

IN THE BALTIMORE CITY

280 COURT.

617
61

MARY BROWN

BOX 1391

VS.

HARRY R. WALTERS

near Reisterstown
md

DECLARATION.

Mr. Clerk:

Please file.

Davis & Evans

ATTORNEYS FOR PLAINTIFF

DAVIS & EVANS

ATTORNEYS AT LAW

FILED MAY 9 - 1918

MARY BROWN

:

IN THE BALTIMORE CITY

VS.

HARRY R. WALTERS

:

COURT

Mary Brown, plaintiff, by Davis and Evans, her attorneys
sues Harry R. Walters, defendant.

For that heretofore to wit: on the 21st day of January
1928 the plaintiff was sorely injured about the head, limbs and
body and she became ill and was sick, lame and so remained for a
long time as a result of having been hurt by falling from de-
fective steps at 830 Harford Avenue, she having been invited on
the premises by the then tenant of the defendant.

And the plaintiff says that all of her injuries were
caused by the carelessness, negligence and want of due care on
the part of the defendant and that she in no wise contributed
thereto.

WHEREFORE the plaintiff claims \$5,000 damages.

Davis Evans
ATTORNEYS FOR PLAINTIFF

The plaintiff elects to have this case tried before
a Jury and prays leave of Court to do so.

David Evans
ATTORNEYS FOR PLAINTIFF

TO THE DEFENDANT, TAKE NOTICE:

That on the day of your appearance to this action in
The Baltimore City Court, a rule will be entered requiring
you to plead to the above declaration within the time required
by law.

David Evans
ATTORNEYS FOR PLAINTIFF

09773.617
61

No. 280 May R. D. 192 8

Baltimore City Court.

Mary Brown

vs.

Harry P. Walters

RECEIVED AT
THE CLERK'S OFFICE ON

MAY 9 1928 1 31 PM

WRIT OF SUMMONS

Cop 7 of Nar and Notice to plead
within to be served on defendant.

David Evans

Attorney for Plaintiff

Filed day of 1928

FILED JUL - 9 1928

18

Wm. Est
Prothonotary

Wm. Est
Prothonotary

Wm. Est
Prothonotary

John E. Potter
Sherriff

R. D. 1928

MAY 16 1928 RENEWAL TO JUN

John E. Potter
Sherriff

R. D. 1928

JUN 12 1928 RENEWAL TO JUL

John E. Potter
Sherriff

WRIT OF SUMMONS

STATE OF MARYLAND

BALTIMORE CITY, to wit.

To the Sheriff of Baltimore City, Greeting:

You are commanded to summon

Harry P. Walters

of Baltimore City, to appear before the Baltimore City Court, to be held at the Court House in the same city, on the second Monday of May next, to answer an action at the suit of

Mary Brown

and have you then and there this writ.

Witness the Honorable JAMES P. GORTER, Chief Judge of the Supreme Bench of Baltimore

City, the 9th day of Jan 192

Issued the 9th day of May in the year 192

Geo. Carey Lueders Clerk.

Here on
Harry R Walters
near Rustertown
Md

to you.

you to begin to the great revolution which the time

the revolution will come, a day will be entered led by

and on the way of the substance to this way

to the universal law which

617
61

280

of this way which leads to the end.

The division which is made by the way

TRUE COPY TEST

CLERK

Wm. C. ...

MARY BROWN

:

IN THE BALTIMORE CITY

VS.

HARRY R. WALTERS

:

COURT

Mary Brown, plaintiff, by Davis and Evans, her attorneys
sues Harry R. Walters, defendant.

For that heretofore to wit: on the 21st day of January
1928 the plaintiff was sorely injured about the head, limbs and
body and she became ill and was sick, lame and so remained for a
long time as a result of having been hurt by falling from de-
fective steps at 830 Harford Avenue, she having been invited on
the premises by the then tenant of the defendant.

And the plaintiff says that all of her injuries were
caused by the carelessness, negligence and want of due care on
the part of the defendant and that she in no wise contributed
thereto.

WHEREFORE the plaintiff claims \$5,000 damages.

ATTORNEYS FOR PLAINTIFF

MARY BROWN

:

IN THE BALTIMORE CITY

VS.

HARRY R. WALTERS

:

COURT

Mary Brown, plaintiff, by Davis and Evans, her attorneys
sues Harry R. Walters, defendant.

For that heretofore to wit: on the 21st day of January
1928 the plaintiff was sorely injured about the head, limbs and
body and she became ill and was sick, lame and so remained for a
long time as a result of having been hurt by falling from de-
fective steps at 830 Harford Avenue, she having been invited on
the premises by the then tenant of the defendant.

And the plaintiff says that all of her injuries were
caused by the carelessness, negligence and want of due care on
the part of the defendant and that she in no wise contributed
thereto.

WHEREFORE the plaintiff claims \$5,000 damages.

ATTORNEYS FOR PLAINTIFF

The plaintiff elects to have this case tried before
a Jury and prays leave of Court to do so.

ATTORNEYS FOR PLAINTIFF

TO THE DEFENDANT, TAKE NOTICE:

That on the day of your appearance to this action in
The Baltimore City Court, a rule will be entered requiring
you to plead to the above declaration within the time required
by law.

ATTORNEYS FOR PLAINTIFF