

May 13-20-27
Amended Summons
STATE OF MINNESOTA
COUNTY OF MARSHALL
IN DISTRICT COURT
NINTH JUDICIAL DISTRICT
CASE TYPE: OTHER
CIVIL/QUIET TITLE
Case File No. 45-CV-15-131
Benjamin R. Duckstad,

Plaintiff,

v.

Oscar A. Peterson a/k/a
Adolph Peterson, deceased
and unknown heirs of Oscar
A. Peterson a/k/a Adolph
Peterson; Elsie M. Peterson,
deceased and unknown
heirs of Elsie M. Peterson;
Dorothy F. Olson a/k/a
Dorothy Florence Olson,
deceased and unknown
heirs of Dorothy F. Olson
a/k/a Dorothy Florence
Olson; Judy Olson a/k/a
Judy Duckstad Walker;
Larry Olson, deceased and
unknown heirs of Larry
Olson; Codey Olson;
Kasey Olson; Clarence H.
Peterson, deceased and
unknown heirs of Clarence
H. Peterson; Martyce Olson;
Marilyn Sorenson; Clairene
Grillo; and Carole Holmes;
and the unknown heirs of
any of above named
defendants, if deceased;
and all persons unknown
claiming any interest,
right, title, estate, lien,
encumbrance or claim in
the real estate described
in the Amended Complaint
herein,

Defendants.

THE STATE OF MINNESOTA TO
THE ABOVE NAMED DEFENDANTS:

You and each of you are hereby
summoned and required to serve
upon Plaintiff's attorney, an Answer or
other proper response to the Amended
Complaint which is herewith served
upon you, and which is now filed in
the office of the Court Administrator of
the above named Court, within forty-
one (41) days after the first date of
publication of this Amended Summons.
If you fail to do so, judgment by
default will be taken against you for
the relief demanded in the Amended
Complaint.

YOU ARE HEREBY NOTIFIED
THAT:

This action involves, affects or
brings into question real property situ-
ated in the County of Marshall and
State of Minnesota described as fol-
lows:

The East Half (E1/2) of Lot
Seven (7), all of Lot Six (6), and
a strip of land 10 feet wide front
and rear, along the West side of
Lot Five (5), All in Block Eight
(8), Wentzel & Grindeland's
Addition to the City (f/k/a Village)
of Warren, Marshall County,
Minnesota

Parcel No: 59-0663-000

The object of this action is to obtain
the judgment of said Court: making a
determination regarding Plaintiff's
title; making a determination of all
adverse claims to the above described
tract of land; adjudging that Plaintiff is
the owner in fee simple absolute;
adjudging that Plaintiff is entitled to
possession of said tracts of land and
the whole thereof; adjudging that
Defendants in said action, and each of
them, have no right, title, claim, inter-
est, or estate in or to said tract of land
or lien thereon; and adjudging such
other relief as the Court shall deem
proper.

Civil cases are subject to Alternative
Dispute Resolution processes as pro-
vided in Rule 114 of the General
Rules of Civil Practice for the District
Courts. Alternative Dispute Resolution
includes mediation, arbitration and
other processes set forth in the rules.
You may contact the Court
Administrator for information about
these processes and about resources
available in your area.

Dated this 29th day of April, 2015.

Gerard D. Neil
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