

Transcript of Judgement

In the Justice Court Eureka Township and County State of Nevada before L.W. Bromer Justice of the Peace

Charles Goll. Plaintiff } b.l. Hubbard. Atty for plaintiff

v.s

William McEuen. &

his wife Kate McEuen. Defendants } Bishop. & Sabin Defendants Attys

Cause docketed & Summons issued May 9<sup>th</sup> A.D. 1878. The cause was continued by consent to May 24<sup>th</sup> 1878 at which time the cause was tried by a Jury who found for the Plaintiff and the Court thereupon rendered Judgement as follows to wit; For consideration of the premises hereinbefore set forth. It is hereby ordered, considered and adjudged that the said Plaintiff Charles Goll do have and recover of and from the said Defendants William McEuen and Kate McEuen the sum of One hundred & ninety two  $\frac{9}{10}$  Dollars and costs of suit taxed as percost bill filed at \$49 $\frac{25}{100}$  and that this Judgement be enforced first against the separate property of Kate McEuen and second against the joint property of both Defendants by them acquired since they were joined in Matrimony - Witness my hand officially this the 27<sup>th</sup> day of May A.D. 1878

L.W. Bromer

Justice of the Peace

State of Nevada } ss  
County of Eureka }

I hereby certify the foregoing to be a correct Transcript of a Judgement now of record on aacket in my office. Witness my hand officially this 14<sup>th</sup> day of June A.D. 1878.

L.W. Bromer  
Justice of the Peace

Recorded at the Request of Charles Goll June 14<sup>th</sup> 1878 at 30 min past 1 P.M.  
W.L. Linder Recd by L.A. Record Deputy