

STATE OF MINNESOTA

FIRST JUDICIAL DISTRICT

COUNTY OF SCOTT

IN DISTRICT COURT

First National Bank of Montgomery,

Plaintiff,

vs.

RETURN TO ORDER TO SHOW  
CAUSE

Jerome Daly,

Defendant.

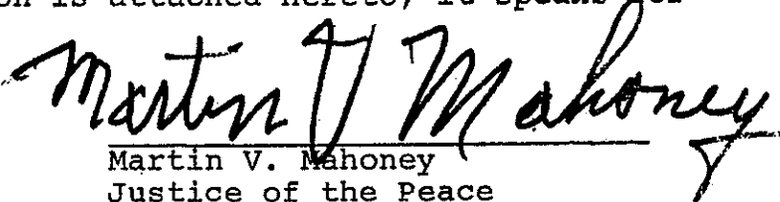
Comes now the undersigned and for his return to this Court's Order to show cause dated January 8, 1969, why I should not file in the office of the clerk of the above Court a transcript of all entries made in my docket together with all other process and papers, and shows this Court as follows:

1. I have not allowed the Appeal in this case and forwarded the process papers and evidence to the Clerk because the Appeal statute MSA 532.38 was not complied with nor was \$2.00 in lawful money of the United States deposited with the Clerk of this Court for my Appeal fee. I granted a hearing to the parties on January 22, 1969 at 7:00 pm at which time Plaintiff did not appear nor was any continuance requested by Plaintiff.

Pursuant to that hearing I have taken evidence from the Defendant Jerome Daly and have filed my decision as to the validity of the two Federal Reserve Notes that were deposited with the Clerk of the District Court.

A copy of that decision is attached hereto; it speaks for itself.

January 24, 1969

  
Martin V. Mahoney  
Justice of the Peace  
Credit River Township  
Scott County, Minnesota