IN THE COURT OF COMMON PLEAS OF BALTIMORE CITY

SARAH CLARK Aunt and next friend of LITHA REID, infant,

VS.

FINKELS LADIES READY TO WEAR STORE.

605 N Broadway

Mr.Clerk:-

Please file.

Get gare towns
ATTORNEYS FOR PLAINTIFF.

J. STEWARD DAVIS
ATTORNEY AT LAW
215 SAINT PAUL PLACE

BALTIMORE, MD.

HILLU FEB 28 1924

BAUMGARTEN & CO., INC.

SARAH CLARK, Aunt and next friend of LITHA REID, infant

IN THE

COURT OF COMMON PLEAS

VS.

ΛĦ

FINKELS LADIES READY TO WEAR STORE

BALTIMORE CITY.

Sarah Clark, aunt and next friend of Lithia Reid, infant plaintiff, by J.Steward Davis and George W.Evans her attorneys, sues the Finkels Ladies Ready to Wear Store.

For that the defendent on to wit: the I2th day of Feb. 1924 was a Ladies ready to wear store doing business at 605 N. Broadway, Baltimore City.

That the plaintiff to wit on the I2th day of February

I924 entered the aforesaid store of the defendant for the purpose
of purchasing some articles. That the defendant by its servants or
employees, assaulted the plaintiff, gave her into the custody of
an officer and caused her to be imprisoned in the Eastern Police
Station.

falsely stated to an officer of the law of Baltimore City that the plaintiff had committed the crime of larceny and procured her arrest by charging her with larceny of some goods of the defendant's; that the plaintiff was arrested upon said charge and brought before Joseph J. Rettaliata one of the police Justices of Baltimore City for the Eastern District. That the defendant appeared before said Magistrate and falsely stated that the plaintiff had committed the crime of larceny; that the said charge was in fact false and the plaintiff on the hearing thereof at said Station was acquitted and discharged; 1. on that the defendant made said charge from motives

of malice; that there was no reasonable or probable cause for said prosecution, that the said prosecution has injured the plaintiffs reputation and the plaintiff has also by reason of said premises been otherwise greatly damaged and injured in the loss of the hospitality of her associates and other circumstances.

WHEREFORE the plaintiff claims \$5000.00 damages.

Steward Davis

Sergel Evans

ATTORNEYS FOR PLAINTIFF.

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

Gleorge Evans
ATTORNEYS FOR PLAINTIFF.

TO THE DEFENDANT:

TAKE NOTICE: That on your appearance to this action in the Court of Common Pleas of Baltimore City, a rule will be entered requiring you to plead to the aforesaid declaration within thirty days thereafter.

ATTORNEY FOR PLATITE

WRIT OF SUMMONS Action, copy of Nar, and notice to plead to be served on Defendant. Attorney.

[WRIT OF SUMMONS]

STATE OF MARYLAND

BALTIMORE CITY, to wit:

To the Sheriff of Baltimore City, Greeting:
You are hereby commanded to summon Thinkels Ladies Ready
of Baltimore City, to appear before the Court of Compon Pleas, to be held at the Court House in the same City, on the second Monday of house mext, to answer an action at the suit of
March Clark Cumes and nell green and have you then and there this writ:
WITNESS, the Honorable JAMES P. GORTER, Chief Judge of the Supreme Bench of Baltimore City, the day of January 1944 ISSUED day of January Clerk.

IN THE
COURT OF COMMON PLEAS
OF
BALTIMORE CITY.

SARAH CLARK, Aunt and next friend of LITHA REID, Infant

. Vs.

FINKELS LADIES READY TO WEAR STORE

PLEA

Mr. Clerk:-

Please file, etc.

Attorney for Defendant

LAW OFFICES.

SAMUEL S. LEVIN
659-661 CALVERT BUILDING
BALTIMORE. MD.

FILED

FILLU MAR 24 1924

SARAH CLARK, Aunt and

IN TME

next friend of

LITHA REID, infant.

COURT OF COMMON PLEAS

Vs.

OF

FINKELS LADIES READY

TO WEAR STORE

BALTIMORE CITY.

~ **********

The Defendant, by Samuel S. Levin its Attorney for plea to the Plaintiff's declaration and each Count thereof, says:

That it did not commit the wrongs alleged.

Attorney for Defendant.

IN THE COURT OF COLMON PLEAS.

SARAH CLARK, aunt and next friend of LITHIA CLARK, Infant.

VS.

FINKELS LADIES READY TO WEAR STORE.

AMENDED BILL.

Jeogen Evans

J. STEWARD DAVIS
ATTORNEY AT LAW
215 SAINT PAUL PLACE
BALTIMORE. MD.

SARAH CLARK, Aunt and next friend of LITHIA REED, infant

IN THE

VS.

FINKELS LADIES READY TO WEAR STORE.

COURT OF COMMON PLEAS.

The plaintiff by J.Steward Davis and George W.Evans, her attorneys says:

That on or about the 18 day of Jeb. 1924, she filed suit in the above entitled case. That she desires to amend the third paragraph of the declaration by interlineation by adding the words, agents, servants or employees after the word defendant in lines I-7 and II of the third paragraph of the declaration.

Isteward pavis Levigeward

Ordered by The Court of Common Pleas this day of I924 that leave be granted to amend the declaration as prayed.

In the louts

J. STEWARD DAVIS
ATTORNEY AT LAW
215 SAINT PAUL PLACE
BALTIMORE, MD,

BAUMGARTEN & CO., INC.

SARAH CLARK, Aunt and next friend of LITHIA REED, infant : IN THE COURT OF COMMON PLEAS

VS.

OF

FINKELS LADIES READY TO WEAR STORE.

BALTIMORE CITY.

The plaintiff by J.Steward Davis and George W.Evans, her attorneys prays leave to amend the caption of the narr in this case that it may read:

SARAH CLARK, aunt and next friend of LITHIA REED, infant : IN THE COURT OF COMMON PLEAS

VS.

OF

JOSEPH FINKEL, trading as Finkels Ladies Ready to Wear Store

: BALTIMORE CITY.

and prays leave of Court to do so.

Ordered by the Court of Common Pleas this day of 1924 that leave be granted to amend as prayed.

2nd-3 Weeks September Term, 1924 (Beginning Monday, September 29, 1924) Hon. W. STUART SYMINGTON, JR., Judge. Page Court of Common Pleas tann Wills Jury Swon WM. H. SNEAD, JR., Electrical Engr., 252 N. Fulton Ave. WARREN W. LAIRD, Salesman, Delco Light Co., 213 N. Patterson Park Ave. CHAS. R. CARNEAL, Traffic Mngr., The Whitaker Paper Co., 3808 Maine Ave., Montebello Park. M. OLDHAM LEWIS, Commission Merchant, 2502 Roslyn Ave. ELMER A. NEUBAUER, Clerk, Pittsburgh Plate Glass Co., 232 N. Payson. REZIN CROOKS, Engr., Ellicott-Mach. Corp., 627 W. Lafayette Ave. HOWARD E. CROOK, Pres., H. E. Crook Co., Inc., 28 Light. CLARENCE C. CATHCART, Clerk, Western Md. Dairy, 4009 Gwynn Oak Ave. HARRY A. BEHRENS, Clerk, 1607 E. Preston. ALFRED G. SCHMIDT, Salesman, Curtis Bay Copper Works, 721 Appleton. JOHN J. DENGLER, Clerk, Cons. Gas & Elec. Co., 2318 E. Federal. WM. LEROY ENSOR, Chief Clerk, Cons. Gas & Elec. Co., 4115 Belvieu Ave. MICHAEL W. GANZHORN, Retired, 313 W. 31st. JOHN M. LAWRENCE, Blacksmith, 2817 Mosher. ADOLPH J. ROSEMAN, Mngr., Public Bath Commission, 2510 E. Baltimore. CHAS, J. McALLISTER, Plumber, 1809 N. Polaski. 1715 Park Place. CONRAD PRIETZ, Meter Reader, Cons. Gas & Elec. Co., 426 N. Patterson Park Ave. NOWLAND A. MATTHEWS, Salesman, 1705 Darley Ave. FREDK. A. HILGARTNER, Auto Painter, Hosbach Motor Co., 505 Ravenswood Ave.

GEORGE GRUEBL, Shoemaker, 3001 Eastern Ave. L. IRVING POLLITT, Pres., Southern Gas & Elec. Corp.,

WM. J. HEER, V.-Pres., Philipsborn Co., 2730 Harford Ave. JOHN R. BUFFINGTON, Commission Merchant, 503 Rossiter Ave.

EDWARD G. ATKINSON, Brass and Copper, Hotel Denmore, Arlington.

CHAS. M. REDMOND, Machinist, 1518 Federal.

Form 406-9 1000-3-21-24

IN THE COURT OF COMMON PLEAS

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IN THE COURT OF COMMON PLEAS

OF

BALTIMORE CITY.

SARAH CLARK

VS.

FINKELS LADIES READY TO WEAR STORE.

End at p. sl

SARAH CLARK : IN THE COURT OF COMMON PLEAS

VS.

OF

FINKELS LADIES READY TO WEAR STORE

BALTIMORE CITY.

Mr.Clerk:-

Please issue summons to the following witnesses making same returnable on the 15th day of October, 1924 at 10 A.M.

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Tom Reas Finklin Milly JANE

IN THE COURT OF COMMON PLEAS

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O THE SHERIFF OF BALTIMORE	CITY:			,
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IN THE COURT OF COMMON PLEAS

OF

BALTIMORE CITY.

SARAH CLARK

Vs.

FINKELS LADIES READY TO WEAR STORE.

7

SARAH CLARK

IN THE COURT OF COMMON PARAS

VS.

OF

TINEELS LADIES READY TO WEAR STORE

BALTIMORE CITY.

Mr.Clerk:-

Please issue Subpoens Duces Tecum to Justice Retalliata commanding him to appear in this Court Wednesday October, 15, 1924 at 10 A.M. and bring with him records and docket entries of the 12th day of February, 1924 of the charges against Litha Reed and Sarah Clark.

* COUNT BOOM

Mite at p. 41

PLAINTIFF'S SING PRAYER

The term of "Malice" in this form of action is not to be considered in the sense of spite or hatred against an individual, but of malus animus and as denoting that the party is actuated by improper and indirect motives.

Repuxed

Defendants

prayer.

The defendants pray the Court to instruct the jury that under the pleadings in this cause there is no evidence in this cause legally sufficient to entitle the plaintiff to recover.

Refouved

Defendants 2 prayer.

The defendant prays the Court to instruct the jury that the plaintiff has offered no legally sufficient evidence of want of probable cause against the defendants for the alleged malicious prosecution or false arrest, and that therefore the plaintiff is not entitled to recover, and that their verdict must be for the defendants.

Rebused

The defendants pray the Court to instruct the jury that there is no evidence in the cause legally sufficient to establish malice and want of probable cause upon the part of the defendants against the plaintiff in the arrest and prosecution of the plaintiff as set forth in the declaration; and their verdict must therefore be for the defendants.

Referend

prayer.

The defendants pray the Court to instruct the jury that there is no evidence in the cause legally sufficient to establish malice and want of probable cause upon the cart of the defendants against the plaintiff in the arrest and procedution of the plaint-lift as set forth in the deplaration; and their verdict much therefore for the defendants.

PLAINTIFF'S FOURTH PRAYER

The Plaintiff grays the Court to instruct the Jury that if they shall find a verdict for the plaintiff, they are at liberty to take into consideration all the circumstances of the case and award such demages as will me the compensate the plaintiff for the wrong and indignity she has sustained in consequence of the defendant's wrongful acts, but my also award exemplars as well-ive lawages as a problem to the defendant for analysis.

Secundary

PLAINTIFF'S FIFTH PRAYER.

The Jury is instructed that any deprivation of liberty of another, without his consent for any length of time, whether it be by actual violence, threats or otherwise constitutes an imprisonment within the meaning of the law.

Granted

Defendants 4 - prayer The Defendant prays the Court to extruct the Jury that if they shall from the Evidence that the plaintiff arrest was caused by a person other than the Defendant and without the Defendant's Knowledge or concerns if the Jury Shall so find, then the virilian of the Jury must be for the Defendant, if the Jury shall find from the Evidence that the person Chusing the Plaintiffs arread was not acting within the a cope of any authority conferred upon him by the Defendant, unless the Juny shall find that the action of Miss Levin in Course Frank The correct of the plaintiff loas ratified by the defendant. Tran led

PLAINTIFF'S FIRST PRAYER.

The Plaintiff prays the court to instruct the Jury that if the Jury shall find from the evidence that the plaintiff was arrested and dismissed by the Magistrate at the Eastern Police Station on the charge set forth in the honord of that fourt and the docket entries read in evidence; and shall find that the defendant aided and assisted in procuring the arrest and prosecution of the plaintiff under such circumstances as would not have induced a reasonable and dispassionate man to have undertaken such prosecution from nublic motives, then there was no probable cause for said prosecution and the Jung may lifer in the absence of sufficient proof to satusfy them to the controry, that said prosecution was malicious in law and their verdict may be for the be bor the plane wiff. - Grante

PLAINTIFF'S SEVENTH PRAYER.

The Court is requested to instruct the Jury that if it finds that Miss Levin was employed by the defendant and if they so find and further find that she acted as the agent of the defendant is ordering the arest of the plaintiff and if they so find and further find that the defendant, Finkel, subsequently ratified the action of Miss Levin, then they may find for the plaintiff.

PLAINTIFF'S TRIRD PRAYER

The Jury is instructed that probable cause is such reasonable ground of suspicion supported by circumstances sufficiently strong in themselves to warrant a cautious man in believing the party accused to be guilty.

Granted

. 5.5 ' t I describe a describe to the principal , . t in the second

IN THE COURT OF COMMON PLEAS OF

BALTIMORE CITY.

SARAH CLARK, aunt and next friend of LITHIA REID infant,

VS.

JOSEPH FINKEL, trading as FINKEL LADIES' READY TO WEAR STORE and WEAR STORE and WAY MORRIS HAMBURGER.

615 S. Broadway

Mr.Clerk:-

Please file.

ATTORNEYS FOR PLAINTIFF.

J. STEWARD DAVIS ATTORNEY AT LAW 215 SAINT PAUL PLACE

BAUMGARTEN & CO., INC.

SARAH CLARK, Aunt and next friend of LITHIA REID, infant

IN THE

VS.

COURT OF COMMON PLEAS

JOSEPH FINKEL, trading as Finkel Ladies Ready to Wear Store, and MORRIS HAMBURGER OF

BALTIMORE CITY.

The Plaintiff, Sarah Clark, aunt and next friend of Lithia Reid, infant, by J. Steward Davis and George W. Evans her attorneys says, that on or about the Z day of Lowert 1924, she filed suit in this honorable Court against Joseph Finkel, trading as Finkel Ladies Ready to Wear Store, and the plaintiff prays leave to amend the declaration that Morris Hamburger may be made a party defendant, and that the Clerk of the Court be directed to issue against said Morris Hamburger, making summons returnable the next return day; that the declaration may be as follows:

Sarah Clark, aunt and next friend of Lithia Reid, infant, by J.Steward Davis and George W.Evans her attorneys, sues Joseph Finkel, trading as Finkel Ladies' Ready to Wear Store and Morris Hamburger.

For that on, to wit; the I2th day of February, I924

Joseph Finkel was trading as Finkel Ladies' Ready to Wear Store at 605 N.Broadway, Baltimore City. That the plaintiff, to wit, on the I2th day of February I924 entered the aforesaid store for the purpose of purchasing some articles. That the defendants, their agents, servants or employees accused the plaintiff of larceny, gave her into the custody of an officer and caused her to be imprisoned at the Eastern Police Station.

That on the 12th day of February, 1924, the defendants, their agents, servants or employees, falsely stated to an officer of the law of Baltimore City that the plaintiff had committed the crime of larceny of some goods and procured her arrest by charging her with said crime of larceny of some goods of one of the defendants; that the plaintiff was arrested upon said charge and brought before Joseph J. Rettaliata, one of the Police Justices of Baltimore City for the Eastern District. That the defendants, their agents, servants or employees, appeared before said Magistrate and falsely stated that the plaintiff had committed the crime of larceny: that the said charge was in fact, false, and the plaintiff on the hearing thereof at said station, was acquitted and discharged; that the defendants, their agents, servants or employees made the charge from motives of malice; that there was no reasonable or probable cause for said prosecution. That the said prosecution has injured the plaintiff's reputation and credit and the plaintiff has also by reason of the said premises, been otherwise greatly damaged and injured in the loss of the hospitality of her associates, and other circumstances.

WHEREFORE the plaintiff claims \$5,000.00 damages.

ATTORNEYS FOR PLAINTIFF.

Ordered by the Court of Common Pleas of Baltimore City this /0 day of Mountain 1924, that Morris Hamburger be and is hereby made a party defendant and that the declaration be and is hereby amended as prayed, and the Clerk of the Court is hereby directed to summon the defendants to answer the declaration as amended.

Comprainton for

The Plaintiff elects to have this case tried before a Jury and prays leave of $^{\text{C}}$ ourt to do so.

Davis V Evams

ATTORNEYS FOR PLAINTIFF.

TO THE DEFENDANT, TAKE NOTICE:

That on your appearance to this action in the Court of Common Pleas of Baltimore City, a rule will be entered requiring you to plead to the aforesaid declaration within thirty days thereafter.

ATTORNEYS FOR PLAINTIFF.

In The Court of Common Pleas

Sarah Clark, et al Plaintiffs

VS.

Joseph Finkel, et al Defendants

PLEA.

Mr. Clerk;

please file

Attorneys for Defit., Joseph Finkel.

Service of copy admitted this day of Dec. 1924.

Attorney for plaintiff.

then DEC 6 1924

SARAH CLARK, Aunt and next friend of LITHIA REID, Infant

IN THE

Vs.

COURT OF COMMON PLEAS

JOSEPH FINKEL, trading as Finkel Ladies' Ready to Wear Store, and MORRIS HAMBURGER OF

BALTIMORE CITY

:::::::

And now comes the Defendant, Joseph Finkel, trading as Finkel's Ready to Wear Store by Ellis Rosenberg and Samuel S. Levin, his Attorneys and for plea to the Declaration filed in the above entitled cause against him, says: That he did not commit the wrong alleged.

Attorneys for Defendant

Joseph Finkel

WRIT OF SUMMONS Action, copy of Nar, and notice to plead to be served on Defendant. Attorney.

[WRIT OF SUMMONS]

STATE OF MARYLAND

BALTIMORE CITY, to wit:

To the Sheriff of Baltimore City, Greeting:

You are hereby commanded to summon
Morris Hamburgs
of Baltimore City, to appear before the Court of Common Pleas, to be held at the Court House in the same City, on the second Monday of Security next, to answer an action at the suit of
South Clark Court and next from
and have you then and there this writ:
WITNESS, the Honorable JAMES-P. GORTER, Chief Judge of the Sapreme Bench of Baltimore City,
the day of September 1924
ISSUED 10 day of Horesulter 1929
ames 4. Claybor Co Clerk.

SARAH CLARK, Aunt and next friend of LITHIA REID, infant,

Plaintiff

VS .

JOSEPH FINKEL, trading as
Finkel Ladies' Ready to
Wear Store, and
MORRIS HAMBURGER,

Defendants

PLEA OF DEFENDANT,
Morris Hamburger

Mr. Clerk:-

Please file.

Attorney for Defendant,
Morris Hamburger

Service of copy admitted
this 9th day of December 1924
Orbus + Evens
Attorney for Plaintit

the DEC 10 1924

SARAH CLARK, Aunt and next friend of LITHIA REID, infant,

IN THE

Plaintiff

COURT OF COMMON PLEAS

BALTIMORE CITY

vs.

OF

JOSEPH FINKEL, trading as Finkel Ladies' Ready to Wear Store, and MORRIS HAMBURGER,

Defendants

And now comes the Defendant, Morris Hamburger, by Jacob S. New, his Attorney, and for plea to the declaration filed in the above entitled cause against him, says: did not commit the wrong alleged.

> Actorney for Defendant, Morris Hamburger

In the Court of Common Pleas,

Docket

, Page.

Sarah Colark aunt aud next friend of Lithia Reid infant

Joseph Finkel trading as Findels Ladies Ready to Mear Store and Morris Hamburger

SUGGESTION FOR REMOVAL AND ORDER OF COURT.

Filed 6 day of Fell 1925

(SUGGESTION FOR REMOVAL.)

IN THE COURT OF COMMON PLEAS.

Sarah Clark etal	Term, 191
<i>vs.</i>	No
Joseph Finkel va.	
morris Damburger	
The Defendants in	this case suggests to the Gourt here, that they
cannot have a fair and impartial trial in this	Gourt, and prays the Gourt to order and direct
the removal of the record of proceedings in the	nis case to some other Gourt having jurisdiction
in such cases for trial.	Joseph Finkel
Nutreso Delew	norris mark Hamburger
On this day o	f Debruary A. D., 191/5 appears
Joseph Frukel and Morr	is Hamburger
the Defendant in the above	e case, and makes oath, in due form of law, that
V	suggestion are true to the best of his knowledge
and belief.	
And boner.	ma Neckanil . a
,	ma Pentinger Matany lithe
Ordered by the Gourt this	day of Gebruary 19125
that the record of proceedings in the above case	e be transmitted to the
Gourt for	Gounty for trial.
· Ca	Francis ton

IN COURT OF COMMON PLEAS.

No. 30/21

7. BOX 1242 Efal.

Copy of Docket Entries Under Seal.

Istewart Davis George W Evans Attorney for Plaintiff.

Filed 18th day of February 125.

In the Court of Common Pleas of Baltimore City,

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Plaintiff's Costs, \$ 16.70 notpd

STATE OF MARYLAND—Baltimore City, Sct.

I HEREBY CERTIFY, That the aforegoing is a true copy of the Docket Entries in the above Entitled Cause, taken from the Record of Proceedings of the Court of Common Pleas of Baltimore City.

In Testimony Whereof, I hereunto set my hand and affix the seal

18th February 1925 J. Steward Davis. Sarah Colarto, George Mr. Evans. of Lithia Reid. Original Papers and Copy Docket Entres underseal from the 37 Court of Common Fleus Common Fleen Costs. of Battimor laity feled. Plantiffe Coats \$ 16,40 Defendants levels. A 8.50 amonded Declaration, Selection by Jung mich Separate Fleas of Side 98 not comment the wrongs alleged and Issue Jonich in the Pleas. Joseph Finkel, truding as Fonkel Ladies Ready Removed on Suggestion Samuel S. Sevin of the Defendants. to Near Store, Jacob S. neio. morris Hamburger. (Juny)

12 57

. SARAH CLARK

VS:

JOSEPH FINKEL, et al

SUMMONS

Mr. Clerk:

Please summons:

Samuel S. Levin

Attorneys for Defendant

Samuel S. Levin, Attorney at Law, 659 Calvert Bldg., Baltimore, Md.

In Baltimore City Court.

ROOM 134

Jerm, 192)

The Sheriff will please summon the following witnesses:

Returnable on Lucy day

the

4th

_day of

192<u></u>, at 10 o'clock A. M.

SARAH CLARK

IN

THE

VS.

JOSEPH FINKEL, et al

BALTIMORE CITY COURT

Mr. Clerk:

Please issue summons for OFFICER ROACHE, Eastern District Police Station to appear before his Honor, Judge Duke Bond, on Tuesday, February 24th, 1925, at 10 o'clock P. M., in the above entitled case.

Mamuel S. Levin.

Attorneys for Defendan