

**PRINCETON UNION.**  
PUBLISHED EVERY THURSDAY.  
**INDEPENDENT IN POLITICS.**  
TERMS, \$2.00 Per Year.  
R. C. DUNN, EDITOR AND PROPRIETOR.  
Office: First St., East of Court House.  
PRINCETON, MINN., APR. 20, 1893.

THE U. S. senate adjourned Saturday. No action was taken in the celebrated Roach case.

LOUISVILLE city officials have caught the spirit of modernized municipal government. The city fathers are charged with receiving hush money from the gambling dens of that city.

SECRETARY CARLISLE has directed the sub-treasurers throughout the United States to issue no more gold certificates for the present. In promulgating this order he follows the law which suspends the issue of gold certificates when the amount of gold falls below \$100,000.

A TRUST company at Nashville, Tennessee, has been compelled to suspend business and go into bankruptcy through the speculation of a trusted official. The shortage is probably \$65,000 or \$70,000. The defaulter is lying very low with sickness and can not now be apprehended for his crime. His steal is an enormous one, and when he gets well he will baffle the prosecution and take high rank as a Napoleon of finance.

A BLOODY riot took place at Hazelton, Penn., Saturday. As is often the case, it broke out between foreigners, Hungarians and Italians. Several were killed and wounded. It is safe enough to say that social troubles come more from this ignorant element of that stripe of people than from all other sources combined. The same element is largely represented at Chicago and can precipitate a riot with very little expense or trouble.

THE Minnesota Canal company was organized and incorporated with a heavy capital, Monday. The main object is to dig a large, deep canal from Duluth to Minneapolis. The canal is to be 120 feet wide and 20 feet deep. It is a big scheme and will virtually make Minneapolis the greatest center, with its river advantages, on the American continent. Who can not predict the future of the metropolis of Minnesota? Twenty years from to-day and our favorite Minnie will set the pace while the surrounding cities will feel honored to be called suburbs.

QUEEN LILIUOKALANI who is now so well-known in America is not, according to reports from good authority, the most perfect model of virtue. Colonel Ashford, prominently connected with affairs of those islands characterizes the royal lady as a soiled dove, and through this unseemly conduct came the revulsion of feeling that caused her downfall. This phase in her character throws some light on her influence with the Democrats. It demands the stiffest kind of Republican nerve to deal satisfactorily with a laxity from the tropical clime of the Sandwich Islands.

MINNEAPOLIS capitalists are going to send experts up through the State north of Tower. Their object is to locate gold claims which they believe to exist in paying quantities in that part of Minnesota. With gold, coal, iron, copper, all kinds of building stone, lumber, water power, hundreds of miles of navigable streams, thousands of lakes, the head of lake navigation, vast areas of the most fertile soil and hundreds of other natural resources and blessings, the most fastidious person can find here a home of comfort, a land of competence and a realm of health known no where else in so varied and exuberant abundance.

THERE are seventeen men of war in Hampton Roads waiting to take part in the grand naval review. Russia, Italy, France, Spain and other great nations have their terrible engines of naval warfare within the Roads where originated the new methods of war on the water. The Monitor and Merrimac 31 years ago, right where the great cruisers are now anchored, demonstrated to the world the uselessness of wooden ships, and awoke the inventive genius of man to bring out models of speed and protection until to-day, these products are the wonder and astonishment of the civilized world. England has one of the finest steel cruisers in the world which will be on exhibition besides four other fine battle ships.

QUITE a large fund was collected in the schools of Mille Lacs county for the Hiawatha statue now on the grounds ready for exhibit at the World's Fair. Mrs. Hunt writes County Supt. Barker that the statue is a credit to all concerned. The lady also sends her thanks to the schools of this county for their liberal donations toward the fruition of the scheme to memorialize and bring before the people of the world the most famous spot on Minnesota's historic soil. It is a source of pride to this great State that the work has been satisfactorily completed and the schools of the State can feel a triple satisfaction in knowing that through their liberality the work was sustained and finished.

PITTSBURGH is receiving a stomach full of what old and fossilized ideas in the shape of laws can do toward the obstruction of the requirements of the present age. The Law and Order Society has been at work for some weeks enforcing the Sunday blue laws, aiming more directly at Sunday newspapers and drug stores. A new organization has sprung up, and their object is to carry the Sunday observance laws into all departments of work including street car service, funeral directors, drivers of funeral carriages, and furnace men. A repeal of the obnoxious laws will soon be wrought out. The goody goody people who find fault with one or two things which are clearly the demands and necessities of the hour, may feel a change of sentiment when the screws are applied so as to squeeze out and prohibit all intercourse on the holy Sabbath day.

**PINE LAND INVESTIGATION.**  
Chairman Dunn Sustained.—Minority Report Gets There.  
The following extract from the able review of legislative proceedings as given by the *Pioneer Press* shows the true feeling in the legislature and its final action, fully sustaining Chairman Dunn. Dunn heads Gorman off and gets a four to one vote in favor of suspending the rules and putting his resolution on its immediate passage.

The agony is over and it is now beyond the power of the legislature of Minnesota for the year 1893 to pass or repeal any more laws. Yesterday was the last working day and the members of the house worked a little. They did several good things and many bad ones. They admitted having made a grave mistake in rejecting the minority report of the Mille Lacs pine land investigating committee, and passed a resolution affirming the truth and fairness of the recommendations contained in report and requesting the governor to prosecute the investigation in the courts.

Then the house called for Mr. Bleeker and exacted from him an apology for his contumacious behavior in declining to vote on the Mille Lacs report. Then it proceeded to pass bills, and strange to say, it passed the senate bill providing for the erection by the State of a grain elevator at Duluth at a cost of \$100,000, the money necessary to be taken from the grain inspection fund, the fees for inspection being increased to 50 cents per car load.

Senator Day's general game and fish bill was also passed, but considering that this was the last chance comparatively few bills were passed.

**THE HOUSE REPENTS.**  
The first business the house was called upon to consider was the following resolution offered by Mr. Dunn of Mille Lacs:

Whereas, It has been shown to this house to be a fact that the pine stumpage on a certain section of school land, to-wit: Section 36, township 42, range 26, in Mille Lacs county, State of Minnesota, was disposed of by the State auditor at private sale for half its value and contrary to law; and

Whereas, It has been publicly alleged that the sale of the stumpage on said section of school land was not conducted according to the provisions of chapter 269 of the General Laws of the State of Minnesota for 1885, governing such private sales of school lands; and that said sale was irregular, illegal and invalid; and

Resolved, That this house of representatives, the senate concurring, does hereby request the governor to take such prompt action as he may deem necessary to secure a full and further investigation in the courts of the sale of the pine stumpage on section 36, township 42, range 26, by the State auditor to the firm of C. A. Smith &

Co., Minneapolis; and that the governor is hereby authorized to employ counsel and incur such expenditures as the proper conduct of such judicial investigation may require and the interests of the State of Minnesota may demand.

**WANT TO TAKE IT BACK.**  
Prior to offering the resolution Mr. Dunn had been informed by many members that they desired him to ask for a reconsideration of the votes by which the majority report was adopted and the minority report rejected, as they believed the house had made a great mistake in voting as it did. Mr. Dunn preferred, however, to offer the resolution. Mr. Gorman at once gave notice of debate, not even giving the clerk time to read the resolution. Mr. Dunn cross-countered by moving to suspend the rules and placing the resolution on its passage forthwith, and this was carried by 76 yeas to 20 nays.

Mr. Dunn then moved the adoption of the resolution. Mr. Gorman wanted the preamble stricken out, and after some debate Mr. Dunn agreed to strike out the first and third sections of the preamble and to leave the second section with a necessary amendment to make it clear, and the resolution intact. This was satisfactory to the house, and the roll call was called on the passage of the resolution as amended, which was carried by 86 yeas to 5 nays. Those voting in the negative were Messrs. Gorman, Holmberg, Howard, Linneman and Noyes. Messrs. T. Cole and Zelch, who signed the majority report voted aye.

Mr. N. A. Ross who has lately returned from his trip to the Pacific seaboard and up and down the coast from the northern line of our national boundary to its southern confines, has some interesting reminiscences of travel to relate. He was well pleased with many localities that he visited in central and southern California, mentioning among the larger places San Jose as a desirable place for a residence. San Francisco did not particularly please him from the fact more than anything else that the city seemed to be over run with the pig-eyed celestials. In Southern California, the true Eldorado, he saw more nearly his ideal. A splendid climate, fine orchards, of peach, orange, and lemons, beautiful flowers in endless profusion in fact everything of a tropical nature that could please the eye and cheer the heart. While in southern California, he visited John W. Cater who is located about 15 miles out from Santiago in one of the fertile fruit valleys. Mr. Cater has started in on a twenty acre tract to rear a peach orchard. He has now three acres of peach trees set out and is adding thereto as rapidly as possible. Mr. R. says that it is only a question of four years' time, when John Cater can begin to realize a handsome sum yearly from the products of his fruit trees. On the return trip by the way of the S. P., Central Pacific, Union Pacific, Omaha, C. N. & W. Mr. Ross took in the scenic route of the world, and says that the scenery is grand and impressive beyond the dreams of the wildest dreamers.

**The Cooking School.**  
The average girl at marriage is well instructed in sewing. To take her place at the head of a family without a fair knowledge of this useful household art would be to disgrace her mother and herself in the minds of all their acquaintances. The average young bride goes to a home of her own with a few practical ideas on a matter which will have to come before her thrice a day, and one in which the health and general prosperity of herself and others must essentially depend. Then, if ever she acquires even a passable skill in cookery, it will doubtless be through much wasting and worrying, and manifold non-successes. Meantime dyspepsia, or other evil angel, is lurking in the shadow of her table. To the young wife and housekeeper so circumstanced half the terrors of the kitchen are at once removed by the introduction of the ever-ready, always reliable, Royal Baking Powder. With its proper use there can never be failure in bread, biscuit, or cake, while the perfect healthfulness of the food produced is likewise so well assured that all who partake may defiantly snap their fingers in the face of old Dyspepsia. This point gained, the victory over inexperience and bad luck in other things is speedily won. The Royal Baking Powder, on account of its superior powers as a leavening agent, the great facility with which it may be used, its proved economy, and its thoroughly established wholesomeness and purity as established by the tests of government chemists and others has become the general substitute for cream of tartar and soda in the making of nice, sweet, light, flaky, digestible bread, biscuit, etc. With its use, the young mistress of the house may take a pardonable pride in the work of her hands.

Wm. Bouck, of Milaca, was among the passengers on the Eastern, Saturday. He is on his way to the Pacific states with a view to locating out west, if agreeable inducements are there. Miss Anna Bouck has charge of the Milaca post office. She is highly spoken of by the citizens of that little city.

**Pure Plymouth Rock.**  
I have fresh eggs of the Plymouth Rock variety that I will sell settings of 13 eggs to those wanting the same, for 50 cents. Enquire of  
MRS. JOHN ROGERS  
Blue Hill, Minn.

**BUSINESS LOCALS.**  
Baby carriages at C. A. Jack's. Have you those new capes and jackets at N. E. Jesmer's. M. S. Rutherford Agt. for St. P. & D. and Great Northern R. R. lands. Large stock and low prices on baby carriages at C. A. Jack's Drug Store. For mouldings and all other kinds of lumber call on I. H. Estes Lumber Co., before buying of others. Dry pine lath, \$2.25 per M., and dry basswood lath, \$2.00 per M., at I. H. Estes Lumber Co's yard. Pure goods and a complete assortment of paints, oils and varnishes can be found at C. A. Jack's Drug Store. The latest styles in spring wraps, capes and jackets at N. E. JESMER'S. Clear basswood ceiling and flooring, \$16.00 per M. I. H. ESTES LUMBER CO. **Gold and Silver** To loan on improved property. M. S. RUTHERFORD. Do you need any boots? You can buy them at your own price. PIERCE & LUDDEN. All kinds of scroll sawing done on short notice. I. H. ESTES LUMBER CO. We are closing out our clothing at cost. Come in and see us. PIERCE & LUDDEN. We are giving away silverware. Got plenty for all, so back up your cart and load up. PIERCE & LUDDEN. Ladies, if you want a cape or jacket, go to N. E. Jesmer's. All sizes, all prices, and the largest line in the city. The clothing tide is going out at Pierce & Ludden's. Get yourself and boys, pants and suits while they are going. Fancy sateens, newest designs including black and white, all shades in plain fast black, all prices, at N. E. Jesmer's. Try Rose Cream Jelly for chapped hands and faces. Every bottle guaranteed. Manufactured and sold by Wm. McCuaig. A full line of elegant dress goods, all wool, with trimmings to match. Call and examine. Always ready to show goods. N. E. JESMER. All kinds of wagon gear furnished, whiffletrees, eveners, wagon poles, etc., constantly on hand. I. H. ESTES LUMBER CO. A complete line of fancy gingham and prints—all new patterns and shades. Call and see our display. N. E. JESMER. **Veiling.** At the Peoples' Store they sell veiling all shades, all silk for the small price of 15cts per yard. C. H. RINES. **Feed Ground.** I will grind feed for \$1.50 per ton, cash, at Turner's old stand south of the Princeton Roller Mills. I. H. ESTES LUMBER CO. Carpets, a large stock on hand, all styles and grades; also a line of samples to order from, so that if not in stock, we will order for you anything ever heard of. N. E. JESMER. We guarantee satisfaction to our customers if they will use Laudreth's flower and garden seeds. Call for a catalogue of the seeds. C. A. JACK, Sole Agent. Shoes! Shoes! Shoes! N. E. Jesmer sets the pace in shoes. If you are anywhere on earth, and want to keep in line with progress, go to the double store and see the most complete stock of foot wear ever brought to the city. Crawford & Chapman have struck a cigar for five cents that beats all previous records. It is the "Jericho." Not the ancient Jericho, but a modern, improved pattern that is free from taint or unpleasantness. Nickel goods, but strictly first-class. **Notice.** All parties knowing themselves indebted to me will please call and settle at once. For obvious reasons I want no delay in this matter. H. C. COONEY, M. D. **For Rent.** I still have 55 acres of good cultivated land for rent. 30 acres plowed. WIN BARNUM. Princeton, Minn. **Seed Oats.** I have a number of bushels of Horse Mane oats for sale. Before buying your seed elsewhere, call and see me. E. D. WHEELER. **Seed Oats.** I have 1000 bushels of White Russian oats for sale. Enquire of E. D. DOUGLASS, Princeton, Minn. **Farmers, Attention.** I have some fine seed oats and seed corn for sale. Call and see me, if you want good seed. SEWARD WOODMAN. **Seed Wheat.** I have Blue Stem seed wheat for sale. You can get it at the Princeton Roller Mills, St. Anthony & Dakota Elevator or at my farm. MICHAEL MAHONEY, Princeton, Minn. **Horses for Sale.** Eight good work horses for sale cheap for cash or good security. ANDREW FAIR, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Mary J. Woodcock, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Mary J. Woodcock, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Joseph L. Cater, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Joseph L. Cater, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Cornelius H. Chute, Plaintiff,  
vs.  
Eliza Beebe, Freelove Dunham, and David E. Gouiding; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the Clerk of the District Court of the Seventh Judicial District, in and for the County of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the Village of Princeton, in said County, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.  
Dated April 10th, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Cornelius H. Chute, Plaintiff,  
vs.  
Eliza Beebe, Freelove Dunham, and David E. Gouiding; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named Plaintiff against the above named Defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the County of Mille Lacs and State of Minnesota, and are described as follows: The northwest quarter of section twenty-five (25) in township thirty-six (36) north of range twenty-six (26) west, 4th Mer.  
Dated April 10th, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
The State of Minnesota to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff.  
The premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: Commencing at a point in the center of the west end of Third street, townsite of Princeton, thence running west twenty rods, thence running south fifteen rods, thence running north fifteen rods to the place of beginning, the same being located in the northwest quarter of the northwest quarter of section thirty-three, township thirty-six north, of range twenty-six west.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
The State of Minnesota to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff.  
The premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: Commencing at a point in the center of the west end of Third street, townsite of Princeton, thence running west twenty rods, thence running south fifteen rods, thence running north fifteen rods to the place of beginning, the same being located in the northwest quarter of the northwest quarter of section thirty-three, township thirty-six north, of range twenty-six west.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
The State of Minnesota to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Samuel A. Carew, Plaintiff,  
against  
Aaron D. Harrison; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff.  
The premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: Commencing at a point in the center of the west end of Third street, townsite of Princeton, thence running west twenty rods, thence running south fifteen rods, thence running north fifteen rods to the place of beginning, the same being located in the northwest quarter of the northwest quarter of section thirty-three, township thirty-six north, of range twenty-six west.  
Dated April 10th, 1893.  
CHAS. A. DICKET,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west, 4th Mer.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Summons.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
The State of Minnesota, to the above named defendants:  
You are hereby summoned and required to answer the complaint of the plaintiff in the above entitled action, which is filed in the office of the clerk of the district court of the Seventh Judicial District, in and for the county of Mille Lacs and State of Minnesota, and to serve a copy of your answer to the said complaint on the subscriber, at his office in the village of Princeton, in said county, within twenty days after the service of this summons upon you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the court for the relief demanded in the complaint.  
Dated March 31st, 1893.  
CHAS. KEITH,  
Plaintiff's Attorney, Princeton, Minn.

**Notice of Lis Pendens.**  
STATE OF MINNESOTA, ss.  
County of Mille Lacs. ss.  
District Court, Seventh Judicial District.  
Nelson E. Jesmer, plaintiff,  
against  
Josephine Montour, Erastus S. Edgerton and — Edgerton his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, defendants.  
Notice is hereby given, that an action has been commenced in this court by the above named plaintiff against the above named defendants, that the object of said action is to determine the adverse claim of the defendants and each of them and the rights of the parties respectively herein and to the real estate hereinafter described, and asking that the said adverse claim of the defendants and each of them may be adjudged by the court null and void and that the title to said real estate and all thereof may be adjudged and decreed to be in the plaintiff, and that the premises affected by said action are situated in the county of Mille Lacs and State of Minnesota, and are described as follows: The southeast quarter of the northwest quarter of section seventeen (17), in township thirty-six (36) north, of range twenty-six (26) west,