

State of Colorado }
County of Chaffee } S.S.

In the District Court
of the fourth judicial
sitting in and for the
County of Chaffee in the
State aforesaid.

H. J. Hartzell and
F. J. Hartzell Partners
doing business under
the firm name of
Hartzell Brothers

Plaintiffs

Complainant

Against
The North Fork ^{Consolidated} Mining
and Tunnel Company

Defendant

The plaintiffs herein come
now and complaining of the defend-
ant herein, for cause of action at
law and charge:

That the plaintiffs herein are
partners doing business under the
firm name and style of Hartzell
Bro's at the Town of Salida in
Chaffee County and State aforesaid
And as such partners paid the
money hereinafter set forth and
charged against the defendant.

That the defendant is a foreign corporation duly organized under the laws of the State of Pennsylvania and as such corporation has duly complied with the statutes of the State of Colorado and ~~is~~ ^{is} authorized to do business in this state, and that in pursuance of the said statutes has designated the Town of Mayoville as the principal place where the business of such corporation shall be carried on in this state and ^{Wm. L. Billis}

as the agent, authorized by said company, in this state, residing at its principal place of business upon whom process may be served.

That the defendant aforesaid is indebted to the plaintiffs herein, in the sum of four thousand six hundred and fifty two and 1/100 dollars (\$4652^{1/100})

upon an account for money ^{loaned} ~~loaned~~ said defendant and paid upon its orders or checks drawn by their said agent who was duly authorized, ~~the amount of~~ ^{paid} to divers persons in accordance with said orders or checks at various times between ~~the~~ ^{the} 26th twenty sixth day of June A.D. 1882, and the eighthth day of July A.D. 1882, at the special instance and request of the defendant herein.

That the said sum of Four Thousand Six Hundred and fifty Two and 1/100 dollars (\$4652^{1/100}) became due and payable thereon on the eighth day of July A.D. 1882, but that the said defendant though often requested so to do has wholly failed and refused to pay the whole or any part of the said balance so due upon said account.

It therefore plaintiffs pray judgment of the court in their behalf and against the said defendant in the sum of Four Thousand six hundred and fifty two and 1/100 dollars (\$4652^{1/100}) together with interest thereon from the said Eighth day of July until paid at the rate of ten percent per annum until paid and their costs herein.

W. J. Hartzell and
 J. S. Hartzell Plaintiffs,
 by W. H. Davis and
 C. H. Davis their Attys.