

June 6, 1900.

adds Norton J. F. Devlin appeared before the Board for and on judgment behalf of Odde Norton, and offered the sum of \$9.94 in payment for the judgement against him of date Oct 6th 1892 for personal property tax of 1893.

On motion the offer of Mr. Devlin was accepted and the Treasurer is hereby authorized to accept the sum of \$9.94 in full satisfaction of said judgement and issue his proper receipt therefor.

~~Jorgenson~~ Mr. Devlin also appeared for and on behalf of L. Jorgenson and represented that the tax for personal property of 1891 which is included in a judgement against said Jorgenson of date Dec 23rd 1892 was unjust for the reason that said Jorgenson did not own the property which was assessed to him and asked that the Board cancel same, and offered the sum of \$14.05 in full payment for the judgement of date Dec 23rd 1892 for personal property taxes of 1890.

On motion the application and offer of Mr. Devlin was accepted and the Clerk of Court is hereby authorized and instructed to cancel of the record the judgement of date Dec 23rd 1892 for \$13.00 and the Treasurer is hereby authorized to accept the sum of \$14.05 and issue his receipt therefor in full payment and satisfaction of the judgement for personal property taxes of 1890 and the Auditor & Treasurer are hereby instructed to cancel the taxes for 1891 against said Jorgenson on the tax rolls.

~~Geo S & Geo W~~ George S. Turner appeared before the Board and asked an extension of time on the judgement against him and Geo W. Turner and offered his note in the sum of \$37.87 due on or before Oct 1st 1900 as collateral to judgements as follows viz:

Geo S. Turner of date Oct 6-1892 for \$9.71 for personal property taxes for 1893.

Geo S. Turner of date April 13th - 1892 for \$25.60 and additional costs for personal property tax for 1888 and 1889. On motion the offer of Mr. Turner was accepted and his note and mortgage were duly executed.

~~James Peace~~ James Peace appeared before the Board and asked for an extension of time and offered his note in the sum of \$31.25 due on or before Oct 1st 1900 secured by chattel mortgage as collateral to the judgement against him of date Dec 23rd 1892 for personal property taxes of 1890 & 1891.

On motion the offer of Mr. Peace was accepted and his note and mortgage were duly executed.

~~J H Rose~~ J H. Rose appeared before the Board and asked for an extension of time and offered his note in the sum of \$68.59 due on or before Oct 1-1900 secured by chattel

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J. Rose
Judgment
Continued

mortgage as collateral to the judgement against him dated Dec 23-1892 and Oct 6-1894 for personal property taxes of 1890-1892 and 1893.

On motion the offer of Mr Rose was accepted and his note and mortgage were duly executed.

O. Gladebo
Judgment

O. Gladebo appeared before the Board and asked for an extension of time, and offered his note in the sum of \$38⁶⁵ due on or before Oct 1-1900, secured by chattel mortgage as collateral to the judgement against him of date Dec 23-1892 for \$38⁶⁵ for personal property taxes of 1890 & 1891.

On motion the offer of Mr Gladebo was accepted and his note and mortgage were duly executed.

Adjournment
1 o'clock P.M.

In session

The Board in session pursuant to adjournment.

All members present.

Chairman Burkhardt presiding.

Mrs Alonso Grant
Judgment

Mrs Alonso Grant appeared before the Board and represented that the judgement of date Dec 23-1892 for \$11¹⁰ for personal property tax of 1891 against Alonso Grant was null & void for the reason that the assessment was erroneous, in that Mr Grant was never a resident of Taylor Township, and did not own any personal property of any kind during the year of 1891, and therefore asked that the said judgement be cancelled of record.

On motion the request was granted and the Clerk of Court is hereby instructed to cancel same of record and the Auditor and Treasurer are hereby instructed to cancel said tax on the tax roll.

Robert H. Stewart
Judgment

Robert H. Stewart appeared before the Board and asked for an extension of time and offered his note in the sum of \$11⁴⁰ due on or before Oct 1-1900 secured by chattel mortgage as collateral to the judgement against him of date Dec 6-1894 for \$11⁴⁰ for personal property tax of 1893.

On motion the offer of Mr Stewart was accepted and his note and mortgage were duly executed.

A F Prentiss
Judgment

A F Prentiss appeared before the Board and asked for an extension of time and offered his note in the sum of \$16⁶⁵ due on or before Oct 1-1900 as collateral to the judgement against him of date Oct 6-1894 for \$16⁶⁵ for personal property taxes of 1892.

On motion the offer of Mr Prentiss was accepted and his note and mortgage were duly executed.

Martin O'Dahlen
Judgment

Martin O'Dahlen appeared before the Board and asked for an extension of time, and offered his note in the sum of \$25⁴² due on or before Oct 1-1900 as collateral to the judgement against him of date Oct 6-1894 for \$25⁴² for personal property taxes of 1892 and 1893.

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On motion the offer of Mr. Dahl was accepted and his note and mortgage were duly executed.

J.W. Butler J.W. Butler appeared before the Board and asked an judgement extention of time and offered his note in the sum of \$28⁸⁰ due on or before Oct. 1-1900, secured by chattel mortgage as collateral to the judgement against him of date Dec. 23rd 1892 for \$28⁸⁰ for personal property taxes of 1890 and 1891.

On motion the offer of Mr. Butler was accepted and his note and mortgage were duly executed.

Chas M. Dermott Charles M. Dermott appeared before the Board and asked judgement for an extention of time and offered his note due on or before Oct. 1-1900 secured by chattel mortgage as collateral to the judgements against him as follows viz: dated Dec 23-1892 for \$64³⁰ for personal property taxes of 1890-91
 " Oct 6-1894 " \$63⁸⁵ " " " 1892-93

On motion the offer of Mr. M. Dermott was accepted and his note and mortgage were duly executed.

Application of In the matter of the application of Brooks Griffith Co. Brooks Griffith Co. of Minneapolis Minn. asking for the cancellation of Mpls Minn. the judgement of date January 1-1895 against them for the taxes of 1893 assessed in the Township of Banson at Banson City.

On motion the application was referred to the State Attorney. Mr. Bishop the State Attorney appeared and after an examination of the matter decided that the Board had no power to set said judgement aside. But in as much as that the papers showed that the citation was served upon W.E. Dada as agent and in said application is shown upon the affidavit of said Dada that he was not and never had been the agent of said company, that said alleged service of citation was not a legal notice to the defendant consequently the judgement was defective.

It was moved by Commissioner Phipps and seconded by Commissioner Settrit that the States attorney be and whereby requested to move the Dist Court at its next term to set said judgement aside and further that the Board accept the offer of Mr. Dada for and on behalf of the said Company by which he offers to pay the sum of \$6¹⁰ the amount of the costs paid by the County in the action wherein said judgement was obtained.

John Baird John N. Baird appeared before the Board for and judgement on behalf of his brothers John Baird and asked an extention of time, and offered the note of said

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John Baird by him as agent in the sum of \$35 93 due on or before Oct 1-1900 secured by chattel mortgage as collateral to the judgement against said John Baird in the sum of \$35 93 of date Oct 6-189x for personal property tax of 1893.

On motion the offer of Mr Baird was accepted and a note and mortgage were duly executed.

Ole Halvorson Ole Halvorson appeared before the Board and asked for judgment an extinction of time, and offered his note in the sum of \$127 58 due on or before Oct 1-1900 secured by chattel mortgage as collateral to the judgments against him as follows viz;

Judgement of date Oct 6-189x for \$27 00 for personal property tax of 1892 93
 " " " Dec 23-1892 " \$62 40 " " " 1890-1891
 " " " July 15-1893 " \$35 76 " seed grain and additional costs for \$2 30.

On motion the offer of Mr Halvorson was accepted and note and mortgage were duly executed.

On motion the Board adjourned to 9 o'clock A.M. June 7th 1900
 9 o'clock A.M. June 7th 1900

The Board met in session pursuant to adjournment all members present.

Chairman Burkhardt presiding.

The minutes of June 6th were read and on motion ^{were} approved as read.

Application of D^r K.A. Nipstad asking for the release of a certain judgement against him of date Mar. 28-1892 in the sum of \$5 60 for costs in the case of Sargent County vs L Lashman wherein said Nipstad was complaining witness and representing to the Board that said judgement was obtained through no fault of his that he at that time was residing at Cooperstown N.Y. in a case of replevin in an effort to obtain certain property belonging to him which had been wrongfully disposed of by said Lashman and by the advice of his Attorney it was not deemed that it would be necessary for him to appear in this case on the day that it would be called as the case could be continued until he could get here.

It appearing to the Board that Mr Nipstad had not been fairly dealt with and had been very unfortunate and had not only lost his property but had also lost cash to the amount of \$600 00.

It was moved and seconded that Mr Nipstad be released from said judgement upon the payment of the sum of \$32 40 and the County