

8522

No. \_\_\_\_\_

Supreme Court of Illinois

Trustees of School

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vs.

John Welchley

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71641  7

John Welchley State of Illinois vs In the Monroe County Circuit  
vs County of Monroe & Court, at the September Term  
Geo. L Ditch Thereof A.D. 1837  
Valentine Siegel Be it remembered, that on the seventh day of July A.D. 1837  
v. J. J. Danner the following summons was issued, to wit:  
T. of Schools of State of Illinois vs The people of the State of Illinois to the  
T. S. 10 apts Monroe County Sheriff of Monroe County Greeting:  
We command you, that you summon John Welchley if he  
may be found in your County, that he be and appear personally  
in the Circuit Court next to be helden at the Courthouse in  
Waterloo, within and for said County, on the second Monday  
of September next, on the first day of said term, then and  
there in our said Court, to answer George L Ditch, Valentine  
Siegel & Jacob J. Danner, Trustees of Schools of T. S. 10, in a  
certain case, appealed by them to said Court, from a judgment  
rendered against them before James M. Robison a J.P. and  
hereof unto due return -  
 Witness William Erd, Clerk of said Circuit Court  
and the seal thereof hereto affixed at the office in  
Waterloo the seventh day of July A.D. 1837  
William Erd  
On which summons was the following return, to wit:  
Executed by reading to the within named John Welchley  
July 20. 1837. serving 30. mileage 45. return 10. (\$105)  
L M Eckert Shf  
filed July 25. 1837. Wm Erd  
and afterwards to wit at the September term of said Court  
on the 15th day of September A.D. 1837 the following  
order,

order was made and entered of record, in the said case, to wit:

John Welchley appellee

vs

George L Ditch

Valentine Siegel &

Jacob J Damned Trustees

of Schools of T 2. 10

Appeal

Now on this day comes the plaintiff by his atty. George Abbott and also come the defendants by Roemer & Morrison their attys, and the parties being ready for trial by consent, this cause is submitted to the Court to be tried without the intervention of a jury, and the Court having heard the testimony of witnesses and argument of counsel, finds in favor of the plaintiff the sum of \$ 25, 79 & costs. It is therefore upon considered by the Court, that judgment be entered against said defendants, in favor of the plaintiff and that the said plaintiff have and recover from the said defendants the sum of Twenty five Dollars & twenty nine cents, together with the costs by him expended in behalf of this suit and that he have execution therefore &c. Whereupon the defendants by their attys make a motion for a new trial, and said motion being denied by the Court, they pray for an appeal of this cause to the Supreme Court which is allowed, upon said defendants filing their bill of exceptions within fifteen days and execute & file a bond in the penal sum of one hundred Dollars, in twenty days from the date hereof to be conditioned according to law and approved by the Clerk of this Court.

and afterwards, to wit: on the 26<sup>th</sup> day of September A.D. 1857, the following <sup>bond</sup> was entered into & filed, to wit:

I know all men by these presents, that we George L Ditch

2

Valentine Siegel & Jacob J. Danner, Trustees of Schools of  
Town 2, 10, <sup>& L M Eckert</sup> of the County of Monroe, and State of Illinois  
are held and firmly bound unto John Welchley of said  
County & State in the sum of one hundred Dollars, for  
the payment of which, well and truly to be made, we bind  
ourselves, our heirs, executors and administrators, jointly sever-  
ally and firmly by these presents.

The condition of the obliga-  
tion is such, that whereas, said John Welchley did at the  
September Term A.D. 1857 of the Monroe County Circuit Court  
of said State, recover a judgment in said Court against  
the above named Trustees of Schools of T 2. 10 for the sum  
of Twenty five Dollars & Seventy nine cents and cost of suit  
from which said Judgment of the said Circuit Court said  
Trustees of Schools prayed for and obtained an appeal to  
the Supreme Court of said State; Now if the said George  
L Ditch, Valentine Siegel & Jacob J. Danner trustees as afores-  
aid, shall duly prosecute their appeal with effect, and  
shall pay the amount of the judgment cost and interest  
rendered against them in case the said Judgment shall be  
affirmed in the supreme Court, and shall pay the amount  
of whatever Judgment the said Supreme Court may render  
against them, then the above obligation to be void, otherwise  
to remain in full force and virtue.

Witness our hands and seals this 26<sup>th</sup> day of September 1857  
entered into and approved ) J. J. Danner (Seal) Presd.  
by me, this 26 day of September | Valentine Siegel (Seal) trust.  
A.D. 1857. W. Erd Clerk | G. L. Ditch (Seal) trust  
L M Eckert Seal

and afterwards, to wit: on the fifteenth day of October AD  
 1857, the following Bill of Exceptions was filed to wit:  
 State of Illinois } Of the September Term AD 1857 of the  
 Monroe County } Monroe Circuit Court  
 John Welchly app't

vs } appeal  
 Trustees of Schools of  
 Township No 2 South }  
 Range No 10. West app't } Be it remembered that upon

cause which was tried by the Court by consent the plaintiff offered  
 in evidence the Schedule marked "A", which by consent is  
 made a part of this Record, the defendants thus stated that  
 the objection to paying said Schedule was that at the October  
 1856 meeting of said trustees they had distributed upon said  
 Schedule the sum of \$11.61 which was its pro-rata share  
 of all the money then in hand for distribution, and they  
 having previously provided for and had kept a School for  
 all the children under 21 years of age in said Township for  
 6 months of the year ending first Monday in October 1856  
 were not bound to levy a tax for the purpose extending the  
 time of the Schools, which statement was not contradicted  
 by the opposite party, the defendants also objected to paying  
 said Schedule because the said plaintiff had no legal certificate  
 of qualification to teach the several branches whereupon  
 the plaintiff produced the certificate "B" which is by consent  
 made part of this record, to the introduction of which the  
 defendants objected, to which decision the counsel at the time  
 excepted, and the plaintiff also introduced certificate may,

Recd. No. 62, which is by consent made part of the record.  
this was all the evidence in the case whereupon the Court  
found a verdict for the plaintiff for the sum of \$ 25.79  
the defendants moved for a new trial for the reason the  
Court admitted improper evidence and found against  
law and justice, which motion the Court overruled, to  
which decision overruling said motion the defendant then  
and there excepted and pray'd the Court to sign and seal  
this bill of exceptions.

Sidney Bruse Seal

State of Illinois <sup>1858</sup>  
Monroe County I, the undersigned Clerk of the  
Circuit Court, within and for said County State, hereby  
certify the foregoing to be true copies, of the summons &  
indorsement of the same, Judgment or order of Court  
Appeal Bond & of the Bill of Exceptions, as the same  
appears of Record and on file in my office in foregoing en-  
titled cause. Witness William Erol, Clerk of said  
Circuit Court and the seal thereof hereto  
affixed at office in Waterloo, this fifth day  
of November A D 1857.

William Erol

Supreme Court, 1<sup>st</sup> Division

Nov. Term, 1857. And now come the  
appellants by their attorney and say that  
there is error in the record of proceeding  
in this cause and assign as errors

1. That court overruled motion  
for a new trial
2. That court admitted improper  
evidence
3. That Judgment ought to have  
been entered for appellants  
of pro roroval of Judgment below  
G. Barnes for  
appellants.

No 57

John Wethby  
Inst<sup>r</sup> of Schools of  
Jan<sup>r</sup>. 2, 10.  
Frankfort

Feb<sup>r</sup> 20<sup>th</sup> 1857.  
Mr. Weston C. H.  
Paid by Frankfort  
1857 by Frankfort — \$1.00  
B. F. French  
1.00

57 Trustees of Schools vs. L. S. W. et al  
appellee  
in  
John Welchly appellee, —

We insist in this case

1st That the certificate of qualification of the teacher was not a legal one and did not entitle him to teach school & receive compensation. It does not show that appellee was <sup>"properly"</sup> qualified to teach "penmanship, arithmetic, English grammar, modern geography and the history of the United States." School commissioners certify that he is qualified to teach orthography, reading in English &c. on a third class school.

(49<sup>age 1888</sup>) 2d. Law provides that no teacher shall receive any portion of the school fund, unless he has a legal certificate. — See also 16 Ill. 147  
2. Recidence shows (see bill of exceptions) that appellee received his pro rata share when on board. A school had already been kept up for 6 months in the district. The 5th trustees were not bound to extend

the sum and levy an additional  
tax, and consequently the Trustees  
had to look to the Schools for  
pay. - the Superintendent's circular 132. <sup>1856.</sup> states  
The Trustees had no power to pay  
See the same point made in the  
case of Trustees vs. Sheldon. Judgment  
against trustees & directed an Order to pay  
out of print money is unappropriate & come  
other than applying of Board or  
Cable other hand, Wm H. Morris in  
indicates if Laws. 1857. for application  
of 49.

Brank's  
outline

In Helder

Histone &  
muskosites  
by  
Commiss  
affiliates

Feb 27<sup>th</sup> 1857.  
N. J. Lederer M

Trustees v. Welch Appeal from Monroe Co.

In this case the same points insisted on in the other case of same plffs are urged.

The Trustees, after ordering a payment in part on a schedule cannot go behind the same afterwards & object to the certificate of qualifications of the teacher. They thereby cut off themselves. Besides that is a matter for the Directors to decide as to the form of the certificate. After a teacher has presented to the Directors his certificate of qualification, which is approved by them when it might be amended if informal and he is employed by the Directors it would be a fraud for the trustees to refuse to pay him upon the rendition of his services. Objections of this character are purely technical & should <sup>the</sup> Directors object to them at the earliest practical time & not after the labor is in good faith performed when it is too late for the teacher to have the certificate amended.

The Trustees might have made an order to pay the schedule out of monies afterward collected.

There is no proof to show that the Trustees had collected appropriated the money in the treasury subject to distribution. It was only so stated by tly. for plff. test. below & neither admitted or denied by plff. Such statements

must not be regarded as evidence,  
Nothing but a statement designed  
by the party at the time and ad-  
mitted by his adversary for the pur-  
pose of being used as evidence is such.  
Parties must not only aver but prove  
their statement except in agreed cases  
or stipulations made for & as evidence.

Wm Underwood  
Atty for appellee.

Yours Dr  
Wm.

Wm Underwood  
Atty for appellee.

# SUPREME COURT OF ILLINOIS.

## FIRST GRAND DIVISION.

NOVEMBER TERM, A. D. 1857.

Record Page.

### ABSTRACT.

Trustees of Schools of Town 2 S. 10 W. appellants,  
vs,  
John Weelhley, appellee. { Appeal from Monroe.

This was a suit originally commenced before a Justice of the Peace, and by appeal brought into the Circuit Court of Monroe. There at the September term A. D. 1857, the case was by consent of parties tried by the Court, and verdict found by the Court for the appellants for \$25,79. A new trial by appellants moved, was overruled and judgment entered according to verdict. Upon the trial of the above case a schedule was introduced by plaintiff which by consent was made part of the record of this case marked A. and a statement admitted to be true was made by the appellants, which appears on page 4 of this record. The appellants also objected to the certificate of qualifications which was introduced by the appellee, but said certificate was submitted as sufficient by the Court.

### THE ERRORS ASSIGN'D ARE

First, that the Court overruled a motion for a new trial.  
Second, that the Court admitted improper evidence.  
Third, that the Court rendered judgment for appellee instead for appellants.

G. KOERNER Atty.,

For Appellants.

57  
July 27. 1857.  
A. G. Schmitz M.C.

THE BIBLIOGRAPHY OF THE  
AMERICAN REVOLUTION

BY  
J. L. COOPER,  
OF THE LIBRARY OF CONGRESS.  
WITH AN APPENDIX OF READING LIST FOR  
THE STUDY OF THE AMERICAN REVOLUTION,  
AND A BIBLIOGRAPHY OF THE AMERICAN REVOLUTION,  
BY A. G. SCHMITZ, M.C.,  
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ИЗДАВЕЕ ЛЕВИ, А. Г. ИЗДАВАЕТ  
ЛІНГ-СКІДДІНГ ДІАІІСІОУ  
СІЧНІСТІ СОЦІІ ОІ ТРІІІОУ.

Trustee of Schools  
vs.  
John Wilby

Appeal from  
Monroe County.

And now comes the appellee & moves  
the court to strike the bill of exceptions  
in this case from the ~~filed on~~  
record for the reason that the same  
was not filed during the term of the  
court below nor during the time fixed  
in the order of said court.

Wheeler Wood  
Atty for app't.  
appellee.

Printers of Sketches

Dr. M.

Wilkins  
Motion & Drawing  
appeal,

July 28<sup>th</sup> A.D. 1857  
J. Stevenson Esq.  
u

SUPREME COURT OF ILLINOIS.  
FIRST GRAND DIVISION.  
NOVEMBER TERM, A. D. 1857.

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For Appellants.

ОБЩЕСТВО  
ДЛЯ ПОМОЩИ  
ПОСЕЛЕНИЯМ  
СИБИРИ  
ПРИКАЗОВАНО  
СТАВРОПОЛЬСКОМУ ГУБЕРНАТОРУ  
СОСТАВИТЬ  
ПОСЛАНИЕ  
К СОВЕТУ  
СИБИРСКОГО  
ГЕНЕРАЛ-ГУБЕРНАТОРА

57

Документъ про избѣженіе отъ земельныхъ земельъ. Документъ изъ земельнаго ведомства о томъ, что земли въ селѣ Краснодарѣ, въ 1857 г., изъ земель, выведенныхъ изъ казенныхъ земель, выдѣлены въ земли земельнаго ведомства. Документъ изъ земельнаго ведомства о томъ, что земли въ селѣ Краснодарѣ, въ 1857 г., изъ земель, выведенныхъ изъ казенныхъ земель, выдѣлены въ земли земельнаго ведомства.

Февраль 27. 1857.  
А. Ильинъ

СОБИРСКАЯ  
ГЕНЕРАЛ-ГУБЕРНАЦИЯ  
СИБИРИ  
СОЛДАТЪ ОБІГІОВІСТІ

Ballance running on Schulte file by John -  
Welchly at 3-1856 and in place is \$ 25.79

April 21<sup>st</sup> 1857 ~~\$ 22.00~~ ~~\$ 22.00~~ M. Horne Yeaer

of 725 of R 10 W

Amount of Tax levied by the Assessors of 725  
R 10 W for the year 1856 is \$ 605.57

At the copy of this instrument given Yeaer  
April 21<sup>st</sup> 1857 M. C. Horne Dr.

of our Town ship

2 Mill Day and fees School  
College and Dining fees  
and fees and Duties on 20th  
comes and doth the aggregate  
to the sum of \$1209.43  
Joseph Levy      60559  
                        1815.02

Exhibit C

filed Septo  
15. 1857  
Wm Ebd  
CDB

Monroe County Ills January 1. 1856  
The undersigned having Examined John  
Welchley. and being Satisfied that he  
Sustains a Good Moral Character hereby  
Certify that he is qualified to teach orthog-  
raphy in English &c. in a third Clas  
School. which Certificate is Good and  
Valid in Laid County for two years  
from the date hereof renewable at  
the option of the School Commission  
or of any two Members of the Examining  
Committee by his or their Endorsement  
theron Given my hand at the date aforesaid

M. T. Horne  
School Commision

Filed Sept 15  
1857  
W. End  
C.P.

Exhibit 13

Schedule Of A Common  
Kept by John Melchly at the School House in District No. 1  
Principal Meridian, in the County of Monroe and State of Ill

Names of Scholars

	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday		
No. of Dist.	March 22	April 1	April 2	April 3	April 4	April 5	April 6	April 7	April 8	April 9	April 10	April 11	April 12	April 13	April 14	April 15	April 16	April 17	April 18	April 19	April 20	April 21	April 22	April 23	April 24	April 25	April 26	April 27	April 28	April 29	
Catharine Carver	1	1						1	0	1																					
Mahedina Werling	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Elizabeth Werling	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Mary Webb	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Sarah Melchly	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Elizabeth Picky	1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Betha Brobst	1	1	1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Federicka Brobst	1	0	1	0	1	1	0	1	0	1	0	1	1	0	1	0	1	0	1	1	1	1	1	1	1	1	1	1	1	1	
Luisa Werling	1	1	0	1	1	0	1	0	1	0	1	1	1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Elizabeth Baum	1	1	1	1	1	0	1	1	0	1	1	0	1	0	1	1	0	1	0	1	1	1	1	1	1	1	1	1	1	1	
Catharine Baum	1	0	1	1	1	0	0	0	1	1	1	0	1	0	1	0	0	1	0	1	1	1	1	1	1	1	1	1	1	1	
Elizabeth Schnelbach	1	0	1	1	0	1	1	0	1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Margarett Ellert	1	1	0	0	1	1	1	0	1	0	1	1	0	0	0	1	0	1	0	1	0	1	0	0	0	0	0	0	0	0	
Catharine Ellert	1	0	1	0	1	1	1	0	0	0	0	0	0	0	0	0	0	1	0	1	0	1	0	0	0	0	0	0	0	0	
Elizabeth Melchly	1	0	0	1	1	1	0	1	1	1	1	0	0	0	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	
Aura Dem	1	0	0	0	0	1	1	1	0	1	1	0	1	1	1	0	1	0	1	0	1	0	1	0	1	1	1	1	1	1	
Catharine Morningstar	1	0	0	0	0	1	0	1	1	0	0	0	0	0	0	1	0	1	1	0	0	0	1	0	0	0	0	0	0	0	
Lavinia Sheppard	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Barbry Werling	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
John Carver	1	1	1	1	1	1	1	1	0	1	1	1	1	1	1	1	0	1	1	1	0	0	0	1	1	1	1	1	1	1	
William Carver	1	1	1	1	1	1	1	1	0	1	1	1	1	1	1	1	0	1	1	1	0	0	0	1	1	1	1	1	1	1	
Valentine Bruegel	1	0	0	0	1	1	1	0	1	0	1	0	1	0	1	0	0	0	0	1	0	0	0	0	0	0	0	0	0	0	
John Bruegel	1	0	0	0	0	1	0	1	0	0	1	0	1	0	1	0	0	0	1	0	0	0	0	1	0	1	0	1	0	1	
Conrad Schnelbach	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1	1	1	1	1	1	1	1	1	1	1	
James Sheppard	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Lewis Leechler	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Peter Cates	1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	
Daniel Morningstar	1	0	0	0	0	1	0	0	1	1	1	0	0	1	0	0	1	1	0	1	0	0	1	0	0	0	0	0	0	0	

Teachers certificate

I certify the foregoing Schedule of my School, as therein named, and described in said Schedule, & the best of my belief is correct; that it was a school for teaching the various branches of an English and that the common medium of communication said school was the English language.

John We  
Teacher

School  
in Township 3, Section 10 west of the Third  
Range, Commencing in April 1856, and ending September 24, 1856.

Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	Total Days
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	44								
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	41									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	40									
1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	10									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	38									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	49									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	17									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	17									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	37									
1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	30									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	34									
1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	46									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	9									
1	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	9									
0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	48									
0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	16									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	15									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	15									
0	0	0	0	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	10									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	49									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	50									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	33									
1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	38									
1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	17									
1	1	0	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	1	17									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	1									
0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	16									

State of Illinois,

Grand Total N<sup>o</sup> of Days

748

Class attending  
sitting as specified  
knowledge and  
narrative  
education,  
ately.

I, the undersigned, School Director  
of District c<sup>r</sup>. 1. T. 2. S. R. 10 west of 3<sup>r</sup> principal meridian  
in the County aforesaid certify that we have examined the foregoing  
Schedule and find the same to be correct and the School was  
conducted according to law. There is due the said John Welch  
the sum of \$37.40 cents, and that said teacher has a legal  
certificate of good moral character, and of good qualification  
to teach a common school. W. L. Alderberger  
Witness our hands the 2<sup>d</sup> day of Oct 1856 A. G. Hall  
Jacob Gall

Schedule showing the number and names of Books purh  
for the use of the School kept by John Welchly in the School &  
Two South Range 10 West of the 3<sup>d</sup> Principal Meridian, in the  
State of Illinois. Commencing in April and ending in October 1856.

Names Of Scholars

McGraw  
Welchly  
Clem. & Son

Catharine Carver	1	1
Mahiana Marling	1	1
Elizabeth Marber	1	1
Mary Nob	1	1
Sarah Welchly	1	1
Elizabeth Kick	1	1
Betha Broest	1	1
Frederika Broest	1	1
Lavina Marling	1	1
Elizabeth Bound	1	1
Catharine Forman	1	1
Elizabeth Schuback	1	1
Margaret Allert	1	1
Catharine Allert	1	1
Elizabeth Welchly	1	1
Anna Dern	1	1
Catharine Horningstar	1	1
Lavina Sheppard	1	1
Barbara Marber	1	1
Peter Carver	1	1
William Carver	1	1
Valentine Brueck	1	1
John Baugel	1	1
Conrad Schuback	1	1
James Sheppard	1	1
Louis Cader	1	1
Peter Cader	1	1
Daniel Horningstar	1	1
Total No of Books	38	28

Total No. of Books

I certify the foregoing Schedule of Books, purchased for  
of my School in the year's 1855 & 86 as herein named, to be  
my knowledge and belief is correct.

John Welchly.  
Teacher

asied in the years 1855 & 6  
tance in Dist. No. 7 in Township  
to County of Monroe and  
September 1858

Schedule of School  
kept by John Malley  
in Dist. No. 7 C. D. Monroe  
Known as Silver Creek

1856

In 1st term in  
Due on this schedule

Entered

11.615

Due at the same time and  
in full every year  
for the first

Notice given to say  
Mr. John Malley of 25th  
to do his duty in this  
1856 John Malley

John Malley

paid Sept 10 1857

John Malley

the 1st day  
of Oct 1857

No 57

Nov. 1857

Trustees of Schools

Dear

John Welchley

Appl. for Mirror

8522

Wiffman