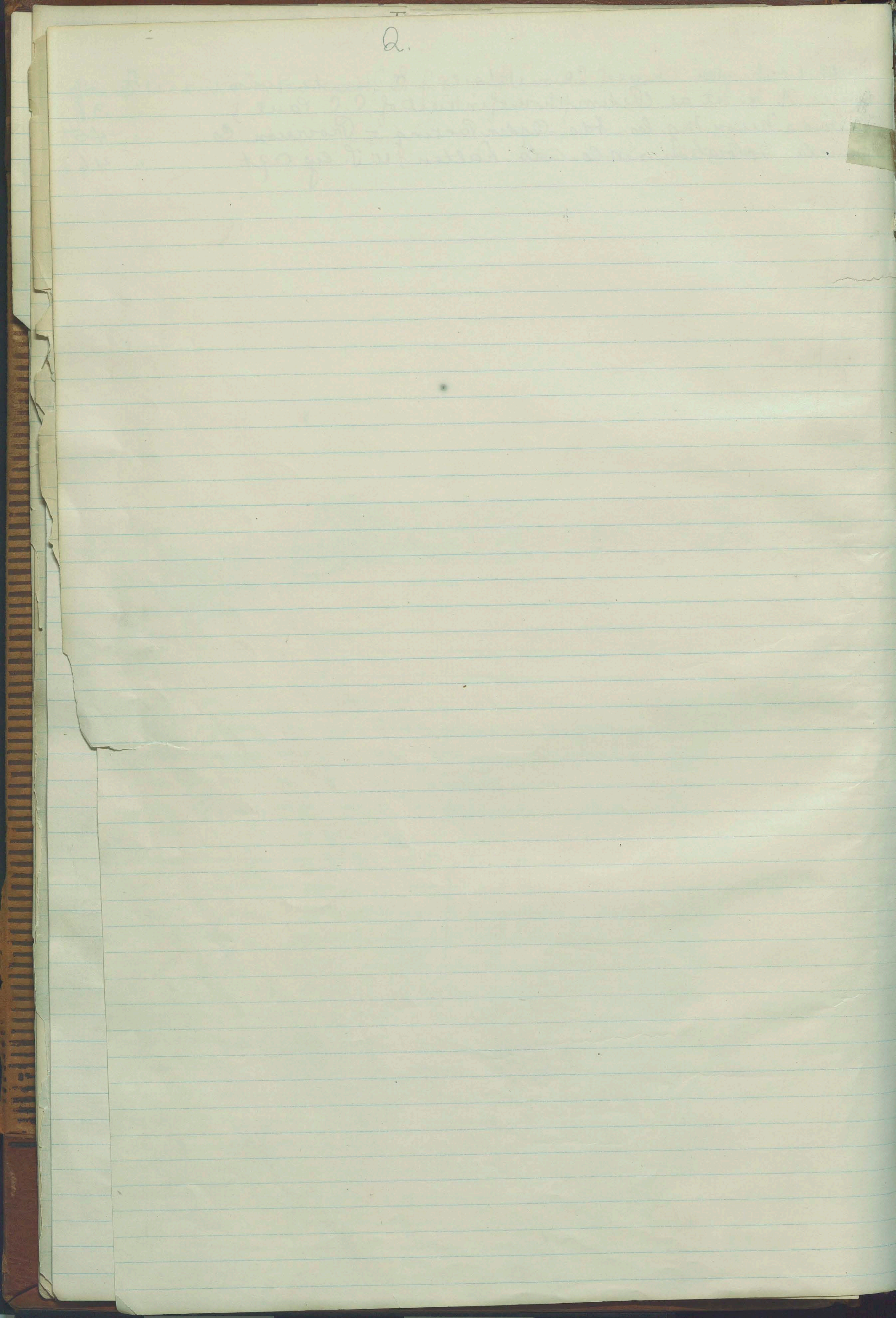


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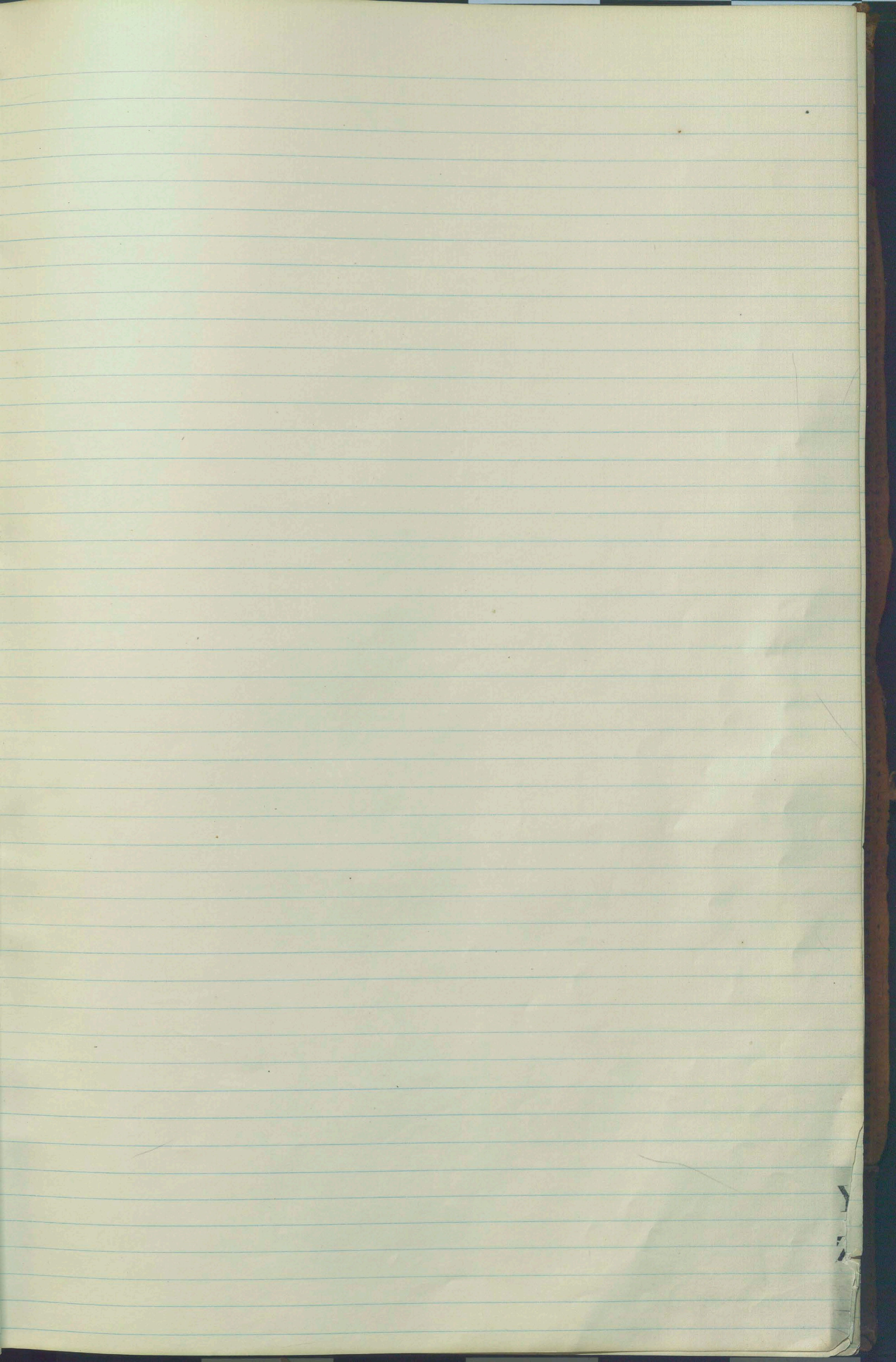
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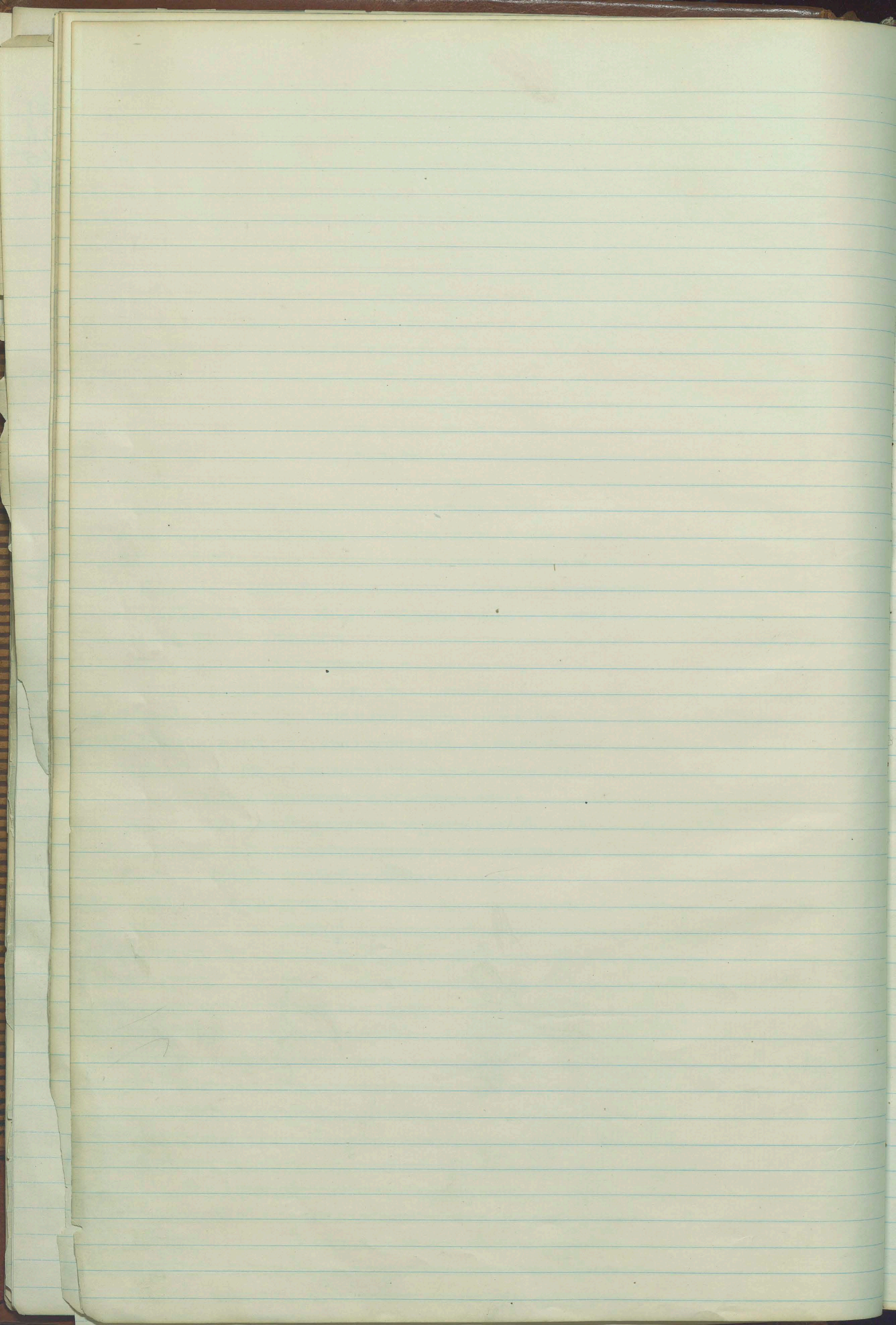
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C. Auguet.
vs
H. R. Owen.

Req No	Judgment Debtor	Judgment Creditor	Amount of Judgment	Date of Judgment	Page of Ind ^l Record	Appeal when taken	Judgment of Appellate Court	Satis-faction
638	Owen H. R.	C. Auguet	\$2989. ²⁵ / ₁₀₀ with int from May 1 st 1863 and costs \$174. ⁰⁰	Feb 4 th 1865	"B" 1424	Appeal filed March 25 th 1865 and June 2/65		

U.S. Rec
Stamp 5cts
New Rec
Stamp 5cts

State of Nevada
County of Storey
S. L. Hermann County Clerk and ex-officio Clerk of the 1st Judicial District Court in and for the County and State aforesaid do hereby certify the above, and foregoing to be a true and correct copy of the judgment Docket as the same is entered of Record in my office in the suit of C. Auguet vs H. R. Owen. Witness my hand and seal of said Court this 3rd day of August A.D. 1865
S. L. Hermann Clk
By J. B. Dayton Deft

Filed for Record at the Request of Thos Fitch August 5th A.D. 1865 at 50 min past 4 P.M.

Geo. C. Cabot
County Recorder.

J. P. Hardy.
vs.
Charles H. Cullen

J. P. Hardy
vs.
Charles H. Cullen
State of Nevada
County of Storey Virginia
Township No 2 Augt. 8. 1865.

W. S. I. Rev
Stamp 5cts.

Action on Express contract Amt.
claimed Three Hundred Dollars.

Rev. Recor.
Stamp 5cts.

Complaint Filed
& Summons Issued This 8 day August, 1865,
on The 11 day August 1865, at 10 o'clock, A. M.
summons returnable
Augt. 11, 1865. At

10 o'clock a.m. summons returned with service
on Defendants and case call. Both parties appeared
by Counsel. Defendant. File written answer.

J. P. Hardy
was Then call as a witness on part of plaintiff
and rested Charles H. Cullen was Then call as
a witness on part of Defendant and case rested.
and after argument of counsel The case was submitted
to the Court.

The Court adjudged. That Judgment
be rendered in favor of Plaintiff for the sum of
Three Hundred Dollars and cost of suit as
prayed for in plaintiff complaint.

The fore Judg-
ment rendered This 11 day August, 1865 In favor
of J. P. Hardy Plaintiff and against Charles H.
Cullen. defendants for the sum of Three Hundred
Dollars. and cost of suit

Given under my hand this 11 day Augt 1865.
Pembroke Murray
J. P.

costs of Court. \$28.⁰⁰/₁₀₀
State of Nevada
County of Storey
Virginia Township No 2

Justices Court

Whereby certify that the within is a true and correct
copy of my Official docket of, my, & in my Office
Pembroke Murray

Justice of the Peace of Virginia Township No 2 Virginia City Storey County Nevada
Filed for Record at the request of Langton's Express Sept 8th 1865. at 30 min. past
6 P. M. and Recorded Sept 9th 1865. Geo. C. Cabot's County Recorder.

J. P. Hardy &
James H. Hardy
vs.
C. H. Cullen.

J. P. Hardy & James H. Hardy State of Nevada
vs. County of Storey Virginia
C. H. Cullen Township No 2, Aug. 8, 1865

U.S. Rev.
Stamp 5cts.

Action on Express contract amt.
claimed Three Hundred Dollars.

Rev. Rev
Stamp 5cts.

Complaint Filed &
Summons Issued This 8 day August 1865.
Summons returnable

this 11 day August 1865 at 10 o'clock A.M.
Aug 11. At 10 o'clock A.M. 1865 summons Returned
into Court for service on defendants. Case call and
both parties appeared by counsel and Ready for trial
of case.

The defendant for answer to Plaintiff com-
plaint. Verbally, a general Denial,
J. P. Hardy was then call as a Witness on part of
Plaintiffs examined and plaintiff rested.
C. H. Cullen was then call as a Witness on part of
Defendants and defendants rested. and the case
after argument of counsel was submitted to the Court.
The court adjudged That judgment be rendered in
favor of Plaintiff for the sum of Three Hundred
Dollars and cost of suit as prayed for in Plaintiff
complaint

Therefore judgment rendered this 11 day Augt. 1865 In
favor of J. P. Hardy & James H. Hardy Plaintiffs and
against C. H. Cullen defendants for the sum of Three
Hundred Dollars and cost of suit Given under my
hand this 11 day of August 1865.

Pembroke Murray
J.P.

cost. \$25.⁰⁰
State of Nevada
County of Storey
Virginia Township No 2

Justice Court

I hereby certify that the within is a true copy
of my Official Pocket of & in my Office

Pembroke Murray

Justice of the Peace of Virginia Township No 2 Virginia City Storey County Nevada
Filed for Record at the request of Langton's Express Sept. 8th
1865 at 35 min. past 6 P.M. and Recorded Sept 9th. 1865.

Geo. Cabot County Recorder.

✓ A. C. Dwelle.
 vs.
 Crystal Peak
 Lumber, Water-
 Ditch, Mill
 and Mining
 Company.

Judgment Debtor	Judgment Creditor	Principal	Costs	where Docketed	when Docketed	Reg No.	Satisfactions
Crystal Peak Lumber, Water Ditch, Mill & Mining Company	A. C. Dwelle	\$1687 ⁷⁹	\$152 ²⁵	"C" 117	Nov 6 th 1865	2124	

U.S.I. Rev.
 Stamp 5cts.

Rev. Rev.
 Stamp 5cts.

State of Nevada }
 County of Storey } I L. Hermann County Clerk and
 Ex Officio Clerk of the District Court 1st Judicial Dis-
 -trict in and for the County and State aforesaid
 do certify the foregoing to be a true copy of the orig-
 -inal Entry in the Judgment Docket in my Office
 in case of A. C. Dwelle vs Crystal Peak L. & M. Co
 Witness my hand and seal of said Court this 10th day
 of November A.D. 1865

(Seal)

L. Hermann Clerk
 By B. A. Hereford D. C.

Filed for Record Nov. 15th A.D. 1865 at 9 o'clock A.
 M.

Geo. C. Cahoy
 County Recorder.

Lambert & Co.
J. A. Leet.

Dec 14
1865

State of Nevada } In Justice Court
County of Washoe } District N^o 3 Before
J. L. Bennett J.P.
Charles Lambert under }
the name & style of } Attachment Suit
Lambert & Co Plff } Demand \$164.90
vs }
J. A. Leet. Deft } In Gold of the U.S.

U.S. J. Rev.
Stamp. 5 cts

Rev. Rev.
Stamp. 5 cts.

Now comes the above named Plff and for cause of action files a complaint against said Defendant, for the sum of One Hundred and Sixty four ²⁰/₁₀₀ Dollars in Gold coin of the U.S with interest thereon and orders summons to issue Summons did issue, Summons did issue Returnable on the 19th day of December A.D. 1865 at 10 o'clock A.M. And the necessary affidavit being made and the necessary Undertaking given a writ of attachment against the property of the said Defendant was also issued

15 Summons returned service made

19 The time having fully arrived for the hearing of the above cause and the Defendant failing to appear judgment is hereby rendered against said Deft and in favor of said Plaintiff for the sum of One Hundred and Seventy ⁶⁰/₁₀₀ Dollars in Gold coin of the U.S and costs of this action

J. L. Bennett Justice of the Peace
Judgment \$170.60
Justice of Peace Fees \$ 9.50
Constables Fees 8.00

I hereby certify that the foregoing is a correct Transcript from my Docket in the above entitled cause.

J. L. Bennett
Justice of the Peace

Filed for Record at the request of J. L. Bennett Decr. 28th. A.D. 1865. at 30 min. past 11 A.M.

Geo. G. Gabob.
County Recorder.

Straus & Drexler

vs
C. C. Robinson

Dec 1st 1865

State of Nevada

County of Washoe

Straus & Drexler

vs

C. C. Robinson Deft

in Justice Court

Dist No 3 Before

J. L. Bennett J. P.

attachment suit

Demand 128 76

Now comes L. P. Drexler one of the above named Plaintiffs and for cause of action files a complaint against said Defendant for the sum of one Hundred and Twenty Eight ⁷⁶/₁₀₀ dollars and orders Summons to issue Summons did issue Returnable on the 5th day of December A. D. 1865 at 10 o'clock. A. M. and the necessary affidavit being made and the necessary undertaking given a writ of attachment against the property of the Defendant was also issued Summons returned Service made so the time having fully arrived for the hearing of the above cause N. Webster appearing for Plaintiff and offered the Note filed in the case as evidence and Moved for judgement by default and the Evidence adduced Motion sustained and judgement is hereby rendered against said Deft and in favor of said Plaintiff for the sum of one Hundred & twenty nine ⁶⁰/₁₀₀ dollars and costs of this action J. L. Bennett Justice of the Peace

Judgement \$129.60
Justice of Peace fees 7 75
Sherriffs Fees 27 75

U. S. J. Rec.
Stamp. 5 cts.

Ne. Rec.
Stamp. 5 cts.

State of Nevada
County of Washoe ss. J. F. H. Burroughs Justice of the Peace
in and for said County Dist. No 3 do hereby certify that the above and foregoing transcript is a true and correct copy or transcript of my docket (formerly the Docket of J. L. Bennet) in the matter of the judgement of Straus & Drexler vs C. C. Robinson Given under my hand at Washoe City This 19th day of Feby A. D. 1866 Justice fees for transcript \$2.00

J. F. H. Burroughs
Justice of the Peace

Filed for Record at the request of N. Webster Feby. 19th A. D. 1866 at 45 min past 4. P. M.

Geo. Gabots
County Recorder.

William Sharon.
 vs
 Crystal Peak Co.
 H. D. M & M. Co.
 A. C. Dwell,
 R. D. Ferguson
 + D. H. Perley.

Judgment Debtor	Judgment Creditor	Principal	Costs	When entered	Date of appeal	Judgt appel Ct	Req No	Satis- faction
Crystal Peak Lumber & Water Ditch Bill & Mining Company A. C. Dwell R. D. Ferguson & D. H. Perley	William Sharon	\$2574.00	\$41.55	Book 6	March 5 th 1866		2240	
		with interest at 3 per cent on \$2000.00 from this date						

U. S. A. Rev. Stamp 5 cts.

Nev. Rev. Stamp 5 cts.

State of Nevada
 County of Storey
 I, L. Hermann County Clerk and Rex Officer Clerk of the District Court 1st Judicial District State and County aforesaid do certify the foregoing to be a true and correct Transcript of the judgment Docket in my Office in the case wherein The Crystal Peak Co. H. D. M & M Co et al are depts and William Sharon is plaintiff Given under my hand and seal of said Court this 7th day of March A. D. 1866

Geo. G. Cabot

L. Hermann Clerk
 By B. H. Hereford D.C.

Filed for Record at the request of G. Lillie March 14th A. D. 1866. at 3 o'clock P. M.

Geo. G. Cabot,
 County Recorder.

eg

Donahue,
 Kelly and
 Company
 vs.
 Washoe United
 Consolidated
 G. & S. M. Co.

Judgment Debtor	Judgment Creditor	Principal	Costs	when docketed	date of appeal	Judgment of appellate court	Satisfaction
Washoe United Consolidated Silver M Co	Donahue Kelly & Co	\$63,735. ⁴⁴	\$20. ²⁵	June 21st 1866			

U. S. S. Rec.
 Stamp 5 cts.

Nev. Rec.
 Stamp 5 cts.

State of Nevada }
 County of Storey } J. L. Hermann County Clerk & Ex
 Official Clerk of the District Court 1st Judicial District, State
 & County aforesaid do certify the foregoing to be a true and
 correct transcript of the judgment docket in my Office
 in case of Donahue Kelly & Co vs Washoe United Consoli-
 dated G & S M Co. Given under my hand and seal of said
 Court this 21st day of June A D 1866
 Seal
 J. L. Hermann Clerk
 By B. H. Herford D C

Filed for Record at the request of H. S. Handley June 21st
 A. D. 1866. at 30 min past 12. M.
 Geo. C. Cabot,
 County Recorder.

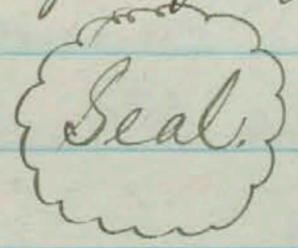
Alongo Dodge vs
 Thomas Anderson
 and R. L. Pratt.

Number	Judgment Debtor	Judgment Creditor	Amount of Judgment	Date of Judgment	Page Judgment Book	Appeal when taken	Judgment Appellate Court	Satisfaction
265	Thomas Anderson and R. L. Pratt	A. Dodge	Dave of Ejectment \$750. \$172. ⁵⁵	Oct 14 th 1864	112			

State of Nevada
 County of Lyon

U. S. J. Rev. Stamp 5^{cts}
 Nev. Rev. Stamp 5^{cts}

I Wm. A. Luders County Clerk of Lyon County, State of Nevada, and Ex Officio Clerk of the District Court of the Fourth Judicial District do hereby certify the foregoing to be a true and correct copy of the judgment wherein A. Dodge is Judgment Creditor and Tho^s Anderson and R. L. Pratt are Judgment Debtors, from off the Judgment Docket of said District Court, now in my possession in the office thereof, in which the same is docketed. Witness my hand Seal of said Court this the 9th day of January A. D. 1868



Wm. A. Luders.
 Clerk of said Court,
 By Horace W. Smith
 Deputy Clerk.

Recorded at request of Wm. A. Luders. Jan'y. 13th A. D. 1868,
 at 9. a. m.
 Henry L. Fish.
 County Recorder.

eg

Mark Strouse
and Philo Knapp.
against
C. M. Foster

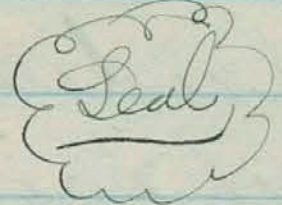
When Docketed	Judgment Debtors	Judgment Creditors	Judgment Principal	Costs	Time of Entry	When entered in Judgment Book	appeals when taken	Judgment of appellate Court	Satisfaction of Judgment when entered.	Judgment No.
Sept. 30 1841	Foster C. M.	Mark Strouse Philo Knapp	Judgment for the sum of - \$1546.08	\$124.75	Sept. 30 1841.	p. 243.				2395.

State of Nevada
County of Storey

U.S. I. Rev.
Stamps 3^{cts}

Nov. Rev.
Stamps 6^{cts}

I, George W. Dana, County Clerk of Storey County, Nevada, and ex officio Clerk of the District Court of the First Judicial District of said State, in and for said County, do hereby certify that the above and foregoing is a full and correct copy of the original judgment in Cause of Mark Strouse and Philo Knapp, Plff. Vs. C. M. Foster Defendant in Judgment Docket "C" docketed therein in my office as therein expressed. In Witness Whereof I have hereunto set my hand and affixed the Seal of said District Court, on this the 6th day of October 1841.



Geo. W. Dana, Clerk
By J. W. Shifets Deputy.

Recorded at request of Jonas Tully, filed October 7th A.D. 1841, at 3 min past 8 o'clock A.M.
Henry L. Fish,
County Recorder.

In the Matter of the Estate of Peter Belton, Deceased
of
In District Court, Second Judicial District, County of Washoe, Nevada.

Prareut Springstead, Executor of the estate of Peter Belton deceased, having filed in this Court on the 30th day of March, 1872, his account of his receipts and disbursements as a final account of his administration, and the 29th day of June, 1872 having been appointed by this Court for the settlement of said account, on the last mentioned day the said Executor appeared in this Court

with his counsel, and W. L. Knox duly appointed Attorney of the minors interested in the said estate being present and due proof having been made to the satisfaction of this Court that notice of the settlement of said account had been given according to the statute in such case made and provided, and according to the order of this Court, and no objections being made, or filed to said account, nor to any item thereof, and the said Executor of said estate in addition to his prayer for the allowance of said final account, having also prayed that the remainder of property in his hands belonging to said estate be distributed, and petitioner discharged, Now therefore the Court, having on this 29th day of June A. D. 1872, examined the said account and it appearing to the Court that the said account is correct and just and duly sustained by legal and proper vouchers, and that said Executor has duly accounted for all the estate, real and personal, which has come to his possession, at the value of the appraisement contained in the inventory, with all the interest profit and income of the estate.

It is hereby ordered ~~and~~ adjudged and decreed, that the said final account be allowed and approved and that the Executor of said estate be allowed the further sum of Twenty dollars for printing the notice of application for the allowance of this final account and such sum of money as may be due to the Clerk of the above District Court herein to be by said Executor paid out of the moneys in his hands as such Executor of said Estate. And it is further ordered that the said Executor deliver into the hands of Mary Belton, widow of the said Peter Belton, deceased, the said property remaining in his hands after said charges are paid therefrom, according to the will of said Peter Belton deceased, on file herein, and that upon filing proper vouchers and receipts therefor in this Court, the said Barent Springstead executor of said estate be fully and finally discharged from his trust as such executor aforesaid, and that his duties shall thereupon and thenceforth be discharged from all liability for the future acts of said Executor.

The following is the property, real and personal of the said estate, remaining in the hands of the Executor aforesaid, being the residue referred to in said final account approved this day and of which distribution is ordered adjudged and decreed as aforesaid, to wit
Lot 12 Block F. and Blacksmith shop - val = \$ 2,000.

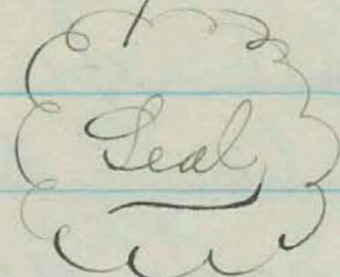
Lot 11. Block E. with house improvements	"	\$ 2,000.-
Fixtures and tools as per inventory	"	\$ 825.-
Wagon gear & two hind wheels	"	\$ 370.-
Cash on hand being already paid as per voucher	"	\$ 1,209.-

It is further ordered that a certified copy of this decree be recorded in the office of the Recorder of the County of Washoe, State of Nevada, at the expense of the estate and that said Executor deliver to said Mary Belton all books of account, notes, and other evidences of indebtedness to said estate heretofore returned as valueless taking her receipt for the same.

C. H. Harris
Dist. Judge.

State of Nevada
County of Washoe

J. J. Shoemaker, County Clerk and ex-officio Clerk of the Second Judicial District Court in and for Washoe County, Nevada, do hereby certify that the foregoing is a full true and correct copy of the original Judgment and Decree, in the matter of the estate of Peter Belton, deceased, which now remains on file in my office in Reno, in said County. In testimony whereof I have hereunto set my hand and affixed the seal of said Court this 29th day of June A. D. 1872.



J. J. Shoemaker County Clerk and ex-officio Clerk of the Second Judicial District Court Washoe County, Nevada.

Endorsed. - District Court, Washoe Co. Nevada, - Estate of Peter Belton deceased - Judgment and Decree -

Recorded at request of B. Springstead, filed Oct. 12th A. D. 1872. at 20 min. past 11 o'clock A. M.
Henry L. Fish
County Recorder.

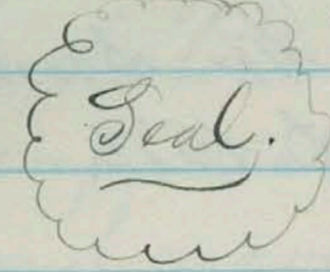
Transcript of Judgment
The Bank of California
vs.
The Nevada Land and Mining Company Limited

When Docketed	Judgment Debtors	Judgment Creditors	Judgment Principal	Sum of Entry	Where entered in Judgment Book.	Appeals when taken	Judgment of Appellate Court.	Satisfaction of Judgment When entered.	Judgment No.
November 9 th 1872.	The Nevada Land and Mining Company (Limited)	The Bank of California	Judgment for the sum of \$27,629.14 Gold Coin of the U.S. with interest on said principal sum at 10 per cent per annum.	Nov. 9 th 1872.	D. 328.				2468.

State of Nevada
County of Storey

I, Geo. H. Dana, County Clerk of Storey County, Nevada, and ex-officio Clerk of the District Court of the First Judicial District of said State, in and for said County, do hereby certify that the above and foregoing is a full and correct copy of the original entry in Judgment Docket C. on page of letter "K" in said Docket, now in my office and one of the Records therein, of said District Court.

In Witness Whereof I have hereunto set my hand, and affixed the Seal of said District Court on this the 9th day of November, 1872
Geo. H. Dana, Clerk.
By J. H. Marple Deputy.



Indorsed - District Court 1st Jud. District County of Storey, State of Nevada. - The Bank of California vs The Nevada Land and Mining Company (limited) - Transcript of Dockets.

Filed for Record Nov. 9th A. D. 1872. at 30 min. past 6 o'clock P. M.
Henry L. Fish.
County Recorder.

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 Transcript of Judgment
 H H Breck
 Vs.
 J Bryant

State of Nevada }
 County of Washoe } 5151

In Justice Court Franktown Township Before E. Owens Justice
 of the Peace of Franktownship This action is brought to collect
 the sum of two hundred and eight dollars and fifteen cents in
 United States Gold coin Account filed and Summons issued
 on this the 15th day of March A.D. 1873, and made returnable on
 Friday the 21st day of March A.D. 1873 at 1 o'clock P.M. of said day

Elias Owens J.P.

March 21st

Summons duly served and returned for trial on
 this 21st day of March A.D. 1873.

Plaintiff in the above cause of action appearing at the time
 appointed and defendant failing to appear after awaiting
 one hour, Plaintiff demanding Judgment for the amount
 claimed.

I therefore entered Judgment for the sum of two hundred and
 eight dollars and ¹⁵/₁₀₀ of a dollar in United States Gold coin
 \$208.15 and costs in the sum of \$8.50 in Gold coin on
 this 21st day March A.D. 1873.

Elias Owens J.P.

Transcript and Certificate of Docket proceeding demanded
 by H. H. Breck the plaintiff in the above action on this the 21st
 day of March A.D. 1873

E. Owens J.P.

I hereby certify that the above and foregoing is a true and correct
 copy of my docket proceedings in the case of H. H. Breck
 Vs. J. Bryant March the 21st A. - 1873.

Elias Owens J.P.
 of Franktown Township

Execution demanded and issued on this the 21st day of
 March A.D. 1873 to Morris May Constable

Elias Owens J.P.

Recorded at the request of H H Breck filed March 22nd
 A.D. 1873, at 30 min past 8. A.M.

C. Richardson
 County Recorder

W. J. Marsh, Plff }
 v. }
 Kate Geise, Deft. }
 Justice's Court, Reno Township,
 Washoe County, Nevada,
 W. H. Young, J. P.

August 22, 1879.

Personally appeared W. J. Marsh Plff, and filed Complaint that there is due the plff a balance of Eighty one dollars for a New Era Organ, No. 737, delivered the deft at her own special instance and request. Summons issued and made returnable Aug 26, 1879, at 10 o'clock a.m. Affidavit for attachment and undertaking on attachment filed Aug. 22, 1879. Writ of attachment issued Aug. 22, 1879. Summons and writ of attachment placed in hands of Constable Avery for service. Aug. 26, Summons returned as having been served and filed. Writ of attachment returned and filed. Subpoenas for Plff for B. H. Webster and Tibbets returned and filed. Aug 26, 1879, 10 o'clock, a.m. case called, parties appearing. On motion of Dft's attorney and consent of parties case adjourned until 1 o'clock P.M. One o'clock, P.M., parties appeared and Deft. by her atty, H. A. Waldo, filed answer, also filed offer to allow judgment in the sum of \$70, gold coin, and cost of suit to date. Plff accepts offer to allow judgment made by Dft. Whereupon it was ordered and adjudged that the plff do have and recover from deft the full sum of \$70 and costs of suit, taxed as follows, to wit: Justices fees \$10. Constables fees \$12²⁰. Total judgment and costs \$92²⁰. Cost bill filed.

Wm. H. Young, J. P.

I hereby certify the foregoing to be a true copy of my docket in the above entitled case, dated this 13 day of September, A.D. 1879.

Wm. H. Young, Justice of the Peace of Reno Township, Washoe County, Nevada.
 Recorded at request of Wm. J. Marsh. Filed September 15, A.D. 1879,
 at 40 min past 10, a.m.

W. B. Williams, County Recorder.

A. H. Manning, Surviving
 partner of the late firm
 of Manning & Duck, Plff,
 v.

Justice's Court, Reno Township,
 Washoe County, Nevada,
 Wm. H. Young, J. P.
 May 27, A.D. 1880.

J. D. Shaw, Defendant.

Personally appeared Geo. A. Rankin atty for plaintiff, filed complaint alleging the defendant indebted to said plaintiff in the sum of one hundred sixteen & 74/100 dollars, being a balance due on a promissory note. Summons issued and made returnable May 21, 1880, at 10 o'clock a.m. Affidavit for attachment and undertaking on attachment filed, and writ of attachment issued and delivered with the summons to Constable G. W. Avery

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for service. Summons and writ of attachment returned by Constable, showing service. May 31, 1880, 10 A.M., Case called, and Rankin Atty for plff present; the defendant also appeared and stated that he was willing that judgment be entered against him by default. The default of the defendant is hereby entered. In this action the defendant, J. D. Shaw, having been regularly served with process, and having failed to appear and answer to plaintiff's complaint filed herein, the legal time for answering having expired and no answer or demurrer having been filed, the default of the said defendant having been duly entered according to law, upon the application of said plaintiff judgment is hereby entered against said defendant on said application of plaintiff. Wherefore, by virtue of the law and by reason aforesaid, it is ordered, adjudged and decreed that A. H. Manning, plaintiff, do have and recover from the said defendant J. D. Shaw, the sum of one hundred and sixteen ⁷⁴/₁₀₀ dollars, the sum due to this date with the interest with interest thereon at the rate of 1 1/2 % per cent per month from the date hereof until paid, together with said plaintiff's costs incurred in this action, taxed as follows: Justices fees \$11. Constables fees \$11 ³⁰. Judgment rendered this 31 day of May, 1880. Cost bill filed.

Wm. H. Young, J.P.

By agreement between parties a stay of proceedings was to be granted for 60 days; the defendant to pay the sum of \$50 within five days on the judgment to make good this agreement.

State of Nevada }
 County of Washoe }

Wm. H. Young, J.P.

I hereby certify that the foregoing is a true copy of my docket in the case of A. H. Manning vs J. D. Shaw, in suit commenced May 27, 1880. June 3, A. D. 1880.

Wm. H. Young, J.P. of Reno Township, Washoe County, Nev.
 Recorded at request of Geo. A. Rankin. Filed June 3, A. D. 1880, at 50 min past 10, A.M.

W. B. Williams, County Recorder.

D. M. Gloster
 Plaintiff
 v.
 A. J. Smith
 Defendant.

Docket fol. 223. In the Justice Court of Reno Township, of the State of Nevada, County of Washoe: Wm. H. Young, J.P.
 Demand \$283 ⁴⁷/₁₀₀
 C. A. Jones, Atty for Plaintiff.
 1888. Dec. 24. Personally appeared C. A.

Jones, Esq., and filed note against the above named defendant, and alleges there is due principal and interest the sum of \$238 ⁴⁷/₁₀₀ on a promissory note executed and delivered by you for \$135, dated at Reno Nov 1, 1882, and due Jan 1, 1883, bearing interest of one and one half per cent per month, together with attorney's fees for collecting the same of \$28 ³⁵/₁₀₀, as stated in Note. Summons issued and

made returnable Dec 31, 1888, 10 A.M., and delivered to Constable Upson for service: Summons returned same day, showing personal service in Reno Township, Washoe County, Nevada: 1888. Dec 31, 10 A.M. Case called and the attorney for plaintiff present and defendant absent; and after waiting one hour thereafter, and the defendant not appearing, the attorney for plaintiff moved that the default be noted, and that the plaintiff have judgment for the amount sued for and costs of suit: So ordered: In this action, defendant having been regularly served with summons and having failed to appear and answer the plaintiff's complaint filed herein, the legal time for answering having expired, and no answer or demurrer having been filed, the default of said defendant having been duly entered according to law upon the motion of plaintiff's attorney judgment is hereby entered against said defendant on said motion of plaintiff's attorney: Wherefore, by virtue of the law and by reason aforesaid, it is ordered and adjudged that the plaintiff, D.M. Gloster, do have and recover from the said A.J. Smith, defendant, the sum of Two hundred and eighty three ⁴⁷/₁₀₀ (\$283⁴⁷/₁₀₀) dollars principal and interest, with interest on the principal of \$135. at the rate of one and one half per cent per month until paid together with attorney's fees for collecting of \$28⁰⁵; Justice's fees \$3¹⁵; Constables fees \$2⁹⁵: Judgment entered this the 31st day of December, A.D. 1888. Cost bill filed.

Wm. H. Young, J.P.

I hereby certify that the within and foregoing is a true copy of my Docket in the above entitled action, wherein D.M. Gloster is plaintiff and A.J. Smith Defendant. Dated the 5th day of January, A.D. 1889.

Wm. H. Young, J.P.

Recorded at request of R.H. Lindsay. Filed Jan 7, A.D. 1889, at 27 min past 2, P.M.
 W.B. Williams, County Recorder.

<p>Geo. H. Taylor Plaintiff v. Geo. R. Hutchinson Defendant.</p>	<p>In the Justice Court of Reno Township of the State of Nevada, County of Washoe. Wm. H. Young, J.P. Chas. A. Jones, Attorney for Plaintiff Demand \$50 Bal. interest \$1²⁰ — \$51²⁰ 1888, July 23. Personally appeared attorney for the plff and filed a promissory note, and alleging that there is due thereon principal, the sum of \$50, and interest thereon of the sum of \$1²⁰, being a promissory note made at Reno Nov 19, 1886, and payable ninety days after date, with interest at one & 1/4 per cent per month from maturity. Summons issued and made returnable July 22nd 1888, 10 A.M., and delivered Const. S.W. Upson for service: Summons</p>
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returned same day, showing personal service upon the said defendant in Reno Township, Washoe County, Nevada, July 26th 1888, 10 a.m.; Case called and atty C.A. Jones, Esq. appearing for the plaintiff, and the defendant absent; and after waiting one hour thereafter, and the defendant not appearing or answering, the attorney for the plaintiff asked that the default be noted, and that plff have judgment for the amount sued for with the costs in this action granted: In this action, the defendant having been regularly served with summons and having failed to appear and answer to plaintiff's complaint filed herein, the legal time for answering having expired, and no answer or demurrer having been filed, the default of said defendant having been duly entered according to law, on the motion of said Plff's attorney judgment is hereby entered against the said defendant on motion of atty for plff. Wherefore, by virtue of the law and by reason aforesaid, it is ordered and adjudged that the plaintiff, Geo. H. Taylor, do have and recover from Geo. R. Hutchinson, deft, the sum of Fifty dollars principal, and a balance interest of \$1²⁰, with interest on the principal sum of \$50. at the rate of 1 1/4 per cent per month from date until paid, together with the plaintiff's costs of \$4⁹⁰. Dated this 26th day of July, 1888. Wm. H. Young, J. P. Cost bill filed July 30, 1888. Execution issued Aug 16, 1888. Affidavit on citation and order filed Aug 17, 1888, 10 a.m. Deft sworn and examination on oath as to his property.

Wm. H. Young, J. P.

I Justice of the Peace of Reno Township, Washoe County, Nevada, do hereby certify that the foregoing is a true, full and correct copy and transcript of the judgment in the above entitled action. Reno, Jan 7, 1889,

Wm. H. Young, J. P.

Recorded at request of C.A. Jones. Filed Jan 7th 1889, at 25 min past 12 P.M.

W. B. Williams, County Recorder.

Isaac Baum & Solomon
Oppenheimer, co-partners under
the name of Reno Liquor Company,
Plaintiff.

v.

Timothy O'Keefe, Defendant.

In the Justice Court of Reno Township of the State of Nevada, County of Washoe. Wm. H. Young, J. P. Demand \$199³⁵. S. D. King, atty for plff. atty for deft.

1889, Jan 16. Personally appeared S. D. King, Esq., attorney for plaintiff,

and filed complaint against the above named defendant, and alleges there is due plaintiff the sum of one hundred and ninety nine³⁵ dollars for merchandise sold and delivered the defendant at his request. Summons issued and made returnable January 18, 1889, at 10 a.m. Delivered to Constable S. W. Upson

for service January 17, 1889. Constable returned summons, showing personal service upon the defendant: January 18, 1889, 10 A.M., case called. Attorney for plaintiff present, also defendant: defendant stated that if the bill was correct he had no defense to make for the bill sued for. The Court continued case until 2 o'clock, P.M. At 2 o'clock, P.M., case called, the attorney for plaintiff present, and after waiting one hour thereafter, and defendant not appearing, the attorney for plaintiff asked that the default of the defendant be noted, and that plaintiff have judgment for the amount sued for and costs of suit. So ordered. In this action, the defendant having been regularly served with summons, defendant being a resident of Reno Township, Washoe County, Nevada, and having failed to appear and answer to the plaintiff's complaint filed herein, the legal time for answering having expired and no answer or demurrer having been filed, the default of the said defendant having been duly entered according to law, upon the motion of the said plaintiff's attorney, judgment is hereby entered against said defendant on said motion of the plaintiff's attorney. Therefore by virtue of the law and by reason aforesaid it is ordered and adjudged that the plaintiff do have and recover from the said defendant, Timothy O'Keefe, the sum of one hundred and ninety nine ³⁵/₁₀₀ dollars, with legal interest thereon from this date until paid, together with the plaintiff's costs in this suit, taxed as follows: Justice's fees \$3⁴⁰, Constable's fees \$1.75, Total fees \$5¹⁵. Judgment entered this 18 day of January, A.D. 1889.

Jan 19. Cost bill filed. Wm. H. Young, J.P.
I hereby certify that the within and foregoing is a true copy of my docket of the within entitled action. Dated Reno, Nevada, the 21 of January, A.D. 1889.

Wm. H. Young, Justice of the Peace in and for
Reno Township, County of Washoe, State of Nevada.
Recorded at request of S. D. King. Filed Jan 21, A.D. 1889,
at 5 min past 1, P.M.
Wm. H. Williams, County Recorder

Chas. A. Jones
Plaintiff

A. J. Smith,
Defendant.

In the Justice Court of Reno Township
of the State of Nevada, County of
Washoe. Wm. H. Young, J.P.

Demand \$197⁶⁰

1889, Apr 22. Personally appeared
the plaintiff and filed a promissory
note and alleges there is due principal, the sum of \$197⁶⁰,
with one per cent per month from its date until paid.
Note made at Reno Dec 31, 1887, and duly signed by you
the said defendant. And said note assigned to the plaintiff

ago

in this action, principal and interest to the commencing of this suit & . Summons issued and made returnable April 29, 1889, 10 A.M. and delivered to Constable S. W. Upson for service. Returned the same day by the Constable, showing personal service upon the above named def. in Glendale Township, Washoe County, Nevada. There being no acting or qualified Justice of the Peace in said Township, April 29, 1889, 10 A.M. Case called and plaintiff present and defendant absent, and after waiting one hour thereafter and the defendant failing to appear, plaintiff asked that the default be noted, and that plaintiff have judgment for the amount sued for and his costs: So Ordered. In this action, the defendant having been regularly served with summons and having failed to appear and answer to plaintiff's Complaint filed herein, the legal time for answering having expired and no answer or demurrer having been filed, the default of the said defendant having been duly entered according to law, upon the motion of plaintiff judgment is hereby entered against said defendant on said motion of plaintiff: Wherefore, by virtue of the law and by reason aforesaid, it is Ordered and adjudged that Cha. A. Jones, plaintiff, do have and recover from the defendant, A. J. Smith, the sum of One hundred ninety seven ⁶⁰ (\$197⁶⁰) dollars, with one per cent interest on said principal sum of \$197⁶⁰ from Dec 31, 1887 until paid, together with the plaintiff's costs in this suit, taxed as follows: Justice's fees \$3¹⁵, Constable's fees \$2⁵⁵. Judgment entered this 29th day of April, A. D. 1889. Cost bill filed.

State of Nevada }
 County of Washoe } ss. I hereby certify the within and foregoing is a true copy of my docket of the within entitled action.
 May 6, 1889.

Mr. H. Young, Justice of the Peace in Reno Township, Washoe County, Nevada
 Recorded at request of C. A. Jones. Filed May 8, A. D. 1889,
 at 20 min past 11, A.M.
 W. B. Williams, County Recorder.

Cartan, Mc Carthey & Co Plaintiffs	In the Justice's Court of Reno Township of the State of Nevada, County of Washoe, ^{1891. Feb 25.} Personally appeared, C. W. Jones for the above named plaintiffs, who filed a certain promissory note given by said defendant, Timothy O'Keefe, to Cartan Mc Carthey & Co plaintiffs in the above entitled cause, for the sum of One Hundred and Seventeen dollars, and interest at the rate after per cent since April 21, 1889, amounting to Eighteen dollars, making a total
v. Timothy O'Keefe Defendant.	

of \$135⁰⁰. Summons issued, made returnable on the 27th inst at 10⁰⁰ clock, A.M., and delivered to Constable S. W. Upson for Service Feby. 26th 1891. Summons this day returned, showing personal service on the defendant in Reno Township on February 25th 1891. February 27th 1891, 10. A.M. this being the day and the hour for the consideration of the above entitled cause, and after waiting one hour and the defendant not appearing or answering, plaintiffs by C. W. Jones moved that the default of the defendant be entered, and it was so ordered. In this action the defendant having been regularly served with summons and having failed to appear and answer to plaintiffs complaint filed herein, the legal time for answering having expired, and no answer or demurrer having been filed, the default of the defendant having been duly recorded according to law, on motion of C. W. Jones for plaintiffs judgment is hereby entered against said defendant on said motion of plaintiffs, wherefore by virtue of the law and by reason aforesaid it is ordered and adjudged that Cartan Mc Carthy & Co., plaintiffs, do have and recover from Timothy O'Keefe the sum of one hundred and seventeen dollars, together with fifteen dollars interest, with interest at the rate of seven per cent per annum, \$117⁰⁰, until paid, also plaintiffs costs in this case taxed as follows: Justices fees \$3⁵⁰ Constables fees \$1⁷⁵, total costs \$5²⁵. Judgment entered this 27th day of February A.D. 1891. Cost Bill Filed.

J. J. Linn, J. P.

I hereby certify that the above and foregoing is a true and correct copy of my docket in the case of Cartan Mc Carthy & Co., vs. Timothy O'Keefe, as recorded on page 386.

J. J. Linn, Justice of the Peace, Reno Township, Washoe Co., Nevada.
Recorded at request of C. W. Jones. Filed Feb 28th A.D. 1891,
at 35 min past 1, P.M.

W. J. Williams, County Recorder.

G. B. Vetti, Plaintiff

v.

A. F. Derrick, Defendant.

In the Justice's Court of Reno Township of the State of Nevada, County of Washoe. J. J. Linn J. P. Demand \$ 65⁰⁰ 1893, August 19: Personally appeared C. A. Jones, attorney for the above named Plaintiff, and filed a complaint and alleges there is due said Plaintiff from said

defendant the sum of sixty five and ²⁵/₁₀₀ dollars.
 summons issued returnable on the 21st Inst at 10
 O'clock A.M., and delivered to Constable W. Dickey for
 service: Aug 21-1893. Summons returned showing
 personal service on defendant. Plaintiff appeared
 in Court. Defendant also appeared accompanied by
 his Counsel J.V. Julian; the case was called and
 defendant answered orally denying that he is
 indebted to plaintiff in the sum of \$65.25 or in
 any greater sum than \$5.25, which defendant
 paid into Court. By agreement this cause was
 continued until the 26th Inst at 2 O'clock P.M.
 Aug 22-1893. Written answer filed August 26th
 2 O'clock P.M. plaintiff in Court accompanied
 by his Counsel C.A. Jones Esq., defendant also
 appeared accompanied by his Counsel J.V. Julian. The
 case was called and G.B. Vitti was sworn
 and plaintiff rested. A.F. Derrick and Mrs A. F.
 Derrick were sworn and testified for the defendant,
 when James Hawkins was sworn and testified for
 plaintiff in rebuttal, after argument by Counsel
 the case was submitted for a decision. Aug. 28th
 1893 The Court having considered the law and the
 evidence in the above cause. Therefore it is
 ordered and adjudged by the Court, that plaintiff
 do have Judgment against said defendant A. F.
 Derrick for the sum of sixty five and ²⁵/₁₀₀ dollars
 and the Costs of this action taxed as follows:
 Justice fees \$ 2.25, Constable fees \$ 1.25, Total costs
 \$ 4.00 Done in open Court this 28th day of Aug. 1893.
 Aug 28-1893 cost bill filed.

J.J. Linn Justice of the Peace
 In the Justice Court of Reno Township in and for
 Washoe County, State of Nevada, I, J.J. Linn, The
 Justice of the Peace of the above entitled Court, do
 hereby certify and declare that the foregoing is a
 full, true and correct Transcript of the Judgment
 in the above entitled case. Witness my hand &
 this 2nd day of September, A.D. 1893
 September 2, 1893.

G.B. Vitti
 Plff
 v.
 A.F. Derrick, Def.

J.J. Linn Justice of the Peace
 of Reno Township, County, Nev.

Recorded at request of C.A. Jones. Filed Sept. 2nd A.D. 1893.
 at 55 min past 4 P.M.

W.P. Williams County Recorder. By S. Williams Deputy.
 Repetition Recorded at request of C.A. Jones. Filed Sept 2nd A.D. 1893, at
 55 min past 4 P.M. J.W. Williams, County Recorder

Bank of Nevada VS. G. W. Hazlett.

In the Justice Court of Reno Township, County of Washoe,
State of Nevada.

Bank of Nevada, a corporation, Plaintiff.

VS. G. W. Hazlett, Defendant.

JUDGMENT.

At 10:00 o'clock A.M., the plaintiff appeared in court by its attorney A. N. Salisbury, and the defendant not being present, and not having made any appearance by attorney or otherwise, the cause was continued until the hour of 11:00 o'clock A.M. of this day, and the defendant having failed to make any appearance by attorney or otherwise, the defendant's default was entered on motion of the plaintiff.

Now, therefore, judgment is hereby entered in favor of the plaintiff and against the defendant, according to the prayer of the complaint for the sum of One Hundred and Seventyfive (175) Dollars, with accrued interest amounting to the sum of Sixteen and $\frac{38}{100}$ Dollars, besides counsel fees of plaintiff's counsel hereby fixed at \$25.00, and Plaintiff's costs of suit amounting to the sum of \$6.15 constable fees, and \$5.20 Justice's fees and \$1.50 Recorder's fees, together with interest on said judgment from the date hereof until paid at the rate of one per cent. per month.

Done in open court this 26th day of July, 1906.

Frank Bell,
Justice of the Peace.

I, Frank Bell, the duly elected and qualified Justice of the Peace of Reno Township, County of Washoe, State of Nevada, do hereby certify that the foregoing is a full, true and correct copy of the judgment duly given and made in the case of the Bank of Nevada, a corporation, vs. G. W. Hazlett, as it appears upon the Civil Docket of this Court at Page 100.

Frank Bell, Justice of the
Peace of Reno Township, Washoe
County, Nevada.

Reno, Nevada, October 19" 1907.

(END: In the Justice Court of Reno Township, County of Washoe, State of Nevada.
Bank of Nevada, a corporation, Plaintiff, vs. G. W. Hazlett, Defendant.
Certified Copy of Judgment. James T. Boyd, Attorney for Plaintiff.)

Filing No. 3517.

Filed for record at request of Jas. T. Boyd, Oct-19-1907 at 10
min, past 2 o'clock P.M.

EMM. Verified

C. N. Stoddard
County Recorder.

Geo. W. Condon VS Wm. H. Cordill et al.

In the Justice's Court, Reno Township, Washoe County, Nevada.

George W. Condon, Plaintiff,)
)
-vs-)
)
William H. Cordill and)
Robert W. Bracken, Defendants.)

JUDGMENT.

This cause coming on regularly for trial on this 20th day of December, 1910, and Messrs. Mack & Green appearing as attorneys for the plaintiff and A. Grant Miller Esq., appearing as attorney for defendant, William H. Cordill and A. G. Breeland, Esq., appearing as attorney for defendant, Robert W. Bracken, and oral and documentary evidence having been offered by plaintiff and admitted by the court, and the cause having been submitted to the court for its judgment and decision thereon.

Whereupon, it is ordered, adjudged and decreed that plaintiff, George W. Condon, do have and recover of and from the said defendants, William H. Cordill and Robert W. Bracken or either of them, the sum of two hundred dollars gold coin of the United States, together with costs of this suit taxed as follows: Justice's costs, \$5.00 Constable fees, \$3.10 Witness fees, \$3.20 and attorney's fee \$25.00 making a total of \$36.33, Clerks Fees 3.10/100 and that said judgment bear interest at the rate of seven per cent per annum from date of judgment until paid.

Dated this 21st day of December, 1910.

Lee J. Davis,
Justice of the Peace.

State of Nevada,)
) SS.
County of Washoe.)

I, Lee J. Davis, Justice of the

Peace of Reno Township, in and for the County of Washoe, State of Nevada, do hereby certify that the foregoing contains a full, true and correct copy and transcript on that certain judgment made, rendered and entered in the Justice's Court of Reno Township, in and for the County of Washoe, State of Nevada, on the 21st day of December, A.D. 1910, wherein George W. Condon was plaintiff and William H. Cordill and Robert W. Bracken were defendants, and the whole thereof, together with the endorsements thereon.

Dated this 23rd day of December, 1910.

Lee J. Davis, Justice of the Peace

(END: Filed Dec 21-1910 Lee J. Davis, Justice of the Peace.)

Filing No. 2316

Filed for record at request of Mack & Green Dec-23-1910 at 47 min. past 3 o'clock P.M.

EMM. *Verifi-*

County Recorder.

E. W. Murphy VS. Geo. S. Phenix et al.

In the District Court of the Seventh Judicial District State of Nevada In and for the County of Esmeralda.

E. W. Murphy,)
Plaintiff.)
VS.)
George S. Phenix and)
May L. Phenix,)
Defendants.)

JUDGMENT

This cause coming on regularly to be heard on the 13th day of January A. D. 1910, before the Court, the Hon. Theron Stevens, presiding, a jury trial having been waived specially by the parties: Thomas E. Flanagan, Esq. appearing for the plaintiff; and Messrs Thompson, Morehouse & Thompson, appearing as attorneys for the defendants; whereupon the plaintiff, being duly sworn, gave oral testimony, and the defendants being granted until this 21st day of February A. D. 1910, to present evidence, and the defendants failing to introduce any testimony, either oral or documentary, in their own behalf, and the evidence being closed, the case was submitted to the Court for consideration and decision, and that after due deliberation, the Court files its written Findings of Fact and Conclusions of Law herein, and orders that judgment be entered herein in favor of the plaintiff, in accordance therewith;

Wherefore, by reason of the law, the findings aforesaid, and the law in the premises being duly considered, it is

Ordered, Adjudged, and Decreed that E. W. Murphy, the plaintiff herein, do have and recover of the defendants George S. Phenix, and May L. Phenix, and each of them, the sum of Six Hundred (\$600) Dollars, gold coin, together with interest thereon at the rate of seven per centum per annum from the date hereof till paid, and costs and disbursements in this behalf necessarily expended, amounting to and hereby taxed at \$15.25.

Done in open Court this 21st day of February A. D. 1910.

Theron Stevens, Judge.

State of Nevada,)
SS.)
County of Esmeralda.)

I, Joseph Hamilton, County

Clerk of said County and ex-officio Clerk of the District Court of the Seventh Judicial District of the State of Nevada, in and for the County of Esmeralda, do hereby certify the foregoing to be a correct copy of the original Judgment in the case wherein E. W. Murphy is Plaintiff & George S. Phenix and May L. Phenix are Defendants in said _____ with the indorsements thereon now on file in my office.

Witness my hand and the seal of said Court, this 25th day of January A. D. 1911.

(SEAL) Joseph Hamilton, Clerk.
By C. T. Golden, Deputy.

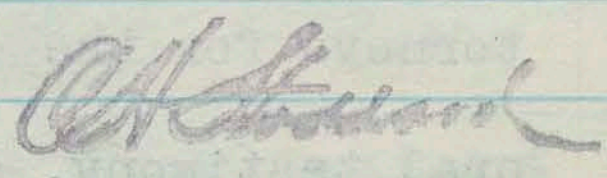
(END: Box No. 179 No. 2848 In the District Court of the Seventh Judicial District of the State of Nevada, In and for the County of Esmeralda.
E. W. Murphy, Plaintiff Against George S. Phenix and May L. Phenix, Defendants. (Certified Copy of) Judgment.
Thomas E. Flanagan, Attorney at Law, Goldfield, Nevada, Attorney for Plaintiff.
Filed Feb. 26, 1910 Joseph Hamilton, Clerk
By Benj. Rosenthal, Deputy Clerk.)

Filing No. 2613

Filed for record at request of Mack & Percy

Jan-31-1911 at 50 min. past 1 o'clock P.M.

EMM. Verified.


County Recorder.

Self & Sellman M. & B. Co. VS. Fred T. Earl.

In the Justice's Court of No. Township County of Washoe
State of Nevada.

Self and Sellman Mill & Building Company
Plaintiff.

V.

Fred T. Earl,
Defendant.

Demand 26.45

Gordon A. Stewart, Attorney for Plaintiff.

Proceedings.

Date 1911 April 27. Complaint filed Summons issued affidavit and writ filed and approved writ issued.

June 15. The time allowed by law having expired and the defendant having failed to appear either by answer or otherwise on motion of Gordon A. Stewart Esq. Atty for Plaintiff default is entered against the defendant and on motion of Gordon Stewart hearing set for this time.

June 15. Default having been heretofore entered L. B. Self

was sworn and testified on the part of plaintiff and the court having considered the law and the evidence judgment is rendered in favor of the plaintiff and against the defendant Fred T. Earl in the sum of \$26.45 together with costs taxed as follows: Atty fee \$15.00 Justice costs \$6.20 Constable fee \$4.25.

Done in open court June 15, 1911.

June 15. Cost bill filed. Lee J. Davis.

County of Washoe,)
SS.
State of Nevada.) I hereby certify that the foregoing is a full true and correct copy of the judgment and docket entries in the case of Self and Sellman Mill and Building Co. vs. Fred T. Earle. In the Justice Court of Reno Township Washoe County, Nevada. Oct-25-1911.

Lee J. Davis, Justice of the Peace of said Township.

Filing No. 4125.

Filed for record at request of Gordon A. Stewart Oct-25-1911 at 57 min. past 9 o'clock A. M.

G. A. Stewart

County Recorder.

LCS. Verified.

E. W. Murphy VS. George S. Phoenix et al.

E. W. Murphy, Plaintiff vs.)
George S. Phoenix et al, Defendant_)

In the District Court of the County of Esmeralda, State of Nevada.

Register No. 2848Date of Entry in Docket Feb. 26, 1910.

Judgment Debtors George S. Phenix and May L. Phenix

Judgment Creditors E. W. Murphy

\$ cts.
Judgment 600. 00
Costs 15. 25

Date of Entry Feb.26-1910 Page of Judgment Book Book F Page 1214

Appeal when taken _____
Judgment on Appeal _____

Satisfaction when entered.. Return of Sheriff Oct. 28th. 11 \$322.40 \$383.45
Acknowledged Oct 28/11 By T. E. Flanagan Atty for E.W. Murphy

I hereby certify that the foregoing is a true, full and correct transcript of the entries in the above-entitled action as they appear in the judgment docket of my office.

Witness, my hand and the seal of the said court, this 29th day of November A. D. 1911.

(SEAL) Joseph Hamilton, Clerk
By C. T. Golden, Deputy Clerk.

Filing No. 4415

Filed for record at request of Mrs. May L. Phenix
Dec-1-1911 at 59 min. past 2 o'clock P.M.

EMM. *Verified.*

[Signature]
County Recorder.

Scheeline Banking & Trust Co.
vs. H. D. Ramsey et al.

State of Nevada, County of
Washoe.

Scheeline Banking & Trust Company,
a corporation, Plaintiff,

VS.

H. D. Ramsey and Lilly Ramsey,
Defendants.

In the Justice Court before Lee J. Davis, Justice of the Peace
Reno Township, County of Washoe, July 18, 1912.

Judgment entered for the plaintiff and against the defendant
Lilly Ramsey for \$376.85 on the 18th day of July 1912.

I certify that the foregoing is a correct abstract of the
judgment rendered in said action in my Court.

Lee J. Davis,
Justice of the Peace.

Filing No. 1321.

Filed for Record at request of Jas. T. Boyd
Jul-18-1912 at 45 min. past 4 o'clock P.M.

IJB. *Verified.*

[Signature]
County Recorder.

EBner Bros. vs. C. C. Paul.

State of Nevada,)

County of Washoe.)

EBner Bros. plaintiff
vs.
C. C. Paul, DefenDant.

In Justice Court, before Lee J. Davis, Justice of the Peace
Reno Township said County & State Nov. 16 1912 Judgment
entered for Plaintiff for \$94.60 and costs \$30.90 on Aug 12 1912

I certify that the foregoing is a correct abstract of a judg-
ment rendered in said action in my court as appears by the docket
of said court now in my possession.

Lee J. Davis, Justice of the Peace.

*Recd. Nevada July 20th 1916
Received payment in full of the judgment
in the within action.
Scheeline Banking & Trust Co.
by A. C. Johnson, President.
Witness, C. W. Stoddard County Recorder*

ego
31

Filing No. 1944.

Filed for record at request of A. E. Painter Nov-16-1912 at 34 min. past 2 o'clock P.M.

LCS. Verified. County Recorder.

Thomas W. Carrol vs. Pyramid Con. Mines Co.

In The Justice's Court of Reno, Township, County of Washoe, State of Nevada.

Thos. W. Carroll, Plaintiff, -vs- Pyramid Consolidated Mines Company, Defendant. Abstract of Judgment.

In the Justice's Court, before Lee J. Davis, Justice of the Peace of Reno Township, County of Washoe, State of Nevada, September 18, 1913. Judgment entered for plaintiff against defendant on the last above mentioned date for \$186.75 on the 18th day of September A.D. 1913, with 8 per cent interest from Sept. 18, 1913 and \$21.35 costs.

I hereby certify that the foregoing is a correct abstract of the Judgment rendered in said action in my court.

Lee J. Davis, Justice of the Peace of Reno Township Washoe County, Nevada.

Filing No. 3718.

Filed for record at request of A. E. Painter Sep-18-1913 at 25 min. past 3 o'clock P. M.

LCS. Verified. County Recorder.

J. G. Huntington -vs.- North Rochester Mines Co.

State of Nevada, County of Humboldt, J. W. Dayey, County Clerk of Humboldt County, Nevada, and ex-officio clerk of the Sixth Judicial District Court of the State of Nevada, in and for the County of Humboldt, do hereby certify that the hereto attached, is a full true and correct copy of the Judgment entered and of record in the case of J. G. Huntington, Plaintiff, -vs- North Rochester Mines Company, a corporation, Defendant, and which appears

Vertical handwritten notes on the left margin: 'Reno - May 29 1914', 'Received payment in full of the judgment of the court in the case of Pyramid Consolidated Mines Co. vs. the same as herein referred to in the case of A. E. Painter, attorney for Thomas W. Carroll', 'Witness', 'J. W. Carroll', 'By Recorder', 'J. G. Huntington', 'J. W. Dayey'.

at pages 265 & 266 of Book "E" of Judgments, Records of Humboldt County, Nevada.

In Witness Whereof, I have hereunto set my hand, and attached the Seal of said Court, this 20th day of June, A. D. 1914.

(SEAL) J. W. Davey,
County Clerk and ex-officio Clerk of
the Sixth Judicial District Court of
the State of Nevada, in and for the
County of Humboldt.

IN THE SIXTH JUDICIAL DISTRICT COURT OF THE STATE OF NEV-
ADA, IN AND FOR THE COUNTY OF HUMBOLDT.

J. G. HUNTINGTON,
Plaintiff,

-vs-

Judgment.

NORTH ROCHESTER MINES COMPANY,
a corporation, Defendant.

The above entitled action having come regularly on to be heard, before the Court, without a jury, on the thirteenth day of May, 1914, and R. M. Hardy, Esq., having appeared as the attorney for the plaintiff therein, and the default of the defendant, North Rochester Mines Company, having been regularly entered against it for failure to appear at the time set for the trial of the action, and testimony having been presented to prove the allegations of the complaint, and the matter having been regularly continued to the eighteenth day of May, 1914, and having been on that day regularly submitted for consideration and decision, and due deliberation having been had thereon, and the Court having made its findings of fact and conclusions of law which are now filed herein.

Wherefore, by reason of the law and of the findings of fact and conclusions of law,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Plaintiff J. G. Huntington, do have and recover of and from the Defendant, North Rochester Mines Company, the sum of Four Hundred and Two Dollars, (\$402.00), lawful money of the United States of America, together with his costs and disbursements in this action which are hereby fixed at the sum of \$15.70, making the total amount of the judgment and recovery the sum of \$417.70, together with interest thereon at the rate of seven per centum per annum from the date hereof until paid, and that Plaintiff have execution therefor.

Dated at Winnemucca, Nevada, June 2nd, 1914.

Edw. A. Ducker,

Judge of the Sixth Judicial District.

(ENDORSED : Filed June 2nd, 1914. J. W. Davey, Clerk. By James Ritchie Deputy. R. M. Hardy, Lovelock, Nev. Attorney for Plaintiff?)

Filing No. 5569.

Filed for Record at request of R. M. Hardy Jun-27-1914 at 7 min. past 9 o'clock A. M.

[Handwritten Signature]

IJB. Verified

County Recorder.

Caesar Turco VS. H. J. Boeckman.

In the Justice's Court of Reno Township, County of Washoe, State of Nevada.

Caesar Turco,)
Plaintiff,)
-vs-)
H. J. Boeckman,)
Defendant.)

No. 20

Abstract of Judgment.

Before Honorable F. K. Unsworth, Justice of the Peace of Reno Township, County of Washoe, State of Nevada, on the 19th Day of February, A. D., 1915.

Judgment entered for plaintiff, Caesar Turco, for the sum of One hundred and twenty dollars (\$120.00); on the 19th day of February, A. D., 1915, against defendant.

I, F. K. Unsworth, Justice of the Peace of said Township, hereby Certify : That the foregoing is a true and correct Abstract of a Judgment rendered in the above-entitled action in my Court, held in said Reno Township, Washoe County, Nevada, on the 19th day of February, A. D., 1915, as appears by my Docket, now in my possession.

Reno, Nevada, February 19, 1915.

F. K. Unsworth,
Justice of the Peace, Reno Township,
County of Washoe, State of Nevada.

Filing No. 6803

Filed for record at request of Thos. E. Kepner Feb-19-1915 at 45 min. past 4 o'clock P. M.

[Handwritten Signature]

EMM. Verified

County Recorder.

ego

Scheeline Banking & Trust Co.
VS. H. D. Ramsey, et al.

State of Nevada,)
) SS.
County of Washoe.)

Scheeline Banking & Trust Company, Plaintiff,
- vs -
H. D. Ramsey and Lillie D. Ramsey, Defendants.

In the Justice Court before F. K. Unsworth, Justice of the
Peace, Reno Township, County of Washoe, State of Nevada, March
12, 1915.

Judgment entered for Plaintiff for \$386.85 on the 18th day
of July, 1912.

I certify that the foregoing is a correct abstract of a
Judgment rendered in said action in the Court of Lee J. Davis,
Justice of the Peace, as appears by his docket now in my possess-
ion as his successor in office.

F. K. Unsworth,

Justice of the Peace.

Filing No. 6925

Filed for Record at request of M. Scheeline

Mar-12-1915 at 28 min. past 2 o'clock P. M.

EMM.

County Recorder.

^{city}
Iowa State Bk. vs. A.L. MacDougall, et al.

IN THE JUSTICE COURT OF WADSWORTH TOWNSHIP, COUNTY OF WASHOE,
STATE OF NEVADA.

IOWA CITY STATE BANK,)
a corporation,)
vs. Plaintiff,)
A. L. MacDOUGALL, J. O. HOWARD)
and H. L. WILBERT, constituting)
the firm of A.L. MacDOUGALL & CO.,)
Defendants.)

In the above entitled Court and action, and by David Washeim,
Justice of the Peace of said Township, judgment was duly given,
made and entered on October 25, 1915, in favor of the above named
plaintiff and against the above named defendants, for the sum of

\$90.70, with interest thereon at the rate of seven per cent. per annum from date of judgment until paid and ^{for} costs of suit taxed at \$52.15, making a total of \$142.85;

That on January 14th 1916, the sum of \$52.00 was credited on said judgment, leaving \$90.85, balance due and unpaid on the date last aforesaid.

David Washeim

Justice of the Peace for Wadsworth Township, County of Washoe, State of Nevada.

I, DAVID WASHEIM, Justice of the Peace of the above named Township, hereby certify that the foregoing is a correct abstract of a judgment rendered in said action in ~~said action~~ my Court, and of the balance owing thereon at the date hereof, as appears by my docket, now in my said office, and now in my possession.

Dated this 14th day of January, 1916.

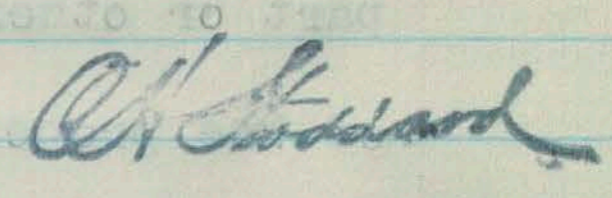
David Washeim

Justice of the Peace for Wadsworth Township, County of Washoe, State of Nevada.

ENDORSED : ((Original) NO. 110
IN THE JUSTICE COURT OF WADSWORTH TOWNSHIP, COUNTY OF WASHOE, STATE OF NEVADA.
IOWA CITY STATE BANK, a corporation, Plaintiff
vs.
A. L. MacDOUGALL, et al., Defendants
ABSTRACT OF JUDGMENT.
FILED at the request of E. R. Dodge JAN-17-1916 at 55 Mins. past 3 P.M. Records of Washoe Co., Nev. C.H. Stoddard Recorder
By Delle B. Boyd Deputy.
DODGE & BARRY Reno, Nevada Attorneys for Plaintiff.)

Filing No. 8572.

Filed for Record at request of E. R. Dodge Jan-17-1916 at 55 min. past 3 o'clock P.M.



County Recorder

SPK **Verified**

ALEXANDER C. FORSYTH -TO- LULU L. MCKISSICK.

(Assignment)

KNOW ALL MEN BY THESE PRESENTS: That ALEXANDER C. FORSYTH, of the County of Washoe, State of Nevada, party of the first part, in consideration of the sum of Ten Dollars to him in hand paid, and other good and valuable considerations running to the said party of the first part, by LULU L. MCKISSICK, of the same County and State, the party of the second part, has sold and assigned unto the said party of the second part and her assigns, a certain judgment recovered by said party of the first part on the 31st day of August, 1915, in the Second Judicial District Court of the State of Nevada, in and for the County of Washoe, against J. H. Howard, as Executor, etc., wherein and whereby it was decreed that a certain contract or agreement, made by John F. Forsyth and Jane Forsyth to said Alexander C. Forsyth, be specifically enforced, and that all of the property owned or possessed by said Jane Forsyth, or to which she was entitled at the time of her death, both real, personal and mixed, be distributed to the said Alexander C. Forsyth, and certain costs therein described; which said judgment was duly recorded at page 436, Book K of Judgments, Washoe County Records; and all property and all sums of money that may be had or obtained by means of said judgment or in any proceedings to be had thereunder;—the said party of the first part does hereby appoint the said party of the second part and her assigns, his true and lawful attorney, irrevocably, with power of substitution and revocation, for the use and at the proper costs and charges of the said party of the second part, to demand and receive the said property and money, to take out executions and in the name of the said party of the first part or otherwise, to take all lawful ways and means for the recovery of the property or money due or to become due on the said judgment, and on payment to acknowledge satisfaction or discharge of the same. And the said party of the first part does covenant that he will not collect or receive the same or any part thereof, or release or discharge said judgment but will allow all lawful proceedings therein by the said party of the second part.

IN WITNESS WHEREOF, said party of the first part has hereunto set his hand and seal, this 13th day of June, 1916.

Alexander C. Forsyth (SEAL)

STATE OF NEVADA,)
: ss.
COUNTY OF WASHOE.)

On this 13th day of June, 1916, before me,
N. J. BARRY, a Notary Public in and for the County of Washoe, State of
Nevada, residing therein, duly commissioned and sworn, personally appeared
ALEXANDER C. FORSYTH, personally known to me to be the person described in
and who executed the foregoing instrument, and he duly acknowledged to me
that he executed the same freely and voluntarily and for the uses and pur-
poses therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official
Seal, at my office in said County of Washoe, State of Nevada, the day and year
in this certificate first above written.

(SEAL) N. J. Barry
Notary Public in and for the County of Washoe,
State of Nevada.

Filing No. 9899.

Filed for Record at request of F. W. Collins AUG-1-
1916 at 7 min. past 11 o'clock A.M.

SPK Verified.

County Recorder.

R. MARTIN VS. F. C. DICKINSON.

IN JUSTICE'S COURT, RENO PRECINCT, WASHOE COUNTY, STATE OF NEVADA

R. Martin,)
) plaintiff;)
))
vs.)) ABSTRACT OF JUDGMENT)
))
F. C. Dickinson,)
) plaintiff,)

In Justices Court, before F. K. Unsworth, Justice of the Peace in
Reno Township, Washoe County, Nevada, a judgment was entered for plaintiff
for the sum of \$236.65 and \$25.55 costs and fees on the 16 day of November,
1916.

F. K. Unsworth,
Justice of the Peace.

I certify that the foregoing is a correct abstract of a judgment ren-

of the Second Judicial District Court of the State of Nevada, In and for the County of Washoe, (No. 8222) In The Matter of The Guardianship of the Person and Estate of Charles A. Zitterbarth, a minor, including one per cent per month interest thereon, up to the time of redemption, together with the amount of all taxes and assessments paid by the purchaser on said property, after said purchase, and interest thereon. That, thereupon, I received said sum of money so tendered and paid as aforesaid, and have granted and executed to said Daniel Vincent Caddigan and W. H. Noyes, of the City of Reno, County of Washoe, State of Nevada, the said successors in interest to said judgment debtor C. C. Paul, this my certificate of redemption of said property, in conformity with the statute in such case made and provided. The premises so redeemed, or intended to be redeemed, are described as follows, to-wit :

All those certain lots, pieces or parcels of land situate, lying and being in the City of Reno, County of Washoe, State of Nevada, and bounded and particularly described as follows, to-wit :

The east half of lot 8 in block 6 and the west half of lot 7 in block 6 of the Western Addition to the City of Reno.

In witness whereof, I have hereunto set my hand this 28th day of April A. D. 1917.

C. P. Ferrel, Sheriff,
By C. S. Nichols Under-Sheriff.

State of Nevada,)
County of Washoe)

ss.

On this 28th day of April

A. D., one thousand nine hundred and seventeen personally appeared before me, A. N. Salisbury, a Notary Public in and for said County of Washoe, C.S. NICHOLS, undersheriff of the County of Washoe, State of Nevada, known (or proved) to me to be the person described in and who executed the foregoing instrument, who acknowledged to me that he executed the same, freely and voluntarily, and for the uses and purposes therein mentioned, as such undersheriff.

In Witness Whereof, I have hereunto set my hand and affixed my Official Seal at my office in the County of Washoe, the day and year in this certificate first above written.

(SEAL) A. N. Salisbury

Notary Public in and for the County of Washoe, State of Nevada.
My commission expires April 8, 1921

(ENDORSED: File No. 156 Filed at the request of A. N. Salisbury May-4-1917 at 48 Mins. past 10 A.M. Records of Washoe Co., Nev. C. H. Stoddard Recorder.)

Filing No. 11729

Filed for Record at request of A. N. Salisbury

May-4-1917 at 48 min. past 10 o'clock A. M.

EMM.

Verified.

County Recorder.

ENRICO GIUFFRA VS. FRANK J. PARDINI & WF.

IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
ORMSBY COUNTY.

ENRICO GIUFFRA, PLAINTIFF.

VS.

FRANK J. PARDINI AND THELMA
PARDINI (HIS WIFE), DEFENDANTS.

JUDGMENT BY DEFAULT.

In this action the defendants Frank J. Pardini and

Thelma Pardini (his wife), having been regularly served with summons, and having failed to appear and answer the plaintiff's complaint on file herein, and the legal time for answering having expired, and the default of said defendants in the premises having been duly entered according to law; now, at this day, on application of Alfred Chartz, one of the attorneys for plaintiff;

It is ordered that judgment be entered herein against the said defendants, Frank J. Pardini and Thelma Pardini (his wife), being jointly indebted to plaintiff, in accordance with the prayer of said plaintiff's complaint on file herein.

WHEREFORE, by reason of the law aforesaid, and the premises, it is ordered and adjudged that Enrico Giuffra, plaintiff, do have and recover of and from Frank J. Pardini and Thelma Pardini (his wife), said defendants, the sum of \$516.16 and for interest thereon at the rate of 6% per annum from April 12, 1917, until paid, on the first cause of action stated; for the sum of \$100 and interest thereon at the rate of 6% per annum from April 25, 1917, on the second cause of action stated; for the sum of \$50, and for interest thereon at the rate of 6% per annum from July 6, 1917, until paid, on the third cause of action stated, together with said plaintiff's costs and disbursements incurred in said action amounting to the sum of Thirty Seven 10/100 dollars.

And it is further ordered and adjudged that said plaintiff do have execution against the joint and also the separate property of said defendants.

Judgment rendered in open court this 10th day of December, 1917.

Frank P. Langan

District Judge.

Daniel C. Morton

STATE OF NEVADA,)
County of Ormsby)

Clerk.

I, DANIEL E. MORTON, COUNTY CLERK OF ORMSBY COUNTY, STATE OF NEVADA, AND EX OFFICIO CLERK OF THE DISTRICT COURT OF THE FIRST JUDICIAL DISTRICT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF ORMSBY, do hereby certify that the foregoing is a full, true and correct copy of the original JUDGMENT BY DEFAULT, in the case of ENRICO GIUFFRA, Plaintiff, VS. FRANK J. PARDINIA and THELMA PARDINI (his wife) Defendants, which now remains on file and of record in my office in said Carson City, in said county.

In testimony whereof, I have hereunto set my hand and affixed my official Seal, at Carson City, in said County and State, this 10th day of Dec., A. D. 1917.

(SEAL) Daniel E. Morton,
Clerk.

END; No. In the First Judicial District Court of the State of Nevada Ormsby County. Enrico Giuffra, Plaintiff VS. Frank J. Pardini and Thelma Pardini (his wife), Defendants Judgment by default. Filed December 10th 1917. Daniel E. Morton Clerk. Chartz & Chartz Attorneys for Plaintiff.

Filing No. 13015

Filed for Record at request of Alfred Chartz DEC-12-1917

at 50 min. past 1 o'clock P. M.

Alfred Chartz
County Recorder.

EMM. Verified.

ago

L. A. L. GREEN vs. JOHN RYAN et al.

IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE.

L. A. L. GREEN, Plaintiff,

vs.

JOHN RYAN, deceased, JOHN DOE RYAN, as executor of the estate of John Ryan deceased, RICHARD ROE RYAN, as administrator of the estate of John Ryan, deceased and the unknown heir or heirs-atlaw, devisees and distributees of said deceased, whose true names and places of residence are unknown, or asserting any right, title, estate, lien or interest in or to the Southwest (S.W.) quarter of the Northeast (N.E.) quarter of Section Eighteen (18) Township Seventeen (17) North Range Twenty (20) East, M.D.B. & M., adversely to plaintiff's ownership or any cloud upon the plaintiff's title thereto,

Defendants.

No. 13,061 Dept. #2.

JUDGMENT.

EMM

THIS CAUSE coming on regularly for trial before the court, without a jury, and Messrs. Mack & Green, appearing as attorneys for the plaintiff, and the defendants not appearing; and it appearing that summons in said action had been regularly issued out of the above entitled court, and served by posting a copy of the same upon the premises hereinafter described and by publication thereof, for the time and in the manner required by law, and the order of this court; and it appearing that the required notice of the pendency of this action has been filed with the County Recorder; the cause regularly proceeded to trial and oral and documentary evidence was offered by the plaintiff and admitted by the court, and the same having been here heard, understood and fully considered and submitted to the court, for its findings and decisions thereof, and the court having this day made and filed its Findings of Fact and Conclusions of Law;

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED that plaintiff, by and through his grantors and predecessors in interest, have been for more than twenty years prior to the filing of the complaint in this action, in the actual, exclusive and adverse possession; and plaintiff and his said grantors and predecessors in interest, have paid all State, County and Municipal taxes of every kind levied or assessed or due against said real estate during the period of five years next preceding the filing of the

complaint; and have been in the actual, exclusive and adverse possession of said property during all of said time claiming to own the same in fee as against the defendants and the whole world;

That the lands and premises hereinafter referred to and respecting which the plaintiff's title is hereby quieted is described as follows, to-wit:

That certain lot, piece or parcel of land situate, lying and being in the County of Washoe, State of Nevada, more particularly described by legal subdivisions, as follows:

The Southwest (S.W.) quarter of the Northeast (N.E.) quarter of Section Eighteen (18) Township Seventeen (17) North Range Twenty (20) East, Mount Diablo, Base and Meridian.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that plaintiff's title to said lands is good and valid, and the same is hereby quieted as against any claims of said defendant, John Ryan, or any person claiming by, through or under him; that the said defendant, John Ryan, and all persons claiming by, through or under him, be, and they are hereby enjoined and debarred from setting up or asserting any claim whatsoever in and to said lands and premises adversely to plaintiff's title.

Done in open court this 20th day of June, 1918.

Geo. A. Bartlett, District Judge.

STATE OF NEVADA,)

SS.

COUNTY OF WASHOE.)

I, E. H. BEEMER, COUNTY CLERK and ex-officio clerk of the Second Judicial District Court of the State of Nevada, in and for Washoe County, said Court being a Court of Record, having common law jurisdiction, and a Clerk and a Seal, do hereby certify that the foregoing is a full, true and correct copy of the original, Judgment In case 13061. L. A. L. Green, Plaintiff vs John Ryan, deceased, et al Defendants which now remains on file and of record in my office at Reno, in said County.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court at Reno, this 21st day of Dec. A.D., 1918.

(SEAL) E. H. BEEMER, Clerk.

By _____ Deputy.

(END: Recorded in Judgment Record Book 0 Pages 148-149. E. H. Beemer, County Clerk, BY G. R. Ellithorpe, Deputy Clerk.

COPY.
END: No. 13,061. Box Dept. #2. In the District Court of the State of Nevada, In and for the County of Washoe. L. A. L. Green, Plaintiff vs. John Ryan, deceased, et al, Defendants. Judgment. Filed this Twentieth day of June, 1918. E. H. Beemer, Clerk, By S. C. Foster, Deputy.
Mack & Green I.O.O.F. Temple Reno, Nevada Attorneys for Plaintiff.)

Filing No. 15039.

Filed for record at request of Geo. S. Green Dec-21-1918 at

ago

~~request of Geo. S. Green Dec 21-1918 at~~ 50 min. past 3 o'clock P.M.

LSC. Verified.

W. H. Stoddard
County Recorder.

L.A.L. GREEN VS. CENTRAL PACIFIC RAILROAD CO. OF CAL. et al.
IN THE DISTRICT COURT OF THE SECOND JUDICIAL DISTRICT OF THE
STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE.

L.A.L. GREEN,
Plaintiff,

vs. No. 13,068. Dept. #2

CENTRAL PACIFIC RAILROAD COMPANY;
OF CALIFORNIA, a corporation,
CENTRAL PACIFIC RAILROAD COMPANY,
a corporation, and CENTRAL PACIFIC
RAILWAY COMPANY, a Corporation,
Defendants.

JUDGMENT.

THIS CAUSE coming on regularly for trial before the court, without a jury, and Messrs, Mack & Green appearing as attorneys for plaintiff, and Frank Thunen, Esq., having heretofore appeared as attorney for defendants, Central Pacific Railroad Company, a corporation and Central Pacific Railway Company, a corporation, and having disclaimed all right, title, interest or interest of either of said last named corporations in and to the lands and premises described in plaintiff's complaint; the cause regularly proceeded to trial, and oral and documentary evidence was offered by the plaintiff and admitted by the court, and the same having been here heard, understood and fully considered, and it appearing therefrom that defendant, Central Pacific Railroad Company, a corporation organized under and by virtue of the laws of the State of Utah, is the successor in interest of all of the right, title and interest of Central Pacific Railroad Company of California and Central Pacific Railway Company, in and to the lands and premises described in plaintiff's complaint, and that said Central Pacific Railroad Company of California has been dissolved, no longer exists, or has any interest in or to said premises, and that the proper parties are before the court for the determination and adjudication of plaintiff's title; and the court having this day filed its Findings of Fact and Conclusions of Law, and directed that judgment be entered in accordance therewith;

NOW, THEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED that the plaintiff now is, and by and through his grantors and predecessors in interest, under and through whom he claims, for more than forty-

----- five years immediately preceding the commencement of action, has been, in the actual, quiet, peaceable and exclusive possession, occupation, use and enjoyment of the lands and premises hereinafter described, and have without interruption continuously, openly, notoriously, peaceably, exclusively and adversely to the defendants, and each of them, and to all the world, and with the knowledge and acquiescence of said defendants, and each of them, under claim of right and title thereto, occupied, possessed, used and enjoyed said lands and premises; and have actually during each and every year of said period, paid and discharged all State, County and Municipal taxes of every kind or character levied or assessed on the same, or which has been a charge thereon; that the title to plaintiff herein and to said lands and premises is good and valid and that the same be, and is hereby quieted, against all claims and assertions of said defendants, or either of them, or any person or persons claiming by, through or under them, or either of them;

That the lands and premises affected by this decree and to which title is hereby quieted, are described as follows, to-wit:

That certain lot, piece or parcel of land situate, lying and being in the County of Washoe, State of Nevada, more particularly described by legal subdivisions as follows:

The Southeast (S.E.) quarter of the Northeast (N.E.) quarter of Section Thirteen (13) Township Seventeen (17) North of Range Nineteen (19) East, M.D. B. & M.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED THAT the said defendants, and each of them, be, and they are hereby, forever enjoined and debarred from setting up or asserting any claim whatever in or to said lands and premises adversely to plaintiff.

IT IS FURTHER ORDERED THAT the defendants having disclaimed any interest in or to said lands and premises, no costs are awarded against them, or either of them.

DONE in open court this 21st day of December, 1918.

Geo. A. Bartlett, District Judge.

STATE OF NEVADA,)

SS.

COUNTY OF WASHOE.)

I, E. H. BEEMER, County Clerk and ex-officio Clerk of the Second Judicial District Court of the State of Nevada, in and for Washoe County, said Court, being a Court of Record, having common law jurisdiction, and a Clerk and a Seal, do hereby certify that the foregoing is a full, true and correct copy of the original Judgment In case No. 13068, L.A.L. Green ^{Plaintiff} vs. Central Pacific Co. of Calif. et al which now remains on file and of record in

my office at Reno, in said County.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of said Court at Reno, this 21st day of Dec. A.D. 1918.

(SEAL) E. B. BEEMER, Clerk.

(END: (COPY) No. 13,068. Box Dept. #2. In the District Court of the Second Judicial District of the State of Nevada, in and for the County of Washoe. L.A.L. Green Plaintiff vs. Central Pacific Railroad Company of California, a corp. et al, Defendants. Judgment. Filed this 21st day of Dec. 1918. E. H. Beemer, Clerk. Mack & Green I.O.O.F. Temple Reno, Nevada. Attorneys for Plaintiff.)

Filing No. 15040.

Filed for record at request of Geo. S.

Green Dec-21-1918 at 50 min. past 3 o'clock P. M.

LSC. Verified.

E. H. Beemer
County Recorder.

R. Martin VS. F.C. Dickinson.

IN THE JUSTICE'S COURT OF RENO TOWNSHIP, COUNTY OF WASHOE, STATE OF NEVADA.

R. MARTIN, Plaintiff,
vs.

F. C. DICKINSON, Defendant, No. 399.

Action on note

Demand \$200.00 and interest.

E. L. Brown, Attorney for Plaintiff,

Date 1918 _____, Attorney for Defendant.

Date
1916 PROCEEDINGS

- Nov. 9 Complaint filed, Summons issued and placed in hands of B. Fraser.
- Nov. 13 Summons returned and filed,
- Nov. 16 The deft. F. C. Dickinson, having been personally served with summons in the above ent. action on the 9th day of Nov. 1916, in Reno Township and said deft. having failed to appear, answer or other plead to plff's complaint within the time allowed by law, on motion of plff. it is ord. that the default of the deft. be entered. Ex. A filed.
- R. Martin sworn and past on the part of plff.
- Nov. 16 The default of the deft. having been heretofore entered on motion of plff. it is ordered that plff. do have and recover of and from deft. judgment in the sum of \$236.65 together with costs of suit taxed as follows:-
atty. fees \$20.00. justice court \$3.35. constable's fee \$1.55
- Nov. 18 Memorandum of costs filed.
- Oct. 15 1919 Judgment satisfied in full this 15th day of Oct. 1919.
R. Martin,
Judgment Creditor.

This is to certify that the foregoing is a full, true and correct copy of the docket entries, wherein R. Martin is plaintiff and F. C. Dickinson, is defendant.

S. C. Foster
Justice of the Peace, Reno
Township, County of Washoe, Nevada

ENDORSED:- IN THE JUSTICE'S COURT OF RENO TOWNSHIP, COUNTY OF WASHOE, STATE OF NEVADA. No. #99
R. MARTIN, Plaintiff, vs. F.C. DICKINSON, Defendant,
PROCEEDINGS IN JUSTICE COURT.

Filing No. 17258

Filed for Record at request of C. H. Knox NOV-6-1919
at 30 min. past 2 o'clock P. M.

EMM. Verified County Recorder.

Ogden Packing & Provision Co.
VS. Nev. Nixon Mng. Co.
IN THE JUSTICE COURT OF RENO TOWNSHIP COUNTY OF WASHOE, STATE OF NEVADA.
ODGEN PACKING & PROVISION CO., A CORP.
PLAINTIFF,
VS.
NEVADA NIXON MINING CO.,
DEFENDANT.
ABSTRACT OF JUDGMENT.

State of Nevada, county of Washoe, Ogden Packing & Provision Co., a Corp., Plaintiff, vs. Nixon Mining Co., a corp., Defendant, In Justice's Court, before S.C. Foster, Justice of the Peace, Reno Township, County of Washoe, March 1st., 1920., Judgment entered for the plaintiff for One Hundred Thirty Three and 25/100, (\$133.25) Dollars on the day of March 1st., 1920,

I certify that the foregoing is a correct abstract of a judgment rendered in said action in my court.

Dated at Reno, Nevada, this 1st day of March 1920.

S. C. Foster.
Justice of the Peace, Reno
Township, Washoe Co. Nevada.

endorsed; FILED at the request of A.E. PAINTER
MAR-1-1920 at 50 Mins. past 2 P.M.
Records of Washoe Co., Nev.
C.H. Stoddard Recorder. By Delle B. Boyd Deputy.

Filing No. 18407.

Filed for Record at Request of A.E. Painter
Mar-1-1920 at 50 min. past 2 o'clock P.M.

TLT. *Verified* County Recorder.

W. T. DALTON ET ALNE VS.
NEVADA EXPLORATION AND MILLING CO.

ABSTRACT OF JUDGMENT.

State of Nevada, County of Washoe:

W. T. DALTON, By W. E. DALTON, Agent, plaintiff, vs. Nevada
Exploration and Milling Company, defendant.

In Justice's court, before MONT E. HUTCHINSON, Justice
of the peace, Salt Marsh Township, Washoe County, July, 9, 1920,

Judgment entered for plaintiff for \$298.35 and costs
\$10.70 Total \$309.05, on the 1st. day of December, 1919.

I certify that the foregoing is a correct abstract of a judge
ment rendered in said action in my court, according to the
docket of said court.

Mont E Hutchison
Justice of the Peace.

Filing No. 19556.

Filed for Record at request of J. C.
Crain JUL-10-1920 at 45 min. past 9 o'clock A.M.

TLT. *Verified* County Recorder.

CREMER-ERICKSON & CO. VS HANNAH E. BATHURST

IN THE JUSTICE'S COURT OF RENO TOWNSHIP,
COUNTY OF WASHOE, STATE OF NEVADA.

CREMER-ERICKSON & CO., A Corporation,	}	ABSTRACT OF JUDGMENT.
Plaintiff,		
-vs-	}	
HANNAH E. BATHURST,		
Defendant.		

In the Justice Court before Seth E. Longabaugh, Justice of the Peace, Reno Township, May 6, 1925.

Judgment entered for plaintiff for Two Hundred Forty-six Dollars and three cents (\$246.03) on the 6th day of April, 1925.

I certify that the foregoing is a true and correct abstract of a judgment rendered in said action in the Court of Charles E. Bull, Justice of the Peace as appears by his docket, now in my possession as his successor in office.

S. W. Longabaugh
Justice of the Peace.

Filing No. 33836

Filed for Record at Request of John S. Sinai

May 6-1925 at 48 min. past 3 O'clock P.M. Fee \$1.45

Verified

Della C. Coyle
COUNTY RECORDER

" TLT.

GRACE D. BEDELL

VS

A. M. WEST

IN THE JUSTICE'S COURT OF RENO TOWNSHIP IN AND FOR THE

COUNTY OF WASHOE, STATE OF NEVADA

No. 379.

State of Nevada)
County of Washoe) SS

Grace D. Bedell,)

Plaintiff, (

VS,

A. M. West,)

Abstract of Judgment and Certificate

Reno, Nevada, April 19, 1926.

Judgment entered for Grace D. Bedell for \$137.50,

Costs, \$6.55, and an attorney's fee fixed in the sum

of \$10.00, on the 29th day of March, 1926.

I certify that the foregoing is a correct abstract

of a judgment and date thereof rendered in said action

in my court.

S. W. Longabaugh
Justice of the Peace, Reno Township.

Filing no. 36639

Filed for record at Request of S. J. Parks.

APR-19-1926 at 34 min. past 11 O'clock A.M.

Fee #145

TLT. Verified

Gella O. Boyd
COUNTY RECORDER

ago

EDWARD THOMPSON CO VS A. GRANT MILLER

IN THE JUSTICE'S COURT OF RENO TOWNSHIP, COUNTY OF WASHOE, STATE

OF NEVADA,

STATE OF NEVADA,

COUNTY OF WASHOE,

EDWARD THOMPSON COMPANY

a corporation,

Plaintiff,

vs.

A. GRANT MILLER,

Defendant,

Reno, Nevada, April 18, 1927.

Whereas Edward Thompson for Plaintiff for Seventy-four and

Twenty-five Dollars, with interest thereon from April 18, 1924 until

paid together with costs of suit taxed at seven and one-half dollars,

and an attorney fee in the sum of Ten Dollars, on the 28th day of

January, 1927.

I certify that the foregoing is a correct abstract

of a judgment rendered, in this court, in said action, as appears

by the docket.

S. W. Longbrake
Justice of the Peace, Reno Township,
Washoe County, State of Nevada.

Filed for Record at Record of Edward Thompson Co.

Filed for Record at Record of Edward Thompson Co.

Filed at 2:15 P.M. on 4/18/27

COUNTY RECORDER

THE

Jarvison & Summersfield G 69—
vs
Wm Thompson

Elizabeth Whittier vs J W Whittier
G 77

~~Wm~~ Wm Thompson vs Jane Lake
Judson G. 85

Peter G Andrews
vs
Geo W Andrews G 93

Maria J Wright formerly Younglove
vs
John Ireland et al G. 98—

Stanton Thompson & Co vs
E Crane et al. G 118— also 150

Dr of Rev. T S Cooper Pecker & wife
G 132—

D. O Wills vs F C Dickinson G. 139

Wm H Patterson vs Frank Murphy G 144

over

