



60-54.2

Cataloged by  
Ruth MacFarlane

State of Michigan } Justice Court - Before John B. Schick  
Ontonagon County } Oct 14. 1858

George Pope }  
vs }  
Louis Harten } Summons issued returnable the  
21<sup>st</sup> inst at 2 o'clock P. M.  
Oct 14. 1858 } Summons returned served personally  
By Henry Fisher

Constable 122  
Oct 21. 1858 at 2 o'clock P. M. Case called. Parties  
in Court and answer by their attys. Atk Haws currs  
for plff and R. M. Hall for def. Plff declares in an  
action of trespass on the case for the sum of \$80 for  
money had and rec<sup>d</sup> and for a certain promissory  
Note of \$68.96 dated the 16<sup>th</sup> day of Dec 1857 and  
executed by Def. Def pleads the general issue -

Said Note having admitted as genuine by both parties  
The Court hereby renders judgment in favor of the  
said plaintiff and against the said Defendant  
for the sum of Seventy two dollars and ninety  
eight cents damages, together with five dollars  
costs of suit

John B. Schick Justice of the Peace  
May 7. 1859 issued transcript -

State of Michigan } Justice Court - Before J. B. Schick  
Ontonagon County } Oct 14. 1858  
George Pope }  
vs }  
The Minnesota M'g Co } Garnished Summons issued re-  
turnable Oct 21. 1858 at 2  
o'clock P. M.

Summons returned served by copy on J. P. Wait J. C.  
Oct 14. 1858 and fees paid \$1 By Henry Fisher  
Constable

Oct 21. 1858 at 2 o'clock P. M. Case called -  
Parties in Court - and the said J. P. Wait answering  
for said Garnishee says that the Minnesota M'g Co  
is indebted to Louis Harten in the sum of \$16.46  
Whereupon the Court hereby renders judgment in favor  
of the said Plaintiff and against the said Minnesota  
M'g Co for the said sum of sixteen dollars and

Forty six cents, to apply on the judgment this day  
recovered by the said plaintiff against the said John  
Waters John R Schick Justice of the peace  
Recd the above \$16.46 from the Treasurer of the  
paid the same to George Pope 20. 1858  
John R Schick Justice

State of Michigan }  
County of Dutchess } Justice Court Before John R  
George Hall } Schick Oct 22. 1858  
Joseph H Campbell } Summons issued returnable  
in the forenoon  
Summons returned served personally, Oct 22, 1858  
By John Dolan

Qualable fee 31 cts  
Oct 23. 1858 at 10 o'clock A.M. Case called -  
Parties in Court and answering in person -  
Plff declares in an action of trespass on the case  
for balance of Board Bill out \$4 -  
Def pleads the general issue  
The def having admitted said Balance -  
The Court hereby renders judgment in favor  
of said plaintiff and against the said  
Defendant in the sum of four dollars  
damages, together with one dollar and  
fifty one cents costs.

John R Schick  
Justice of the peace

I hereby acknowledge myself security for the  
payment of the above judgment according to  
Law Nov 2. 1858

J. W. Crozer

Recd full satisfaction of the above judgment  
Feb, 18<sup>th</sup> 1859 George Hall

State of Michigan }  
County of Ontonagon }  
The People }  
vs }  
William Lorenau }

Justice Court - Before John B. Schick Oct 30. 1858

Warrant issued returnable forthwith - delivered to John Dolan Constable

Oct 30. 1858 at 6 o'clock P.M. Warrant returned served by having prisoner in Court. Case called - complaint read - prisoner pleads not guilty -

Rich<sup>d</sup>. Lippert being duly sworn deposes and says that he knows the prisoner, that the prisoner has been at work for him the said deponent at his dwelling, and that he believes that prisoner stole from him in said dwelling house \$110 in cash on the 26<sup>th</sup> day of October last passed -

Prisoner being searched the money was found on his person. Prisoner then was committed for further examination to be had on the 1<sup>st</sup> day of Oct next at 9 o'clock A.M.

Nov 1. 1858 at 9 o'clock A.M. Prisoner in Court for further examination. Prisoner being required to recognize in the sum of \$500 for his appearance at the next session of the District Court for said county, which failing to do was committed to the county jail. For his said appearance, the said Richard Lippert was recognized in the sum of \$300 for his appearance in the prosecution of the said prisoner, at the said next session of the said District Court

John B. Schick, Justice of the Peace

Costs \$2.35  
Return 1.00

Return made to District Court Nov 19. 1858

State of Michigan } Justice Court. Before S. B.  
County of Ontonagon } Schick No 1. 1858

Christopher Specht }  
vs } Summons returnable ~~issued~~ <sup>issued</sup>  
Antoine Crummel } Nov 11<sup>th</sup> at 9 o'clock AM

Summons returned served by copy  
left at the residence, and with the wife of defendant  
Nov 11<sup>th</sup> 1858 By John Dolan

Court able fees 41 cts  
Nov 10. 1858 at 10 o'clock AM. Case called.  
Parties appear by their attys Geo L Jones for Plff and  
W H Harscome for Def. Plff declares in an action  
of trespass on the case for money had and received  
and also for rent to the amount of \$300 or under,  
and also on three promissory notes -

Def pleads the general issue and gives notice  
of set-off. Plff files said notes with the Court as  
evidenced in the cause. The Court hereby renders  
judgment in favor of the said Plff and against  
the said Def in the sum of eighty dollars damages  
together with ninety four cents costs of suit

John B Schick

Justice of the Peace

State of Michigan  
County of Ontonagon

Justice Court - Before John B. Schick  
Nov 1, 1858

Jacob Schram  
vs  
Shepherd Goscorfer

Summons if not returnable  
Nov 10<sup>th</sup> at 9 o'clock AM

Nov 1<sup>st</sup> 1858 By John Dolan  
Summons returned served personally

Countable 01 P<sup>cs</sup>

Nov 10, 1858 at 10 o'clock AM. Case called. Plff  
appears Def makes default. Plff declares an action  
of trespass on the case for Board and Lodging furnished  
to Def to his damage \$15.75. Plff having  
duly proved his claim. The Court hereby renders judg-  
ment in favor of the said Plaintiff and against  
the said Defendant for the said sum of fifteen  
dollars and seventy five cents together with  
one dollar and thirty one cents costs

John B. Schick  
Justice of the Peace

Judgment	15.75
costs	2.62
Cash paid	18.37
Bal	12.79

Rec<sup>d</sup> full satisfaction of the above judgment  
April 4. 1859

Jacob Schram

State of Michigan }  
County of Outaouagon } Just. Court - before John B  
Schick Nov 1. 1858

Jacob Schram  
vs  
Antoine Weber  
Garnishee

Garnishee summons issued re-  
turnable Nov 10<sup>th</sup> at 9 o'clock  
AM

Summons returned served fees on all,  
Nov 1<sup>st</sup> 1858 and garnishee fees paid 31 cts  
By John Dulan

Constable fees 31<sup>cts</sup> paid

Nov 11. 1858 at 10 o'clock AM. law called -  
parties in court. And said garnishee being  
duly examined confesses to be indebted to  
Joseph Goddard in the sum of \$5.58

Whereupon the Court hereby renders judgment  
in favor of the said plaintiffs and against  
the said Garnishee in the said sum of five dollars  
and fifty eight cents, to apply on a judgment  
this day recovered against the said Goddard  
by said Schram

Cts 1.31 paid

John Schick  
Justice of Peace

Modest Bibeau  
Rich<sup>d</sup> Langford  
John Bibeau

Continuation from page 210

X along with him to deliver a yoke of cattle. I objected -  
Langford told that he was indebted to Bibeau and that  
he might just as well let him have the horses.

Thomas Simon sworn says that he knows the parties - that he  
had possession of one yoke of cattle in the Spring 1855,  
that Modest Bibeau and Langford came to him asking  
where are the cattle - I told them they were a little way  
in the bush, then I showed them the cattle, they read  
me the bill of sale and told me the cattle belonged  
to Modest Bibeau. It was not said that Langford  
was indebted to Bibeau. This was done in the month  
of June 1855. I never saw Modest Bibeau have the  
cattle, but saw John Bibeau, one of the Defts use X



State of Michigan }  
County of Ottawa }  
James H. Stevenson }

Judicial Court - Before John B. Schick  
Nov 1<sup>st</sup> 1858

John B. Parker

Summons issued returnable  
Nov 10<sup>th</sup> at 10 o'clock A.M.

Modest Ribean

Rich<sup>d</sup> Langford  
John Ribean

Continuation from p 6.

x them about a month after. I never saw Modest Ribean have the horses nor the cattle, I live about a mile and a half from where Jeff lived.

Anthony Fenning recalled says that Jeff told him that the damned dear horses - I do not know that they have been put into Modest Ribean's hands for the purpose of avoiding creditors - Did you not hear about that time whether John Ribean and Richard Langford had them transferred their property for the purpose of avoiding creditors. Question objected to. Have you heard either Plff or Defs say that ~~that~~ John Ribean and Rich<sup>d</sup> Langford had their property put out of their hands for the purpose of avoiding creditors? I heard nothing but a flying report. Modest Ribean did not take the horses from where they were at that time - Modest Ribean never used nor had the horses, my knowledge - I saw the horses used afterwards by the hired man of John Ribean.

Samuel Law sworn says he knows the parties was called on by Langford to go along with John Fenning to Modest Ribean last Sunday. Plff objects to any testimony being introduced here, that may show admissions made by Plff to this witness, who was called on by Def Langford to hear such admissions, since the commencement of this suit. Def answers that admissions made by any party before trial are evidence (Court will hear the testimony of his witness subject to objection) deponent further says that they had some conversation in regard to the note in question in respecting this suit. x

State of Michigan }  
 County of Outaouaga }  
 Andrew J. Mabb }  
 or }  
 William S. Bliss & Co }  
 Justice Court - Before John B. Schick Nov 22, 1858  
 Summons issued returnable Nov 30<sup>th</sup> at 9 o'clock AM  
 Matter settled and paid up

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State of Michigan }  
 County of Outaouaga }  
 The People of the State }  
 of Michigan }  
 or }  
 Andrew Spat }  
 Justice Court - Before John B. Schick Dec 27, 1858  
 At the instance of prosecuting attorney warrant issued  
 Prosecution discontinued  
 Complaint, affidavit & warrant \$ 0.94

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State of Michigan }  
 Outaouaga County }  
 The People of the State }  
 of Michigan }  
 or }  
 Elias Bondy }  
 Justice Court - Before John B. Schick Dec 29, 1859  
 At the instance of prosecuting attorney issued warrant  
 Prosecution discontinued  
 Complaint, affidavit warrant \$ 1.94

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To John B. Schick, Esquire, one of the Justices of the Peace of the township of Ontonagon in the county of Ontonagon and State of Michigan:

I am indebted to John S. Klinkner upon contract, in sum of Eleven dollars and seventy five cents damages, besides costs, and I hereby authorize you to enter judgment against me in his favor, in that sum, January 8<sup>th</sup> 1859

*John S. Klinkner*

Signed in my presence in open Court  
John B. Schick Justice of the Peace.

John S. Klinkner

Jacob Siegel } 1859 January 8<sup>th</sup>, parties personally appeared before me in open court. The Defendant confessed in writing signed by him, in my presence, that he is indebted to the plaintiff upon contract in the sum of Eleven dollars and seventy five cents damages, besides costs, and thereupon, by consent of the plaintiff, judgment rendered against

Sum 7. 1859 said Defendant for  
Balance \$ 9.14 } Damages \$ 11.75  
costs 1.44 } costs 1.44  
\$ 13.19

We the undersigned do hereby acknowledge ourselves security for the payment of the above judgment to the above plaintiff by the said Defendant according to law - Jan 7. 1859

Witness  
John B. Schick }  
Justice of Peace

Jacob Siegel  
At Test

State of Michigan  
County of Outaouagon  
The People vs  
Jacob Siegel

Justice Court - Before John B  
Schick Lang 8. 1858  
Warrant issued returnable  
forthwith and delivered to  
Daniel Plummer  
Sheriff

Warrant returned served by having prisoner in court  
at 7 o'clock P.M. By Daniel Plummer Sheriff  
Case called - complaint read - prisoner pleads not guilty -  
Case adjourned to the 11<sup>th</sup> inst at 3 o'clock P.M.  
Prisoner having entered into recognizance for  
appearance

Lang 11. 1858 Case called. Parties in court. Case being  
argued at length and a number of witnesses examined -  
prisoner discharged. And it is hereby ordered that  
plaintiff, John J. Hentner pay costs of prosecu-  
tion to two dollars and seventy three cents

\$ 2.73

John B Schick  
Justice of Peace

Modest Bibeau  
Richard Langford  
John Bibeau

Continuation from p 7 -

X Langford asked whether he, Langford did not give him  
Modest Bibeau a bill of sale - Modest Bibeau answered yes,  
but that the same was come before to note was given,  
Langford denied that - Bibeau asserted, and said that the  
bill of sale was no good - Langford asked Bibeau whether  
he, Langford owed him, Bibeau any other debt but said  
no. Bibeau answered first that there was something else  
of some account, and the second answer was that that was  
about all. I went down with Langford and at his re-  
quest to see if there could be any arrangement made be-  
tween the parties - Bibeau said that he was willing to  
receive the money if Langford was willing to settle -  
Bibeau said that he had often asked Langford for  
money and never could get any, and that he was willing  
to receive his due in three bills or five or ten dollars.

State of Michigan }  
 Autona guarantee }  
 Paul Gartin }  
 vs }  
 Thomas Stribe }  
 Justice Court, Before John  
 B Schicko Jan 5. 1859

Summons issued returnable  
 Jan 14<sup>th</sup> at 2 o'clock in  
 the afternoon

Summons returned served personally Jan 5<sup>th</sup>  
 1859 By John Dolan

Constables 31

Jan 14. 1859 at 3 o'clock P.M. Case called. Parties appeared  
 Plff declares in an action of trespass on the case on a cer-  
 tain promissory dated June 6. 1858 payable two months  
 from date, amount \$192.80, to Paul Gartin Plff files  
 the note with the Court.

Def pleads the general issue, and admits said note  
 to be genuine. The said Geo L Jones being duly sworn  
 deposes and says that he has duly computed the interest  
 on said note and that the same amounts to \$5.59 in all  
 \$198.39 for which plff asks judgment. Whereupon the  
 Court hereby renders judgment in favor of the said  
 Plaintiff and against the said defendant for the  
 said amount of one hundred and ninety eight dollars  
 and thirty nine cents damages, together with ninety four  
 cents costs of suit

John B Schicko  
 Justice of the Peace

State of Michigan } Justice Court - Before  
 Ontonagon County } John B. Schick  
 Urgel Betair } Jan 5 1859  
 vs }  
 Joseph S. Smith & Thomas }  
 Smith } Summons issued returnable  
 } Jan 14<sup>th</sup> at 2 o'clock  
 } P.M.

Summons returned served personally and copy  
 left with each of said defendants Jan 5 1859  
 By John Dolan Constable 7205

Jan 14<sup>th</sup> 1859 at 3 o'clock P.M. Case called. Parties in  
 court. Plff appears by Geo C Jones, att. Defs by J. S. Smith.  
 Plff declares in an action of trespass on the case for a  
 certain promissory note executed by defendants  
 on the 23<sup>rd</sup> of October 1857 and \$50, payable  
 on demand to plff or Bearer - plff files said note  
 with the court.

Def pleads the general issue, and admits said note to  
 be genuine - George C Jones being duly sworn  
 says that he has computed the interest on said note  
 and that the same amounts to 87 cents, making in all  
 \$51.87 cents for which sum plff asks judgment

Whereupon the Court hereby renders judgment  
 in favor of the said plaintiff and against the said  
 defendants for the said sum of Fifty Dollars  
 and eighty seven cents damages, together with  
 one dollar and sixty six cents costs

John B. Schick  
 Justice of the Peace

State of Michigan }  
County of Ontonagon } Justice Court. Before John B Schick  
Thomas Moran }  
vs }  
Daniel Bagew }

Writ of attachment issued re =  
turnable the 15<sup>th</sup> court at 2  
o'clock P.M.

Writ returned served by attaching the  
the property, money, credits and effects of the said  
defendant in the hands of Bethuel Draper, and by  
leaving a copy of said writ with the said Draper,  
said defendant not being found in the county -  
January 8<sup>th</sup> 1859 By Peter B McKellan  
Special Courtable

January 15. 1859 at 3 o'clock P.M. case called - Plaintiff  
appears in person - Def makes default - On motion of  
plaintiff case continued to the 16<sup>th</sup> day of February  
next at 2 o'clock P.M. according to Law in such  
case made and provided

February 16. 1859 at 3 o'clock P.M. case called -  
Plff appears in person - Def makes default -  
Plff declares in an action of trespass on the case  
for Board and Lodging furnished by Plff to  
Def, and also for balance of ac to his damage  
\$ 30.05 - Plff having proved his claim by his  
Books, his own affidavit, and Duncan McKellan  
as witness - thereupon the Court hereby renders  
judgment in favor of the said Plaintiff and  
against the said Defendant in the said sum  
of Thirty dollars and five cents damages,  
together with five dollars costs of suit  
Costs Paid  
John B Schick  
Justice of the Peace

Exec issued Feb 27<sup>th</sup> 1860 to H Rogers Special const  
Exec returned not satisfied March 31<sup>st</sup> 1860

State of Michigan }  
 Ontonagon County }  
 Thomas Moran }  
 vs }  
 Bethuel Draper as }  
 garnishee }

Justice Court Before John B. Schick  
 Schick Jan 5. 1859  
 Writ of garnishee in attachment  
 issued returnable the 15<sup>th</sup> inst and  
 at 2 o'clock P.M.

Writ returned served by leaving  
 a copy of the writ of attachment, and affidavit, also a  
 notice that the said Bethuel Draper appear before  
 the said Justice on the 15<sup>th</sup> day of January 1859 at 2  
 o'clock P.M. and answer under oath all questions  
 to be put to him touching the indebtedness of the  
 said Draper to Daniel Gagen - Jan 18. 1859 By

Peter B. McKee  
 Special Constable

Jan 15. 1859 at 3 o'clock P.M. case called - Plff appears  
 in person - Garnishee makes default. On motion of Plff  
 case continued to the 7<sup>th</sup> day of February 1859 at 11  
 o'clock A.M.

Feb 7. 1859 at 11 o'clock A.M. case called. Parties  
 in court - and the said garnishee being duly sworn  
 deposes and says that he is indebted to Daniel Gagen  
 but that he does not know the exact amount, but  
 that the same must amount to a little over \$20 - By  
 consent case further continued to the 9<sup>th</sup> day of April  
 next at 9 o'clock in the forenoon

April 9. 1859 at 9 o'clock in the forenoon, case called  
 parties in court. and said garnishee being in court  
 to show cause why Judgment should not be rendered  
 against him in favor of the said plaintiff, states that he  
 has no reason why judgment should not be rendered  
 against him in the sum of the said twenty dollars.

Whereupon the Court hereby renders judgment against  
 the said Bethuel Draper and in favor of the said  
 Thomas Moran for the said sum of Twenty dollars,  
 to apply on the judgment of said Moran against the  
 said Gagen

Costs Paid

John B. Schick  
 Justice of the Peace



State of Michigan }  
County of Outaouais }

Justice Court Before John McKim  
Aug 5. 1859

Louis M. Dickens }  
Frank<sup>vs</sup> Harris }

Summons issued returnable the  
14<sup>th</sup> inst at 2 o'clock P.M.

Summons returned served personally Aug 6<sup>th</sup> 1859  
By John Solau

Case discontinued and cost paid Constable 75<sup>cts</sup>

Modest Bibean }  
Richard Langford<sup>vs</sup> }  
John Bibean }

Continuation from p 11

X at the time, Langford made no direct reply to that. Modest Bibean said that Rich<sup>d</sup> Langford & John Bibean frequently promised to come to Modest Bibean and settle their affairs and that they never came - Langford said that at one particular time he could not come and that at another time he was there and that then Modest Bibean was not there, Modest Bibean answered that he was not far off and could easily have been got if they had wanted him Langford said that John Bibean paid over by giving you a bill of sale for horse, and cattle - Modest Bibean answered that that was a prom<sup>is</sup>ory Note was given - Langford denied it - Bibean affirmed and said that said bill of sale was no good.

They then alleged that the keeping of the cattle was expensive and proposed that a warrant should issue from the Court for the immediate sale of the said cattle at a bid and the proceeds of such sale in money should be deposited with the Court to await the final decision of said Court - P<sup>l</sup>ff consents to said proposition -

Whereupon the Court immediately issued such warrant and delivered the same to officer Mitchell  
Case then was adjourned by consent and without prejudice to either party for the further hearing of testimony, to the 1<sup>st</sup> day of Feb next at 2 o'clock in the afternoon X  
S 22 p 16 bottom

State of Michigan }  
 County of Ontonagon }  
 Louis M. Dickens }  
 vs }  
 William Pitt }  
 Garnished }  
 Jan'y 5. 1859 }  
 By John Dolan }  
 Summons returned served personally  
 Jan'y 5. 1859 }  
 Caustable 31 cts  
 Case discontinued and costs paid.

Judicial Court Before John B. Schick  
 Jan'y 5. 1859

Garnished summons issued return =  
 able the 14<sup>th</sup> inst at 12 o'clock PM

Summons returned served personally

Caustable 31 cts

State of Michigan }  
 County of Ontonagon }  
 Modest Bibean }  
 vs }  
 Richard Langford and }  
 John Bibean }  
 Continuation from page 15

X John M. Parlan sworn says that he knows the parties, that he made bill of sale in 1856 in Spring or fall, that said bill was given to cover a debt owed by John Bibean and Richard Langford to Modest Bibean, that John Bibean and Richard Langford about that time dissolved partnership, that said bill of sale covered cattle and horses, does not know how many nor for what amount, and never went across the river to see them. Further says that to the best of his recollection said bill of sale was made in 1856 and that his reason for thinking so is that he left the Forest Mine, 856 in the fall, and that the bill of sale was given in that season - that he stopped at the Forest Landing at the time ~~and~~ was boarding himself ~~and~~ wrote the bill of sale in the Forest Landing office and does not recollect that any body was present but the parties - knows Frank Engelhart, boarded with him for some time after he left the Forest Company, - does not recollect that any conversation took place between the parties that said bill of sale was given to cover the property from certain liabilities or creditors, but understood that said bill of sale was given in good faith - never saw the property contained in said bill of sale - saw some cattle across the river at the time and it was said that the same were X  
 SEE p 21 bottom

State of Michigan }  
County of Autauga } Justice Court - Before John Schick  
Samuel A Parker }  
vs }  
Mener Sherman }  
July 25. 1859

Summons issued returnable February  
1<sup>st</sup> at 9 o'clock A.M.  
Summons returned served personally  
July 25. 1859 By John Dolan

(Court table 31)

Feb 1. 1859 at 11 o'clock A.M. Case called  
Parties appear and answer - Plff by R. M. Hall  
Def in person - Plff declares in an action of  
trespass on the case, and also on a certain  
promissory note dated Jan 3. 1859. amount  
\$129.92, and executed by said Def to Plff.  
Def pleads to general issue and gives notice  
of set-off. Case continued by consent to  
12 o'clock

Feb 7. 1859 at 12 o'clock at noon. Parties in  
Court. On request of Def, supported by affidavit  
case adjourned to the 11<sup>th</sup> day of Feb 1859  
at 2 o'clock P.M.

Feb 14. 1859 at 3 o'clock P.M. Case called -  
Parties in Court by their attys. Hall for plff and  
Mansour for Def - By request of Def case  
further adjourned to the 17<sup>th</sup> inst at 2 o'clock  
in the afternoon

Feb 17. 1859 at 2 o'clock P.M. Case called -  
Parties in Court - Plff by R.M. Hall atty - Def in  
person. The case having been argued on both  
sides. Whereupon the Court hereby renders  
judgment in favor of the said plaintiff and  
against the said defendant for the sum of  
one hundred and twenty three dollars and  
forty eight cents damages, together with one  
dollar and eighty four cents costs of suit

John Schick

Justice of the peace

Execution issued Feb 7. 1859 delivered to officer Mitchell  
Execution returned satisfied Feb 6. 1860. By Officer  
Mitchell

I hereby acknowledge my self security for the payment  
of the within judgment according to Law  
February 25 1859

J. M. Mansour

State of Michigan }  
 Ontonagon County }  
 George Hall }  
 vs }  
 Paul Dolan }

Justice Court - Before John B  
 Schicko January 26. 1859  
 Summons issued returnable  
 The 3<sup>rd</sup> day of Feb 1859 at  
 10 o'clock A.M.

Summons returned served personally Jan 28<sup>th</sup>  
 1859 By John Dolan

Feb 3<sup>rd</sup> 1859 at 10 o'clock A.M. Case called  
 Parties in Court and answer in person -  
 Plff declares in an action of trespass on the  
 case for work and labor performed as  
 mason for def and at the special request  
 of def to his damage \$300 or under  
 Def pleads the general issue and gives notice  
 of set-off. On request of def case adjourned  
 to the 10<sup>th</sup> inst at 10 o'clock A.M.

Feb 10<sup>th</sup> 1859 at 11 o'clock A.M. Case called  
 Parties in Court - On motion of def case further  
 adjourned until the 11<sup>th</sup> inst at 10 o'clock A.M.

Feb 11. 1859 at 10 o'clock - Case called - parties in  
 Court. James W Stevenson, Isaac Stevenson,  
 John Petermann and Gebhard Hagermeier  
 having been duly sworn and examined. The  
 Court hereby renders judgment in favor of the  
 said plaintiff and against the said defendant  
 in the sum of Ten Dollars and twenty five cents  
 damages, together with one dollar and fifty six  
 cents costs

John B Schicko Justice of the Peace

State of Michigan  
County of Otsego  
Sobias Mayer  
vs  
George Hall

19

Justice Court. Before John  
B Schicko January 28. 1859  
Summons issued returnable  
Feb 4. 1859 at 2 o'clock  
in the afternoon

Summons returned served personally, Jan 28<sup>th</sup>  
1859 By John Dolan

Countable 31 p<sup>cs</sup>

Feb 4. 1859 at 3 o'clock. Case called. Parties answer  
Plff by J. W. Crozer and Def in person.  
Plff declares in an action of trespass on the case  
for work and labor performed for Def and  
also for two certain orders to his damage  
\$34.30. Def pleads the general issue  
Def admits the claim of Plff to be correct  
Whereupon the Court hereby renders judgment  
in favor of the said Plaintiff and against  
the said Defendant for the said sum of  
thirty four dollars and thirty cents damage  
together with ninety four cents costs

John B Schicko

Costs paid by plff.

Justice of the Peace

State of Michigan  
Ontonagon County

Tobias Mayer

vs  
Joshua W Crozes  
garnishee

Justice Court - Before John B  
Schick January 28. 1859

Garnishee summons issued return  
obto Feb 4<sup>th</sup> 1859 at 2  
o'clock P.M.

Summons returned served per  
Dorothy Jany 28<sup>th</sup> 1859 By John Dolan  
Constable 31 p<sup>o</sup>  
Case postponed to Feb 8. 1859 at 9 o'clock A.M.

Feb 8. 1859 at 11 o'clock - Case called. Part is in  
Court - and the said garnishee being duly sworn deposes  
and says that he is indebted to George Wall in the sum  
of \$4.17 - Now comes into Court the said George  
Wall, and being duly examined, states under oath  
that he is a householder and has a family, and that  
said \$4.17 are actually necessary for the support  
of himself and family - Whereupon the Court here  
by renders judgment according to the law in such  
cases made and provided, to wit that the said  
sum of \$4.17 cannot be garnished, and are to be  
paid by the said garnishee to the said G. Wall,  
and the said plaintiff pay the costs of suit

\$ 1.15-

Costs paid by plff John Schick

Justice of the Peace

State of Michigan } Justice Court - Before John B  
County of Ontonagon } Schick January 28. 1859

Tobias Mayer }  
Paul <sup>vs</sup> Dolan } Garnishes Summons issued re =  
garnisher } returnable Feb. 4<sup>th</sup> 1859 at 2  
o'clock P.M.

Summons returned served personally  
Jan'y 28<sup>th</sup> 1859 and fees 31 cts By John Dolan  
Costs paid by pltbr Constable 31 P<sup>ts</sup>

Modest Bibean

Richard Langford vs }  
John Bibean } Continuation from page 16

x the cattle - that there has been no tampering had with him  
concerning the time when the bill of sale was made -  
Michael McNamethan sworn says that he knows the parties,  
does not know what time defendants dissolved  
partnership - let contrast to Langford at the same time  
supposing them to go in together, said Langford backed  
out a few days after, and John Bibean took it  
from me, the same was for making staves, and  
thinks the same was done in the year 1826 -

James Dowd sworn says that he knows nothing con-  
cerning the transfer of property from Richard Langford  
and John Bibean to Modest Bibean -

Anthony Fenaiyan comes into Court wishing to correct his  
testimony, saying that Mr. Law told him that they must be  
mistaken as to the date of the said bill of sale, and that  
after examining the matter closer he thinks that the  
same was made in 1856.

Thomas Simons comes into Court wishing to correct his  
testimony, which being so confused the Court refused  
to accept at the time -

Frank Engelhart sworn that he knows the parties, and  
knows about the said bill of sale, and the same  
was made 1825 - bought same out of John Bibean -  
Modest Bibean told him that he had a Bill of Sale,  
and at the same time showed him the same same time

State of Michigan } Justice Court - Before John B  
 County of Ontonagon } Schick Feb 7<sup>th</sup>  
 1859

Holmes Bibeau }  
 vs }  
 Richard Langford }  
 John Bibeau }

Continuation from p 21

x before I bought said meat - told him that he had bill of sale for the teams they had - he thinks that said bill of sale must have been given in 1855 but is not very sure might have been 1856, does not know whether or not he purchased was of the cattle of the cattle in said bill of sale. Did not know any thing about said bill of sale whilst I was living up at the Mine - in fall 1856 moved down to the Landing, and there I saw the bill of sale, and I rather think the said bill of sale was dated 1855, does not know what horses were contained in the bill of sale, saw the same black ponies in Langford's hands before as well as after I had seen the bill of sale -

On request of Pff case adjourned to the 3<sup>d</sup> day of Feb instant at 1 o'clock P.M.

Feb 3. 1860 at 2 o'clock P.M. case called - Parties in court. Pff read their case - John Bibeau sworn on part of Pff. Witness objected to by def on the ground that he is a party of record and the brother of plaintiff, overruled - defendant says that he was partner in business with Rich<sup>d</sup> Langford when said note was given, and that they continued partners about two years afterwards - that the bill of sale was given to prevent creditors from selling the property therein contained, that Herbert Bibeau never had in his possession the said property, that the said John Bibeau used the said property after the bill of sale was given as well as before, and that the said note never was paid - Whereupon the Court hereby renders judgment in favor of said plaintiff and against the said defendants for the sum of Two hundred and forty four dollars damages +

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State of Michigan }  
 County of Ontonagon } Justice Court - Before John B  
 Schick July 1<sup>st</sup> 1859  
 Jacob Schram }  
 William Vitahn } Summons issued returnable  
 the 8<sup>th</sup> inst at 2 o'clock P.M.

Summons returned served personally July 1<sup>st</sup>  
 1859 By John Dolan

Constable 31

July 8<sup>th</sup> 1859 at 3 o'clock P.M. Case called -  
 Parties appear and answer in person -  
 Plff declares in action of trespass on the car  
 for wood sold and delivered to Def to his  
 damage \$3 - Def pleads to general issue  
 and gives notice of set-off - The case having  
 been argued at length by both parties and  
 submitted to the Court - Whereupon the Court  
 hereby renders judgment in favor of the said  
 plaintiff and against the said defendant  
 for the said sum of Three dollars dam-  
 ages, together ninety four cents costs of suit

John B Schick  
 Justice of the Peace

Executions issued this 14<sup>th</sup> day of July 1859  
 and delivered to officer Dolan  
 Executions returned satisfied July 28. 1859  
 John Dolan  
 Constable

State of Michigan }  
 County of Ontonagon }  
 Nicolas Belker }  
 vs }  
 John Dolan }  
 Justice Court - Before John  
 B. Schick Feb, 1859  
 Writ of Replevin issued  
 returnable the 25<sup>th</sup> instant  
 at 2 o'clock P.M.

Writ returned served by replevining ten thousand bricks  
 and by having a certified copy of said writ  
 of Replevin with the said defendant Feb, 18<sup>th</sup>  
 1859 By Noel Charbonneau

Constable fees 35<sup>cts</sup>  
 Feb 25. 1859 at 2 o'clock P.M. Car  
 called - parties in court. Car being ar-  
 qued on both sides - Defendant abandons  
 defence with condition that plaintiff pay  
 costs of writ, plaintiff accepts condition  
 Court hereby adjudges the possession of said  
 10,000 Bricks to said plaintiff, together  
 with costs of writ \$3 to be paid by  
 said plaintiff John B. Schick  
 Costs paid Justice of the Peace

State of Michigan }  
 County of Ontonagon }  
 The People of the }  
 State of Michigan }  
 vs }  
 John Cherle }  
 Justice Court - Before John }  
 B. Schick Feb. 18. 1859 }  
 All the instance of Prosec }  
 uting attorney warrant }  
 issued }  
 Prosecution discontinued }  
 Complaint, affidavit, warrant } \$1.94

Robert Bibean }  
 vs }  
 Richard Langford & }  
 John Bibean }  
 Continuation from page 22 }  
 + together with ten dollars costs of suit - }  
 John Schick }

Justices of Peace }  
 Statement of 5 heads of cattle sold, on the foregoing writ }  
 of attachment, by P. Mitchell Constable, and expenses }  
 Damages & costs }

Damages Judge	\$	244	00
Costs Court	-	11	25
Constable		12	00
Van Aluden		17	50
Frank Langford		11	00
Wise and Kay		1	25
Crozer		1	50
Draper		5	00
Total amt. due	\$	301	50
By sale of cattle	-	192	49
Balance due	\$	109	01

State of Michigan }  
 County of Ontonagon } Justice Court - Before John B  
 James Tilly } Schick July 23.  
 vs }  
 The Nebraska Mining Company } Summons issued returnable  
 March 5<sup>th</sup> at 2 o'clock P.M.

Summons returned served by copy on the agent  
 of said Company July 23<sup>rd</sup> 1859 B, Daniel  
 Plummer special courtable 2.50  
 1.50  
 March 5. 1859 at 2 o'clock P. M. case called. Parties  
 in court and examining by their attys. - A. H. Hausman  
 for plff and Jones and Shubbe for Defend ants -  
 Plff declares for work and labor done and performed  
 by plff for defs in 1858 and 1859 in all \$100. He also  
 declares for work and labor performed under a special  
 contract for defs for \$100.

Def's plead the general issue and give notice of setoff -  
 Parties stipulate that all matters constituting a cause of  
 action for plff or a Defense for Def, may be  
 given in evidence as though specially pleaded -  
 On request Defs case adjourned to the 19<sup>th</sup> day of  
 March at 2 o'clock P. M.

March 19. 1859 at 3 o'clock P. M. case called  
 and discontinued by Plff costs to be paid by  
 Plaintiff Four dollars seventy five cents

Costs paid }  
 by Joseph Carbis } John B Schick  
 Justice of the peace

State of Michigan }  
County of Ontonagon } Justice Court Before John B. Schick  
Richard Jeffery } Feb 23<sup>rd</sup> 1859

The Nebraska Mining Company } Summons issued returnable  
March 5<sup>th</sup> at 2 o'clock P.M.

Summons returned served by copy on the agent of said company Feb 23<sup>rd</sup> 1859 by Daniel Plummer special constable 2.50  
March 5. 1859 at 2 o'clock P.M. Case called. Parties in court and answering by their attys. Mr. Hanscom for plff and Dow and Phubble for Defs. Plff declares in an action of trespass on the case for work and labor done and performed by plff for Defs in 1858 and 1859 in all \$100 - he also declares for work and labor performed under a special contract for Defs \$100 - Defs plead the general issue and give notice of set-off - Parties stipulate that all matters constituting a cause of action for plff or a defense for Def may be given in evidence as though specially pleaded. On request of Defs case adjourned to the 19 inst at 2 o'clock P.M.

March 19. 1859 at 3 o'clock P.M. Case called. Parties in court and answering by their said attorneys -

James B Newton being duly sworn says and swears by deitours not contradicted that said Jeffery plff has received of said Company Defs the sum of \$81.77 and he was only entitled to the sum of 77.89 and that plff is indebted to said Company Defs \$7.88

Whereupon the Court hereby renders judgment in favor of said defendants in against the said Plff in the sum of seven dollars and eighty eight cents damages together with costs of witnesses, constable and Court five dollars and fifty cents

Costs paid by Joseph Corbin }

John B. Schick  
Justice of the Peace

To John B. Schick Esquire, one of the Justices  
of the Peace of the Township of Outwaagon in  
the County of Outwaagon

I hereby confess that  
I am indebted to James Burtenschaw upon con-  
tract, in the sum of one hundred and eight  
dollars and fifty two cents damages, besides  
costs, and I hereby authorize you to enter  
Judgment against me in his favor in that sum  
February 28<sup>th</sup> 1859.

Signed in presence of  
Wm. Jones

Robt. B. Livingston

Signed in my presence in open Court -  
John B. Schick  
Justice of the Peace

James Burtenschaw }  
Robt B<sup>th</sup> Livingston }

1859 February 28<sup>th</sup>, parties  
personally appeared before me in open Court.  
The defendant confesses in writing signed by  
him, in my presence, that he is indebted to  
the plaintiff upon contract in the sum of  
one hundred and eight dollars and fifty two  
cents damages, besides costs, and thereupon by  
the consent of the plaintiff, judgment rendered  
against said defendant for

Damages \$108.52  
Costs 63

John B. Schick Justice of the Peace \$109.15

Executed and sealed this 7<sup>th</sup> day of March 1859 and  
delivered to John Dolan Cashable  
Executed and returned not satisfied day 6. 1859

State of Michigan } Justice Court Before John B  
 County of Ontonagon } Schick Feb 22 1859  
 Artemus Foolittle & Thomas Emmons }  
 vs }  
 The Forest Copper Company } Summons issued re  
 } turnable March 5<sup>th</sup>  
 } at 2 o'clock P. M.

Summons returned served by posting copy on the  
 office door last used by said company - Feb 24  
 1859 B, James Little

Caustable fees \$1.25  
 March 5. 1859 at 3 o'clock P. M. case called. Plff  
 appear and answer by Rich. M. Hall atty. Defs make  
 default. Plff declare in an action of trespass on the  
 case for two certain drafts, one dated April 15. 1856  
 amount \$50 at twenty days sight. The other is dated  
 May 15. 1856 amount \$41.50 at ten days sight.

Both said drafts are made payable to the order of Robt  
 R Livingston, agent of said company, and are endorsed  
 by him. Said draft were accepted one the 14<sup>th</sup> and the other  
 the 6<sup>th</sup> day of June 1856 by A. D. Lamson treas. of said company  
 The of \$50 is No 1979 - and the one of \$41.50 is No 2083  
 said drafts have been presented for payment about the end  
 of May 1856 - and were refused as appears by letters on file in  
 this office. Plff further declares on Balance of a/c due  
 by def to plff amt \$8.25, in all \$300 or under for  
 which this suit is brought - Plff file said draft,  
 letters, and a/c with the Court as evidence in the case -  
 Interest on said drafts computed amount to \$16.87  
 Damages on said draft computed amount to \$12.19  
 amount of said drafts on the the face of them \$91.50  
 Amount Bal of a/c proved \$8.25

Whereupon the Court hereby renders judgment \$128.81  
 in favor of the said plaintiffs and against the said Defen-  
 dants for the sum of one hundred and twenty eight  
 dollars and eighty one cents damages, together  
 with three dollars and fifteen cents costs of suit

John B Schick  
 Justice of the Peace

State of Michigan }  
County of Ontonagon }  
Benjamin F Rogers

Justice Court - Before  
John B Schick Feb 22 -  
1859

<sup>vs</sup>  
The Forest Copper Company } Summons issued return =  
able March 5<sup>th</sup> at  
2 o'clock P.M.

Summons returned served by passing certified  
copy on the officer doer last used by said  
Company July 24<sup>th</sup> 1859 By James Little  
Constable fees \$ 1.25 -

March 5. 1859 at 3 o'clock P.M. - Car called -  
Plff appears and answers by R.M. Hall atty - Defs make  
default. Plff declares in an action of trespass on the case  
for one certain order accepted by said def, amt \$154.93  
dated May 23. 1857 and accepted June 1<sup>st</sup> 1857, for  
which amount and interest thereon this suit is brought -  
Plff files said order with the Court as evidence in the  
cause - Whereupon the Court hereby renders judgment  
in favor of the said plaintiff for the sum of one  
hundred and seventy three dollars and ninety cents,  
damages, together with two dollars and thirty one  
cents costs

John B Schick  
Justice of the Peace



State of Michigan }  
 County of Ontonagon }  
 Ulrich Wiest }  
 vs }  
 John Hofmann }  
 Justice Court - Before John B  
 Schick Feb 23 1859  
 Summons issued returnable  
 March 5<sup>th</sup> at 9 o'clock in  
 the forenoon

Summons served personally Feb 24. 1859  
 By James Little

Costable fees \$1.12

March 5. 1859 at 10 o'clock A.M. Case called.  
 Plff maker default. Def appears by August Wain -  
 on motion of plff case adjourned to the 15<sup>th</sup>  
 instant at 9 o'clock in the forenoon

March 15. 1859 at 10 o'clock A.M. Case called. Plff appears  
 in person. Def makes default. On motion of plff  
 case continued until 2 o'clock in the afternoon

State of Michigan }  
 Ontonagon County }  
 vs }  
 The People of the }  
 State of Michigan }  
 vs }  
 Jacob Bohringer and }  
 Catharin Bohringer }

Justice Court - Before  
 John P. Schick July 28<sup>th</sup> 1859  
 Warrant issued re =  
 turnable forthwith  
 and delivered to  
 Daniel Plummer  
 Sheriff

Warrant returned served by leaving prisoners  
 March 1<sup>st</sup> 1859 at 8 o'clock P. M. By Daniel  
 Plummer Sheriff

Complaint read prisoners plead guilty. Whereupon  
 the Court hereby fines the said Jacob Bohringer  
 in the sum of five dollars and the said Catharin  
 Bohringer in the sum of one dollar together  
 with costs of prosecution and it is hereby  
 ordered that said prisoners remain in custody  
 of the Sheriff until said fine and costs are  
 paid or they be released therefrom by due  
 course of Law

Fine and costs paid } John P. Schick  
 Justice of the Peace

State of Michigan and  
Out and a party  
Ulrich Wick  
vs  
Nicolas Volker as  
garnishee

Justice Court - Before John  
B. Schicko Feb, 23. 1859  
Garnishee summons issued return  
also March 5<sup>th</sup> met at 9 o'clock  
in the forenoon

Summons returned service being accepted  
by the said Garnishee Feb, 24. 1859 fee, 31  
March 5. 1859 at 10 o'clock A.M. case called. Plff  
appears - Garnishee makes - case continued to the 15<sup>th</sup> inst  
at 9 o'clock A.M.  
March 15. 1859 at 10 o'clock A.M. case called. Plff  
appears - Garnishee makes default - case continued  
until 2 o'clock this afternoon

State of Michigan } Justice Court Before John B  
 County of Ontonagon } Schick July 25<sup>th</sup>  
 1859  
 "William Condon }  
 vs }  
 Robert R Livingston } Summons issued returnable  
 March 24<sup>th</sup> next at 2 o'clock  
 in the afternoon  
 Summons returned served personally Feb 25<sup>th</sup>  
 1859 By John Dolan

Caustable fees 31 cts  
 March 24. 1859 at 3 o'clock P. M. case called. Plff  
 appears and answers by R. M. Hall atty - Def makes  
 default. Plff declares in an action of trespass on the  
 case for one certain promissory executed by defendant  
 to Plff and dated Aug 24<sup>th</sup> 1858. of the amount of  
 \$134<sup>12</sup>/<sub>100</sub>, and interest thereon, for which this suit  
 is brought. Def makes default -  
 Plff files said note with the Court as evidence  
 in the case - Whereupon the Court hereby  
 renders judgment in favor of the said plaintiff  
 and against defendant for the sum of one  
 hundred and thirty eight dollars and eighty one  
 cents & four cts, together with one dollar  
 and thirty one cents costs of suit

John Schick  
 Justice of the Peace

July 1<sup>st</sup> 1859 Execution delivered to officer Chamberlain  
 Aug 29. 1859 Exec. returned not satisfied for 31 cts

State of Michigan }  
 Ontonagon County }  
 William Shepard }  
 vs }  
 The Netramer Mining Company }  
 as Garnisher - R. Jeffrey }

Justice Court - before John Schicke  
 March 7. 1859

Garnished summons issued return =  
 able the 18<sup>th</sup> instant at 2 o'clock  
 in the afternoon

Summons returned served by copy  
 left at the office of said company and fees paid  
 March 10. 59 By Geo W Smith

off 25  
 25  
 23  
 23  
 13  
 13  
 ---  
 1.22  
 p<sup>d</sup> 1.00  
 ---  
 22

Constable fees 15<sup>00</sup> pd  
 March 18. 1859 at 3 o'clock P. M. case called  
 parties appear, by consent case continued to the  
 21<sup>st</sup> instant at 9 o'clock  
 Case discontinued costs to be paid by  
 Plaintiff \$ 1.22

John Schicke  
 Justice of the Peace

State of Michigan  
Ontonagon County  
William Shephard

vs  
William Hocking and  
The National Mining Company

Judicial Court. Before John B. Schick  
March 7. 1859

Garnishee Summons issued  
returnable the 18<sup>th</sup> instant at  
2 o'clock in the afternoon

Summons returned served by  
copy left with William Webb, agent accepting service  
and garnishee fees paid \$1.25

March 18. 1859 at 3 o'clock P.M. case called. Off appears  
Garnishee makes default. On motion of Plff case  
to 24<sup>th</sup> day of March at 10 o'clock A.M.

March 24<sup>th</sup> 1859 at 10 o'clock A.M. Now comes  
into court the said Garnishee by William Webb  
the agent of said company, who being duly sworn  
deposes and says that the National Mining Company  
are not now nor were they indebted to said Wm  
Hocking at the time when said Garnishee was  
served on them - and further says not. Judgment  
is hereby rendered against to said plaintiff in the sum  
of one <sup>19</sup>/<sub>100</sub> dollar and costs of court

John B. Schick  
Justice of the Peace

off 25  
gas 26  
exam 33  
day 25  

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State of Michigan }  
County of Ontonagon } Justice Court - Before John B. Schick  
March 10. 1859

Joseph Keller }  
vs }  
Joseph Bowden } Summons issued returnable  
the 21<sup>st</sup> inst at 2 o'clock P.M.

Summons returned served by copy left  
at the abode of defendant and in the hands of Board  
ing master March 10. 1859 By Geo W Smith  
Constable fee. 1.25<sup>00</sup>

State of Michigan }  
County of Dubuque } Justice Court - Before John B. Schick  
Feb 1<sup>st</sup> 1860

John Rogers }  
vs }  
Flavian Badesau } Summons issued returnable  
the 10<sup>th</sup> inst at 2 o'clock P.M.

Summons returned served personally  
Feb 2. 1860 By John Rogers  
Special Constable

Feb 10. 1860 at 3 o'clock P.M. case called -  
Plff appears and answers - Def makes default -  
On motion of plff case postponed to the 24<sup>th</sup>  
inst at 2 o'clock P.M.

State of Michigan } Justice Court Before John B  
 Outaouagu County } Schick March 10. 1859  
 Joseph Seller } Garnishee summons issued  
 vs } returnable the 21<sup>st</sup> instant  
 The Evergreen Bluff Mill Co } at 2 o'clock P.M.

Summons returned served by  
 copy left with Ellis Roberts agent of said Co.  
 and fees paid \$1.12 March 10. 1859 By Geo W Smith

Countable fees \$1.25  
 March 14. 1859 received letter from captain Ellis  
 Robert for Greenfield, stating in answer to said  
 Garnishee matter, that there was due from said  
 company to said Joseph Bowden the sum of  
 \$12.14 and no more - Discontinued

State of Michigan } Justice Court Before John B Schick  
 County of Outaouagu } Feb 1<sup>st</sup> 1860  
 John Hofmann } Summons issued returnable  
 vs } the 10<sup>th</sup> inst at 2 o'clock  
 Friedrich Engelhart } P.M.  
 Summons returned served perso-  
 nally Feb 1<sup>st</sup> 1860 By John Keimey



State of Michigan  
District Court

39  
Justice Court Before John B  
Schick March 10<sup>th</sup> 1859

Joseph Seller  
vs  
John Chub

Summons issued returnable the  
21<sup>st</sup> instant at 2 o'clock P.M.

Summons returned served by copy left  
at the abode of defendant and in care of Boarding  
master March 10, 1859 By Geo W Smith

Costs added for \$1.25<sup>00</sup>

March 21, 1859 at 3 o'clock P.M. Case called.

Plff appears and answers. Def makes default.  
Plff declares in an action of trespass on the  
case for Board and lodging furnished to Def  
and also for money lent and Book account.  
Said Books and accounts having been duly  
examined by said Court, and the correctness thereof  
proved by the affidavit of said Joseph Seller  
plaintiff. The Court hereby renders judgment  
in favor of the said plaintiff and against  
the said defendant for the sum of  
Sixteen dollars and eighty seven cents  
damages, together with four dollars and  
eleven cents costs of suit.

John B Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon  
Joseph Sellen

Justice Court Before John B. Schick  
March 10. 1859

vs  
John Brady as  
Garnished

Garnishee summons issued re-  
turnable the 21<sup>st</sup> inst at 2 o'clock  
in the afternoon

Summons returned served personally  
and copy left March 10. 1859 and also paid  
garnishee fees \$1.12 By Geo W Smith

Constable fees 1.12<sup>pts</sup>

March 19. 1859 said Garnishee answers by letter,  
stating that he has on hand the amount for  
which he was garnished, and was ready to pay  
the same and expenses - Discontinued -

State of Michigan  
County of Ontonagon  
John Hoffmann

Justice Court. Before John B  
Schick Feb. 1. 1860

vs  
Jacob Altier

Summons issued returnable  
the 10 inst at 2 o'clock P.M.

Summons returned served personally  
Feb 1<sup>st</sup> 1860 By John Krinsky  
Constable

Feb 10 inst 1860 at 2 o'clock P.M. Case called  
Parties in Court. By consent case adjourned  
to the 17<sup>th</sup> inst at 2 o'clock P.M.

Feb 17. 1860 at 3 o'clock P.M. Case called -  
Parties in Court and answering in person, case  
continued until 4 o'clock P.M.

Feb 17. 1860 at 5 o'clock P.M. Parties in Court -  
Def in person and def by Hubbell. Def moves to  
have suit dismissed because defenses were not  
put in before the said adjournment by consent was  
had - Court overrules Plaintiff - Case continued  
to 7 o'clock P.M.

At 7 o'clock P.M. Parties in Court - Def files motion  
to dismiss because an adjournment had  
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State of Michigan } Justice Court - Before John Schick  
 Ontonagon County } March 10. 1859  
 Joseph Allen }  
 vs } Summons issued returnable the  
 Cullen Williams } 21<sup>st</sup> instant at 2 o'clock P.M.  
 and copy left March 10. 1859 by Geo W Smith  
 Constable fees 1.15 per

State of Michigan } Justice Court. Before John Schick  
 Ontonagon County } Feb. 1. 1860  
 John Hofmann }  
 vs } Summons issued personally  
 Friedrich Schiebel } served returnable the 10<sup>th</sup> inst  
 at 2 o'clock P.M.  
 Summons returned served personally by  
 John Keimez Feb 1. 1860  
 Feb 10. 1860 at 2 o'clock P.M. Car called - Parties in  
 Court - By consent case adjourned to the  
 17<sup>th</sup> inst at 2 o'clock P.M.

State of Michigan }  
 County of Ontonagon }  
 Joseph Keller }  
 Oliver Lewis as }  
 Garnishee }

Justice Court - Before John Schick  
 March 11. 1859

Garnishee summons issued  
 returnable the 21<sup>st</sup> instant  
 at 2 o'clock P.M.

Summons returned served person-  
 ally and copy left and also garnishee fees paid  
 \$1.15 March 11. 1859 By Scott Smith  
 Constable fees 1.15<sup>00</sup>

State of Michigan }  
 County of Ontonagon }  
 Phillip Schwendemann }  
 Leopold Klock & Frank Klock }

Justice Court - Before John Schick  
 Feb. 6. 1860

Summons issued returnable  
 the 14<sup>th</sup> inst at 2 o'clock P.M.

Feb. 14. 1860 at 2 o'clock P.M. case called -  
 Parties in court and answer in person. Plff declares  
 in an action of trespass on the case for work and  
 labor performed for def by plff and his wife to his  
 tenancy \$40 or under def pleads the general issue  
 and gives notice of set off. On request of plff  
 case adjourned to the 22<sup>nd</sup> inst at 2 o'clock  
 P.M.

Feb. 22. 1860 at 2 o'clock P.M. case called - Parties  
 in court and answer - the case being argued on  
 both sides, the case then was adjusted by arbitration  
 which decided the sum of \$6 and costs to be paid  
 by def to plff.

Whereupon judgment is hereby rendered in favor  
 of the said plaintiff and against the said defendant  
 for the said sum of six dollars & damages  
 together with costs two dollars

John Schick  
 Justice of the Peace

Rec<sup>d</sup> = pay in full of the above judgment this 22<sup>nd</sup>  
 day of Feb. 1860

Phillip Schwendemann

State of Michigan }  
 County of Ontonagon } Justice Court Before John B. Schick  
 the People of the State of Mich. } March 14. 1859  
 vs }  
 Anton Schuepfer } Warrant issued returnable  
 } forthwith and delivered  
 } to Sheriff Plummer

Warrant returned served by having prisoner in Court  
 March 19. 1859 at 2 o'clock in afternoon by  
 Daniel Plummer

Prosecution discontinued and matter settled  
 up amicably and costs paid  
 Sheriff fee \$4.40  
 John B. Schick Justice

— — — — —  
 Duncan M. Keller }  
 vs } Continuation  
 Morris Hickey }

X and the case being then argued on both sides, Where-  
 upon the Court hereby renders judgment in favor of  
 the said plaintiff and against the said defendant  
 for the sum of Fourteen dollars damages,  
 together with Four dollars and seventy nine cents  
 costs of suit

John B. Schick Justice of the Peace

Caval 226  
 wit 90  
 Court 153  
 ————  
 479

To John B. Schick Esquire one of the Justices of  
the peace of the township of Putnam in the  
county of Putnam

I hereby confess that I am  
indebted to Joseph Carbis upon contract in the  
sum of Fifty Dollars Damages, besides costs,  
and I hereby authorize you to enter Judgment  
against me in his favor in that sum  
March 19<sup>th</sup> 1859

Richard <sup>vs</sup> Jeffrey  
marks

Signed in my presence in open Court

John B. Schick  
Justice of the peace

Joseph Carbis  
vs  
Richard Jeffrey

1859 March 19<sup>th</sup> parties personall,  
appeared before me in open Court. The defendant  
confesses in writing signed by him in my presence,  
that he is indebted to the plaintiff upon contract  
in the sum of Fifty Dollars Damages, besides  
costs, and thereupon by the consent of the plaintiff  
Judgment rendered against said defendant for

Damages \$ 50

Costs 1.00

\$ 51.00

John Hoffmann

Jacob <sup>vs</sup> Alt

Continuation from p 40

x been had therein without pleading. On motion of plff  
case continued until the 22<sup>nd</sup> instant at 2 o'clock P.M.  
Feb 22. 1860 at 3 o'clock P.M. case called. Plff appears  
def makes default. Suit discontinued and costs to  
be paid plff \$ 1.50

John B. Schick

Justice of the peace

State of Michigan } Justice Court - Before John A. Schick  
 County of Ontonagon }  
 Juneau M. Keller  
 vs  
 Morris Hickey

March 15, 1859

Summons issued returnable  
 March 25<sup>th</sup> 1859 at 2 o'clock  
 P.M.

Summons returned served by copy left with the  
 wife of defendant March 16, 1859 by Sam. Little  
 Constable \$ 1.13

March 25, 1859 at 3 o'clock P.M. Case called  
 Parties in Court and answer by their attys  
 Plff by M. Hanscom and Def by Thos. H.  
 Low. Plff declares in an action of trespass  
 on the case for work and labor performed in  
 hauling ~~and~~ 5 loads to Webster to his  
 damage three hundred dollars or under  
 Def pleads the general issue and gives notice  
 of set-off. On application of Def case  
 adjourned to 5<sup>th</sup> April next 2 o'clock P.M.

April 5, 1859 at 3 o'clock P.M. Case called. Parties  
 in Court - Plff answers in person and Def by his  
 atty Geo. C. Jones - On application under oath by  
 Plff case adjourned to the 12<sup>th</sup> instant at  
 2 o'clock P.M.

April 12, 1859 at 3 o'clock P.M. Case called -  
 Parties in Court and answering - Plff in person and  
 Def by Jones & Hubbel. Plff moves for adjournment for  
 eight days on account of sickness of his counsel, overruled  
 Case continued until 4 o'clock - At 4 o'clock parties  
 in Court - John M. Keller sworn says that he took  
 from Ontonagon to Webster four loads of lumber,  
 furniture &c for defendant and that Juneau M. Keller  
 took up one load - and that 11 cords of wood were  
 received as part payment - Daniel M. Skimon  
 sworn says that 12 cords of wood were delivered  
 by def to plff as part payment by def to plff  
 at \$1 per cord - the Court perceiving that said  
 M. Skimon was intoxicated rejected his testimony -  
 John M. White also was sworn in the cause  
 522 to 43 Gotton

State of Michigan }  
 County of Ontonagon }  
 Peter L. Deane }  
 Alexander S. Bailout }  
 Justice Court Before John B. Schick March 21. 1859  
 Summons issued returnable  
 March 29<sup>th</sup> 1859 at 3 o'clock  
 P. M.

Summons returned served personally March 21<sup>st</sup> 1859  
 By Noel Charbonneau

Constable fees 31

March 29. 1859 at 3 o'clock P. M. Case called  
 on in Court - Plff in person and Def by  
 Catherine Johnson - Plff declares in an  
 action of trespass on the case for a certain  
 promissory note of \$7 and also on a  
 Def pleads the general issue  
 Case being argued on both sides judgment  
 is hereby rendered in favor of said  
 plaintiff and against the said defendant  
 for the sum of seven dollars damages,  
 together with one dollar and thirty  
 one cents costs.

John B. Schick  
 Justice of the Peace



State of Michigan }  
County of Ontonagon }  
Peter Dedue

Judicial Court - Before Robert  
Schick March 21<sup>st</sup>  
1859

vs  
Lathrop Johnson  
as Garnishee

Garnishee summons issued re-  
turnable March 29<sup>th</sup> at 3 o'clock  
in the afternoon

Summons returned served personally and fees paid to  
said Garnishee 31 cts March 21, 1859 By N. Charbonneau  
Constable per 31 cts

March 29, 1859 at 4 o'clock P.M.,  
for called - Parties appear and answer  
in person. said said garnishee being  
duly sworn deposes and says that  
he is indebted to Alere S Vaillant  
in the sum of \$30 for mail services  
and that said amount is or will be due  
on the 1<sup>st</sup> of April next and payable  
as soon as received from Washington  
which may be in fourteen days or  
one month from this day - said garni-  
shee further says that he received the issue  
of short summons and that judgment  
may be rendered against him for the  
amount of the indebtedness of said  
Alere S Vaillant to Peter Dedue and  
expenses of suit - Whereupon the Court  
hereby render judgment in favor of the  
said Peter Dedue and against the said  
Lathrop Johnson, garnishee, in the  
sum ten dollars and seven cents

Robert Schick  
Justice of the Peace

25  
31  
21  
13  
26  
25  
25  

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176  
131  

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307  
700  

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1007

State of Michigan }  
 Outaouqua County }  
 Joseph Carbis  
 vs  
 William Brockington as  
 Garnishee for Rich<sup>d</sup> Jeffrey

Justice Court Before John B.  
 Schick March 19<sup>th</sup>  
 1859

Garnishee summons issued  
 returnable thro 29<sup>th</sup> of March  
 at 2 o'clock P.M.

Summons returned served personally, and copy left  
 also paid Garnishee fees \$2 March 21<sup>st</sup> 1859 P.M.  
 James M. Duff Special Constable  
 March 29. 1859 at 3 o'clock P.M. case called -  
 Parties in Court - Geo G Jones appearing for said  
 Garnishee, raises the objection that said garnishee was  
 not legally served because said garnishee fees were  
 paid in paper money and not in United States  
 specie currency - Court overrules objection -  
 Said garnishee, William Brockington, being then  
 duly sworn deposes and says, that at the time  
 when said garnishee was served on him, he was  
 not indebted in any shape or manner, nor held  
 nor had any money, property, or effects in his  
 possession belonging to said Richard Jeffrey  
 on whose account he was garnished - and further  
 states, that he knows nothing whatsoever concerning an  
 order of \$50, which James B. Newton testified, was  
 credited to said garnishee on account of the said  
 Richard Jeffrey

State of Michigan }  
Ontonagon County }  
Peter Herbert

Judicial Court - Before John S. Schick March 21. 1859

vs  
John Mills

} Summons issued returnable  
the 29<sup>th</sup> instant at 3 o'clock  
P. M.

Summons returned personally served  
March 23<sup>d</sup> 1859 By Noel Charbonneau  
Constable 31<sup>st</sup>

March 29 1859 at 3 o'clock P. M. Case called -  
parties answer in person -  
Plff declares in an action of trespass on the  
case for Bal of Board bill due from Def  
since the year 1827 to damage of Plff  
\$300 or under for which this suit is brought -  
Def pleads the general issue and gives notice  
of set-off - Case adjourned to the second  
day of April next at 9 o'clock A. M.

April 2. 1859 at 11 o'clock A. M. Case called  
parties in court in person. The matter  
having been argued on both sides, and  
William A. Chamberlain and Peter Herbert  
being sworn in the case by request of  
Defendant. The Court hereby renders  
judgment in favor of the said Plaintiff  
and against the said Defendant in the  
sum of five dollars and twenty five  
cents & discharges, together with two dollars  
and ninety five cents costs of suit

134  
161  
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295

Costs paid John S. Schick Justice of the Peace

State of Michigan } Justice Court - Before John B.  
 County of Outaouga } Schick March 18<sup>th</sup> 1859  
 Benjamin J. Rogers } Garnishee summons issued  
 vs } returnable March 29<sup>th</sup> at  
 Frank Anthony & Frank G. White } 2 o'clock P. M.  
 as garnishee on acct of }  
 Forest Copper Company }

Summons returned served personally  
 and copy left, garnishee fees tendered by James Little  
 Constable fees 1.20

March 29. 1859 at 3 o'clock P. M. Case called. Puff  
 appears by R. M. Hall ety. Defs make default. Case  
 postponed to the 2<sup>d</sup> day of April 1859 at 2 o'clock  
 in the afternoon

April 2. 1859 at 3 o'clock P. M. Case called  
 Parties in Court - Puff by R. M. Hall and Garnishee  
 by L. S. White. And said garnishee being duly  
 sworn deposes and says that said garnishees are not  
 in any shape or manner indebted to the Forest  
 Copper Company on whose account they have been garnished  
 Costs \$ 2.20

State of Michigan }  
County of Outaouais }

Justice Court - Before John Schick  
March 21. 1859

Peter Herbert }  
vs }  
William Shelton as }  
Garnishee }

Garnishee summons issued return-  
able March 29<sup>th</sup> next at 3 o'clock  
in the afternoon

Summons returned served personally,  
service being accepted and fees paid

March 23<sup>rd</sup> 1859

March 29. 1859 at 4 o'clock P. M. Case called  
Parties in court. And said garnishee being duly  
sworn deposed and says that he is indebted  
to John Mills, on whose acct he has been  
garnisheed, in the sum of ten dollars

Cts Paid

\_\_\_\_\_

State of Michigan  
County of Ontonagon

Justice Court - Before John  
B. Hicks April 1<sup>st</sup>  
1859

Upon the affidavit of Oscar J. Foot, Warrant issued and  
delivered to said Foot, to search the house of said Jeffrey,  
for a valuable over coat belonging to Henry W. Nelson  
and supposed to have been left at the house of said  
Jeffrey, by one Henry Williams for sinister purposes,

Due for warrant ss	\$ 1.00
Due by Oscar J. Foot	0.25

State of Michigan }  
Autoneagon County } Justice Court - Before John P. Schick  
The People of the State } April 2. 1859

v.  
Richard Jeffres } Warrant issued returnable  
forthwith - delivered to S. Smith  
Under Sheriff

Warrant returned served by having the body of  
prisoner in Court - April 2. 1859 at 10 o'clock  
P.M. By S. Smith - Under Sheriff fees.

Case postponed and prisoner committed until  
the 5<sup>th</sup> April inst. at 2 o'clock P.M. for  
further examination

April 5. 1859 at 2 o'clock P.M. case further  
postponed for examination until the 6<sup>th</sup> instance  
at 9 o'clock P.M.

April 6<sup>th</sup> 1859 at 9 o'clock P.M. Parties in Court  
case further postponed for examination until the  
afternoon at 2 o'clock

Case discontinued and Costs paid

State of Michigan }  
 County of Putnam }  
 vs }  
 the People of the State }  
 vs }  
 Mary Anne Mallabone }

Justice Court - Before John T. Smith  
 April 2 1859  
 Warrant issued returnable  
 forthwith - delivered to Sylvester  
 Smith - Under Sheriff

Warrant returned served by having prisoner in  
 Court - April 2. 1859 at 10 o'clock P.M. By  
 Sylvester Smith - Under Sheriff fees

Case postponed for further examination until  
 the 5<sup>th</sup> instant at 2 o'clock P.M. Prisoner left  
 in charge of Sheriff

April the 5. 1859 at 2 o'clock P.M. Case  
 further postponed for examination until  
 April the 6<sup>th</sup> at 9 o'clock A.M.

April 6. 1859 at 9 o'clock A.M. case  
 further postponed for examination

Prosecution discontinued and costs paid



State of Michigan } Justice Court - Before John B  
 County of Ontonagon } Schick April 5<sup>th</sup>  
 Henry Ebener } 1859  
 vs }  
 The Adventure Mining Company } Summons issued returnable  
 the 12<sup>th</sup> instant at 9 o'clock  
 in the forenoon

Summons returned served personally and copy  
 left with Milton Mason agent of said company  
 April the 5<sup>th</sup> 1859 By Noel Charbonneau  
 Constable fees \$1.25

April 12. 1859 at 9 o'clock A.M. Case called. Parties  
 answer. Plff in person and Defs by J. Cook. Plff  
 declares in an action of trespass on the case for  
 work and labor for and at the request of the  
 said Defs in the years 1858-1859. To his damage  
 \$300 number. Defs plead the general issue  
 and give notice of set-off.

Both parties having their bills of particulars,  
 and the same having compared and argued on  
 both sides and to the satisfaction of either  
 party - The Court hereby renders judgment  
 in favor of the said Defendants and against  
 the said plaintiff in the sum of thirty nine  
 dollars and fifty nine cents damages, together  
 with two dollars and ninety four cents costs of  
 suit

Cook paid John B Schick  
 Justice of Peace

State of Michigan  
County of Ontonagon  
The People

Judicial Court - Before John Schick  
April 6. 1859

vs  
Mary Anne Mallabone  
and Richard Jeffrey

Warrant issued returnable  
forthwith delivered to  
Sheriff Plummer

Warrant returned by having the prisoners in Court  
April 6. 1859 at 3 o'clock P.M. By J. Plummer  
Sheriff

Complaint read, the case being called, parties  
defended by Hubbel and Sherman, plead not guilty and  
demand separate examinations, the court not being  
positive whether or not a separate examination  
in a complaint of adultery under circumstances  
could be legally granted, postponed the examination  
to the 7<sup>th</sup> day of April 1859 at 9 o'clock in  
the forenoon

April 7. 1859 at 9 o'clock A.M. Case called - parties in  
Court. Prosecution withdrawn by prosecuting attorney  
against the said Mary Anne Mallabone, but continued  
against the said Jeffrey. Mr. Hubbel moved that the  
complaint against said Jeffrey be dismissed because  
the same being not separate and distinct. Motion  
overruled by the Court. Prosecution proved by marriage  
certificate that said Mary Anne Mallabone was legally  
married with Joseph Mallabone the complainant.

Court decided that said Joseph Mallabone, being the hus-  
band of the said Mary Anne could not testify in said  
matter because his testimony would criminate himself -  
Sylvester Smith sworn says that he is undersheriff of  
said county, that on the 2<sup>d</sup> of April last he was called  
on to serve two warrants, one against the Richard Jeffrey  
and the other against Mary Anne Mallabone. They went  
to the house of Jacob Held in said town of Ontonagon,  
and found upstairs a man Mr. Mallabone, being the  
same he brought to Court, in bed, saw some men  
clothes on said bed, then found said Jeffrey in his  
shirt tail behind the door of an adjoining room -

Continuation of Smith's testimony -

deponent then told said parties to drop themselves and come along with him as he had a warrant for them thereupon he proceeded to Justice of John R. Schick. Examination adjourned until 2 o'clock P.M. of the same day.

Upon 2 o'clock P.M. case called. parties in Court Paulina Hild being called for as witness, and she being reported unwell, the Court proceeded to her residence, where she being duly sworn says that said Jeffrey came to her house on the 2<sup>d</sup> day of April last passed in the afternoon with a certain woman whom deponent did not know that said parties had supper then and then together - the woman then retired to bed and said Jeffrey to the barroom that about 9 o'clock in the evening the undersheriff Sheriff came to the house inquiring with warrant concerning said Jeffrey, and that said Jeffrey was then found about the room of said woman, who deponent since had learned was a person called Mrs. Malabone, and that parties then went off with the said undersheriff.

The Court, thereupon, having repaired to the Court Room and the counsels on both sides having made and finished their arguments, orders the said Richard Jeffrey to enter into recognizance in the sum of three hundred dollars, to wit: himself \$100, and two good and sufficient sureties in the sum of \$100 each for his appearance at the next session of the District Court for said County, and in default of said recognizance to stand committed to the County jail of said County, to await his trial of the charge of the crime of adultery, for which <sup>he was</sup> arraigned; and having failed to enter into said recognizance, the said Jeffrey was committed. Whereupon the Court adjourned.

John R. Schick  
Justice of the Peace

Costs \$4.67  
return 1.11  
\$5.67

State of Michigan }  
 Outaouagu County }  
 Benjamin T. Rogers }  
 vs }  
 The George Emmerdau }  
 as garnishee }

Justice Court - Before John R. Schick

April 2. 1859

Garnishee Summons issued  
 returnable the 12<sup>th</sup> instant  
 at 3 o'clock P. M.

Summons returned served personally  
 and copy left April 6<sup>th</sup> 1859 by James Little  
 Constable 120

April 12. 1859 at 4 o'clock P. M. Case called.  
 and the said Garnishee being duly sworn deposes  
 that he never had nor has now any property,  
 money or effects in any shape or manner  
 belonging to the Forest Copper Mining Company.  
 Whereupon the Court hereby renders judgment  
 of costs of suit against the said Plaintiff  
 in the sum of Eighty four cents

Costs \$0.84

John R. Schick

Justice of the Peace

State of Michigan }  
County of Ontonagon }  
vs }  
William P. Kahn }

Justice Court Before John B. Schick April 6. 1859

vs }  
John Meyer }

Summons issued returnable the 15<sup>th</sup> inst at 2 o'clock P.M.

Summons returned served personally April 7<sup>th</sup> 1859 By James Little

Costable fees \$1.21  
Suit amicably settled between the parties.

Peter Weich, Joseph Burg and Hermann Burg }

vs }  
Thomas Wallis }

Continuation

x himself into their contract for the sum of \$75 and 1/4 of the costs, and that costs were to commence from the time said plffs first began to work on the said contract, and that Wallis was to get 1/4 of the copper taken out x witness does not know what time plffs began to work nor at what time said Wallis joined them in their contract - George Steinbrücker sworn says that he knows the parties, and was present when contract made by plffs with def Wallis, that Wallis agreed to pay \$75 and 1/4 of the expenses x contract was made in Wallis's hands, saw the parties present and one John Kaufhold, that said \$75 were to be paid down in cash - did not see any money paid  
John Kaufhold sworn says knows the parties, that said plffs commenced to work in the fore part of Nov last and worked about 3 months before they took in Wallis, that Wallis agreed to pay \$75 in cash and 1/4 of all the costs from the time plffs first began to work in their first pitch, and that Wallis came in on their 2<sup>d</sup> pitch - that said \$75 were to be paid down x

See p 60 bottom

State of Michigan }  
 Ontonagon County } Justice Court. Before John B  
 Robert Thorne } Schick April 11. 1859  
 vs }  
 Charles Auchy } Summons issued returnable  
 April 19<sup>th</sup> at 9 o'clock A.M.

Summons returned served personally April 11<sup>th</sup> 1859  
 B. W. Chamberlain 1.11.59

Suit amicably settled April 18. 1859  
 Court at 31

Peter Weich, Joseph Burg }  
 and Hermann Burg } Continuation  
 vs }  
 Thomas Wallis }

x before said Wallis should work with plffs in  
 said 2<sup>d</sup> pitch x Contract was made in the  
 house of said Wallis, deponent present when  
 the matter was talked over about dinner  
 time and in the evening - did see any  
 money paid.

George Sanderson says knows the parties  
 that Wallis began to work with plffs  
 the middle of July last, Wallis was to  
 pay down \$75 in cash, and was to  
 pay further 1/4 of all the expenses of the  
 boys since they commenced working at the  
 Ad Mine

B, request of Def can adjourned to the  
 17<sup>th</sup> day of May next at 2 o'clock P.M.

May 17. 1859 at 3 o'clock P.M. case called -  
 Parties appear and answered by atty J. A. Hubble  
 for plffs and P. H. for Def. B, consent case  
 adjourned to the 27<sup>th</sup> inst at 2 o'clock P.M.  
 May 27. 1859 at 2 o'clock P.M. case called Parties  
 in court by their atty - J. W. for plffs and H. M. for Def  
 B, consent case further adjourned to June 24 next at  
 2 o'clock P.M. See h. 61 bottom -

State of Michigan } Justice Court. Before John B  
 Ontonagon County } Schick April 9. 1859  
 Carl Reiken }  
 vs }  
 Jacob Bohringer } Summons issued returnable  
 the 20<sup>th</sup> inst at 7 o'clock  
 P. M.

Summons returned served personally April 11.  
 1859 By Patrick O'Hair  
 Special constable  
 Settled and costs paid April 20. 1859

State of Michigan }  
 County of Ontonagon }  
 Peter Wick, Joseph Burg }  
 and Hermann Burg }  
 vs }  
 Thomas Wallis } Continuation

+ June 24. 1859 at 2 o'clock P. M. Case called. Parties  
 in Court - By consent case further continued and  
 kept until the 28<sup>th</sup> inst at 2 o'clock P. M.

June 28<sup>th</sup> 1859 at 2 o'clock P. M. Case called, Parties in Court  
 By consent case further continued and kept open  
 until 29<sup>th</sup> inst at 5 o'clock P. M.

June 29<sup>th</sup> 1859 at 6 o'clock P. M. Case called  
 Parties answer by their attys - By consent  
 case further adjourned to the 5<sup>th</sup> day of July  
 next at 9 o'clock A. M.

July 5. 1859 at 10 o'clock A. M. Case called  
 Plaintiff appears and answer Geo. C. Jones, atty.  
 by maker's default. on motion of plff  
 case further continued to 1 o'clock of the same  
 day in the forenoon

July 5. 1859 at 2 o'clock P. M. Case called  
 Plff appears by Geo. C. Jones atty - Def makes  
 default - The Geo. C. Jones being duly sworn  
 says that he is a regular attorney at Law  
 and duly authorized to prosecute said  
 suit to Judgment. Plff asks judgment in  
 his favor and against def. And it appearing  
 See p 63 bottom

State of Michigan }  
 Ontonagon County }  
 Peter Weich, Joseph Burg }  
 and Hermann Burg }  
 vs }  
 Thomas Wallis }

Justice Court. Before John D  
 Felton April 11. 1859

Summons issued returnable  
 the 21<sup>st</sup> instant at 2 o'clock  
 P.M.

Thomas Wallis

Summons returned served personally,  
 April 15. 1859 By Geo W Smith

Costable fees \$ 1.12 p<sup>d</sup>  
 April 21. 1859 at 3 o'clock P.M. Case called. Parties in  
 Court and answering by atty Hall for plffs and Sherman for  
 def. Plff declares in an action of trespass on the case  
 in the sum of \$ 38 being bal of a contract entered  
 into in the year 1857, said contract being for taking out  
 copper of the Adventure Mine -

Def pleads the general issue and gives notice of a set-off  
 for money <sup>paid</sup> to plffs by def for work and labor done  
 and performed by def for plffs, for their use and benefit  
 and at their special request ~~and benefit to them and~~  
~~and~~ ~~to~~ ~~the~~ ~~plffs~~ ~~to~~ ~~the~~ ~~damage~~ ~~of~~ ~~def~~ ~~\$~~ ~~300~~  
 On motion of Def case adjourned to the 30<sup>th</sup>  
 instant at 2 o'clock P.M.

April 30. 1859 at 3 o'clock P.M. Case called.  
 Parties appeared and answered ~~in person~~ by their  
 atty as above - Parties stipulate as follows, to wit:  
 That the witnesses now in Court on part of Plffs be  
 examined and cross examined, and that the witnesses  
 of def not in Court at present be examined at some  
 future adjourned day without prejudice to either party  
 in any manner, this stipulation being made for  
 the sole purpose of exempting the witnesses pre-  
 sent from any future attendance in the same  
 case.

James Lynch being sworn says he knows the parties to  
 this suit, that the plffs have work at the Adv Mine in  
 partnership previous to one Thomas Wallis joining  
 them in their contract, that said Wallis bought &

See p 59 bottom



State of Michigan }  
Butt and Gunn County }  
William Stahn }  
Justice Court - before John R. Schick  
April 21<sup>st</sup> 1859

vs  
Peter Weich }  
Summons issued returnable the 29<sup>th</sup>  
instant at 2 o'clock P.M.  
Summons returned served personally  
April 21<sup>st</sup> 1859 by S. W. Chamberlin  
Constable 31 p<sup>ts</sup>

April 29. 1859 at 3 o'clock P.M. Case called  
Parties in Court and answering in person  
Plff declares in an action of trespass on the  
case for horse and wagon furnished to plff,  
damage \$ 300 or under. Def pleads the  
general issue and gives notice of setoff  
By consent case postponed to 6<sup>th</sup> day of  
May next at 2 o'clock P.M.  
Settled by consent and costs paid

State of Michigan }  
County of Butternut }  
Peter Weich, Hermann Burg }  
and Joseph Burg }  
vs }  
Thomas Wallis }  
Continuation

x that two of the said plaintiffs to wit, Hermann Burg  
and Joseph Burg have amicably settled with defendant  
for their respective claims, judgment is hereby  
rendered in favor of the said plaintiffs and against  
the said defendant for the sum twelve dollars  
and sixty six cents (\$12.66) damages, the amount claimed  
by Peter Weich one of the plaintiffs, together  
with five dollars costs of Court, books, witnesses, \$ 5.25  
John R. Schick  
Justice of the Peace

Witnesses  
Lynch 1.15  
Stambrieten 1.00  
Kaufhold 1.15  
Sand 80  
Constable 1.12  
\$ 5.25  
12.66  
5.25  
\$ 23.16

State of Michigan }  
 Ontonagon County }  
 Justice Court. Before John B. Schick  
 April 30, 1859

Michael Hanegan }  
 vs }  
 Richard Lippert }  
 Summons issued returnable  
 May 9, 1859 at 2 o'clock in  
 the afternoon

Summons returned served personally May 4, 1859  
 By Broster

Carriage fees \$ 1.26  
 May 9, 1859 at 3 o'clock P.M. Case called  
 and no party answers. Whereupon the Court  
 hereby renders Judgment against the said plain-  
 tiff for costs in the sum of one dollar and  
 eighty four cents (\$ 1.84)

Costs paid - John B. Schick  
 Justice of the Peace  
 The People of the State }  
 vs }  
 William Hanegan }  
 Continuation

+ be discharged, and that the costs of prosecution be  
 paid by the said complainant which amount in  
 all to seventeen dollars and twelve cents, the  
 Court hereby certifying that the complaint was wilful  
 and malicious and without probable cause,

John B. Schick  
 Justice of the Peace

Indorsement 8	0.48
Shewing out 10	0.60
compl. offic	}
Warrant	
	0.94
First appearance	}
entering plea	
post payment	1.11
Deputations 37 fols	4.81
Continuances 8	1.04
Making up Deci	3.00
Interlocutor,	}
decisions	
Sheriff -	3.53
Constable	72
	<u>17.12</u>

Costs paid of the above prosecu-  
 tion by Richard Lippert  
 June 29, 1859  
 John B. Schick  
 Justice of the Peace

State of Michigan }  
 Defendant }  
 Jerome Felton }  
 vs }  
 Abner Sherman }  
 Justice Court - Before John W. White  
 May 4. 1859

Summons issued returnable  
 May 13<sup>th</sup> 1859 at 10 o'clock A.M.  
 Summons returned served personally, May 5. 1859  
 by S. Smith

Countable fees 31

May 13<sup>th</sup> 1859 at 11 o'clock A.M. Case called  
 Plff appears by Peter Deane - Def makes default -  
 On motion of plff case kept open until 1 o'clock  
 P.M.

May 13. 1859 at 1 o'clock P.M. Case called -  
 Parties in Court - Plff by Peter Deane and Def  
 in person. By consent case continued  
 until 4 o'clock P.M.

Myers

&

Hace

26. Dec 1861	Principal	34 30
	4. 90	Costs 94
	20	
	7	5. 26
	<u>27</u>	<u>\$46 50</u>

State of Michigan }  
 County of Outaouagon } Justice Court - Before John B  
 Richard Jeffrey, for the use } Schick May 4. 1859  
 and benefit of }  
 Joseph Carbis }  
 vs }  
 William Brockington }

Summons issued  
 returnable the 13<sup>th</sup> instant  
 at 2 o'clock P. M.

Summons returned served personally and  
 by copy May 6 1859 By James McEllen  
 Special Constable  
 May 13. 1859 at 2 o'clock P. M. Case called.

Parties appear and answer by copy - Answer then  
 made for Plff and J. H. Hubbel for Def  
 Plff declares in an action of trespass on the case  
 for moneys had and received, for goods  
 wares and merchandize, had and received  
 of Plff by Def at Def's special request,  
 and also for labor and services performed  
 by Plff for Def at Def's request, also for  
 an order upon the Nebraska M<sup>g</sup> Company  
 of \$50 or thereabouts, given by Plff to  
 Def at Def's request and for his use and  
 benefit.

Def pleads the general issue and gives  
 notice of set-off to the remainder of  
 Plff's demand after deducting  
 \$250<sup>00</sup>/<sub>100</sub> amount of tender made to the  
 Court and paid over -

Plff objects to tender on the ground that  
 said tender was not made in time -  
 James B. Newton sworn says that he knows the parties  
 that said Richard Jeffrey came to work at the  
 Nebraska M<sup>g</sup> Co in the month of May or June  
 1858, and was at work last in July 1859,  
 that he changed a certain order of said Jeffrey  
 and credited the same to W<sup>m</sup> Brockington  
 about between the 1<sup>st</sup> of ~~May~~ 11<sup>th</sup> of March  
 last passed +

53 p 69

State of Michigan }  
 County of Outaouaga }  
 The People }  
 vs }  
 Wm. Hanneyan }  
 Justice Court - before John B. Schick, May 12, 1859

Warrant issued returnable forthwith delivered to Sheriff Plummer  
 Warrant returned served by having prisoner in Court May 12, 1859 by Sheriff Plummer at 3 o'clock P.M. Case called. Parties in Court - Plaintiff read - and answer by attys - J. W. Hubbell on part of the People and Sherman for Prisoner. Counsel read - Plea not guilty - Examination postponed to the 23<sup>rd</sup> inst at 2 o'clock P.M. Prisoner re-arrested for his appearance May 23, 1859 at 2 o'clock P.M. Case called - Parties in Court and answering by their said attys -

Wm. Brooks sworn say that he was shot at but does not know the man who shot -

Eliza Marcum does not know the man who shot - Thomas Loukin says that he knows Wm. Hanneyan to be the man who shot

Wm. Goldsworthy saw Hanneyan shoot in profition - Henry Rogers does not know the man who shot -

Wm. Krastor recalled says there were only 4 shots fired - John Normoyle says was not Wm. Hanneyan who shot - James Ryan in profition was not Wm. Hanneyan who shot -

Thomas Loben says was profitioned not by who shot - James Hanneyan knows nothing about the shooting -

John Haley is profitioned was not Wm. Hanneyan who shot -

All testimony having been received and the arguments of the counsel, the Court reserved the decision until May 27<sup>th</sup> inst at 10 o'clock am.

Whereupon the Court hereby decides that said defendant Wm. Hanneyan was not the person who shot off the said four shots and that the said prosecution must be mistaken in the person of the defendant, and it is hereby ordered that the said prisoner Wm. Hanneyan

State of Michigan }  
County of Outaouais }  
Gilbert Fleish for the }  
use and benefit of }  
James Ryan }  
vs }  
David Bonnet }

Justice Court - Before John B. Schick  
May 12. 1859  
Summons issued returnable  
the 19<sup>th</sup> at 2 o'clock  
in the afternoon

Summons returned served personally,  
May 12. 1859 R. Smith

Court table 31

May 19. 1859 at 2 o'clock P.M. Call called -  
Parties appear and answer in person -  
Plff declares in an action of trespass on the case  
for a certain promissory note of \$11 dated  
Nov 19. 1857 Plff files note with the Court -  
Def pleads the general issue with notice of setoff -  
Said Note being recognized as genuine and ad-  
mitted - The Court hereby renders judgment in  
favor of the said Plaintiff and against the said  
Defendant in the sum of Twelve dollars  
and thirteen cents, together with ninety four  
cents costs of suit

John B. Schick  
Justice of the peace

Dec 29<sup>th</sup> 1859 Received payment in full  
of the above Judgment

Witness  
John B. Schick  
Justice

James Ryan  
mark

Richard Jeffry for the use and benefit of Joseph Carbin  
William<sup>Mr</sup> Brookington

Continuation

\* Dependent is profertion that said order was charged and at the same time credited to said Brookington after the 1<sup>st</sup> day of March last, that the amount was \$50. that said order was so credited prior to the return day of a summons by said Jeffry against the Nebraska M'gls<sup>o</sup> which return day was the 5<sup>th</sup> day of March last. that said Jeffry presented said order himself and that said order was accepted the same day when presented. \* said order was accepted about two months before the same was credited over to the said Brookington, and said was to be paid when its amount was due to Jeffry. Def offers to show the facts and circumstances connected with the charge made against Rich<sup>d</sup> Jeffry and the credit given to "Mr<sup>o</sup> Brookington, above referred to in the examination in chief and to show why the charge or entry was made after the service of the summons and before the return day of the same. Plff objects - objection overruled - The reason why said order was credited after the service of the summons and before the return day thereof is as follows: that the said order was held to be charged at anytime when dependent saw fit, and that dependent charged the same at that time because Jeffry had quit work and sued the company - Plff introduces a judgment of \$200 of Joseph Carbin plff against said Jeffry def, as evidence of the indebtedness of said Jeffry to said Carbin - Plff asserts his case and def opens - J. B. Newton sworn says that he knows the parties - question to Dependent. Do you know whether the def has made any payment to any person on account of his indebtedness to said Plff Jeffry - Plff objects to the answer by claiming that he had made a mistake in the two judgments being upon the same docket

and asks to be allowed to introduce a garnisher  
 suit upon the docket of Justice Schick by said Carbin  
 against said Brookington - Plff and Def in this suit.  
 Def objects to application on the ground that Plff had  
 arrested his case - objection overruled and application  
 allowed. Plff offers in evidence a certain garnisher  
 writ of Carbin Plff vs said Brookington Def, dated  
 and served the 19<sup>th</sup> day March 1859 and returnable  
 29<sup>th</sup> of March 1859, regularly served and fees paid  
 upon the docket of Justice Schick - Plff arrests his  
 case and Defence begins - I B Newton goes on  
 stating that when said order was given one Guina  
 witnessed the order, that defendant had no conversation  
 concerning said order with said Mr Brookington & Co  
 prior to March 11 last, and that said <sup>order</sup> was left in  
 the safe with defendant - Subsequent to March 11. 59  
 defendant spoke to said Brookington concerning said  
 order, said speaking was subsequent to said garnisher  
 writ, and took place about the end of March or  
 beginning of April, when defendant told said Brook-  
 ington that he accepted an order in his favor  
 drawn by said Jeffrey of \$50 - Question, ~~what~~  
 did Brookington reply? Plff objects to the answer thereof  
 upon the ground that said answer would be from  
 the Def. in interest - Def insists upon the question  
 because referring to said garnisher writ introduced  
 by Plff - quest overruled - Defendant then told  
 Brookington that he, defendant, accepted a \$100 order  
 drawn by Jeffrey in his, Brookington, favor, and that  
 if any order on him, Brookington, were given, by Jeffrey,  
 he better pay it, and that defendant did not say anything  
 to Brookington about it, is because he thought that  
 it was not proper, as he would <sup>find</sup> the name in his  
 monthly settlement - Defendant knows that Def has  
 made payments on cp of said order to the amount  
 of \$47.88 - Defendant sold a Judgment of \$7.88  
 dated March 19. 1859 to said Brookington, on the 24<sup>th</sup>  
 of March 1859 under the same as evidence of  
 payment on said cp of said order - Defendant  
 knows that Def accepted an order from J. M. Sisk,



of #41 about the 1<sup>st</sup> day of April 1859 & Deposition was  
about 4-5 days at the time when said deposition was  
served on said Brackington - Deposition was Brackington  
every day when at home - the order of L M Dickson  
was accepted about the time of said Jeff's trial  
The attorneys having made their final remarks, the  
Court reserved the case for decision until Tuesday,  
the 17<sup>th</sup> day of May 59 at 3 o'clock P.M.

Whereupon the Court hereby renders judgment in favor  
of the said Plaintiff Joseph Carbin and against the  
said William Brackington defendant, for the sum  
of Fifty dollars damages together with five  
dollars costs of suit

May 30. 1859 Rec<sup>d</sup> to } John Schick  
above costs of Jones & Hubbell } Justice of Peace  
John Schick Justice

For value rec<sup>d</sup> I hereby assign, transfer and make  
make over all my right title and interest to  
and in the above Judgment to Jones & Hubbell  
May 3. 1859

Witness  
John Schick  
Justice of Peace

Joseph Carbin

My hereby acknowledge Satisfaction of the above Judgment  
in full - Dec 9<sup>th</sup> 1859  
J. H. H. H.

State of Michigan } Justice Court Before John B  
County of Ontonagon } Schisto May 12. 1859

Lewis Weber }  
vs. }  
Ellen Simms }

Writ of attachment issued  
returnable May 19 at 10 o'clock  
A.M.

Writ returned served by attaching the  
money, credit, property and effects belonging to defendant  
and found in the hands of Robert Alan, and by serving  
a copy on said Alan - the def not being found in  
the county May 13. 1859 By S. Smith

Costable fees 50 cts

May 19. 1859 at 11 o'clock A.M. Case called -  
Plff answers. Def makes default - Plff declares,  
in an action of trespass on case for Board fur-  
nished by Plff to Def from the 17<sup>th</sup> day July to the  
5<sup>th</sup> day of April 1858 at \$3 per week = \$20.12  
Mary McGinn sworn says that she knows the parties  
to this suit, that she knows that Def boarded  
with Plff over a month about the <sup>time</sup> specified  
in Plff's declaration

Lewis Weber sworn says that he is the plaintiff  
in this suit and that said Defendant is justly  
indebted to him in the said sum of \$20.12  
for Board as above specified -

Case continued until the 24<sup>th</sup> day of July at 10  
o'clock A.M. verdict, according to law in such case made  
and provided -

July 24<sup>th</sup> 1859 at 11 o'clock A.M. Case  
called. Plff and Def. Def makes default -  
Whereupon the Court hereby renders judg-  
ment in favor of the said plaintiff and  
against said Defendant, for the sum  
of Twenty dollars and twelve cents  
damages, together with one dollar and  
ninety eight cents cost of suit

John B Schick  
Justice of the Peace

clock A.M.  
25  
25  
25  
13  
25  
-----  
\$1.98

73

State of Michigan } Justice Court - Before John B  
County of Outaouaga } Schick May 12. 1859

Lewis Weber  
vs  
Robert Allan as  
Garnisher in attachment

Writ of garnish in attachment  
issued returnable May 19 at  
10 o'clock in the forenoon

What returned served by summoning  
the said R Allan bearing him a copy of said writ  
with a written notice to appear before John B Schick  
Justice in said writ mentioned, on the 19<sup>th</sup> day of  
May next at 10 o'clock a.m. and answer under  
oath all questions to be put to him touching his indebted-  
ness to the said Ellen Simms. Said service was  
made on 19<sup>th</sup> day of May 1859 and paid garnisher  
fee at the same time \$1.00 by S Smith

Constable fees \$0.75  
May 19. 1859 at 10 o'clock A.M. Car called  
None came, into court the said Garnisher Robert  
Allan and being duly sworn deposes and  
says, that he has in his possession \$30 be-  
longing to Ellen Simms on whose account he  
has been garnished by Jeff - case adjourned to  
the 27<sup>th</sup> day of July next, at 10 o'clock A.M.  
according to law in such case made and  
provided.

July 27<sup>th</sup> 1859 at 11 o'clock A.M. Car called  
Jeff appears - Garnisher makes default.  
At short summons, having been duly served  
upon the said garnisher according to law  
in such case made and provided, to show cause  
why judgment should not be rendered against  
him. Jeff declares in an action of trover  
and for moneys had and received, to damage  
of Jeff \$ 25 -

Whereupon judgment is hereby rendered in  
favor of the said plaintiff and against the said  
Garnisher in attachment in the sum of twenty <sup>12</sup>/<sub>100</sub>  
dollars, damages, together with three dollars  
and ninety four cents costs of suit  
John B Schick Justice of the Peace

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State of Michigan  
County of Ontonagon  
Morris Wickey

Justice Court - Before John B. Schick  
May 13. 1859

vs  
John C. Sullivan

} Summons issued returnable the  
19<sup>th</sup> inst at 9 o'clock AM

Summons returned served personally May 13.  
1859 R. J. Smith

Costable 31

To John Schick, Esquire, one of the Justices of the peace of the Township of Ontonagon in the County of Ontonagon

I hereby confess that I am indebted to James Ryan upon contract, in the sum of Thirty two  $47/100$  dollars & damages, besides costs, and I hereby authorize you to enter judgment against me in his favor, in that sum -  
May 25. 1859

Michael <sup>his</sup> Cotten  
Signed in my presence in open Court.  
John Schick  
Justice of the Peace -

James Ryan  
vs  
Michael Cotten } 1859 May 25<sup>th</sup> parties personally appeared before me in open Court. The defendant confesses in writing signed by him in my presence, that he is indebted to the plaintiff upon contract in the sum of Thirty two  $47/100$  dollars & damages, besides costs, and thereupon by the consent of the plaintiff, judgment rendered against said defendant for

Damages \$ 32 47  
Costs 1.50  

---

33 97

I hereby acknowledge myself security for the payment of the above judgment and costs according to law  
May 25. 1859

Witness  
John Schick  
Justice  
James <sup>his</sup> Flannigan  
mark

Rec<sup>d</sup> payment of the above judgment and cost from James Flannigan May 30. 1859  
John Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon  
Joseph Garbis  
vs  
Lathrop Johnson

Suthe Court - Before Schuck  
Schuck May 27. 1859

Summons issued returnable  
June 3<sup>rd</sup> at 9 o'clock A.M.

Summons returned served perso-  
nally May 27. 1859 By S. Smith

Constable fees 31cts

June 3. 1859 at 10 o'clock A.M. Case called -  
Parties in Court and answering - Plff by  
his attore, Seal, Jours and Def in person -  
Plff declares in an action of trespass on  
the case for \$300 or under for goods, wares  
and merchandize, moneys had received,  
and also for Balance due on contract  
between Plff and Def, by which Def agreed  
to deliver 50 cords of wood at plaintiffs  
house or at any other place in the village  
of Ontonagon where plff might direct -  
20 cords of said wood to be mixed wood  
and 30 cords to be hard wood, which Def  
has failed to deliver to plff also after  
requested so to do, to plff's damage  
as above stated -

Def pleads the general issue and gives no-  
tice of set-off

By application on oath of Def case adjourned  
to July 8<sup>th</sup> next at 9 o'clock A.M.

July 8<sup>th</sup> 1859 at 10 o'clock A.M. Case called -  
Plff makes default - Defendant appears and  
demands a verdict which was granted -

Judgment is hereby rendered against the said  
Plaintiff and in favor of the said defendant  
for the sum of \$1.38 costs

Costs paid

Schuck Schuck  
Justice of the Peace

13 Summons  
25 writ  
13 adjourn  
18 return  
13 amount  
31 Constable  
1.13  
25

State of Michigan }  
 County of Ontonagon } Justice Court - Before John Schick  
 The People of the State }  
 vs }  
 Eugene Sullivan } Warrant issued returnable  
 } forthwith delivered to Officer  
 } Smith -

Warrant returned served having defendant  
 in Court - June 8<sup>th</sup> 1859 at 5 o'clock P.M.  
 By Lester Smith

Constable fees \$1.00  
 June 8. 1859 at 5 o'clock P.M. Case called  
 Parties answer - The People by Abner Sherman  
 and Prisoner W. Walsh - Complaint read -  
 Prisoner pleads not guilty -  
 Augustus Holmes sworn says that on the 3<sup>rd</sup>  
 day of June last passed, Eugene Sullivan, the pri-  
 soner came to his house in the night time,  
 pointed a gun at him aiming saying: if you  
 do not give me that draft I will shoot  
 you - and that there were three persons at  
 Maple Grove whose life he was going  
 to take -

Francis Dawler sworn says that he knows  
 prisoner, has seen him on the 3<sup>rd</sup> of June  
 in the afternoon late with a certain gun  
 not fit to shoot, the barrel thereof being  
 crooked and full of sand -

Case continued until 8 o'clock next Morning  
 June 8. 1859 at 8 o'clock in the forenoon  
 Parties in Court - - - - -

Prisoner ordered to recognize in the sum of  
 one hundred dollars to keep the peace with  
 on sufficient surety and pay the costs  
 of prosecution

Costs paid } John Schick  
 } Justice of the Peace

78  
State of Michigan  
County of Outandagon

Justice Court - Before John B  
Schick June 7. 1859

Loel Vaughn  
vs  
Conrad Huber

Summons issued returnable  
the 17<sup>th</sup> inst at 2 o'clock P.M.

Summons returned served copy  
left at the Boarding house of Jof June 9. 1859  
By Daniel Plummer

Special Constable \$1.00  
June 17. 1859 at 3 o'clock P.M. Case called  
Plff makes default. Def appears and answers.  
The hour having passed and Plff not appear-  
ing, def asks for a nonsuit. Whereupon the  
Court hereby renders judgment of nonsuit against  
the said plaintiff with costs of suit in the  
sum of Four dollars and thirty cents

John B Schick  
Justice of the Peace

100  
149  
100  
121  

---

430



State of Michigan  
District Court  
Anton Friedrich  
vs  
Michael Feing

Justice Court. Before John Schickel  
June 20. 1859

Summons issued returnable  
the 29<sup>th</sup> inst at 2 o'clock  
in the afternoon

Summons returned personally served  
June 20<sup>th</sup> 1859 By John Wimmer

Countable fees 1.15  
Case discontinued due to Court by Reff \$0.51

State of Michigan  
County of Ontonagon

Justice Court - Before Robert  
Schick, Jun 20. 1859

Anton Friedrich  
vs  
The Minnesota Mfg Co  
Michael Dering

Garnished summons issued  
returnable the 29<sup>th</sup> inst at  
2 o'clock P. M.

Summons returned served by copy on the  
Minnesota office and paid fees \$1.00  
June 20. 1859 By John James

June 23. 1859 Non-comes into court said Garnished  
by C. M. Sanderson Bk and being duly  
examined says that the Minnesota Mfg Co is in-  
debted to Michael Dering in the sum \$31.35

25  
23  
25  
13  
18  
114

Case dis continued due to Court \$1.04

State of Michigan  
County of Ontonagon

Judicial Court. Before John Schick  
June 15<sup>th</sup> 1859

Samuel T. Jones

vs  
Patrick Cooney

Summons issued returnable  
June 23<sup>rd</sup> next at 9 o'clock  
A. M.

Summons returned served personally  
June 25<sup>th</sup> 1859 R. St. Chamberlain

June 23. 1859 at 10 o'clock A. M. Courtable 31  
Court called  
Plff answers - Def makes default -  
Plff declares in an action of trespass on the  
case for work and labor done and performed  
for and to request of Def during the months  
of July and August 1858 to his damage  
\$20

but discontinued

State of Michigan }  
 County of Ontonagon } Justice Court - Before John  
 P. Nichols June 15 1859

Samuel T. Jones }  
 or } Garnishee summons issued re  
 Lewis Weber as } returnable June the 23<sup>d</sup> at  
 Garnishee } 9 o'clock A.M.

Summons returned served personally  
 June 15 1859 and fees  
 By S. H. Chamberlain

Constable fees 31<sup>cts</sup>  
 June 23<sup>d</sup> 1859 at 11 o'clock A.M. Call called  
 Plaintiff appears and answers. Defendant  
 On motion of plaintiff case adjourned to the 7<sup>th</sup>  
 day of July 1859 at 11 o'clock A.M.

July 7 1859 at 11 o'clock A.M. Call called  
 Parties appear and answer. And the said Garnishee  
 after being duly sworn, says that on the 15<sup>th</sup>  
 of June last when said Garnishee was  
 served upon him he was not indebted in any  
 manner whatever to Patrick Cooney or  
 whom account he was garnisheed, nor had  
 he any property or effects in his possession  
 belonging to said Patrick Cooney -  
 Suit discontinued - -

State of Michigan  
County of Ontonagon

Justice Court - Before John R  
Schick June 21<sup>st</sup> 1859

Joseph Carbis  
vs  
George W Smith

Writ of attachment issued returnable  
June 29<sup>th</sup> at 2 o'clock P. M.

Writ returned served by attaching 2  
horses and a double set of harness. June 22

1859 B. S. Swetter Smith  
paid \$4

June 29. 1859 at 3 o'clock P. M. Case called &

Parties, answered in person. Plff declares in an action  
of trespass on the case for Board and lodging furnished  
at the request of Def<sup>t</sup> & damage of plff \$8.48

Def pleads the general issue with notice of set-off  
Plff files bill of particulars to said amount -  
Def admits said bill to be correct.

By consent case continued until the 30 instant  
at 3 o'clock P. M.

June 30. 1859 at 4 o'clock P. M. Judgment is  
hereby rendered in favor of the said plaintiff  
Joseph Carbis and against the said defendant  
George W Smith for the said sum of  
seventy eight dollars and forty eight cents  
damages, together with four dollars and sixty  
four cents costs of suit

John R Schick

Justice of the Peace

attach bonds  
& aff 5.00  
Entry 25  
making Bonds  
& essol 5.00  
talk, Bail 26  
costs 13  
Leary entry  
& Judgt 50  
cost 1.50  

---

4.64

R. C. on the above \$50 per Ed Sales  
August 6. 1859

R. C. payment in full of the  
above judgment Aug<sup>st</sup> 20. 1859

Joseph Carbis

To John Schick Esquire one of the Justices of the peace  
of the township of Antwanagon in the county of Catawagan  
I hereby confess that I am indebted to William Shephard  
and John Rogers upon contract in the sum of Forty  
eight dollars damages, besides costs, and I hereby  
authorize you to enter judgment against me in their  
favor, in that sum. June 30<sup>th</sup> 1859

Thomas Brady  
Signed in my presence in open Court.

John Schick  
Justice of the Peace

John Rogers and  
William Shephard

as  
Thomas Brady } 1859, June 30<sup>th</sup> parties personally  
appeared with and before me in open court. The de-  
fendant confesses in writing signed by him, in my  
presence, that he is indebted to the plaintiffs upon  
contract in the sum of Forty eight dollars dam-  
ages, besides costs, and thereupon, by consent of the  
plaintiffs, judgment rendered against said de-  
fendant for

Costs paid

Damages  
Costs

\$ 48.11 11
<del>75</del> 75
<hr/> \$ 48.75

State of Michigan }  
County of Ontonagon }  
vs  
Mr Shepherd and  
John Rogers  
vs  
Richard Tippet as  
Garnished

Judicial Court - Before John B. Schick  
June 30. 1859

Garnished Summons if not return-  
able the 8<sup>th</sup> day of July next  
at 9 o'clock in the forenoon

Summons returned served by being  
accepted and fees waived June 30<sup>th</sup> 1859 by the  
said garnished Rich<sup>d</sup> Tippet -  
July 8<sup>th</sup> 1859 at 9 o'clock A.M. Case called  
Plffs present by Mr Shepherd - Def makes default  
but sends letter desiring the case to be postponed  
for 30 - Case postponed until the 5<sup>th</sup> day of August  
next at 9 o'clock A.M.

Aug 5. 1859 at 11 o'clock A.M. Case called  
Plffs in Court by Mr Shepherd - Def makes  
default - On motion of plffs case continued  
and kept open to the 1<sup>st</sup> day of September next  
at 4 o'clock P.M.

Sept 1. 1859 at 4 o'clock P.M. Case called  
Plffs appear by Mr Shepherd and said Garni-  
sher Tippet in person.

Plff declares in an action of trover for  
a Judgment held by plffs against Thomas  
Brad of the amount of \$48  
And said Garnisher being duly sworn  
deposes and says that he is indebted to  
Thomas Brad in whose account he was  
in the sum of \$38, that he waives the  
process of issuing a writ of summons,  
and that judgment may be rendered a-  
gainst him for the said amount

Whereupon the Court hereby renders judg-  
ment in favor of the said plaintiffs and  
against the said Garnisher for the said  
sum of Thirty eight dollars

Cash paid

John B. Schick  
Justice of the Peace

20. June 1861  
1859 & 4 S.H. Chamberlain

State of Michigan }  
County of Ontonagon }  
The People }  
vs

Michael McCarthy }

Justice Court. Before John S. Chick  
July 1<sup>st</sup> 1889

Warrant issued upon the complaint  
of Julia Sullivan who was direc=  
ted to me by Geo. E. Jones, Superintendent of the for=  
said Julia Sullivan as being duly sworn

*[Faint, illegible handwriting, likely bleed-through from the reverse side of the page.]*



State of Michigan }  
 County of Outaouaga } Justice Court - Before John B. Schick  
 John & Henry Rice }  
 vs }  
 James Linch }

June 30. 1859

Summons issued returnable  
 July the 8<sup>th</sup> next at 3 o'clock  
 in the afternoon

Summons returned served personally July 1<sup>st</sup>  
 1859 By Arthur Parks

Costable fees \$ 2.15

July 8. 1859 at 4 o'clock P.M. Case called.  
 Parties appear and answer. Plffs by Abner Sher-  
 man and Def in Person.

Plffs declare in an action of assumpsit upon a  
 Judgment rendered by and before Arthur  
 Parks, a Justice of the Peace of the County  
 of Houghton, of the amount of \$63 and  
 interest thereon to date - and also for an  
 other certain instrument in writing bearing  
 date July 8<sup>th</sup> 1856 upon which there is  
 now due \$75.39 or thereabouts.

Def pleads the general issue -

Plff files said Judgment transcript  
 of said Judgment duly verified by the  
 clerk of said County of Houghton.

Whereupon the Court hereby renders judg-  
 ment in favor of the said plaintiffs  
 and against the said defendant for  
 the sum of Seventy five dollars and  
 thirty nine cents damages, together  
 with two dollars and thirty cents costs  
 of suit

John B. Schick  
 Justice of the Peace

Case appealed to District Court July 13<sup>th</sup> 1859

State of Michigan  
County of Ontonagon  
John & Henry Rice

Justice Court Before John R. Smith  
June 30. 1859

vs  
The Adventure Mining Company  
Garnishee on of S. Litch

Garnishee Summons issued  
returnable July 8<sup>th</sup> next  
at 3 o'clock P.M.

Spmd. 1 dub 2 }  
Pana to Sam }  
and Parks }

Summons returned served by copy  
Thos Buggs Clerk of said Company,  
and paid fees \$1 July 1. 1859 By  
Arthur Parks

Countable fees \$1.03.

July 6. 1859 received letter of Thos Buggs stating that  
the Ad. My Co hold copper of Sam Litch of pro-  
ceeds whereof is to go to said Litch after  
the expenses of the Company are paid - But said  
copper not having been melted as yet nor turned  
into cash, said company is not as yet able to  
say how much they are indebted to the said  
Sam Litch on whole as they have been guar-  
anteed, but deliver the said garnishee suit  
postpaid for same time

Sherrman & Smith for  
copy of plffs being a com-  
resident

July 8. 1859 at 4 o'clock P.M. case called -  
Plffs appear by Sherrman & Smith - Garnishee  
make default - On motion of plff case ad-  
journed to the 5<sup>th</sup> day of August next at  
12 o'clock P.M.

Case discontinued by appeal and due to  
be paid \$2.15 costs on the garnishee  
suit - For which costs plffs are liable

State of Michigan }  
County of Ontonagon } Justice Court. Before John Schick  
James Solan for the use of }  
Edwin Emmons }  
vs }  
Eliza Teuberty }

June 29<sup>th</sup> 1859

Summons issued returnable  
July 8<sup>th</sup> 1859 at 2 o'clock  
in the afternoon

Summons returned personally  
served June 29<sup>th</sup> 1859 by J. H. Chamberlin  
Constable per \$1.33

July 8. 1858 at 3 o'clock P.M. case called -  
Parties appear and answer. Plff by Edwin  
Emmons and def by Geo C Jones atty. Plff  
declines in an action of trespass on the case  
for a certain promissory note dated Oct 22<sup>nd</sup> 1858  
and payable ~~January~~ on or before the 1<sup>st</sup> day of  
January 1859 - and \$75. Note filed with court  
Plff pleads the general issue and gives notice of  
set off.

Geo C Jones being sworn says that he knows  
the defendant of said suit, and that he knows  
the signature of said note to be genuine  
Whereupon judgment is hereby rendered  
in favor of said Plaintiff and against the  
said defendant for the sum of Seventy  
dollars and thirty cents damages, together  
with two dollars and fourteen cents costs  
of suit

John Schick  
Justice of the Peace

August 5. 1859 Rec<sup>d</sup> on to above judgment to sum  
of \$24 by Geo C Jones

Edwin C. Emmons

Execution issued the 11<sup>th</sup> day of <sup>August</sup> Jan 1860

Execution returned not satisfied March 10<sup>th</sup> 1860

Send transcript of the above Judgment March 14.  
1860.

State of Michigan } Justice Court - Before John B  
Ontonagon County } Schick June 29<sup>th</sup> 1859

Jacob Schraw }  
vs }  
Augustus T. Hofer }  
Writ of attachment issued  
returnable the 8<sup>th</sup> day of  
July next at 2 o'clock in the  
afternoon

Writ returned served attaching one  
iron bound coffee and leaving a copy  
of the writ and inventory with defendant  
June 29. 1859 By J. H. Chamberlin  
Constable fees \$1.83

July 8. 1859 at 2 o'clock P.M. came called  
parties in Court and answering - Plff G. Richd.  
Brettlers aty and Def in person - Plff declares in  
action of trespass on the case Board and  
lodging in the sum of \$26. Def pleads the  
general issue and gives notice of set-off -  
Plff files bill of particulars - showing a bal  
of \$12 due plff - Def admits said bill to  
be correct with the exception of \$3, which  
plff allows to be deducted - Whereupon  
judgment is hereby rendered in favor of the  
said plaintiff and against the said  
defendant the sum of ~~Nine~~ thirteen dollars  
damages, together with three dollars and  
thirty three cents costs of suit

John B Schick  
Justice of the Peace

State of Michigan  
Ontonagon County

Judicial Court - Before John B. Schick  
June 29. 1859

Anton Weber  
vs  
Augustus Hofer

Writ of attachment issued re:  
turnable July next 8<sup>th</sup> at  
2 o'clock in the afternoon

Writ returned served by attaching one iron  
bound trunk and leaving a copy of the  
said writ and inventory with the said Depen-  
dent at June 29<sup>th</sup> 1859 by S. H. Chamberlain  
Constable No. 153

July 8. 1859 at 2 o'clock P.M. Case called  
Parties appear and answer - Plff by Rich<sup>d</sup> Butts  
vs atty - Def in person. Plff declares in an  
action of trespass on the case for rent and  
Board due by Def to Plff. amt \$14  
Def pleads the general issue and gives notice  
of set-off. Plff files bill of particulars -  
By application on oath of Def case adjourned  
to the 14 inst at 2 o'clock P.M.

July 14. 1859 at 3 o'clock P.M. Case called - Parties  
answer - Plff in person. Def by at. Sherman  
Anton Friedrich, Jacob Schram, Levi Loewenstein  
Wm Hocking and Charles Kirchenberg having been  
sworn and examined in the matter, whereupon the  
Court reserved the decision until the 15 inst. at 3  
o'clock P.M. And Judgment is hereby rendered  
in favor of the said Plaintiff and against the  
said Defendant for the sum of Fourteen dollars  
damages, together with five dollars each of suit  
John B. Schick

Justice of the Peace

12 June 1860  
S. H. Chamberlain

State of Michigan }  
County of Ontonagon } Justice Court Before John B  
Moritz Johnny } Schick June 29<sup>th</sup>  
1859

Augustus Hofer } Writ of attachment issued return-  
able the 8<sup>th</sup> day of July next  
at 2 o'clock P.M.

Writ returned served by attaching one iron  
bound trunk and leaving a copy of said  
writ and inventory with said defendant June 29.  
1859 By S. H. Chamberlin

Costable fees \$1.83

July 8. 1859 at 2 o'clock P.M. case called  
parties appear and answer. Plff by Rich<sup>d</sup> Butcher  
and Def in person. Plff declares in an action  
of trespass on the case for a Bal of Board bill  
due by Def to Plff amount \$12.90  
Def pleads the general issue and gives notice  
of set-off. By application of Def on a motion  
case adjourned to 14 inst at 2 o'clock P.M.

July 14. 1859 at 3 o'clock P.M. case called -  
parties appear and answer in person -  
Def admits said bill of particulars with  
the exception of 90 cents which plff con-  
sents to deduct. Whereupon the Court here-  
by renders judgment in favor of the said  
plaintiff and against the said Defendant  
for the sum of twelve dollars damage  
together with three and seventy five cents  
costs of suit.

John B. Schick  
Justice of the Peace

State of Michigan } Justice Court Before John B. Schick  
 County of Ontonagon } Schick July 4.  
 1859

The People

vs  
 John Dolan

} Warrant issued upon the complaint  
 of James Kelley

Warrant not served and prosecution discontinued - Cost \$1 to be paid by said  
 James Kelley

The People

vs  
 James S Bond

} Continuation

+ behind of the whip, def then let go - def threw a stone  
 or some hard substance at the stage from behind, much  
 to the fright and danger of the passengers - said missile  
 passed right over the heads of the passengers and  
 horses - defendant was a afraid the matter would  
 result into a general fight - but the horses might  
 get shy on the stage wagon upset and the whole  
 was an occasion for some serious accident -

Mr L. Freeman sworn says that he is the stage driver  
 of Ed Summers - that on the 3<sup>rd</sup> day of chief's last  
 passage the def stopped him on the highway from  
 the village of Maple Grove to the mouth of Outenage,  
 by running between the stage and the horses, taking  
 hold of the lines in a violent way and calling  
 to stop - that defendant told defendant 3-4 times  
 to let go and go away, that he defendant had  
 no occasion to stop and that he would not  
 stop - that def still held on - that defendant hit defendant  
 several blows over the head with the small end  
 of his whip - that defendant would not let go -  
 that defendant hit def with the head end of his  
 whip - defendant then let go - soon after defendant  
 saw something, believes it was a stone, flying  
 on the side of his head, from behind and over  
 the horses -

Joseph Rundle sworn says that he rode in Summers

State of Michigan }  
 County of Ontonagon } Justice Court - Before John  
 Joseph Carbis } Reside July 8.  
 vs } 1859  
 Luther Johnson } Summons issued return-  
 able the 15<sup>th</sup> inst at  
 9 o'clock A.M.

Summons returned served personally,  
 July 8<sup>th</sup> 1859 By Sylvester Smith

Caustable fees 31 cts  
 July 15. 1859 at 10 o'clock A.M. Case called -  
 parties in Court and answer by their attys -  
 Geo. Jones for plff and Sherman for Def.  
 Plff declares in an action of trespass on the case  
 to his damage \$300 or under for Bal due on contract  
 between Plff & Def, which said contract is as follows:  
 Def agreed to deliver to Plff 50 cords of wood at  
 plff's house in the village of Ontonagon or at  
 any other place in said village as plff might di-  
 rect - 20 cords of said wood to be mixed at  
 the price of \$2.50 and balance of 30 cords to be  
 hard wood at the price of \$3 per cord, which  
 said wood Def has failed to deliver as he agreed  
 to, although often requested to do the damage  
 of Plff as above \$300 or under - Plff also  
 declares for goods, wares, and merchandise sold  
 and delivered by plff to Def at Def's request,  
 which Def has refused to pay for although  
 often requested, to his damage or above \$300 or under  
 Def pleads the general issue and gives notice of set-off  
 Plff gives notice that said fifty cords of wood  
 constitute the sole and only claim to be  
 by said declaration to be understood  
 On application of Def case adjourned to the  
 26<sup>th</sup> day of August next at 9 o'clock A.M.  
 August 26. 1859 at 10 o'clock A.M. Case called -  
 Plff answers by Jones to Jones & Sherman  
 Def in atk default. On motion of plff case  
 further adjourned to the 30<sup>th</sup> inst at 2 o'clock  
 P.M.

See p 113 bottom



State of Michigan  
County of Ontonagon

Justice Court - Before John Schick  
July 1. 1859

John Rogers

vs  
James Stephens

Summons issued returnable  
the 12<sup>th</sup> inst at 2 o'clock  
in the afternoon

Summons returned served personally July 2. 1859  
By Wm. H. Knight

Available \$ 1.19

July 12. 1859 at 2 o'clock P.M. Case called -  
Parties in Court and answer in person -  
Plff declares in an action of trespass on the  
case for goods, wares and merchandize sold  
and delivered to Def and at defendant's  
request - to the amount of \$ 2.11

Def pleads the general issue and gives notice  
of set-off. On motion under oath of plff  
case set, served to the 19<sup>th</sup> inst at 2 o'clock  
in the afternoon.

July 19. 1859 at 3 o'clock P.M. Case called -  
Parties in Court and answer in person.

Plff files bill of particulars and \$ 15.93  
Louis J. Dupre sworn says knows the parties  
to said suit, that plff's Book are correct  
and he has himself delivered to Def the greatest  
of the articles charged in said bill of particulars  
whereupon Judgment is hereby rendered in favor  
of the said plaintiff and against the said defen-  
dant for said sum of Fifteen dollars and  
ninety three cents damages, together with  
two dollars and forty two cents costs of suit

John Schick  
Justice of the Peace

1.19  
13  
25  
13  
26  
31  
25  
2.42

State of Michigan  
County of Ontonagon  
Anthony Lennig and  
Michael Rabbee

Judicial Court - Before John  
B. Schick July 5. 1859  
Summons issued returnable  
the 15<sup>th</sup> inst at 3 o'clock  
in the afternoon

Summons returned personally July 6<sup>th</sup> 1859  
By John Rooney

Special Contable  
July 10<sup>th</sup> 1859 at 4 o'clock A.M. Case called  
Parties in Court answering by atty - Plff by A. -  
Sherman and Def by Esq. James -  
Plff declares in an action of trespass assumption  
for the use and occupation of a certain house and  
houses, barns, sheds and stables, and also for the  
use and occupation of certain gardens, meadows  
and fields, had by Def of Plff - to his damage  
\$ 300 or under, at a place called and known  
as the Forest Mine in the county of Ontonagon  
Def pleads the general issue and special matter  
of offset that the Def did not at the time  
stated in plff's declaration and bill of particulars  
use and occupy the premises stated in said  
bill and declaration, nor any other premises  
of Plff at the time mentioned, and that he is  
indebted to said plff

Plff files bill of Particulars with the Court  
On request of Plff case adjourned to the  
12<sup>th</sup> day of August next at 9 o'clock  
in the forenoon

Aug<sup>12</sup> 1859 at 9 o'clock A.M. Case called  
Parties in Court by their said attorney -  
On motion of Def case adjourned to the  
2<sup>nd</sup> day of Sept next at 9 o'clock A.M.

September 2, 1859 at 10 o'clock A.M. Case  
called Plff makes default and Def does not  
appear. Whereupon judgment is hereby rendered  
against said plaintiff for cost of suit \$ 205

Costs paid

John B. Schick  
Justice of Peace

ln 23  
pp 25  
ln 84  
pld 13  
13  
ln 25  
25  
\$ 205

State of Michigan  
County of Ontonagon  
The People

vs  
Wm. Hahn

Justice Court - Before John B. Schick  
Schick Vol. 19. 1859

Warrant issued returnable  
forthwith delivered to Constable  
Chamberlin

Warrant returned served by having prisoner in  
Court - Complaint read - plea not guilty -  
Francis Raitt sworn and also Samuel  
Werner - Prisoner fined five dollars and  
costs - fine remitted on representations made  
John B. Schick  
Justice of the Peace.

The People  
vs  
Hans S. Bond

Continuation

At Stage last Wednesday, the 3<sup>rd</sup> of Aug<sup>r</sup> from the  
village of Maple Grove to the mouth of Ontonagon  
that he was sitting on side of the driver in front  
that after having paid the mileage of Maple Grove  
for a very short distance, defendant came  
running, hallowing for the stage to stop, heard some  
say go ahead, the driver drove on smartly,  
def came running in between the horses and the  
stage, took hold of the lines in an angry manner -  
crying and stamping - that the driver told defendant  
several times to let go and go away, and that  
def would not let go - that the driver hit def  
several blows with the small end of his whip -  
and def not letting go, driver hit him with  
the other end of the whip - then def let go the lines  
Whereupon the Court hereby fines that said defendant  
for the sum of \$10 and costs of prosecution  
\$2.85

John B. Schick Justice of the Peace

State of Michigan }  
County of Eaton }  
John Rogers

Justice Court Before John B  
Schick July 1<sup>st</sup> 1859

The Flint & Lake Mining Company }  
as Garnishee }

Garnishee summons issued  
returnable<sup>th</sup> 12 inst at 2 o'clock  
P.M.

Summons returned served  
by copy on the Company and paid fees 1 dollar  
July 2. 1859 By Wm H Knight  
Contable fees 1.19

July 14. 1859 Rec<sup>d</sup> Letter of the Clerk  
J. P. Wait of said Co stating that there  
was due \$40.30 to James Stephens who  
said Co was garnisheed on a/c of said  
Stephens

July 12. 1859 at 3 o'clock P.M. Case called -  
Plff appears. Def in garnishee makes default -  
case adjourned to 19 inst at 2 o'clock P.M.

July 19. 1859 at 3 o'clock P.M. Case called  
Plff appears - Garnishee makes default -  
Plff declares in an action of trover on a  
Judgment recovered by Plff against James  
Stephens on whose account said Company  
has been garnisheed - and Judgt \$1593  
and costs \$2.42 - Garnishee costs \$3.31

Whereupon Judgment is hereby rendered in  
favor of the said Plaintiff and against the  
said Garnishee for the sum of Twenty  
one dollars and sixty six cents (\$21.66)

John B Schick  
Justice of the Peace

1.19  
1.19  
25  
13  
11  
13  
26  
25  
-----  
\$3.31  
2.42  
15.93  
-----  
21.66

State of Michigan  
County of Ontonagon

Judicial Court, Before John B. Schick  
July 19. 1859

William Hahn  
vs  
Francis Parth

Summons, if not returnable  
the 27<sup>th</sup> inst at 3 o'clock  
P.M.

Summons returned served personally,  
July 19<sup>th</sup> 1859 By Sylvester Smith  
constable fees 31.

July 27. 1859 At 4 o'clock P.M. Case called.  
Plaintiff in Court and answers in person -  
Def makes default.

Plff declares in a bill of lading on the case  
for wood and provisions sold and delivered  
by Plff to Def at the particular request of Def  
to Plff's damage \$6.50. Plff having pro-  
duced his book and receipts in support of  
his claim to the satisfaction of the Court -

Whereupon the Court hereby renders judg-  
ment in favor of the said plaintiff and  
against the said defendant for the sum  
of six dollars and fifty cents dam-  
ages, together with ninety four cents  
costs of said

John B. Schick  
Justice of the Peace

State of Michigan Justice Court Before Schick  
Out on a grand jury Schick July 15<sup>th</sup> 1859

John Thomas }  
Robert Pengeter } Writ of attachment issued  
returnable the 26<sup>th</sup> inst at 2  
o'clock P.M.

Writ returned served by attaching the money  
credits and effects of the said def in the hands  
of the Minnesota Mining Company and by leaving  
a copy of said writ at the office of said Company  
July 18. 1859 By etyres Stockly  
Special Constable for \$ 1.19 1/2 =

July 26<sup>th</sup> 1859 at 3 o'clock P.M. case called  
Plff appears and answers in person. Def  
makes default. Plff declares in an action of  
trespass on the case for goods, wares and  
merchandise sold and delivered to Def to  
damages of plff \$ 30 - Case adjourned  
according to law in such case made and  
provided to the 30<sup>th</sup> day of August next  
at 3 o'clock P.M.

Aug<sup>th</sup> 30. 1859 at 3 o'clock P.M. case  
called - Plff appears and Def makes default  
Plff files bill of particulars for the amount  
of \$ 22.50, and prones the said amount to be  
due him from Def  
Whereupon the Court hereby renders judgment  
in favor of the said plaintiff and against  
the said defendant for the said sum of  
Twenty two dollars and fifty cents damages  
together with two dollars and sixty three  
cents costs

John Schick  
Justice of the Peace

Recd on the above Judgment \$ 13<sup>62</sup>/<sub>100</sub> per  
Minnesota Mining Company  
Sept 1<sup>st</sup> 1859

John Thomas

119  
154  
2.63

State of Michigan } Justice Court. Before John B  
 Ontonagon County } Schick July 15. 1859  
 John Thomas }  
 The Mineral Mining Company }  
 Garnisher of R Penland }

Writ of Garnisher in attachment  
 issued returnable the 26<sup>th</sup>  
 instant at 2 o'clock P.M.

Writ returned served by sum-  
 moning said company by leaving a copy of the  
 writ of attachment and annexed affidavit, together  
 with a written notice that they appear before  
 John B Schick, Justice in said writ mentioned  
 on the 26<sup>th</sup> day of July inst, and answer under  
 oath all questions to be put to them touching  
 their indebtedness to said R Penland  
 July 18. 1859 By J. W. Cook

paid Garnisher \$1.00 Special constable

July 26. 1859 at 3 o'clock P.M. Jury called -  
 Parties in Court. and to said Garnisher  
 answering by J. W. White Clerk of said C<sup>t</sup>  
 being duly examined says that said Company  
 is indebted to Robert Penland on whose  
 acct they have been garnished, in the sum  
 of \$18.88

z. 63

\$18.88  
 5.26  
 13.62

State of Michigan } Justice Court - Before  
 County of Ontonagon } John B. Schick July 21. 1859  
 The People }  
 vs }  
 Henry Bean } Summons issued return =  
 able forthwith delivered  
 to Office Smith

July 22 = 1859 Summons returned  
 personally served by Smith  
 Constable fees 31 <sup>cts</sup>

July 26. 1859 at 11 o'clock in forenoon -  
 Whereas John Dolan, overseer of highways  
 of District No 2 in township of Ontonagon  
 has made complaint on oath before me,  
 the undersigned a Justice of the Peace in and  
 for said county, that said defendant ne-  
 glected to do work or commute the high-  
 way taxes assessed against him, having been  
 duly notified by the said overseer, and  
 whereas summons has been issued and served  
 upon said defendant to appear and show  
 cause why judgment should not be rendered  
 against him - and whereas the said defen-  
 dant did not appear, nor show such cause  
 Judgment is hereby rendered against said  
 defendant and in favor of the said People  
 of the State of Michigan in the sum of one  
 dollar and twenty five cents damages,  
 besides costs of prosecution one dollar and  
 forty five cents

1 25  
 1 15  
 2.70

John B. Schick  
 Justice of the Peace

Rec<sup>d</sup> payment of the above judgment  
 Nov 11<sup>th</sup> 1859

John Dolan  
 Overseer



State of Michigan } Justice Court. Before  
County of Ontonagon } John S. Schick July 22. 1859

vs  
Asse Jeffrey  
vs  
Frank Lawler

} Summons, served returnable  
the 29<sup>th</sup> inst at 2 o'clock  
in the afternoon

Summons returned served personally 23<sup>rd</sup> of July 1859  
By S. T. Chamberlin Court able fees \$1.00  
July 29. 1859 at 3 o'clock P.M. case called. Parties  
in Court and answering personally.

Plff declares in an action of trespass on  
the case for goods, wares and merchandise  
sold and delivered by Plff to Def at Def's  
request, to his damage, \$15.

Def pleads to general issue  
Plff files bill of particulars for price beer &c  
to amt of \$11.25. Def admits said bill to be  
correct and consents that a Judgment may be  
rendered against him for the said amount.

Whereupon the Court hereby renders judgment in  
favor of the said Plaintiff, and against the said  
Defendant for the said sum of eleven dollars  
and twenty five cents damages, together with  
two dollars and fifteen cents costs of suit

John S. Schick  
Justice of the Peace

State of Michigan }  
 County of Ontonagon }  
 Judge Court Before John  
 B. Schick, July 22<sup>nd</sup> 1859

Asa Jeffrey }  
 vs }  
 Hercules Lincomb }  
 Summons issued returnable  
 the 29<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Summons returned served personally  
 July 23<sup>rd</sup> 1859 by J. H. Chamberlain  
 Constable \$ 1.45

July 29. 1859 at 3 o'clock P.M. Case called  
~~Shawyer~~ in Court and answering in person -  
 Defendant's default. Plff declares in an  
 action of trespass on the case for goods,  
 wares and merchandize sold and delivered  
 by Plff to Def at the request of Defendant  
 to his damage \$ 300 or under  
 Plff files Bill of Particulars to the amt  
 of \$ 13.50

Plff proves his bill by his books and other  
 testimony -

Whereupon the Court hereby renders judg-  
 ment in favor of the said plaintiff and  
 against the said defendant for the said  
 sum of Thirteen dollars and fifty cents  
 damages, together with two dollars and  
 seventy five cents costs of suit

John B. Schick  
 Justice of the Peace

State of Michigan }  
County of Ontonagon } Justice Court - Before John  
P. Schick July 26<sup>th</sup> 1859

Charles Auger }  
vs }  
Samuel T. Jones } Summons issued returnable  
August 3<sup>rd</sup> next at 9 in the fore  
noon

Summons returned served personally July 27<sup>th</sup> 1859  
By S. Smith

Constable for 31<sup>st</sup> pair

Aug 3. 1859 at 9 o'clock A.M. the case called -  
Parties and Court and answer in person.

Plff declares in an action of trespass on the  
case for rent and use of tools during this  
year - Defendant pleads to general issue and  
gives notice of del off.

The matter on oath of Def case adjourned  
to the 26<sup>th</sup> inst at 9 o'clock A.M.

This trial is hereby discontinued by  
amicable settlement of both parties  
appearing together and costs paid

Costs paid

John P. Schick  
John P. Schick  
Justice Clayton

State of Michigan  
County of Ontonagon

Judicial Court Before John  
Schick July 27. 1859

William Condon  
vs  
Jacob Smartz

Summons issued returnable  
on the 5<sup>th</sup> day of August  
at 3 o'clock P.M.

Summons returned served personally July 28.  
1859 by S. Chamberlain

Countable 31 to  
August 5. 1859 at 4 o'clock P.M. Case called -  
Plff appears and answers by Geo. Jones atty -  
Def makes default - Plff declares in an action  
of trespass on the case for goods, wares and  
merchandise sold and delivered to Def  
at his request to his \$200 or under, also  
for costs and fees paid by Plff for Def for  
foreclosure of certain mortgage given by Def  
to Plff amounting to \$35.96

Plff files bill of particulars and \$66.24  
Geo. Condon and Geo. Jones having been  
sworn and examined in the matter  
the Court hereby renders judgment in fa-  
vor of the said Plaintiff and against  
the said Defendant for the sum of  
Sixty six dollars and twenty four  
cents damages together with one  
dollar and thirty one cents costs of suit

John Schick  
Judge of the Peace

State of Michigan  
County of Ontonagon

Judge Court Before John P. Childs  
August 4. 1859

The People  
vs  
James T Bond

Warrant issued returnable  
forthwith - delivered to officer  
Smith

Warrant returned served by having  
defendant in Court August 5. 1859 at 9 o'clock  
in the forenoon By Sylvester Smith  
Under Sheriff 75-

Execution postponed until 10 o'clock A.M. of  
the same day

August 5. 1859 at 11 o'clock A.M. Parties in Court -  
Witnesses not being all present - Case further contin-  
ued until 2 o'clock P.M. same day -

Aug<sup>5</sup>. 1859 at 2 o'clock P.M. Case called  
Parties in Court - A. Sherman on the part of  
the People and def in person.

Complaint being read, party pleads not guilty -  
William P. Balding sworn says that on the 5<sup>th</sup> day of  
Aug<sup>5</sup> last passed in the afternoon about 2 o'clock  
he was riding with a number of Ladies and Gentles  
from the village of Maple Grove in said  
county to the mouth of the Ontonagon in the  
open stage conveyance of Edwin Emmont,  
that said stage is the regular stage carrying  
the mail between the said two places, that after  
having passed the said village of Maple Grove  
a short distance, James T Bond, the Defendant  
ran by, and between the horses and the stage,  
taking hold of the harnessing and trying to take  
the lines, does not know whether def got  
hold of the lines or not - called to the driver  
to stop, - driver told def several times to let  
go and go away; that he would not stop and  
had no decision to stop, that def would  
not let go - then the driver struck def several  
blows with the small end of his whip -  
def still holding, driver struck him with the

See 93 Bottom

State of Michigan  
Ontonagon County  
Wilhelm Ludwig  
vs  
Jacob Bohringer &  
The Mineral M'g Company  
as garnishees

Justice Court Before John B  
Schick July 23. 1859

Garnished summons issued  
returnable the 3<sup>rd</sup> day of  
Sept next at 2 o'clock  
in the afternoon

Summons returned served by  
having the same accepted by J. H. White Clerk  
paid fees \$1 July 28<sup>th</sup> 1859 By A. Stockly  
Special Constable \$1.00

Sept 3, 1859 at 3 o'clock P.M. Case called  
Plff appears and answers - Garnishee made  
default. Plff declares in an action of trover  
for a judgment recovered against Jacob  
Bohringer on the 2<sup>nd</sup> day of Sept 1859  
and \$15<sup>00</sup> damages, and \$2.75<sup>00</sup> and  
interest thereon

Sept 8 1859  
into - 96  
costs 2.75  
Fees 3.00  
\$ 21.71

Whereupon the Court hereby renders judgment  
in favor of the said Plaintiff and against  
the said Garnishee Defendant in the sum  
of twenty one dollars and seventy cents  
\$ 21.71

John B. Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon

Judicial Court - Before John B. Schick Aug<sup>th</sup> 3. 1859

Samuel A. Parker  
vs  
Richard M. Donaldson

Writ of attachment, issued re-  
turnable the 10 inst at 10 o'clock  
in the forenoon

Writ returned served by attaching the property,  
money, credits, and effects of defendant, in the  
hands of Geo. Lane and Jas. A. Hubbell, and  
having certified copy with them - Aug<sup>th</sup> 4  
1859 By Sylvester Smith  
Constable 50

Aug<sup>th</sup> 11. 1859 at 10 o'clock A.M. Case called  
Plf appears - Def makes default - In motion  
of plf case continued until the 13<sup>th</sup> d<sup>y</sup>  
of Sept next according to Law in such  
case made and provided

Sept 13. 1859 at 11 o'clock A.M. Case called  
Plf appears and answers in person - Def  
makes default. Plf declares in an  
action of trespass on the case for goods,  
wares and merchandise sold and delivered  
at the request of Def within the months of  
Aug<sup>th</sup> and Sept 1857 and to \$33.43  
Plf files bill of particulars, to said writ  
and proves the same by his books in Court  
and examined, and by his own affi-  
davit. Judgment is hereby rendered  
in favor of the said Plaintiff and  
against the said defendant and for the said  
sum of Thirty three dollars and  
forty three cents damages, together  
with one dollar and ninety eight cents  
costs of suit

John B. Schick  
Justice of the Peace

State of Michigan }  
County of Outaouga }  
Samuel A Parker

Justice Court - Before John B  
Schicko Aug<sup>2</sup> 3. 1859

vs  
Geo L Jones & Jay A Hubbell  
as Garnishers on ac  
R M Donaldson

Writ of garnishes in attachment  
issued returnable to 11 inst  
at 11 o'clock A.M.

Writ returned served sum-  
moning the said garnishers by leaving with them  
a copy of said writ together with a notice for them  
to appear on the 11 inst at 11 o'clock A.M. before  
the Justice in said writ mentioned and answer  
under oath all questions to be put to them  
touching their indebtedness to the said R. M.  
Donaldson Aug<sup>2</sup> 4. 1859 R. Smith

Constable 5-11

August 11. 1859 at 11 o'clock A.M. Case  
called. Plff appears - Defi Garnisher does  
not appear - On motion of Plff case  
continued to the 13<sup>th</sup> day of Sept next  
at 10 o'clock A.M.

Sept 13. 1859 at 10 o'clock A.M. Case called -  
Parties in Court. Plff in person and Garnisher  
by Jay A Hubbell - And said garnisher being  
duly examined, says that Geo L Jones & Jay A Hubbell  
are indebted to Rich<sup>d</sup> M Donaldson in the sum  
of \$37<sup>41/100</sup>

Sept 26. 1859 at 3 o'clock P.M. Case called. Plff answers  
Garnisher makes default. A short summons having  
been issued on the 23 inst returnable to the 26<sup>th</sup> inst at  
2 o'clock P.M. Service having been accepted -  
Plff declares in an action of trover against  
the said garnishes, as having moneys in their hands  
belonging to Rich<sup>d</sup> M Donaldson against  
whom Plff has recovered judgment in a writ of  
attachment - Judgment is hereby rendered in  
favor of the said plaintiff and against the said  
garnishes for the said thirty seven <sup>41/100</sup> dollars  
(\$37.41) John B Schicko

Justice of the Peace



State of Michigan  
Out on a grand Jury  
The People  
vs  
Thomas B. Rundle

Justice Court. Before John  
Schick No July 23. 1859  
Summons issued returnable  
forthwith - delivered to  
officer Nyes Stockly

Summons returned personally served  
July 29. 1859 By Nyes Stockly

Special Constable \$1  
Sept 3. 1859 at 3 o'clock P.M. Clear called -  
Whereas J.C.S. Brooks, overseer of  
the highways of District No 2 in the township  
of Rockland, in said county, has made complaint  
on oath before me, the undersigned, Justice  
of the Peace in and for said county, that the  
said defendant neglected to work or cause  
to be made the highway taxes assessed against him,  
being duly notified by said overseer Brooks,  
and whereas a summons has been issued  
and duly served and returned, requiring the  
said defendant to appear forthwith and show  
cause why judgment should not be rendered  
against him, and whereas the said defendant  
did not appear, nor show any such cause,  
Judgment is hereby rendered against him  
the said defendant Joseph B. Rundle  
for the sum of one dollar and twenty five  
cents damages, in favor of the People of the  
State of Michigan, together with the costs  
of prosecution in the sum of three  
dollars and sixty three cents.

1.25  
3.63  
4.88

John Schick  
Justice of the Peace

The Minnesota Mining Company being garnished  
and indebted to the said defendant, judgment  
is hereby rendered against the said Company  
for the amount of Four \$4.00 Dollars

\$ 4.88

John Schick  
Justice of the Peace

State of Michigan }  
 County of Ontonagon }  
 The People }  
 vs }  
 Edwin Emmons }  
 as Garnishee on }  
 a/c of H. Beane }

Justice Court Before  
 John P. Schick Aug<sup>th</sup> 1. 1859

Garnishee Summons if not  
 returnable the 10<sup>th</sup> inst at 9  
 o'clock in the forenoon

Summons returned served personally and  
 fees waived Aug<sup>th</sup> 1. 1859 P. S. Wittke

Constable fees 31  
 Aug<sup>th</sup> 10. 1859 at 10 o'clock A.M. Case called  
 and the said Garnishee Edwin Emmons  
 being duly sworn deposes and says that he is  
 indebted to Henry Beane, on whose a/c he  
 has been garnisheed, in the sum of at  
 least \$5 and that judgment may be rendered  
 against him for the said amount, and that  
 he waives the proofs of short summons  
 to show cause why judgment should  
 not be rendered against him -  
 Whereupon the Court hereby renders judgment  
 in favor of the said plaintiff and ~~the~~ <sup>against</sup> said  
 defendant for the sum of Four dollars  
 and thirty two cents (\$4.32)

John P. Schick

Paid payment Justice of the Peace  
 of the above judgment  
 from the said Garnishee  
 Emmons \$4.32

John P. Schick  
 Justice

State of Michigan } Justice Court - Before John  
County of Ontonagon } B Schick Aug<sup>1st</sup> 1<sup>st</sup> 1859  
Louis Weber

vs  
Asia Loules } Summons issued returnable  
Aug<sup>11<sup>th</sup></sup> next at 9 o'clock  
in the forenoon

Summons returned served personally and  
copy left Aug<sup>2<sup>nd</sup></sup> 1859 by S Smith

Aug<sup>11<sup>th</sup></sup> 1859 at 11 o'clock M. Case called.  
Parties in Court and answering personally. By  
consent case kept open until noon of the same  
day

Suit amicably settled and cost to be  
paid by Plff \$0.92

X Carbis vs Johnson } Continuation

Aug<sup>30<sup>th</sup></sup> 1859 at 3 o'clock P.M. Case  
called. Parties in Court answering by their  
respective attorneys James Sherman - By consent  
further adjourned to 15<sup>th</sup> September 9 o'clock  
A.M.

Sept 15. 1859 Case called - Parties not in  
Judgment is hereby rendered against the  
plaintiff for costs in the sum of  
one dollar seventy three cents

Costs paid John B Schick  
Justice of the Peace

State of Michigan  
County of Outaouga

Louis Weber

vs  
Messrs Willard & Norman Esq  
as Garnishes in a/c  
of Louis

Judicial Court - Before John  
Belcher Esq Aug 15 1859

Garnish summons issued  
returnable Aug 21<sup>st</sup> 1859 - next  
at 9 o'clock a.m.

Summons returned served per  
sonally and fees paid Aug 18 1859  
By Sylvester Smith

Costable fees 31 1/2

Suit amicably settled and costs to be paid  
by Plff \$ 1.17

92  
\$ 2.09

State of Michigan } Justice Court - Before  
County of Ontonagon } John Schiokke Aug<sup>th</sup> 9  
1859

Peter Schmitt }  
John Zeller } Summons issued returnable  
the 17<sup>th</sup> inst at 3 o'clock  
in the afternoon

Summons returned served personally the  
11<sup>th</sup> day of Aug<sup>th</sup> 1859. Stockly  
Special Constable 65-

*[Faint, illegible handwriting, likely bleed-through from the reverse side of the page.]*

State of Michigan  
County of Ontonagon

Louis Weber  
vs  
Caspar Meile

Judicial Court - Before John B  
Schick Aug<sup>st</sup> 12. 1859

Summons issued returnable  
the 23<sup>rd</sup> inst at 3 o'clock  
in the afternoon

Summons returned served personally Aug<sup>st</sup>  
the 13<sup>th</sup> 1859 By A. Stockly  
Special Constable

Aug<sup>st</sup> 23. 1859 at 3 o'clock P. M. Cas.  
called. Parties in Court and answering  
in person.

Plff declares in an action of trespass  
on the case for goods, wares and merchan-  
dize sold and delivered to Def<sup>nd</sup>ant \$34.90  
Suppleds. to general issue  
Plff files bill of particulars

The cause being argued and settled  
parties to a Judgment of \$20.90  
to be rendered in favor of Plff  
Judgment is hereby rendered in favor  
of the said plaintiff and against the  
said defendant for the said sum  
of twenty dollars and ninety cents  
damages, together with two dollars  
and fifteen cents costs of suit

John B. Schick  
Justice of the Peace

State of Michigan }  
 Antwerp County }  
 Louis Weber }  
 The Minnesota Mining }  
 Co etc of Cass Mich }  
 Justice Court Before John  
 B. Schick Aug<sup>13</sup> 1859  
 Garnish Summons issued  
 returnable the 23<sup>rd</sup> inst  
 at 3 o'clock in the  
 afternoon

Summons returned served this same being  
 accepted by S. P. Waite Clerk fees paid  
 \$1 Aug<sup>13</sup> 1859

Aug<sup>23</sup> 1859 at 3 o'clock P.M.  
 Court comes into court the said garnisher  
 and being duly examined deposes and  
 says the Minnesota Mining Company are  
 not indebted to said Cass Mich on  
 whose a/c they have been garnished  
 Judgment of cost is hereby rendered  
 against the said plaintiff in the sum  
 of one dollar and ninety four cents  
 I John B. Schick  
 Justice of the Peace

State of Michigan  
County of Autauga  
The People  
vs  
Margret Bond  
vs  
James Bond

Justice Court - Before  
John B. Schrick Aug 15  
1859

Warrant issued returnable  
forthwith, delivered to Sheriff  
also two subpoenas  
On complaint of William  
Doe

Warrant returned served by having prisoners in  
Court - Aug 16. 1859 at six o'clock P.M.  
By S. H. Chamberlin Constable \$ 5.64  
Serving subpoena 1.10

Case called - Complaint read - Plea not guilty -  
Jas. H. Hubbel acting as prosecuting attorney, and  
Abner Sherman for def. Mr. Walbank being  
security for the costs of the complainant  
William Bond, Joseph Selder, Isaac M. Henry,  
Oliver Lewis, Frank Sawyer & John Boerz  
with having been duly sworn and examined  
touching the said complaint, the prisoners were  
and hereby are discharged, and Judgment is  
hereby rendered against the said William  
Doe complainant for the sum of  
Twenty dollar, and sixty eight cents  
costs of prosecution

John B. Schrick  
Justice of Peace

Court	7.74
Const	75
off	25
Mar 65	
clerk	75
oath	30
defnd	2.64
indf	25
	494
	774
\$	12.68



State of Michigan  
County of Ontonagon  
The People

Justice Court - Before  
John B. Schick  
Sept 20. 1859

Bridget Weber

Warrant issued returnable  
forthwith delivred to  
Officer Smith

Warrant returned served by having the  
prisoner in Court Sept 20. 1859 at  
3 o'clock P.M. By Officer Smith

Courtable 56

Case called. Parties answered. Answer thrown  
on the part of prosecution - George Law  
for defendant. Complaint being read -  
prisoner pleads not guilty - Case adjourned  
to 23<sup>rd</sup> inst at 9 o'clock A.M. Prisoner re-  
leased on his word of honor to keep the peace,  
and promise to reappear.

Sept 23. 1859 at 9 o'clock A.M. By reas-  
sons alleged and motion of complainant  
cause further postponed until the 26<sup>th</sup> inst  
at 4 o'clock P.M.

Sept 26. 1859 at 5 o'clock P.M. For want of  
prosecution prisoner discharged and judgment  
is hereby rendered against

State of Michigan } Justice Court. Before  
 County of Ontonagon } John B. Schick Sept 12<sup>th</sup> 1859  
 Louis Weber

vs  
 Caspar Mc Cile } Summons issued returnable  
 the 23<sup>rd</sup> inst at 3 o'clock  
 in the afternoon  
 Summons returned served personally  
 Sept 13<sup>th</sup> 1859 By A. Hocky  
 Special Constable

State of Michigan } Justice Court. Before John  
 County of Ontonagon } B. Schick Sept 27<sup>th</sup> 1859  
 Joseph Casper

vs  
 The National Mining Company } Summons issued returnable  
 Sept 2<sup>nd</sup> 1859 at 2 o'clock  
 in the afternoon  
 Summons returned served by copy left with  
 Mr. Webb Sept 27 1859 By  
 Syl Smith

Constable 41  
 Sept 2. 1859 at 3 o'clock P.M. Case called  
 parties in court and answering by their  
 attys. Sherman for Pff & J. Hubbell  
 for Defs. By consent of parties, case  
 postponed to the 23<sup>rd</sup> inst at 9 o'clock  
 in the forenoon, without prejudice to  
 either party

State of Michigan  
Ontonagon County

Judge Court Before  
John B. Thiel Aug 12  
1859

Louis Weber  
vs  
The Minnesota Mfg  
Co of Meile  
Garnishes

Garnishes summons filed  
returnable to 23<sup>rd</sup> day  
of Aug at 3 o'clock  
in afternoon

Summons returned served the  
same being accepted by the Clerk J.P. White  
Aug 13. 1859

State of Michigan  
County of Ontonagon  
James Ryan  
vs  
James Lynch

Justice Court - Before John  
B. Schick's Aug<sup>29</sup> 1859

Writ of attachment issued  
returnable the 7<sup>th</sup> day of  
September next at 2 o'clock  
in the afternoon

Writ returned served by attaching to money,  
property, rights, credits and effects of said  
def in the hands of the Adventure Mining Company  
and serving of said writ with said Company  
the same being left with Thomas Ruggie ag<sup>t</sup>  
Aug<sup>29</sup> 1859 by Syl Smith

Constable 50  
Aug<sup>27</sup> 1859 at 3 o'clock P.M. Car called -  
Plff appears in person - Def makes default  
Plff declares in a return of trespass on the car  
for Board, Lodging, money lent and sundries furnished  
to Def and at Def's request, during and since  
the year 1857 up to the present time and \$25.  
On motion of Plff car adjourned to the 12<sup>th</sup>  
day of Oct next <sup>at 2 o'clock P.M.</sup> according to law in the  
car made and provided

Oct 12<sup>th</sup> 1859 at 3 o'clock P.M. Car called  
Plff appears - Def makes default -

Plff files bill of particulars to the amount  
of \$25 and proves the same by books in  
Court and his own affidavit. Whereupon  
the Court hereby renders judgment in favor  
of said Plaintiff and against the said Defen-  
dant for the sum of twenty five dollars  
damages, together with five dollars costs  
of suit John B. Schick

Justice of the Peace

State of Michigan  
County of Ontonagon

James Ryan  
vs  
James Lynch  
Adventure Mining Company  
Garnishes

Justice Court - Before John B. Schick  
Sept 29. 1859

Writ of Garnishes in attachment  
issued returnable the 7<sup>th</sup> day  
of Sept next at 2 o'clock  
in the afternoon

Writ returned served by leaving with the  
Buzzo of said Co a copy of said writ of  
attachment and a copy of the within affidavit, together  
with a written notice to appear before the said  
John B. Schick, Justice in said writ mentioned,  
on the 7<sup>th</sup> day of Sept next at 2 o'clock PM  
to answer under oath questions to be put to them  
concerning their indebtedness to said James  
Lynch

Garnishes returned By Sylvester Smith

Sept 7. 1859 at 3 o'clock P.M. Court called -  
Plff appears and Garnishes make default. On  
motion of plff court adjourned to the 12<sup>th</sup>  
day of October next at 2 o'clock P.M.

Oct 12. 1859 at 3 o'clock P.M. Court  
called. Now comes into Court the said  
Thomas Buzzo, who being duly examined  
deposes and says that the Adventure Mining  
Company is sufficiently indebted to  
James Lynch to pay the claim of \$25  
of James Ryan against said Lynch,  
and that Judgment for said amount  
and costs may be rendered against  
said company. Whereupon the  
Court hereby renders a Judgment in  
favor of said plaintiff and against  
the said company for the sum of  
thirty dollars

John B. Schick

Justice of the Peace

State of Michigan } Justice Court - Before John  
County of Outwascagon } B. Schick Schick 29. 1859

Thomas Moran }  
vs }  
Edward Walsh } Summons issued returnable  
Sept 7<sup>th</sup> next at 2 o'clock  
P.M.

Summons returned served perso-  
nally Aug<sup>th</sup> 30<sup>th</sup> 1859 By Arthur Parks

Caustable 1.01

Sept 7. 1859 at 2 o'clock P.M. Case called -  
Parties in court and answer in person -  
Plff declares in an action of trespass on the  
case for Board and Lodging furnished to Def  
and family at Def's request, and also for money  
lent to Def at different times during <sup>the</sup> ~~the~~  
year 1854 up to the present - to his damage \$300  
or under

Def pleads to general issue and gives notice of  
a set-off.

By request of plff case adjourned to the  
10<sup>th</sup> inst at 4 o'clock P.M.

Sept 10. 1859 at 5 o'clock Case called, Parties  
appear in person

Plff produces bill of particulars, on two  
witnesses to wit: Isabelle Boerscher and Michael  
McKough and the same having been ex-  
amined, and the said bill of particulars argued  
at length. The Court hereby renders judgment  
in favor of the said Plaintiff and against the  
said Defendant for the sum of Thirteen  
dollars and eighty two cents (\$13.82) dam-  
ages, together with \$2.38 witness fees and  
four dollars and seventy five cents cost of  
suit

Costs paid John B. Schick  
Justice of the Peace

State of Michigan  
County of Dubuque  
Thomas Moran

Judicial Court - Before Schott  
Schott Aug<sup>29</sup> 1859

The Adventure Mining Company  
vs Garnier & Co  
Walsh

Garnier's summons issued  
returnable September next  
to 7<sup>th</sup> at 2 o'clock  
in the afternoon

Summons returned served by copy on  
that Bazaar street of said Company  
and fees paid \$1.09 by Arthur Park,  
Aug<sup>30</sup> 1859 Constable 1.19

Sept 7. 1859 at 3 o'clock P.M. car called  
Plff appears - Garnier makes default -  
On motion of Plff case continued until the 12<sup>th</sup>  
day of Oct next at 2 o'clock P.M.

Costs paid

State of Michigan } Justice Court. Before John  
 Outaouaguem County } B Schick Sept 1<sup>st</sup> 1859  
 John Thomas }  
 John <sup>vs</sup> Englese }

Writ of attachment issued  
 returnable to 9 met at  
 2 o'clock P.M.

Writ returned served by attaching to money,  
 property, credits and effects of said Defendant  
 and serving cop. of said writ on the Minnesota  
 Mining Company in whose hands the same was  
 found, if not being found in the county  
 Sept 5. 1859 B. at Stockly

Special Countable  
 Sept 9. 1859 at 3 o'clock P.M. Case called.  
 Plff appears. Def makes default.  
 Plff declares in an action of trespass on the case  
 for Board & lumber furnished to Def to the  
 amount of \$7 - Case adjourned and  
 continued to the 12<sup>th</sup> day of Oct next at 2  
 o'clock, according to Law in such case made  
 provided

Oct 12<sup>th</sup> 1859 at 3 o'clock P.M. Affin Court -  
 Def makes default. Plff files bill of particulars  
 and proves the same by his Books and his  
 own affidavit. Whereupon the Court hereby  
 renders judgment in favor of the said  
 plaintiff and against the said defendant for  
 the said sum of seven dollars damage,  
 together with five dollars cost of suit  
 John B Schick  
 Justice of Peace



State of Michigan }  
Ontonagon County } Justice Court - Before Schults  
Sept 1. 1859

John Thomas  
vs  
John Ferglar  
Miners & Co of Ontario  
Garnishee

Writ of Garnishee in attachment  
issued returnable the 9<sup>th</sup>  
inst at 2 o'clock in the  
afternoon

Writ returned served by attaching  
the property, money, credits and effects of the  
company belonging to said John Ferglar,  
and by leaving with said company a copy  
of the said writ of attachment together with  
a written notice for said company to appear  
before the said Justice Court <sup>on 9<sup>th</sup> inst 2 o'clock P.M.</sup> and answer under oath  
all questions to be put to them touching their  
indebtedness to said John Ferglar  
Sept 5. 1859 B. Ayres, Clerk

Special Constable  
Sept 9. 1859 at 3 o'clock P.M. Cas called  
Plf appear and answer, Def make default  
On motion of Plf case adjourned to the 12<sup>th</sup>  
day of Oct next at 2 o'clock P.M.

State of Michigan }  
 County of Dutchess }  
 Peter Wick }  
 vs }  
 Thomas Wallis }  
 Merchant Mining Company }  
 Garnished

Justice Court - Before John  
 Schick Sept 14. 1859

Garnished summons issued  
 returnable to 22<sup>nd</sup> instant  
 at 2 o'clock in the  
 afternoon

Summons returned served to same  
 being served accepted by Tho: Buzze  
 Agent of said Company - Garnished fees paid  
 \$1 September 15<sup>th</sup> 1859

State of Michigan  
County of Ontonagon

Judicial Court Before John B. Schick  
Sept 10. 1859

John Rogers  
vs  
John England

Writ of attachment issued re returnable the 20 inst at 2 o'clock in the afternoon

Writ returned served by attaching to money property, credits and effects of said defendant in the hands of the Minnesota Mining Company and by serving copy of said writ on the said company, defendant not being found in the county - September 10<sup>th</sup> 1859 J. B. Schick  
Court Clerk

Sept 20. 1859 at 3 o'clock P.M. Case called. Plff appears - Def makes default. Plff declares in an action of trespass on the case for goods, wares and merchandize sold and delivered by Plff to Def to the amount of \$65<sup>00</sup>/<sub>100</sub>. Plff files bill of particulars for said amount and proves the same to be correct by his books and his own affidavit - case continued according to law in such case made and provided to the 7<sup>th</sup> day of Oct next at 2 o'clock P.M.

Oct 20. 1859 at 3 o'clock P.M. Case called. Plff appears, Def makes default. Plff proves his bill of particulars by his books and his own affidavit. Thereupon the Court hereby renders judgment in favor of said Plaintiff and against said Defendant for the sum of six dollars and fifty cents damages, together with five dollars costs of said

John B. Schick  
Justice of the Peace

Plff's payment in full of above judgment  
Oct 31<sup>st</sup> 1859

Witness  
John B. Schick  
Justice

John Rogers  
vs

State of Michigan } Justice Court. Before John B.  
County of Ontonagon } Schick Sept 10. 1859

John Rogers

The Mineralogical Company  
on the part of J. Temple

Writ of Garnishee in attachment  
issued returnable to 20  
inst. at 2 o'clock P.M.

Writ returned served by attaching  
to property, money, credit and effects of the  
said John Temple in the hands of the Mineralogical  
Company - and by serving a copy of said  
writ of attachment with affidavit, together  
with a written notice for said company to  
appear before said Justice and answer under  
oath all questions touching their indebtedness  
to said John Temple - and paying  
one dollar garnishee fee.

Sept 15. 1859 By A. Stockly

Shere Constable 1.00

State of Michigan } Justice Court. Before John  
County of Ontonagon } B Schrick Sept 14. 1859

Julius Otto for the use  
and benefit of Henry Fisher  
vs  
John J Leake } Summons issued returnable  
to 20<sup>th</sup> instant at 4 o'clock  
in the afternoon

Summons returned served, service accepted  
by said defendant Sept 14 1859

Sept 20. 1859 at 5 o'clock P.M. case called.  
Plff appears and answers. Def makes default.  
Plff declares in an action of trespass on  
the case for a certain promissory note executed  
by def and dated July 23. 1858 and amount-  
ing to \$45<sup>79</sup>/<sub>100</sub> and interest thereon, and  
payable to Henry Fisher Esq. Plff files said note  
with the Court as evidence in the cause

Whereupon the Court hereby renders judg-  
ment in favor of the said plaintiff and  
against the said defendant for the sum  
of Forty nine dollars and forty three  
cents damages, together with one dollar  
and thirty one cents costs

John B Schrick  
Justice of the Peace

State of Michigan  
County of Ontonagon

Justice Court - Before John  
B. Schick Sept 14<sup>th</sup> 1859

Julius Otto for the use and  
benefit of Henry Fisher

Summons issued return-  
able the 20<sup>th</sup> instant at  
5 o'clock P.M.

John J. Lavake

Summons returned served, service  
accepted by the said defendant Sept 14. 1859  
Sept 20, 1859 at 6 o'clock P.M. Case called -  
Plff appears and answers. Def in a Ks  
default. Plff declares in an action  
of trespass on the case for a certain  
promissory Note, executed by defen-  
dant and dated July 11. 1858, amounting  
to \$40.75 and interest thereon, and payable  
to Henry Fisher Esq. Plff files note with  
the Court as evidence in the case -  
whereupon the Court hereby renders  
judgment in favor of the said plaintiff  
and against defendant for the sum  
of Forty two dollars and fifty six  
cents damages, together with one  
dollar and thirty one cents costs

John B. Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon

Judge's Court - Before  
John B. Schick Sept 11.  
1859

Anton Friedrichs  
vs  
Antonine Mage

Summons issued return-  
able the 20<sup>th</sup> inst at  
2 o'clock P.M.

9 Summons returned served personally  
3.40 Sept 14. 1859 By John Krimer  
12.40 Constable \$ 1.00

Sept 20. 1859 at 3 o'clock P.M. have called -  
Plff answers - Def makes default. Plff declares  
in an action of trespass on the case for goods  
wares and merchandize sold and delivered  
by Plff to Def amounting \$ 9

Plff files bill of particulars to said amount  
and proves the same by his Books & Affidavit  
Whereupon the Court hereby renders judgment  
in favor of the said Plaintiff and against  
the said Defendant for the said sum of

9 00 the said Defendant for the said sum of  
4 70 Nine Dollars damage, together with  
13.70 Four Dollars and seventy cents costs

John R. Schick  
Justice of Peace

Rec<sup>d</sup> payment in full of said Judgment  
per Minerva Mining Co and paid over to  
Samuel White Friedrichs Oct 5. 1859

John R. Schick  
Justice

State of Michigan }  
County of Ottawa }  
John B. White

Judicial Court Before  
John B. White

Sept 10. 1859

Anton Friedrich

Garnishee Summons

The Director <sup>of</sup> Mining  
in a/c of Statute 114

issued returnable for  
20<sup>th</sup> inst at 2 o'clock  
in the afternoon

18.07 Summons returned served the same  
being accepted by J. P. White CLK  
of said Company  
Sept 14. 1859



State of Michigan } Justice Court - Before John  
 County of Ontonagon } B. Schick Sept 10. 1859  
 Anton Friedrich }  
 Frank A. Patrick } Summons issued return-  
 able the 20<sup>th</sup> inst at 3  
 o'clock P.M.

33  
 3.40 Summons returned served personally  
 Sept 14. 1859 By John Keimes  
 Constable \$1.09

Sept 20. 1859 at 4 o'clock P.M. Case called -  
 Plaintiff - Def makes default. Plff de-  
 clares in an action of trespass on the case  
 for goods, wares and mer chandise sold and  
 delivered to def to his damage \$33  
 Plff proves his bill by his books and affidavit  
 whereupon the Court hereby renders judgment  
 in favor of the said plaintiff and against  
 the said defendant for the said sum  
 of Thirty three dollars damages, together  
 with four dollars and seventy cents  
 costs

33 00  
 47 00  
 37 70  
 5 23  
 32 47

John B. Schick  
 Justice of Peace

Rec'd as above Judgment \$ 2.23  
 Oct 8. 1859 Bal due \$ 32.47

State of Michigan } Justices Court - Before  
 County of Ontonagon } John B. Chicks. Sept 11  
 Anton Friedrich } 1859  
 The Mineral Mining Co } Garnishes Summons  
 on a/c of Frank Hatrich } issued returnable  
 the 20<sup>th</sup> inst at 2  
 o'clock P.M.

5.23 Summons returned served the same  
 being service accepted by J. P. Wait  
 Clerk of said Company Sept 14. 1859  
 Rec<sup>d</sup> of Baltimore Mining Company  
 \$5.23 and paid over to Anton  
 Friedrich Oct 8. 1859  
 John B. Chicks  
 Justice of the Peace

State of Michigan  
County of Ontonagon

Judicial Court Before  
John Schick Sept 19<sup>th</sup>  
1859

Shut on Friedrich  
William Graham

Summons issued returnable  
the 20<sup>th</sup> inst at 2 o'clock  
in the afternoon

13.76 Summons returned served personally  
3.40 Sept 14. 1859 By John Krimes  
17.16 Constable 1.19

Sept 20. 1859 at 3 o'clock P.M. Case called -  
Plff appears - Def makes default. Plff de-  
clares in an action of trespass on the  
case for goods, wares and merchandise  
sold and delivered to def, to his damage  
\$13 7/100. Plff files bill of particulars  
and proves the same by his books and his  
own affidavit. Whereupon the Court  
hereby renders judgment in favor of the  
said plaintiff and against the said  
defendant for the said sum of Thirteen  
dollars and seventy five cents dam-  
ages, together with four dollars and  
seventy cents costs of suit

13.76  
4.70  
18.46  
14.25  
4.21

John Schick  
Justice of Peace  
Oct 8. 1859 Rec<sup>d</sup> \$14.25 Paid \$4.21

State of Michigan }  
County of Ontonagon } Justice Court. Before  
John B. Schick Sept 14.  
1859

Anton Friedrich vs The Minnesota Mining Co  
on ac of Wm Graham } Garnishee summons  
ifnd returnable  
the 21 inst at  
2 o'clock P.M

14.25 Summons returned served ~~personally~~  
the same being service accepted  
by J. P. Waite CLK of said Co  
Sept 14. 1859

Rec<sup>d</sup> of the Minnesota Mining Company  
\$14.25 and paid over to same to Anton  
Friedrich Oct 8. 1859

John B. Schick  
Justice of the Peace

State of Michigan  
County of Dutchess

Justice Court - Before John  
B. Schick Dec 13. 1859

William H. Hale  
vs  
Daniel Werner a.  
Garrison & c. of  
Francis Keith

Garrison Summons  
issued returnable  
Dec 25<sup>th</sup> at 3 o'clock  
with afternoon

Summons returned served from  
locally Dec 13<sup>th</sup> 1859 by St. Chamberlin  
Constable for 31

Dec 25. 1859 at 3 o'clock P.M. case called  
parties in Court - case adjourned to the 4<sup>th</sup>  
day of Nov next at 3 o'clock P.M.

State of Michigan }  
 County of Ontonagon }  
 The People

vs  
 John Sullivan }

Justice Court. Before John  
 B. Chick Oct 13. 1859

Warrant issued returnable  
 forthwith, delivered to Sheriff  
 Plummer

Oct 14. 1859 Warrant returned served, having  
 the body of defendant in Court at 3 o'clock  
 P.M. By Peter Mitchell

Deputy Sheriff fees \$2.61  
 Case postponed until 7 o'clock P.M.  
 At 7 o'clock P.M. Case called - Complaint  
 read. Prisoner pleads not guilty -  
 Charles Weber, James Kelle, and George  
 Greenfield having been duly sworn  
 and examined in the matter

The Court hereby orders that said John  
 Sullivan pay a fine of five dollars and  
 the costs of prosecution \$4.61  
 and that prisoner remain in the custody  
 of the Sheriff until said fine and  
 the said costs are paid or that said  
 prisoner be discharged from said  
 custody according to law  
 Cost and fine paid and Rec<sup>d</sup> by the  
 undersigned

John B. Chick  
 Justice of the Peace

State of Michigan  
Out an appearance  
James S Bond  
Richard Waler

Justice Court before John B  
Schick Oct 7. 1859

Summons issued returnable  
the 14<sup>th</sup> inst at 2 o'clock  
P.M.

Summons returned served personally  
Oct 10. 1859 by A Stockley

Special Constable 1.15.  
Oct 14. 1859 at 3 o'clock P.M. Case called -  
Plff answers by C. Sherman. Def makes  
default. Plff declares in an action of  
trespass on the case for board and lodging  
furnished to def amt \$11<sup>57</sup>/<sub>100</sub>  
Car a day amount to \$25<sup>00</sup>/<sub>100</sub> inst at 3 o'clock  
P.M.

Oct 25. 1859 at 4 o'clock P.M. Case called -  
Plff appears and answers by John Greenfield  
Def makes default. Plff files bill of par =  
ticulare to said amount and proves the same  
by his books and affidavits. Whereupon  
the Court hereby renders judgment in favor  
of said plaintiff and against said  
defendant for the said sum of eleven  
dollars and fifty one cents damages  
together with two dollars and fifty six  
cents costs of suit.

John B. Schick  
Justice of the Peace

State of Michigan } Justice Court. Before  
 County of Ontonagon } John B. Schick Oct 7. 1859

James T Bond }  
 vs }  
 The Minnesota Mining Company } Garnished Summons issued  
 or for Richard Wales } returnable to 14<sup>th</sup> instant  
 at 2 o'clock P. M.

Summons returned for service, service  
 being accepted by J. P. Waite Clerk of said C<sup>t</sup>  
 Oct 8<sup>th</sup> 1859 fees 1.15<sup>00</sup> Fabrick  
 Oct 14. 1859 at 3 o'clock P. M. Constable  
 Plff appears by Sherman - Def make default  
 Case adjourned to the 25<sup>th</sup> instant at 3  
 o'clock in the afternoon

Oct 25. 1859 at 4 o'clock P. M. Case called  
 Now comes into Court J. P. Waite Clerk of  
 said Company, who being duly sworn,  
 makes deposes and says that the Minnesota  
 Mining Company are indebted to Richard  
 Wales and that a judgment may be ren-  
 dered there for the claim of plaintiff  
 and costs of suit, whereupon the Court  
 hereby renders judgment in favor of said  
 plaintiff and against the said garnisher  
 for the sum of seventeen dollars and  
 seventy six cents

John B. Schick  
 Justice of the Peace

1151  
 256  
 364  


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 1776  
  
 625  
 350  


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 275



State of Michigan } Justice Court - Before  
County of Ontonagon } John B. Schick

William Royal }  
vs }  
Thomas Adams }  
Summons issued on 2  
turnable to 18 inst out  
at 2 o'clock P.M.

~~Oct 10 1859~~ Summons returned  
served personally Oct 11<sup>th</sup> 1859 P.M.  
Wm. H. Knight

Served Luffens on Frank Langford  
at the same witness fees & services \$ 2.30  
Suit discontinued and settled and costs  
paid this 15<sup>th</sup> 1859

John B. Schick  
Justice of the Peace

State of Michigan } Justice Court - Before  
 County of Outaouais } John B. Schick Oct 7<sup>th</sup> 1859  
 Joseph Carbis }  
 vs }  
 August McLeod } Summons issued & returned  
 turnable the 18<sup>th</sup> instant  
 at 2 o'clock P.M.

Summons returned served personally  
 Oct 11 1859 By Wm H Knight  
 Constable for \$ 1.12

Oct 18. 1859 at 2 o'clock P.M. Case called  
 Parties in Court and answer personally -  
 Plaintiff declares in an action of trespass,  
 on the case for board and lodging furnished  
 to def to his family \$53.73

Def pleads to general issue -  
 Plaintiff files bill with the Court and \$53.73  
 Defendant said bill -

Whereupon the Court hereby renders judgment  
 in favor of the said plaintiff and  
 against the said Defendant for the said amount  
 of Fifty three Dollars and seventy three  
 cents damages, together with two Dollars  
 and thirty cents costs of suit

53.73
2.30
3.69
<hr/> \$59.72
3 1.60
<hr/> 28.12

John B. Schick  
 Justice of the Peace

Recd of the above judgment from Hines & Co  
 thirty one <sup>60/100</sup> Oct 27. 1859

Witness  
 John B. Schick  
 Justice

Joseph Carbis  
 mark

Recd pay of the above judgment in full  
 Nov 24. 1859

Witness  
 John B. Schick  
 Justice

Joseph Carbis  
 mark

State of Michigan }  
 County of Ontonagon } Justice Court - Before  
 Joseph Carbis } John B. Dick Dec 7<sup>th</sup> 1859  
 vs }  
 The Minnesota Mill }  
 & a/c August Lord } if said returnable  
 the 18<sup>th</sup> instant at  
 2 o'clock P.M.

Summons returned served, service  
 being accepted by the J. P. Wait  
 Clerk of said Ct Dec 8, 1859  
 fees 1.15

Dec 15, 1859 at 3 o'clock P.M. Case called -  
 Plff appears - Def make default. On motion  
 of plff case adjourned to the 25<sup>th</sup> instant  
 at 3 o'clock P.M.

Dec 25, 1859 at 4 o'clock P.M. Case called,  
 now comes in Court J. P. Wait Clerk of  
 said court, who being duly examined  
 depose, and says that the Minnesota Mining Company  
 are indebted to August Lord in the sum  
 of \$31.60, and that Judgment may be ren-  
 dered against them for the said amount  
 Whereupon the Court hereby renders judgment  
 in favor of said Joseph Carbis and against  
 the said Minnesota Mining Company for the  
 said sum of Thirty one dollar and sixty  
 cents

115-  
 115-  
 139  
 ---  
 3.69  
 230  
 ---  
 \$5.99

John B. Dick  
 Justice of Peace

State of Michigan } Justice Court - Before  
 County of Outaouais } John B. Schick Oct 17. 1859  
 William Shephard }  
 vs } Garnished Summons  
 The National M'g Co } issued returnable the  
 on ac<sup>ts</sup> of Mr Hooking } 25<sup>th</sup> instant at 10  
 o'clock A.M.

Summons returned served, service ac-  
 cepted by Mr Webb, Agent Oct 17. 1859

Oct 25. 1859 - at 11 o'clock A.M. case called -  
 now comes into Court Mr Webb agent  
 of said company, who being duly exam-  
 ined deposes and says that the National  
 Mining Company are indebted to Mr Hook-  
 ing, and that judgment may be rendered  
 against them for the amount of Mr  
 Shephard on ac<sup>ts</sup> of which they have been  
 garnished. Whereupon the Court hereby  
 renders judgment in favor of said  
 plaintiff and against said National  
 Mining Company for the sum of seven-  
 teen dollars and seventy six cents  
 John B. Schick  
 Justice of the Peace

State of Michigan }  
 County of Ottawa }  
 Sylvester Smith }  
 vs }  
 John Landry }  
 Justice Court - Before John  
 Schmitt Dec 14. 1859  
 Summons issued return-  
 able to 25<sup>th</sup> inst at  
 3 o'clock P.M.

Summons returned served personally  
 Oct 19. 1859 by A Stockly  
 Special Constable 1.15

Oct 25. 1859 at 4 o'clock P.M. Law called -  
 Parties appear and answer - Plff by John  
 Greenfield and Def in person -  
 Plff declares in an action of trespass on the  
 case for Board & Lodging furnished by plff  
 to Def to the amount of \$18

Defendant pleads the general -  
 Plff files bill of particulars to said amount -  
 Def finds said bill correct, and consents  
 that judgment may be rendered against him  
 for the said amount - Whereupon the  
 Court hereby renders judgment in favor of  
 the said plaintiff and against the  
 said defendant for the said amount of  
 Eighteen dollars damages, together with  
 two dollars and thirty cents costs  
 of said

John Schmitt  
 Justice of the Peace

State of Michigan }  
 County of Ontonagon } Justice Court. Before John  
 B. Smith Oct 14. 1859

Sylvester Smith }  
 vs }  
 John Remyer ex }  
 Garnishee on c/c of }  
 John Tander }

Garnishee Summons, issued  
 returnable to 25<sup>th</sup> instant  
 at 3 o'clock P.M.

Summons returned served by cap and  
 fees paid Oct 19. 1859 R. A. Stack  
 Garnishee for 1.15 Special Constable 1.15

Oct 25. 1859 at 3 o'clock P.M. Cap called  
 1.15 Service fee comes into Court & said John Remyer  
 1.15 Constable  
 84 Cashed by letter stating that he is not indebted in  
 any shape or manner to John Tander

State of Michigan  
County of Dubuque

Judge Court Before John B  
Schick Oct 13. 1859

August Pfeif  
vs  
William Graham

Summons issued returnable  
the 25<sup>th</sup> instant at 2 o'clock  
in the afternoon

Summons returned served personally Oct 17<sup>th</sup>  
1859 By John Trimey

Costable fees \$1.15

Oct 25. 1859 at 3 o'clock P.M. Case called -  
and adjourned to the 4<sup>th</sup> day of Nov next at  
2 o'clock P.M.

Nov 4. 1859 at 4 o'clock P.M. Case called -  
Pff appears. Def makes default - Pff de-  
clares in an action of trespass on the case  
for Goods, Wares & Merchandize sold &  
delivered by Pff to Def to the amount  
of \$4.50 for which this action is brought -  
Pff files bill of particulars of said amount  
and proves the same to be correct

Whereupon the Court hereby renders judg-  
ment in favor of the said Pff and against  
the said Def for the said sum of four <sup>50</sup>/<sub>100</sub>  
dollars damages, together with two  
dollars and thirty cents cost

John B Schick  
Judge of the Peace

State of Michigan }  
 Ontonagon County }  
 August Term }  
 vs }  
 The Mineota Mining Company }  
 on a/c Wm Graham }

Justice Court - Before Vant B  
 Schick Dec 15. 1859  
 Garnishee Summons issued  
 returnable the 25<sup>th</sup> inst at  
 at 2 o'clock in the  
 afternoon

Summons returned personally served  
 Dec 17. 1859 Service being accepted by J P Waite  
 115 - Paid Clerk of said Company  
 Dec 25. 1859 at 3 o'clock P.M. Case called -  
 Now comes into Court J P Waite, Clerk of  
 the said Company and being duly examined  
 112 deposes and says that the Mineota Mining Co.  
 116 are not indebted in any shape or manner  
 84 to the said Wm Graham  
 3.14



State of Michigan  
County of Ontonagon

Inquest Peeps

vs  
Frank Hatrich

Justice Court. Before John B. Schick  
Oct 13. 1859

Summons issued returnable  
the 25<sup>th</sup> instant at 2 o'clock  
in the afternoon

Summons returned served personally  
Oct 17. 1859 By John Keim

Constable fee, \$1.15

Oct 25. 1859 at 3 o'clock P.M. Case called -  
and adjourned to the 4<sup>th</sup> day of Nov next at  
2 o'clock P.M.

Nov 4. 1859 at 3 o'clock P.M. Case called -  
Plff answers. Def makes default - Plff de-  
clares in an action of trespass on the case for  
Goods, Wares & Merchandize sold & delivered  
by Plff to Def to his damage \$4 for this  
action is brought. Plff files bill of par-  
ticulars to the said amount - and proves  
the same to be correct. Whereupon the  
Court hereby renders judgment in favor of  
the said plaintiff and against the said  
Defendant for the said sum of Four  
Dollars damages, together with two dollars  
and thirty cents costs of suit -

John B. Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon

Justice Court Before John R. Schick  
Oct 13. 1859

August Haife  
vs  
The Minnesota Mining  
or of Frank Hatrick

Garnishee Summons issued  
returnable to 25<sup>th</sup> instant  
at 2 o'clock P.M.

Summons returned service being  
accepted by J. P. Waite Clerk of said Company  
Oct 25. 1859 at 3 o'clock P.M. Call called. Now  
comes into Court J. P. Waite, Clerk of said  
Company, who being duly examined deposes  
and says that the Minnesota Mining Company is not  
indebted in any shape or manner to Frank  
Hatrick, on whom a/c they have been garnishee  
and further says not

Sum 115  
84

State of Michigan  
County of Ontonagon

Justice Court Before John R. Schick  
Oct 13. 1859

vs  
The Minnesota Mining  
or of Wm. Graham

Garnishee Summons issued  
returnable to 25<sup>th</sup> instant  
at 2 o'clock P.M.

Summons returned service being accepted  
by J. P. Waite Clerk of said Company  
Oct 25. 1859 at 3 o'clock P.M. Call called -  
Now comes into Court J. P. Waite, Clerk  
of said company, who being duly  
sworn deposes and says that the Minnesota  
Mining Company are not indebted to said  
Wm. Graham

Sum 115  
84

State of Michigan } Justice Court Before John  
County of Dutchess } Schick Oct 15. 1859

Albert Walter vs  
Friedrick Engelhardt } Summons issued returnable  
the 25 instant at 4 o'clock in  
the afternoon

Summons returned service being accepted  
by said defendant Oct 17. 1859  
Oct 25 1859 at 5 o'clock P.M. case called - Plff appears  
and answers - defendant makes default.  
Plff declares in an action of trespass on the  
case for a certain promissory note executed  
by def on the 27<sup>th</sup> day of Aug<sup>r</sup> 1859 and \$13  
Plff files note with the Court as evidence in  
the cause. Whereupon the Court hereby renders  
judgment in favor of said plaintiff and  
against said defendant for the said  
sum of Thirteen dollars damages together  
with two dollars and forty five cents costs  
of suit

John B Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon  
Albert Walter

Judicial Court. Before John B  
Schickel Oct 15<sup>th</sup> 1859

<sup>vs</sup>  
The Minnesota Mining Company  
or of Frederick Engelhardt

Garnished summons issued  
returnable to the 25<sup>th</sup> instant  
at 4 o'clock P.M.

Summons returned service  
being accepted by J P Waite Clerk of said  
Company

Oct 25. 1859 at 4 o'clock P.M. Case called -  
now comes into Court J P Waite Clerk of  
said Company, who being duly examined  
deposes and says that the Minnesota Mining  
Company are not indebted in any shape  
or manner to Frank Engelhardt or  
whomever of the name been garnished

1.15  
84

State of Michigan } Justice Court Before John B  
County of Ontonagon } Schick Oct 15 1859

Albert Walter }  
Charles Schneider } Summons issued returnable  
to 25<sup>th</sup> inst at 4 o'clock  
P.M.

Summons returned served personally,  
service being accepted by defendant  
Oct 17. 1859

Oct 25. 1859 at 4 o'clock P.M. Case called -  
Plff appears - Def makes default - Plff  
declares in an action of trespass on the  
case for a promissory note executed by  
Def on the 27<sup>th</sup> day of August 1859 and  
amounting to \$18. Plff files said Note  
with the Court as evidence in the cause  
whereupon the Court hereby renders judg-  
ment in favor of the said plaintiff and  
against the said defendant for the said

18 00 Sum of Eighteen dollars damages,  
2 00 together with two dollars and ten cents  
costs  
20 00

John B Schick  
Justice of the Peace

State of Michigan }  
County of Ontonagon }  
Albert Walter }  
vs }  
The Minnesota Mining Company }  
on behalf of Charles Schneider }

Judicial Court before  
J. Schick Oct 15 1859

Garnishee Summons issued  
returnable the 25<sup>th</sup> inst.  
at 4 o'clock P.M.

Summons returned service being accepted  
Oct 19. 1859 By J. Schick 115-

Oct 25. 1859 at 4 o'clock P.M. Case called  
now comes into Court J. Schick, Clerk  
of said Company, who being duly exam-  
ined deposes and says that the Minnesota  
Mining Company are indebted to the said

20.10  
230

Charles Schneider in the sum of Thirty  
two dollars and forty seven cents (\$32.47)  
and that Judgment may be rendered against  
them for the said amount - Whereupon  
the Court hereby renders judgment in favor  
of the said Plaintiff and against the  
said Company for the sum of Twenty  
two dollars and forty cents

John Schick  
Justice of the Peace

Rec<sup>d</sup> to show amount and paid  
over the sum to Albert Walter - J. Schick

Nov 7. 1859 John Schick  
Justice of the Peace

State of Michigan } Justice Court - Before John B  
 County of Ontonagon } Schick Oct 19. 1859  
 Charles Martineau } Summons issued returnable  
 vs } the 28<sup>th</sup> instant at 3 o'clock  
 Frances St Antault } in the afternoon

Paid in full within judgment and paid over  
 to Louis B. Gorman  
 May 17. 1860 John B. Schick Justice of Peace

Summons returned served personally  
 Oct 22<sup>nd</sup> 1859 By Henry Rogers  
 Special Constable 1.15  
 Oct 28. 1859 at 3 o'clock P.M. Case called -  
 Parties answer. Plff in person and Def  
 by Seolefous. Plff declares in an action  
 of trespass & case for work and labor done and  
 performed for Defendant during the year 1859 and  
 a Bal due thereon of \$300 or under -  
 Def pleads the general issue

In motion of Def case adjourned to the 15<sup>th</sup>  
 day of Nov next at 2 o'clock P.M.

Nov 15<sup>th</sup> 1859 at 2 o'clock P.M. Case called  
 Plff answers in person - Def by Seolefous  
 etc. In request of Def case further adjourned  
 to the 25<sup>th</sup> instant at 2 o'clock P.M.

November 25. 1859 at 2 o'clock Case called -  
 Parties in Court. The case being argued on both  
 sides, the Court hereby renders judgment in favor of  
 the said plaintiff and against the said defendant  
 for the sum of Twenty six dollars and eighty four  
 cents damages, together with two dollars and  
 forty six cents costs of suit

Costs paid John B Schick Justice of Peace

I hereby acknowledge myself security for the payment  
 of the above judgment according to law  
 Nov 25<sup>th</sup> 1859

L. J. Longpre

I hereby transfer and sign over all my right title and interest  
 in and to the above judgment to Louis B. Gorman April 16.  
 1860  
 John B Schick Charles <sup>his</sup> Martineau  
 mark

State of Michigan  
 County of Ontonagon  
 John H. Johnson  
 vs  
 Thomas McGraw

Justice Court Before John  
 B. Schick Oct 18. 1859  
 Summons issued returnable  
 the 28<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Summons returned served personally  
 Oct 22. 1859 By Henry Rogers  
 Special Constable 1.15-

Oct 28. 1859 at 2 o'clock P.M. Car called.

Parties in Court and answering by their attorneys  
 Geo. Jones, for Plff and Mr. Williams, for  
 Def. Plff declares in an action of trespass  
 on the car for a certain promissory Note, drawn  
 Feb 2 1856, payable to John H. Johnson or  
 Bearer and amounting to \$26.87, also for  
 goods, wares and merchandise sold and delivered  
 to Def at his request, all of which to Plff.  
 Damage \$300 or under -

Def pleads to general issue and gives notice  
 of a set off of \$300 paid to Plff for liquor  
 sold Def by Plff contrary to an act to prevent  
 the manufacture and sale of spirituous  
 liquor as a beverage, and approved by the  
 legislature of this State Feb 3. 1855. also  
 gives notice that said note mentioned  
 in Plff declaration has been paid by the  
 delivery of an other note of \$300 and  
 accepted by Plff in payment for the same -  
 also that said note was given in payment  
 for liquor sold contrary to said act  
 mentioned. On motion of Def car  
 adjourned to the 11<sup>th</sup> day of Nov next  
 2 o'clock P.M.

Nov 11<sup>th</sup> 1859 Suit discontinued and costs  
 to be paid by plaintiff

John B. Schick  
 Justice of the Peace



State of Michigan }  
 County of Ontonagon }  
 John W. Johnson }  
 vs }  
 The Minnesota Mining }  
 Co of Tho McGraw }

Judges Court Before John B  
 Schick Oct 18. 1859

Garnished summons issued  
 returnable for 28<sup>th</sup> inst  
 at 2 o'clock P.M.

Summons returned served personally -  
 service being accepted by J. P. Waite  
 Clerk of said Company Oct 22. 1859  
 Oct 28<sup>th</sup> 1859 at 2 o'clock P.M. Car called.  
 Now comes into Court J. P. Waite, Clerk of said  
 Company, who being duly examined says that  
 the Minnesota Mining Company are indebted to  
 Tho McGraw, or whosoever they have  
 garnished, in the sum of \$8.09 - Case con-  
 tinued  
 Trial discontinued and Garnishes released

---

State of Michigan }  
 County of Ontonagon }  
 Albert Walter }  
 vs }  
 William Lanzen }

Justice Court Before John  
 B. Schick Oct 20. 1859

Summons issued returnable  
 the 28<sup>th</sup> instant at 3  
 o'clock P.M.

Summons returned served personally  
 Oct 22. 1859 By Henry Rogers  
 Special Constable 1.15-

Oct 28. 1859 at 4 o'clock P.M. Law called -  
 Plff appears and answers. Def makes de-  
 fense. Plff declares in an action of trespass  
 on the case for Board and Lodging furnished  
 Def by Plff during 1859 & Plff's damage  
 \$ 35.85. Plff files bill of particulars  
 to said amount, and prives the same to be  
 correct. Whereupon the Court hereby ren-  
 ders judgment in favor of the said plain-  
 tiff and against the said defendant for  
 the said sum of Thirty five dollars  
 and Eighty five cents damage, together  
 with two dollars and thirty cents costs

John B. Schick  
 Justice of the Peace

35.85  
 2.30  
 -----  
 38.15  
 3.45  
 -----  
 41.60  
 23.50  
 -----  
 18.10

State of Michigan } Justice Court - Before  
County of Calhoun } John B. Schick Oct 20. 1859

Albert Walter }  
The Miners Mining Co } Garnishee Summons issued  
on cf. Wm Saugen } returnable the 28<sup>th</sup> instant  
in the afternoon at 3  
o'clock

Summons returned served - Service  
being accepted by J P Waite Clerk of  
the said Company  
Oct 28. 1859 at 4 o'clock P.M. Law called -  
now sworn into Court J P Waite Clerk of  
said Company who being duly examined  
deposes and says that the Miners Mining  
Company are indebted to the said Wm Saugen  
on whom a writ has been garnished in  
the sum of \$23<sup>50</sup>/<sub>100</sub>, and that Judgment  
may be rendered against them for the  
said amount. Whereupon the Court hereby  
115 renders judgment in favor of the said plain-  
115 tiff and against the said Company for  
115 the sum of ~~the sum of~~ twenty three dollars and  
345 ~~and~~ fifty cents.

345  
3815  
41.60

John B. Schick  
Justice of the Peace

Rec<sup>d</sup> the amount of the above judgment  
and paid over the same to said Albert Walter  
Plff Nov 7. 1859

John B. Schick  
Justice of the Peace

State of Michigan } Justice Court - Before  
 County of Ontonagon } John B. Schick Oct 17,  
 1859  
 William Shephard }  
 vs }  
 Thomas Manigan } Summons issued re =  
 turnable the 28 instant  
 at 10 o'clock A.M.

Oct 28. 1859 at 10 o'clock A.M. Case called -  
 Parties in Court and answering. Plff  
 by John Greenfield - Def in person.  
 On motion of Plff case postponed to the  
 4<sup>th</sup> day of Nov next at 10 o'clock  
 in the forenoon

Nov 11. 1859 at 11 o'clock A.M. Case called -  
 Plff appears in person Def makes default -  
 Case stipulated to the 18<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Nov 18. 1859 at 3 o'clock P.M. Case called -  
 And further postponed until to 25<sup>th</sup> inst at  
 2 o'clock P.M.

Nov 25. 1859 at 3 o'clock P.M. Case called -  
 Plff appears - Def makes default - Plff declares  
 in an action of wage on the case for board  
 and Lodging furnished to Def's wife at the  
 request of Def and also for wages but -  
 Plff files bill of particulars to the amount  
 of \$27.<sup>39</sup>/<sub>100</sub> and prays the same to be  
 correct. Whereupon the Court hereby ren-  
 ders judgment of the said Plff and against  
 the said defendant for the said sum of  
 twenty seven dollars and thirty nine  
 cents. Damages, together with three dollars and  
 and forty seven cents costs.

John B. Schick  
 Justice of the Peace

115  
 232

State of Michigan } Justice Court - Before John  
County of Calhoun } B. Schick Oct 17. 1859

William Shephard } Garnishee Summons  
The Minnesota Mining Co } returnable the 28 inst  
vs } at 10 o'clock AM,  
vs Tho<sup>r</sup> Manigan

Summons returned served - Service  
being accepted by J P Waite Clerk  
of the said Company Oct 22 1859

Oct 22. 1859 Now comes in Court said Garni-  
shee by J P Waite Clerk of said Co<sup>ty</sup>  
who being duly examined deposes and says  
that the Minnesota Mining Company are indebted  
to said Thomas Manigan in the sum of  
\$7.86

Oct 28. 1859 at 10 o'clock AM comes into  
Court Tho<sup>r</sup> Manigan, who upon his oath  
does say that he is a married man, keeping  
house, and needs the money (\$7.86) which  
he earns by his labor for the support of his family,  
and which money was furnished to  
Mr. Shephard. Garnishee suit dismissed  
according to law

John B. Schick  
Justice of the Peace

1 15  
13  
25  
25  
25  
25  
-----  
\$ 2.08

State of Michigan } Justice Court - Before  
 County of Ontonagon } John B. Schick Oct 17,  
 1859  
 William Shepherd }  
 vs } Summons issued returnable  
 Tobias Meyer } the 28<sup>th</sup> inst at 10 o'clock  
 A.M.

Oct 28. 1859 at 10 o'clock A.M. Case called  
 Parties in Court and answering. Pff by  
 John Greenfield and Def in person. Case  
 amicably settled. Def paying costs.  
 John B. Schick  
 Justice of the Peace

State of Michigan }  
 Ontonagon County }  
 Christopher Rohrer

Hugh Graham & } Continuation from  
 Catharine Graham } page 142

X and that there appears to be no liability on the part of  
 Defs to pay the same jointly - and that the second  
 note ~~presented~~ to be executed by Hugh Graham  
 does not agree with the process of the case and  
 shows no joint liability of the party of Defs to  
 pay the same - Court overrules Demurrer - Defs  
 accept the ruling of the Court. Defs demand bill  
 of particulars and plead the general issue and  
 give notice of a setoff - especially give notice that  
 they will show under the general issue, that the Notes  
 were executed by Defs, that consideration for the same  
 was spirituous and intoxicating liquor, sold and  
 delivered by Pff & Defs in violation of an act  
 entitled an act of the Legislature of the State of  
 Michigan approved Feb. 3. 1855 and amended  
 Feb. 7. 1857 - and also that an other Note  
 signed by Jacob Birk was executed for same  
 consideration - Defs claim that Pff is in  
 debt to them in the sum of Fifty dollars and  
 over - By consent case adjourned to the  
 1<sup>st</sup> of Nov 1859

State of Michigan } Justice Court - Before John  
County of Ontonagon } B Schick Oct 17. 1859

William Shepherd } Summons issued returnable  
vs } the 28<sup>th</sup> inst at 10 o'clock  
Manfield } A. M.

Oct 28. 1859 at 10 o'clock A. M. Case called  
Partis. in Court and answer Off by John  
Greenfield and Def in person. Case amicably  
settled ~~by~~ of paying costs  
John B Schick  
Justice of Peace

State of Michigan }  
Ontonagon County }  
Christopher Rohm } Continuation from  
vs } Page 164  
Nest Graham &  
Catherine Schum

\* 16<sup>th</sup> day of Feb, next at 10 o'clock A. M.  
Feb. 16. 1860 at 11 o'clock A. M. Case called. Partis  
in Court. Case settled and discontinued by Note  
of \$25 given to Off by Def and to be paid by  
Emmerson and an other Note of \$6 Costs  
also to be paid by said Emmerson agent of  
Victoria Mining Company who was garnished  
John B Schick  
Justice of Peace

State of Michigan  
Ontonagon County

Duncan M. Keller

vs  
Louis Godfrey

Jackson Court - Before John Schick  
Nov 1<sup>st</sup> 1859

Summons issued returnable  
the 11<sup>th</sup> inst at 10 o'clock  
a.m.

Summons returned served  
personally Nov 1<sup>st</sup> 1859 by J. H. Chamberlain  
Court able 31

Nov 11. 1859 said amicably settled between  
the parties in Court. Costs to be paid by  
Willard & Day \$ 1.94



State of Michigan Justice Court. Before J.P. Schick  
Pontiac County Nov 1. 1859

Duncan McHellen } Garnishee Summons, returnable to 11<sup>th</sup> inst  
Willard & Jay } at 11 o'clock  
vs }  
and Louis Godfrey }

Summons returned served  
by service being accepted Nov 1. 1859  
by the said Garnishee - fees paid 31 cts.  
Nov 11. 1859 At 11 o'clock came into Court  
Willard being duly sworn said that the firm  
of Willard & Jay are indebted to Louis Godfrey  
in sum of \$30  
Nov 11. 1859 Settled & discontinued to parties present

-----

State of Michigan } Justice Court. Before  
Ontonagon County } John B. Schick Nov 2. 1859

William Burtenschaw }  
vs } Summons issued  
Duncan Pop } returnable to 11 mt  
at 10 o'clock AM

Summons returned served personally  
Nov 1859 By S. H. Chamberlain  
constable

State of Michigan }  
 County of Ontonagon }  
 William Rutenhau }  
 vs }  
 Willard & Jay }  
 & afc Lumber Bros }

Justice Court. Before  
 John B. Schick Nov 2 1859  
 Garnished summons  
 summons returned  
 served issued returnable  
 to 11 inst at 11 o'clock  
 am.

Summons returned served by service  
 being accepted Nov 2 1859 by the said  
 Willard & Jay per Mercer Clerk

State of Michigan  
 Out on a grand jury

Albert Walter

vs  
 Joseph Gaper

Justice Court - Before John B. Schick  
 Nov 3. 1859

Writ of attachment issued return-  
 able the 11<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Writ returned served by attaching the property,  
 money, credits and effects of said defendant in  
 the hands of the National Mining Company, and  
 serving copy on said company, defendant not  
 being found in the county - Nov 5. 1859 by  
 J. B. Schick

Special Court held

Nov 11. 1859 at 3 o'clock P.M. Case called - Pff appears  
 Def makes default. Pff declares in an action of  
 trespass on the case for Board & Lodging furnished to  
 Def and also for money lent, & damage of Pff  
 \$300 or under - Case continued until the 13<sup>th</sup> day  
 of Dec next <sup>at 2 o'clock P.M.</sup> according to law in such case made  
 and provided

Dec 12. 1859 at 3 o'clock P.M. Case called. Pff in  
 Court and answers in person. Def makes default -  
 John Lehmann being duly sworn deposes  
 and says that he knows that defendant is indebted  
 to plaintiff for board & lodging in the sum of about  
 \$30.

Albert Walter being duly sworn deposes and says  
 that defendant is justly indebted to him for board &  
 Lodging & also for money lent, <sup>and</sup> the sum is all \$31.

Whereupon the Court hereby renders judgment in  
 favor of the said plaintiff and against the said  
 defendant for the said sum of thirty one  
 dollars damages together with five dollars  
 costs of suit

John B. Schick

Justice of the Peace

Rec'd for Garnishment of High Court \$1.78 on the above judgment  
 Dec 16. 1859

State of Michigan  
Out and gone County

Justice Court. Before John B. Schick  
Nov 3. 1859

Albert Walter  
vs  
The National Mining Company  
as Garnishee on c/o Jos Zepher

Writ of Garnishee in attachment  
issued returnable the 11<sup>th</sup> inst.  
at 2 o'clock in the afternoon

Writ returned served by attaching the  
property, money, credits and effects of said Joseph Zepher  
in the hands of said National Mining Company, and by  
serving a copy of said writ with affidavit together with  
a written notice for said company to appear before  
said Justice and answer under oath all questions to be  
put to them touching their indebtedness to the said Jos-  
Zepher and paying Garnishee fees. Nov 5. 1859  
B. at Stock,

Special Constable

Nov 11. 1859 at 3 o'clock P.M. Case called -  
Plff appears & swears Edwin Walden Clerk of  
the said National Mining Company, who being  
killed sworn deposes and says that the said  
National Mining Company are indebted to the  
said Joseph Zepher in the sum of one <sup>78</sup>/<sub>100</sub>  
dollar for work and labour, and that a  
judgment for the said amount was rendered  
against the said Company and in favor of  
the said plff for the said amount of \$1.78,  
wearing the process of distress a short time  
since - Case adjourned to the 12<sup>th</sup> day of Dec-  
ember next at 2 o'clock P.M. according  
to law in such case made and provided -

Dec 12. 1859 at 3 o'clock P.M. Case called  
Plff appears - Def makes default. Whereupon  
the Court hereby renders judgment in favor of  
the said plaintiff and against the said Joseph  
Zepher in Garnishee for the said sum of  
one dollar and seventy eight cents (\$1.78)  
John B. Schick

Plff of the National Mining Co \$1.78 in full of above judgment and paid  
over to same to plff

State of Michigan  
 Out on a grand jury  
 John Kaiser

Justice Court Before John Schick  
 Nov 3. 1859

vs  
 John Lang

Writ attachment issued returnable  
 returnable Dec 11<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Writ returned served by attaching  
 the property, money, credits and effects of said defendant  
 and serving copy of said writ on Albert Walter  
 in whose hands said property was found, before  
 said writ being found in the county Nov 5. 1859  
 B. Henry Rogers

Spice Constable

Nov 11. 1859 at 3 o'clock P.M. Jan called -  
 Plff appears in person. Def makes default -  
 Plff declares in an action of trespass by the  
 case for work & labor and also for goods  
 and wares & merchandize sold & delivered  
 to def to the amount of one <sup>25</sup>/<sub>100</sub> dollars  
 and files bill of particulars for the same -  
 Case continued according to law in such  
 case made and provided to the 12<sup>th</sup>  
 day of Dec next at 3 o'clock P.M.

Dec 12 1859 at 3 o'clock P.M. Jan called  
 plff appears & Def makes default -

Plff proves his bill of particulars by his  
 books and his own affidavit - Whereupon  
 the Court took judgment in favor of  
 said plaintiff and against said defendant  
 for the said sum of one dollar and three  
 five cents damages together with five dollars  
 costs of suit

John Schick

Judge of Peace

Edward Bee Dec 12 1859 to John Vines Constable  
 Execut returned satisfied Feb 10. 1860

State of Michigan  
Ontonagon County  
John Walter

Justice Court Before John  
Schick Nov 3. 1859

vs  
Albert Walter as Garnisher  
& c/o John Lang

Writ Garnisher in attachment  
issued returnable Dec 11 inst.  
at 2 o'clock in the afternoon

Writ returned served attaching  
the property, money, credits and effects of said  
Lang in the hands of said Albert Walter, and  
serving a copy of said writ, with affidavit together with  
a written notice for said Walter to appear before said  
Justice and answer under oath all questions to be put  
to him touching his indebtedness to said John Lang  
Nov 5. 1859 by Henry Rogers  
Special Constable

Nov 11. 1859 at 3 o'clock P.M. Case called. Plaintiff  
appears. Defendant default. Case continued to  
Dec 12<sup>th</sup> day of December next at 2 o'clock P.M.

Dec 12. 1859 at 3 o'clock P.M. Case called -  
Parties in Court and answer in person -  
and to said Garnisher in attachment, Albert  
Walter being by sworn and examined upon  
and says that he has in his possession some  
certain trunks, which he believes to be filled  
with clothes & several specimens to the  
value of about \$25. And to said John  
Lang is also indebted to him the said garni-  
sher for board & lodging to the amount of  
dollars.

From the property in hands of said Garnisher  
there was collected in all the sum of \$19.59 of which  
\$8 was paid to and rec'd by said Garnisher Albert  
Walter Feb 10. 1860

State of Michigan  
Ontonagon County  
Andreas Friedrich  
vs  
John Lang

Judicial Court, Before John B  
Schick Nov 4, 1859

Writ of attachment issued re-  
turnable to 11<sup>th</sup> inst at 2 o'clock  
in the afternoon

Writ returned served by attaching to property, money,  
credits and effects of said defendant in the hands of  
Albert Walter, and by serving copy on said  
Walter, defendant not being found in the  
county Nov 5<sup>th</sup> 1859 By Henry Boyer.

Special Constable

Nov 11, 1859 at 3 o'clock P.M. Case called -  
Plff answers. Def makes default. Plff declares  
in an action of trespass on the case, for goods,  
wares and merchandize sold and delivered by  
Plff to Def at request of Def to the amt  
of \$114.00. for which plff files bill of  
particulars. Case continued to the 16<sup>th</sup> day  
of Dec next at 2 o'clock P.M. according to  
law in such case made and provided.

Dec 16, 1859 at 3 o'clock P.M. Case called -  
Plff appears and answers in person. Def  
makes default. Plff being duly sworn proves  
his bill of particulars by his books and other  
evidence. Whereupon the Court hereby renders  
judgment in favor of the said plaintiff and  
against the said defendant for the said sum  
of Ten dollars and Forty cents damages,  
together with five dollars costs of suit

John B. Schick  
Justice of the Peace

Exec issued Dec 16, 1859 to John Winter Constable  
Exec returned partly satisfied to wit \$175. Feb 10, 1860



State of Michigan } Justice Court Before John Schick  
Out on your Court } Oct 4. 1859

Anton Friedrich }  
vs }  
Albert Walter as Garnisher }  
on a/c John Lang }  
Writ of Garnishee in attachment  
issued returnable to 11<sup>th</sup> inst  
at 2 o'clock in the afternoon

Writ returned served by attaching the  
property, money, credits and effects of said Lang  
in hands of Albert Walter, and serving a copy of said  
writ with affidavit, together with a white sticker for  
said Walter to appear before said Justice and answer  
under oath all questions to be put to him concerning the  
indebtedness to said Lang. Nov 5. 1859  
B. Henry Rogers

Special Constable  
Nov 11. 1859 at 2 o'clock P.M. case called. Plff  
appears. Def does not appear. Case continued  
to the 16<sup>th</sup> day of Dec next at 2 o'clock P.M.

State of Michigan  
Out and against  
Joseph Carbin

Judice Court Before John B. Schick  
Nov 5. 1859

vs  
The Minnetonka Mining Company  
on the return of J. G. Land

Warrichee Summons, returnable to 11<sup>th</sup> inst at 10 o'clock in the forenoon

which returned to same being accepted doo } 1859 R. J. P. Parke  
Clerk

Nov 11. 1859 at 10 o'clock A.M. case called  
from court into court of J. P. Parke of  
said company, and being duly examined  
says that the Minnetonka Mining Company are  
indebted to Joseph G. Land in the sum of  
\$440 - Whereupon the Court hereby renders  
judgment in favor of said Joseph Carbin  
and against said Company in the sum  
of thirty one <sup>5</sup>/<sub>100</sub> dollars

115  
115  
115  
2812  
\$31.57

John B. Schick  
Justice of Peace

John Rogers  
vs  
Samuel Trebilcock

Continuation from page 184

X Verdict approved by the Legislature of this State  
on the 3<sup>rd</sup> day of Feb, 1855 and found on  
page 24 Compiled laws - On request of Def case  
adjourned to the 17<sup>th</sup> day of Feb, next at  
9 o'clock in the forenoon

Feb. 17<sup>th</sup> 1860 at 10 o'clock A.M. case called -  
Parties in Court and answering by their attys  
Sherman for plff & Jones for Def. On request  
of plff case further adjourned to the 16<sup>th</sup> day of  
March at 9 o'clock A.M.

March 16<sup>th</sup> 1860 at 10 o'clock A.M. case called - Parties  
answer by their attys as above. Case continued until 2  
o'clock this afternoon &

See p 177 bottom

State of Michigan }  
County of Ontonagon }  
Justice Court. Before John B. Schick  
Schick Nov 9. 1859

John Meyer  
vs  
Albert Walter

Summons issued return  
able 18<sup>th</sup> inst at 1 o'clock  
P. M.

Nov 18. 1859 at 2 o'clock P. M. Summons  
not returned - Pff not in Court - Def present.  
Case dismissed - Cost to be paid by plaintiff  
\$ 1.31

John B. Schick  
Justice of the Peace

John Rogers  
vs  
Samuel Trebilcock

Continuation from p 176

March 16. 1860 at 2 o'clock P. M. Case called - Parties  
in Court and comprising the matter in question  
agree that judgment may be rendered in favor of  
pff for the sum of \$ 9.50 with costs -  
Whereupon the Court hereby renders judgment in  
favor of the said plaintiff and against the said  
defendant for the said sum of nine dollars and  
fifty cents damages, together with five dollars  
costs of suit

John B. Schick  
Justice of the Peace

State of Michigan  
County of Ontonagon

Christopher Bohm  
Arthur Parks Constable

Justice Court Before John  
B. Schick Nov 25<sup>th</sup> 1859

Warrant issued for trespass  
delivered to John Dolan a  
Justice Constable

Warrant returned served by defendant appearing in  
Court Nov 26. 1859 at 11 o'clock A.M. When  
case was called parties in Court and answer  
by their attys. Sherman & Jones for Plaintiff  
Wheeler, for Def.

Plf declares in an action of trespass committed by  
Def on the 19<sup>th</sup> day of Nov last with force & arms  
at the village of Depue in Township of Greenland  
in said county, breaking & tearing the fence and  
entering the close of Plf and taking from his pre-  
mises one or more and other wrongs then & there to  
the damage of Plf \$100 or under -

Def pleads the general issue - And it is agreed that  
under the above declaration & pleading both parties  
may introduce any evidence proper to controvert  
into a case or establish a legal defence -

On motion of Def case adjourned to 28<sup>th</sup>  
inst at 10 o'clock P.M.

Def demands a Jury and deposit, the fees in Court  
Nov 28. 1859 at 2 o'clock P.M. Case called - Parties  
in Court with their attys.

Constable Mitchell having been duly sworn made  
out a list of 18 citizens, each party having  
stricken out 6, the remaining six were sum-  
moned on a venire by said Constable to  
appear at the fireman's hall at 3 o'clock the  
Law afternoon to try said case -

at 3 o'clock P.M. Case called at the fireman's  
hall parties and witnesses present. When Constable  
returned the following jury found James Burtenshaw  
James K Paul, James Kelly, Peter Leduc, Noel  
Charbonneau and James A. Cote, and Noel  
Charbonneau having been excused William Mather

was admitted in his place. The Jury being duly sworn  
 the following witnesses were sworn and examined, to wit:  
 Wm. Royal, Gilbert Leonard, Wm. Hueston, Nichols,  
 Lodge, Frank Bayford, Jaro. O'Brien, Simon  
 Vivian, Margaret ~~and~~ Hueston & Royal  
 remained. The attorneys having finished their  
 arguments the jury retired and soon after returned  
 with a verdict for plaintiff of \$44.60 for value  
 of ~~goods~~ and ~~costs~~ exemplary damages, together  
 \$64.60. Wherefore the Court hereby renders judgment  
 in favor of ~~the~~ plaintiff and against the said  
 defendant for the said sum of sixty four dollars  
 and sixty cents damages, together with five dollars  
 costs

John B. Schick  
 Justice of the Peace

State of Michigan  
County of Lapeer

Judicial Court Before John B. Schick  
Nov 25. 1859

Christopher Rohm  
vs  
Nicholas Dodge

Warrant issued trespass and delivered to John B. Schick as special constable

Warrant returned served by defendant appearing in Court Nov 26. 1859 at 11 o'clock A.M. Case called Parties in Court and answering by their attorneys - Sherman for plaintiff and Williams for Defendant declared an action of trespass committed by Defendant on 19<sup>th</sup> day of Nov last past with force and arms at the village of Maple Grove in Township of Greenland in said county, breaking & tearing the fence & entering the enclosure of plaintiff and taking from his premises one ox and other mowen, the said there being to the damage of plaintiff \$100 or under -

Defendant pleads a general issue - And it is agreed that under the above declaration and pleading both parties may introduce any evidence proper to constitute a case or establish a legal defence.

Defendant do a jury and deposit the fees in Court. On motion of Defendant adjourned to 28<sup>th</sup> inst at 1 o'clock P.M.

Nov 28<sup>th</sup> 1859 at 2 o'clock P.M. Case called Parties in Court. By consent adjourned to the 29<sup>th</sup> inst at 9 o'clock A.M.

Nov 29<sup>th</sup> 1859 at 10 o'clock A.M. Case called - Plaintiff in Court & answers Defendant's default, on request of plaintiff case continued until 11 o'clock - At 11 o'clock Parties in Court by their attys Jones and Williams, who agreed upon \$3.25 damages to be paid to the said Defendant - Whereupon the Court hereby renders judgment in favor of the said plaintiff and against the said defendant for the said sum of three <sup>25</sup>/<sub>100</sub> dollars, together with one <sup>25</sup>/<sub>100</sub> dollar costs

John B. Schick Justice of the Peace

State of Michigan }  
Ontonagon County }  
August Worm }  
vs }  
Harry Witney }

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Justice Court - Before John B. Schick  
Dec 19<sup>th</sup> 1859

Summons issued returnable  
Dec 29<sup>th</sup> 1859 at 2 o'clock P.M.

Summons returned served personally - Dec 20. 1859  
By Henry Rogers

Special Constable

Dec 29. 1859 at 2 o'clock P.M. Case called -  
Parties in an answer in person. Plff declares  
in an action of trespass on the case for goods,  
wares and merchandize sold and delivered by  
plff to Def and also a certain promissory note  
dated May<sup>th</sup> 13. 1859 amt \$42.78.

Def pleads a general issue with of setoff -  
Plff files said note as evidence in the cause -  
Whereupon the Court hereby renders judgment  
in favor of the said plaintiff and against the  
said defendant for a sum of Forty seven  
dollars and eighty three cents (\$47<sup>83</sup>/<sub>100</sub>) dam-  
ages, together with five dollars costs of suit

John B. Schick

Justice of the Peace

Rec<sup>d</sup> on the above judgment \$21 April 13 -  
1860 and paid over to same to the said plff  
Horn

John B. Schick - Justice of the Peace

State of Michigan }  
 County of Ontonagon }  
 August Term }  
 vs }  
 William Terrens }  
 & of Harry Witney }

Justice Court Before John Schick

Dec 19. 1859

Garnishee Summons issued & returnable Dec 29<sup>th</sup> 1859 at 2 o'clock in the afternoon

Summons returned served personally and paid fees Dec 21. 1859 By Henry Rogers Special Constable

Dec 29. 1859 at 3 o'clock P.M. Case called Parties in Court. and said garnishee being duly examined says that he is indebted to Harry Witney on whom account he has been garnisheed in the sum of \$21 dollars, and that judgment may be rendered against him for the said amount. Whereupon the Court hereby renders judgment against said garnishee and in favor of the said Plaintiff for the said sum of \$21 to be applied on a judgment then &ay recovered by the said plaintiff against the said Harry Witney.

3,25-

John B. Schick

Justice of the Peace

Paid the sum of \$21 in full of the above judgment and paid over the same to said August Term plff. April 13. 1860

John B. Schick

Justice of the Peace



State of Michigan }  
Autaugaum County }  
August Term }  
vs }  
Charles Howell }  
vs }  
on behalf of Harry Witney }

Judge Court. Before Ichabod Chick  
C Dec 22<sup>d</sup> 1859

Parish's summons issued is  
returnable the 29<sup>th</sup> day of Dec 1859  
at 2 o'clock in the afternoon

Summons returned served personally  
and fees paid Dec 22, 1859 by P Mitchell  
Sustainable fees 62

Dec 29, 1859 at 3 o'clock P. M. Case called  
Parties in Court. and the said Parish  
Howell being duly sworn deposes and  
says that he is in no shape or manner  
indebted to Harry Witney, or whose affairs he has  
been garnished

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1844

State of Michigan  
Autauga County

Justice Court. Before John W. White  
Dec. 27, 1859

John Rogers  
vs  
Samuel Trebilcock

Summons issued returnable  
to 6<sup>th</sup> day of January 1860  
at 2 o'clock P.M.

Summons returned served personally,  
Dec 27, 1859 By A. H. Chamberlain  
Constable fees 31 P<sup>ts</sup>

Jan'y 6, 1860 at 2 o'clock P.M. Case called -  
Parties in Court and answer. P<sup>lff</sup> in person -  
Def by Geo. Jones att. P<sup>lff</sup> declares in an action  
of trespass and case for Goods, Wares and Mer<sup>ch</sup>  
Chandize sold & delivered by P<sup>lff</sup> to Def also for  
Board & Lodging, <sup>and also for sundry items of furniture & other articles</sup> all of which were taken by Def  
1857 & 58 and amounting to \$300 or under  
Def demands bill of particulars, and asks time to  
put in his plea until said bill of particulars shall  
have been furnished. P<sup>lff</sup> promises to furnish bill  
of particulars by next adjourned day, and the Court  
grant time until then for Def to put in his plea -  
On request of P<sup>lff</sup> adjourned to the 18<sup>th</sup> inst  
at 2 o'clock P.M.

Jan'y 18, 1860 at 3 o'clock P.M. Case called -  
Parties in Court and answer by their attys  
P<sup>lff</sup> by James Sherman and Def by Jones.  
P<sup>lff</sup> amends declaration, and puts in his bill of  
particulars. Def objects to said bill of parti-  
culars, on account of its insufficiency of dates -  
Objection overruled and plea accepted  
Def pleads a general issue and gives notice of an  
offer specially that they will show under the general  
issue and notice that part of said Goods, Wares and  
merchandize and articles charged in said bill of  
particulars and declared on in said ~~declaration~~  
was spirituous and intoxicating liquors sold  
by P<sup>lff</sup> to Def contrary to an act entitled an act  
to prevent the manufacture and sale of  
spirituous and intoxicating liquors at c x  
5336/170

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State of Michigan } Justice Court - Before J. B. Schick  
County of Ontonagon } Dec 27, 1859

John Rogers }  
William Rogers }  
& of Samuel Trebilcock } Garnisher summons issued  
returnable to 6<sup>th</sup> day of Jan<sup>y</sup>  
1860 at 2 o'clock P.M.

Summons returned personal  
Dec 27, 1859 B. S. Chamberlain  
fess paid 31cts Available for 31cts paid

January 6, 1860 at 2 o'clock P.M. Case called  
Plff appears and answers ~~and answers~~ in per-  
son. Def ~~and answers~~ Plff declares in an  
action of ~~trover~~ to recover for ~~goods~~ ~~and~~  
~~merchandise~~ sold & delivered, also for Board  
and ~~lodging~~, all of it during the years 1857-58  
Case continued to the 18<sup>th</sup> inst at 2 o'clock P.M.

State of Michigan  
County of Ontonagon  
John Rogers

vs  
William Hamlin  
on a/c Samuel Deibelcock

Justice Court Before J. B. Schick  
Dec 27. 1859

Garnished summons issued  
returnable the 6<sup>th</sup> day of January  
next at 2 o'clock P.M.

Summons returned served personally and paid the  
fees By Henry Rogers

Dec 29. 1859

Special constable

Jan'y 6. 1860 at 3 o'clock P.M. Car called.

Def appears & answers in person - Def makes  
default - Case continued to the 18<sup>th</sup> inst  
at 2 o'clock P.M.

State of Michigan  
County of Dubuque

Justice Court. Before John B. Schmitt  
Dec 24, 1859

Ant on Weber  
Albert Walter &  
Joseph Kaiser

Summons issued returnable  
the 5<sup>th</sup> day of Jan, next at  
2 o'clock in the afternoon

Summons returned served personally  
and copy left with each of the said defen-  
dants Dec 26<sup>th</sup> 1859 By John Kimes  
Constable fees 1.50

Jan 5<sup>th</sup> 1860 at 2 o'clock P.M. Case called -  
Parties in Court and answering in persons -  
Plff declares in an action of trespass on the case  
for several small promissory notes, and also  
for balance of cts, all of which having become  
due within the year 1859, and amounting to three  
hundred dollars or under -

Def pleads the general issue and gives notice  
of a set-off.

Plff files his notes and the with the Court, and the  
same being duly examined, Parties agree upon  
amount of \$76.87. and defts consent that judg-  
ment may be rendered against them for the said  
amount - Whereupon the Court hereby renders  
Judgment in favor of the said Plff and ~~against~~ <sup>against</sup>  
the said Defendants for the said sum of  
Seventy six dollars and Eighty seven cents  
& amage together with three dollars costs  
of suit

John B. Schmitt  
Justice of the Peace

1860 April 27 Issued Ex. to S. H. Columbus Com

State of Michigan }  
 County of Ontonagon }  
 Anton Friedrich }  
 vs }  
 Albert Walter }

Justice Court. Before John  
 B. Schick Dec 24. 1859

Summons issued return-  
 able the 5<sup>th</sup> day of January  
 1860 at 2 o'clock P.M.

Summons returned served personally  
 Dec 26. 1859 By John Veiney

Costable fee 1.15  
 Jan 5. 1860 at 2 o'clock P.M. Case called.  
 Parties in Court and answer in person.  
 By consent case adjourned to the 19<sup>th</sup> instant  
 at 2 o'clock P.M.

State of Michigan }  
County of Ontonagon } Justice Court. Before John B Schick  
Dec 29. 1859

Louis Tromp }  
vs }  
Michael Haman } Summons issued returnable  
the 6<sup>th</sup> day of January next at  
10 o'clock in forenoon

Summons returned served the same being  
accepted service by defendant. Dec 29<sup>th</sup>  
1859

January 6. 1860 at 11 o'clock A.M. Case called.  
Plff appears. Def does not appear.  
Plff declares in an action of trespass on the  
case for the amt of a certain promissory note  
of \$28.88 dated July 15. 1858  
Whereupon the Court hereby renders judgment  
in favor of the said plaintiff and against  
the said defendant for the sum of fifteen  
dollars and twenty cents, amt. with interest  
yet due on said note, together with one  
dollar costs

John B Schick  
Justice of the Peace

March 24<sup>th</sup> 1860 Rec<sup>d</sup> \$16 in full of  
the above judgment paid over to Louis Tromp -  
John B Schick  
Justice

State of Michigan  
County of Ontonagon

Alice Williams

vs  
Charles Kirchberg and  
Louisa Kirchberg

Justice Court Before John B. Schick  
Jan'y 2. 1860

Summons issued returnable  
Jan'y 12<sup>th</sup> 1860 at 2  
o'clock in the afternoon

Summons returned personally and  
copy left for each of the said defendants Jan'y 3.  
1860 By John Rogers

Special Courtable  
Jan'y 12. 1860 at 2 o'clock P.M. Case called -  
Plff appears by Judge Mann - Def by J. M. Hubbell -  
Plff declares in an action of trespass on the case  
for money had & received and also for the price  
of a certain bonnet returned.

Def peror the general issue - and it is agreed that all  
matters proper to constitute a case or make a  
legal defense, may be given in evidence  
On request of plff case adjourned to the 21<sup>st</sup>  
instant at 6 o'clock P.M.

Jan'y 21. 1860 at 7<sup>th</sup> o'clock P.M. Case called  
Parties in Court as above and by consent,  
case adjourned to the 17<sup>th</sup> day of Feb'y next  
at 2 o'clock in the afternoon

Feb'y 17. 1860 at 2 o'clock P.M. Case called -  
Parties in Court and answering by their attys,  
Mann for Plff & Hubbell & Jones for Defs. -  
Mann, witness for, having been sworn and examined  
the case was discontinued, & plff - Whereupon  
judgment is here rendered against plaintiff  
for five dollars costs of suit

John B. Schick

Justice of the Peace



State of Michigan  
Ontonagon County

Judice Court Before John B. Schick

William Shephard  
vs  
William Weeks  
Soltee Mining Co Garnished

Garnished in attachment issued  
returnable the 12<sup>th</sup> day of Jan'y, 1860  
at 2 o'clock in the afternoon

Writ returned served the same  
being accepted by the agent of said Company,  
Hans Buzgo, the said defendant Weeks  
not being in the County.

Jan'y 12. 1860 at 3 o'clock P.M. Case called -  
Plff appears and answers - Def makes default -  
Plff declares in an action of trespass on the case  
for goods, wares and Merchandize sold and  
delivered to Def worth \$286<sup>3</sup>/<sub>100</sub> for which Plff  
demands judgment. Now comes into Court said Garni-  
shee by Hans Buzgo etc and being duly sworn  
and sworn says that the Soltee Mining Company are  
indebted to W<sup>m</sup> Weeks in the sum of \$22<sup>19</sup>/<sub>100</sub>  
and that judgment may be rendered against the  
said Company for the said amount - Case  
continued according to law to the 14<sup>th</sup> day  
of Feb'y next at 2 o'clock P.M.

Feb'y 14<sup>th</sup> 1860 at 3 o'clock P.M. Case called -  
Plff in Court and answers in person - Def makes  
default. Plff declares in an action of trespass  
on the case for goods, wares and Merchandize sold  
and delivered to Def worth the sum of \$227<sup>04</sup>/<sub>100</sub>  
Plff's bill of particulars amounting \$227<sup>04</sup>/<sub>100</sub>  
are returned according to law in which case made  
and provided to the 14<sup>th</sup> day of Feb'y next at  
2 o'clock P.M. Plff having proved his claims  
the Court hereby renders judgment in favor of the  
said plaintiff and against the said defendant  
for the sum of ~~Twenty two~~ <sup>Twenty two</sup> dollars and ~~two~~ <sup>two</sup> ten  
cents damages, together with costs of suit  
five dollars

John B. Schick  
Judge of the Peace

State of Michigan } Justice Court - Before Schick  
 County of Ontonagon } Schick Jan 4. 1860

Christopher Bohm }  
 vs }  
 George Graham & }  
 Catharine Graham }  
 Summons issued returnable  
 to 12<sup>th</sup> inst at 2 o'clock  
 in the afternoon

Summons delivered personally  
 and copy left with each of the defendants  
 Jan 5. 1860 By J. H. Schick  
 Special Constable

Jan 12. 1860 at 3 o'clock P.M. Case called -  
 Parties in Court - Plff in person and Defs  
 by J. A. Kuttel. Plff declares in an action  
 of trespass on the case. For several promissory  
 Notes signed and executed by Defs to Plff  
 and other a/cs amounting in all to \$300 or under  
 Defs plead the general issue and give notice  
 of set off, and that on the trial of the cause they  
 will show that said plff is indebted to Defs  
 over and above all claims and demands  
 in the sum of \$57. Plff request of Defs  
 case adjourned to the 26 inst at 2 o'clock  
 P.M.

Jan 26. 1860 at 2 o'clock P.M. Case called -  
 Parties in Court and answered by their attorneys. Plff by  
 Abner Sherman and Defs by George Jones. Plff moves  
 to amend declaration by adding thereto: one due  
 Bill given to Harrier Charbonneau dated June 13<sup>th</sup>  
 1856 amounting to \$3.62 and interest - also one  
 Note given to Christopher Bohm dated Aug<sup>th</sup> 6  
 1856 signed by Jacob Birk by order of Defs  
 and for their use and benefit had. Also for  
 one Note of \$40.41 dated July 16. 1856 signed  
 by Defs - and also for six months Board &  
 Lodging furnished to Defs by plff at their  
 request and for their use and benefit.

Def's demur to said amendment on the ground  
 that the Note executed by Jacob Birk contains  
 no joint promise of Defs to pay the same, X  
 see p 104 bottom

State of Michigan  
County of Ingham

Justice Court - Before John B  
Schick Jan'y 11, 1860

Christopher P. Pehr

Garnishes Summons issued  
returnable Jan'y 12<sup>th</sup> 1860  
at 2 o'clock P.M.

The Victoria Mining Company  
on a/c Messrs G. Graham & Catharine Graham

Summons returned served  
service being accepted by Geo. Sumner on a/c  
and fees \$1.00 By A. Stockly

Jan'y 4. 1860 } Special Constable  
Jan'y 12. 1860 at 3 o'clock P.M. Case called

Parties in Court. Pff in person and  
Def by J. H. Hubbell. That the said J. H. Hubbell  
answering for the said Garnishes being only  
learned that the Victoria Mining Company  
are indebted over and above the claim of  
said Pff against the Messrs Graham & Catharine  
on whose a/c said Company have been garnis-  
shed. Case continued to the 26<sup>th</sup> instant  
at 2 o'clock P.M.

State of Michigan } Justice Court. Before John B. Schick  
 Ontonagon County }  
 Nicolas Bond }  
 vs }  
 William Butler }  
 Summons issued returnable  
 the 12<sup>th</sup> instant at 2 o'clock  
 in the afternoon

Summons returned served personally,  
 Jan 5. 1860 By John Ulrich  
 Special Constable

Jan 12. 1860 at 3 o'clock P.M. Case called  
 Parties in Court and answering. Plff by the books  
 and Def by the same. Case adjourned to  
 court without declaration or pleading  
 to the 19<sup>th</sup> instant at 6 o'clock P.M.

Jan 19<sup>th</sup> 1860. at 7 o'clock P.M. Case called -  
 Plff appears and answers by Abner Sherman -  
 Def makes Def. On motion of answer by Def  
 a warrant is hereby granted and judgment  
 is hereby rendered against the said Plff for the sum  
 of Two dollars, costs.

John B. Schick  
 Justice of the Peace

State of Michigan } Justice Court - Before  
 Ontonagon County } John B. Schick  
 James Ryan }  
 vs }  
 William Power }  
 Summons issued returnable  
 the 27<sup>th</sup> inst. at 2 o'clock  
 in the afternoon

Summons returned served ~~personally~~ <sup>by the books</sup> at  
 at Def's house Jan 20. 1860 By Harry  
 Rogers

Special Constable.  
 Jan 26. 1860 cost discontinued  
 cost to be paid by Plff \$1.70  
 John B. Schick  
 Justice of the Peace

State of Michigan  
Ontonagon County

Justice Court Before John B. Schick  
Jan. 4. 1860

John Ulrich  
vs  
Thomas Manigaw

Summons issued returnable  
at 12<sup>o</sup> instant at 2 o'clock  
P.M.

Summons returned served personally  
Jan. 5. 1860 By Fred Lertig  
Special Constable

Jan. 12. 1860 at 3 o'clock P.M. Case called.  
Plff in Court - Def makes default - Plff de-  
clares in an action of trespass on the case  
for Goods, Wares and Merchandize sold  
and delivered to Def during the year 1859  
and \$ 8.56 - Plff files bill of particulars  
for Dam. Louis Weber sworn says  
that Plff delivered one Parcel of Lard to  
Def \$ 7.25, and that he believes the same has  
not been paid for as yet -

Whereupon the Court hereby renders Judgment  
in favor of the said plaintiff and against  
the said Defendant for the sum of Eight  
dollars & fifty six cents (\$ 8.56) damages,  
together with two dollars seven cents five  
cents costs

John B. Schick  
Justice of the Peace

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State of Michigan  
Autonegous County

Judicial Court. Before John B. Schick  
Jan. 4. 1860

Nicolas Bous  
vs  
Thomas Manigan

Summons issued returnable  
the 12<sup>th</sup> instant at 2 o'clock  
in the afternoon

Summons returned served personally  
Jan. 5. 1860 B. Fred Lutzig  
Special Constable.

Jan. 12. 1860 at 3 o'clock P.M. Case called -  
Plff appears in person - Def makes default -  
Plff declares in an action of trespass on the  
case for a Bal of acf amount, to \$6  
Louis Trampf being duly sworn says that  
he has been present at the settlement between  
said plff and Def on or about the 28<sup>th</sup>  
day of May 1858, when Def became owing and  
payable to the said plff in the sum of 5 or 6  
dollars, and that he believes that said Def  
and is owing the same still.

Whereupon the Court hereby renders judgment  
in favor of the said plaintiff and against  
the said defendant for the sum of six dollars  
damages, together with two dollars and seven  
five cents costs.

John B. Schick  
Judge of the peace

State of Michigan }  
Ontonagon County }  
Justice Court, Before John B. Schick  
Jan 9<sup>th</sup> 1860

Samuel M. Keller }  
vs }  
Anton Weber }  
Summons issued returnable  
to 16<sup>th</sup> instant at 9 o'clock  
in the afternoon

Summons returned served pursuant, Jan 9. 1860  
By J. H. Chamberlain

Constatute 31

Jan 16. 1860 at 10 o'clock AM Case called. Parties  
in Court and answering in person. Plaintiff declares in  
an action of trespass on the case for \$7.50 or the value  
of one certain saddle, let to def, who refuses returning  
the same. Defendant pleads the general issue  
John Catford sworn says that according to the statement  
of both parties the said saddle is worth about \$5  
whereupon the Court hereby renders judgment in favor  
of the said Plaintiff and against the said Defendant  
for the sum of Five dollars damages, together with  
one dollar and thirty two cents costs of suit

John B. Schick  
Justice of the Peace

State of Michigan }  
Ontonagon County }  
Patrick Pyper

vs  
Patrick McNaughtan

Continued from  
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\* Costs of suit

John B. Schick  
Justice of the Peace

State of Michigan Justice Court - Before John  
Duntan Judge County of Washtenaw  
Patrick ~~McNaughton~~ vs B Schick Jan'y 10. 1860

Patrick <sup>vs</sup> McNaughton } Summons issued returnable  
the 19<sup>th</sup> day of January 60 at  
2 o'clock in the afternoon

Summons served personally and returned  
Jan'y 11<sup>th</sup> 1860 By Peter Byrnes  
Special Constable

Jan'y 19<sup>th</sup> 1860 at 2 o'clock P.M. Case called  
Parties in Court and answer. Plff in person  
and Defy, at Sherman.

Plff declares in an action of trespass the case  
for one certain promissory Note dated May 11.  
1859 and amt \$56

Plff pleads to general issue and gives notice of  
an offset. Plff files said Note with Court  
Case adjourned by request of Defy to the 17<sup>th</sup>  
day of Feb'y next at 2 o'clock P.M.

Feb'y 17<sup>th</sup> 1860 at 3 o'clock P.M. Case called  
Parties in Court - Case adjourned to the 9<sup>th</sup>  
day of March next at 2 o'clock in the  
afternoon on request of Plff -

March 9. 1860 at 2 o'clock P.M. Case called -  
Parties in Court and answering by their attorneys  
Plff by J. A. Hubbell and Defy, at Sherman and  
Frederick McNaughton, John McNaughton  
and Peter Byrnes were sworn and examined  
in the cause, the case was then argued by the  
attorneys on both sides, and kept open by consent  
until the 19<sup>th</sup> instant at 2 o'clock P.M., for said  
attorneys to show authorities

March 19. 1860 at 3 o'clock P.M. Court in session,  
and the said attorneys having failed to show said  
authorities, the Court hereby renders judgment  
in favor of the said plaintiff and against the  
said defend ant for the sum of twenty seven  
dollars dam ages, together with five dollars,  
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State of Michigan } Justice Court. Before John B. Schick  
County of Ontonagon } Schick Jan 10. 1860

Patrick Byrne }  
John Riddle on aff of Patrick McNaughton } Garnishee summons issued returnable the 19<sup>th</sup> inst. at 2 o'clock in the afternoon

Summons returned person all served and  
Garnishee fees paid \$1.25 Jan 11<sup>th</sup> 1860  
By Peter Byrne

Special Constable

Jan 19. 1860 at 2 o'clock P.M. Car called  
now comes into Court to said John  
Riddle def a garnishee who being duly  
sworn deposes and says that he is indebted  
to Patrick McNaughton on what aff he  
has been garnisheed in the sum of \$63.57  
Case continued to the 17<sup>th</sup> at 2 o'clock P.M.

State of Michigan } Justice Court. Before John P. Schick  
County of Ontonagon }  
Jan 19. 1860

William Shepherd }  
John <sup>vs</sup> Rumpf }  
Summons issued return due  
Jan 27 at 2 o'clock  
in the afternoon

Summons returned served personally  
Jan 19. 1860 By Henry Rogers  
Special Constable

Jan 27. 1860 at 2 o'clock P.M. case called  
Parties in Court and answering. Aff declares  
in an action of trespass on the case  
and settled amicably between the parties. Def paying  
Aff \$28.50 in full of all a/c & costs  
John P. Schick

Justice of the Peace

141114

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State of Michigan } Justice Court - Before John  
 Outaouague County } Schrick Jan 19. 1860  
 Patrick McVaughtan } Summons issued returnable  
 vs } the 27<sup>th</sup> instant at 2 o'clock  
 Frank Langford } in the afternoon  
 Summons returned served personally  
 Jan 21. 1860 By Patrick O'Hare  
 Special Constable  
 Jan 27. 1860 suit discontinued costs to be paid  
 by Deft \$1.11

John Schrick Justice of Peace

No 38 in files

State of Michigan } Justice Court - Before John Schrick  
 County of Outaouague } Jan 25. 1860  
 Uger LaPlant } Writ of attachment issued return-  
 vs } able the 3<sup>rd</sup> day of Feb next  
 Richard Langford & } at 2 o'clock P.M.  
 John Bibean

Writ returned served by attaching and  
 laying upon one dressed or in possession of John  
 Lavake and belonging to Rich<sup>d</sup> Langford one of the  
 hfs, and also holding on this writ the money  
 remaining on an other attachment against the  
 said deft in favor of Robert Bibean on which  
 writ I hold five head of cattle. And by serving  
 copy of writ with inventors on said deft Langford  
 Jan 27 1860 By Peter Mitchell  
 Constable

Feb 3. 1860 at 2 o'clock P.M. Case called -  
 Parties in Court answering Pff by John &  
 Williams and Def by Richard & John John  
 Pff declares in an action of debt on a certain  
 Bal of Judgment recovered before John Schrick  
 Justice, for the sum of \$79.42 being said balance,  
 which judgment was rendered on the 10<sup>th</sup> day of  
 Dec 1857 at 11 o'clock A.M. in a certain  
 case wherein Uger LaPlant was pff and John  
 Bibean and Richard Langford were Defs, the  
 writ was executed by attachment on 30<sup>th</sup> Nov X  
 See p 209 bottom

State of Michigan } Justice Court. Before John B. Schick  
Ontonagon County } Schick Jany 19. 1860

Patrick McVaughan }  
James Flanigan } Garnishee Summons issued  
on of Frank Langford } returnable the 27 inst at  
2 o'clock in the after  
noon  
Summons returned served  
personally Jany 21. 1860 By Arthur  
Parks

fee paid \$1 to Sheriff Constable fee \$0.97  
Jany 27. 1860 suit discontinued by Plff - - -

Ugery Lapland } No 38 in file

Richard Langford }  
John Bibeau } Continuation from p 208  
X and returnable on the 10 day of Dec 1857. Suit returned  
served by attaching personal property and by serving a copy  
of said attachment and inventory on each of said  
Plff. & Plff's damage \$154

Plff plead to general issue with notice of set off -  
Case adjourned to the 11 inst at 1 o'clock P.M.  
on request of Plff  
Feb 10. 1860 at 2 o'clock P.M. for called. Plff appears  
and answers by his atty Jones & Williams. Def makes  
default. Plff demands leave to amend his declaration.  
leave being granted, he amends as follows: Ugery  
Lapland, by his attys Jones & Williams, complains of  
Rich<sup>d</sup> Langford & John Bibeau in an action of debt  
for the sum whereof the said defendants, heretofore to wit, on  
the first day of Janr 1860, at the County of Ontonagon  
in said county, were indebted to said Plff in the sum  
two hundred and fifty dollars upon a certain judgment  
recovered by said Plff against the said defts on the 10<sup>th</sup>  
day of December 1857 before John B. Schick then an  
acting justice of the peace in and for said county, for  
the sum of four hundred & eighty five dollars and five  
dollars costs of suit - which judgment was recovered  
against the said defendants in an action of trespass &

State of Michigan <sup>Orders</sup>  
 County of Ontonagon } Justice Court - Before John B  
 Modest Bibeau } Schick Jan 19. 1860  
 vs }  
 Richard Langford }  
 John Bibeau }

"Writ of attachment issued re-  
 turnable the 27<sup>th</sup> inst at 9  
 o'clock in the forenoon

Writ returned served by laying upon  
 10 heads of cattle wit: 8 oxen and 2 cows and  
 by serving copy of said writ and inventory  
 personally on def Jan 21. 1860 By Peter  
 Mitchell Constable fees \$1.84

Jan 27. 1860 at 9 o'clock a.m. Case called. Parties in  
 court and answer. Plff G. Williams & Jours and  
 Def G. Shaw. Plff declares in an action of  
 trespass on the case for promises upon a joint  
 and several promissory Note, dated Nov 23. 1855  
 given by John Bibeau & Rich: Langford Def to  
 Robert Bibeau plff in this suit for the sum of  
 \$189 payable on demand, & the damage of Plff  
 \$300 or under. Plff files Note with the Court as evidence  
 Def pleads in Bar that the said Note declared on is  
 a joint note said to have been given by the def and  
 one John Bibeau and that the said John Bibeau  
 ought to have been made a party to this suit -  
 Objection overruled. Def pleads the general  
 issue and gives notice of an offset, and that  
 upon the trial of this cause he will prove that  
 said note has been paid. Plff demands bill of  
 particulars. Def says that his offset consists in  
 one span of horses and two yoke of cattle  
 delivered to the plff in the town of Rockland  
 in the month of June 1855

Anthony Lemigan sworn says that he knows the parties,  
 that def came to him, requesting him to come along, that  
 he wanted to give bill of sale to Modest Bibeau of  
 two horses, I think it was in the month of June  
 1855 - I went along with Langford & Modest Bibeau  
 to the corner of St Phelans clearing, read the articles  
 of a bill of sale which Langford had, and gave the  
 same to Modest Bibeau - Langford asked me to go x

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Ugès Laphant }  
 Richard Langford }  
 John Bibean }  
 Defendants }  
 Carbonneau from page 209

X on the case, wherein an attachment was issued by the said Justice against the said defendants on the 30<sup>th</sup> day of Nov A.D. 1857 returnable on the 10<sup>th</sup> day of Dec 1857 at 2 o'clock P.M., but on the said return day both parties appeared the said plaintiff declared in an affidavit of trespass on the case - I do plead De general idem, whereupon judgment was rendered by the said Justice in favor of said plaintiff and against the said defendants for said sum of \$185 and costs five dollars. And the said plaintiff avers that the said Judgment is now unpaid and is still due and owing to said plaintiff, all the damages of said plaintiff two hundred and fifty dollars, therefore he brings this suit -  
 Defendants make default

Noël Charbonneau being duly sworn says that by virtue of an execution he sold \$120 worth of Logs on the 24<sup>th</sup> day of Dec 1857, which logs he presumed to be the property of the defendants - Geo. Jones being duly sworn says, that he knows all about the sale of said logs, that proceeds from said sale of logs never was applied as payment to the said Uges Laphant, and that on Carbonneau and Thelan received all the proceeds and worth of said logs, they having had a bid of sale of all the said logs, previous to the sale on said execution, and that nothing has been paid on the judgment recovered by said Laphant on the said 10<sup>th</sup> day of Dec 1857, and that the whole of the said judgment of \$185 and five costs is yet due to plaintiff, and that the whole amount now due to the said plaintiff amounts to the sum of \$218.85

Whereupon the Court hereb renders judgment in favor of the said plaintiff and against the said defendants for the said sum of Two hundred and Eighteen dollars and eighty five cents damages, together with nine dollars costs of Court

John B. Schick  
 Justice of the Peace

Execution issued this 11<sup>th</sup> day of Feb 1860 at 2 o'clock P.M.  
 and delivered P. Mitchell Constable X Sep 213 bottom

September 22. 1859 married John Barden  
of the county Cornwall in England with  
Mary M. Dermot of the county of Mahon in  
Ireland - at the residence of Joseph Carbis  
in presence of Joseph Carbis and  
Margaret Carbis Sept 22 = 1859

Oct 3. 1859 married Richard Richards of the county  
of Cornwall England with Ellen Thomas of  
the same place, at the residence of John  
Rogers in the village of Ontonagon, and in  
presence of William Richards and Sam  
Richards and Ellis Roberts

Wm Leplatant }  
Richard Langford } Continuation from page 212  
John Bibber } 9/19/6

Execution returned Feb 18<sup>th</sup> 1860 partly satisfied to wit  
\$57.17 for the sale of our deputed ore

Statement of Execution  
Judgment Feb 10. 1860

Lammas	\$ 218.85
costs	9 11
execution	25
deputy execution	25
travel fees	1.68
collection	2.24
Paid John Danaher	3.00
attachment costs	1.69
seeing	28
advertising	28

237.62

Balance due \$ 57.17  
\$ 180.45

214

Married on the first day of April 1859 at the house of Jacob Hold Elizabeth O'Brien and Bridget John Waters, both parties being of the county of Cornwall in England and now being in the county of Ontonagon in the State of Michigan  
Witnesses Jacob Hold & Bridget Clark

Married on the 14<sup>th</sup> day of June 1859 at the house of John Schick James Rae of the county of Cumberland in England - age 30 years with Mary Duggal of <sup>Parish of St. Mary's, County</sup> the county of Cork - Ireland of the age of 21 years - Witnesses Thomas Lonkin and Ellen Lonkin of the township of Rockland

June 4. 1859 Drawing of the petit jury 8. 1. 11

Married on the 28<sup>th</sup> day of June 1859 at the residence of Louisa Baff in the village of Ontonagon Lemuel Peterson and Elizabeth Wither of Detroit - Witnesses Louisa Baff and Heame Ann Baff of the village of Ontonagon

Augt 13. 1859 married Fritz Wache and Anna Blackner both natives of Prussia in Germany the solemnization took place at the residence of Arthur Weber in the village of Ontonagon, and in presence of Arthur Weber and Jacob Schram

Augt 31<sup>st</sup> 1859 married John Haizer and Margareta Stoll both natives of the Grand Duchy of Baden in Germany and now residing at Rockland in said county. The solemnization took place at the residence of John Schick in the village of Ontonagon in presence of Alexander Ehrhart & Joseph Lebrech



