				YOU have been summoned to ap	72 pear in COURT the second Monday of
		L.	· · · · · · · · · · · · · · · · · · ·	No. J	F Personal attendance in Court on the unless within such number of days th defense is made to this suit, a Judge against you.
Sct	State of	de	and above make this	5 301 12	- A
	of the <i>of the</i> <i>or consci</i>	ent -	) over s necessa zed to and a	( BOX NO 1149	
-	Cur Seal	B. B.	authori uy hand	Baltimore City	Court.
Ę	of CL ne great Cut, Tan	La him	e following additional dath is ff and duly authori eunto set my hand r aforesaid.	Whiteway Ca	
the second	day ( under th under th under th under th red //	ing by annexed,	n, th inti tited her yea		
aly	A atent, l, resid appea	no da	I 2005 I 2005 e a corporation said Pla erein sta lerein sta day and day and	vs. '	Plaintiff
Ø	Letters Pa Letters Pa y qualified, personally <u>bersonally</u>	due Plaint	of the ers the area a the	John B.B.	Puscoe.
City o	s <b>C</b> <i>L</i> ublic, by L ublic, by L addressid, pe aforesaid, pe on the Holy on the Holy sing	re is justly ase, to the ] sum of <u>6</u>	and h and h or it ti ony Nota	- 5 607 Mabor	7 8
J.	P nu h	d c: the		MR. LINDSAY,	Defendant
Lar	Not Not Not I Not		his kn his kn absent fro s that know In	Clerk of Baltimore City Coor Issue in this case, and se the declaration and notice wit	nd copy of
Java	krify, <sup>'</sup> bscribe bscribe , due fo	an <del>Isr</del> the v n in s	swe swe	to be served on the Defendation make the writ returnable on	nt and , the second
Ø	, the , the , the , the oath	dan dan		Monday of	, 192
State of	HER before me Mary Political and made	Moses, (he bei the Defendant (the cause of a	(with interest all discounts, t <sup>(Norg-1</sup> And he fi affidayjt, and	Attorney /	or Plaintiff
ي ت	E S C S S S S S S S S S S S S S S S S S	the (the		Filedday of	
				FIFE AUG 14 192	

44.43 f \_\_\_\_\_\_192 e day named is not required : but, thereafter as the law limits, legal Igment by default may be entered the state 1 ł 9 1 2 2 -1 - 1 . . .

## IN THE BALTIMORE CITY COURT.

City of Baltimore, to wit:

William Henry Cure

Daves iscog int his' Attorney

For money payable by the Defendant to the Plaintiff

- 1. For goods bargained and sold by the Plaintiff to the Defendant
- 2. And for work done and materials provided by the Plaintiff for the Defendant , at h request.
- 3. And for money lent by the Plaintiff to the Defendant
  - 4. And for money paid by the Plaintiff for the Defendant , at h request.
  - 5. And for money received by the Defendant for the use of the Plaintiff
  - 6. And for money found to be due from the Defendant to the Plaintiff , on accounts stated between them.

7. And for that the Defendant , on the \_\_\_\_\_\_ day of \_\_\_\_\_\_

promissory note now overdue, promise to pay to the Plaintiff , \$..... by h

after date, but did not pay the same

day of

192

And for that one

\_\_\_\_\_day of \_\_\_\_\_192 , by h promissory on the note now overdue, promised to pay the Defendant , or order \$\_\_\_\_\_ after date;

and the defendant endorsed the same to the Plaintiff, and the said note was duly presented for payment, and was dishonored, whereof the defendant had due notice but did not pay the same.

9. And for that the Plaintiff , on the	day of	,	192
by h bill of exchange now overdue, directed to	the defendant , required	the Defendant	to pay
to the Plaintiff \$		days after	date, and
the defendant accepted the said bill but did not pay	the same.		

10. And for that the Defendant, on the

by h	bill	of exchange directed	to
------	------	----------------------	----

required \_\_\_\_\_

to pay Plaintiff \$\_\_\_\_\_\_\_ days after date, and the said bill was duly presented for acceptance, and was dishonored, of which the Defendant had due notice but did not pay the same

fice, but did not pay the same. And the Plaintiff claim.\$\$\_\_\_ Attorney for Plaintiff To the Defendant TAKE NOTICE-That on the day of your appearance to this action in the BALTIMORE CITY COURT, you will be required to plead to said ration in accordance with the Act of 1886, Chapter 184 or diagramment by default will be entered against you. declaration in accordance w Plaintiffs Attorney. IN THE BALTIMORE CITY COURT. The Plaintiff to have this case elect' tried before a Jur Plaintiffs Attorney.

The suit por this anit مر والمر الم مر ما الم المر المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع المراجع الم John B briscol 607 raborg st ۱

j E Klibet STATE SUL SUL Thursday September, 12, 1918. To all whom it may concern This is to certify Thatil John B. Briscoe from The first part. The owner of the House Renound as less Ralong st. city of Ballimore state of maryland do sign The said House as mentioned above at my death to William Henry Cure of The second part: Who promese to let John B. Briscoeg the first part have money at times as he would need it so long as he don't succeed (for or leght Hunde dollars. If the said form B. Briscoc of the first part desires to change This agreement he shall pay the said William senry cure of the second part all moneys from him with 6 of interest and the said william cure agrees to look after the said John B. Buscos son fames a Briscod as long as heis able. Hethe said William Henry cure has already one hindred dollare. John B. Briscoe advanced The said John B. Buscoe ( 00.00)

State of Maryland, City of Baltimore, to wit:-I hereby certify that on this 12 day of September in the year Nineteen Hundred and Eighteen, personally appeared before me,a Notary Public of the State of Maryland, in and for the city, John B. Briscoe, and made oath in due form of law to the above statement. Notary Public

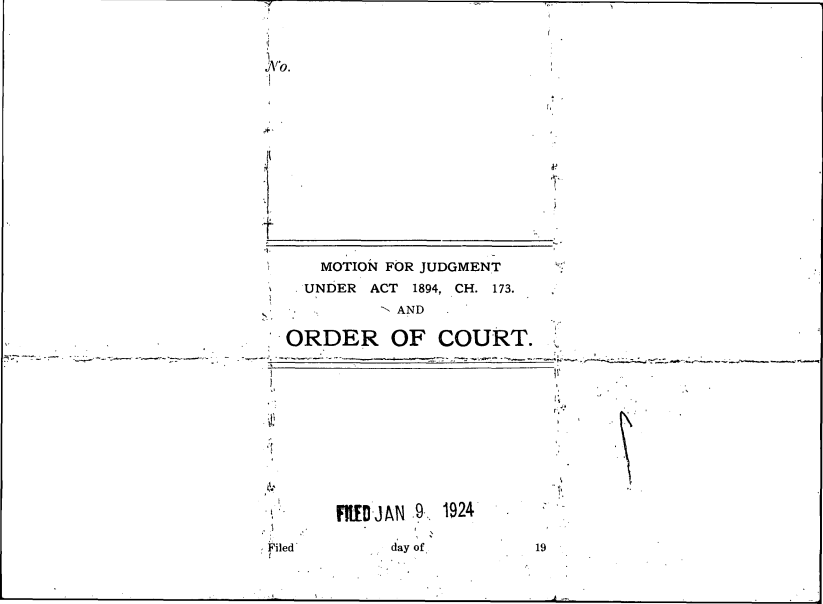
Witness my Hand and Seal

No. 8 Jept. R. D. 192 3 **Baltimore City Court.** William Henry Cure vs. mo. B. Briccol 607 - Kabrig St. WRIT OF SUMMONS of Nar and Notice to plead Cop 4 within to be served on defendant. Attorney for Plaintiff Filed day of 0 1928 FILED SFA

			RYLAN		•
· · · ·	U 19	BALTIM	ORE CIT	Y, To wit.	· ·
			$\sim$	f Baltimore C	
· ·	You are commanded	to summon	John	B. Brisc	~ AP 8/21/
			<u> </u>		1 1
			. 'بر	·	
	, • 			· · · ·	
	17. A				
city, on the secon suit of	y, to appear before the Bo d Monday of	pr.			
city, on the secon suit of	d Monday of	pr.	·		r an action at th
city, on the secon suit of		pr.	·	next, to answe	r an action at th
city, on the secon suit of	d Monday of	pr.	·	next, to answe	r an action at th
city, on the secon suit of	d Monday of	pr.	·	next, to answe	r an action at th
city, on the secon suit of  and have you the	d Monday of Se	pr. iry Cure		next, to answe	r an action at th
city, on the secon suit of and have you the Witnes	nd Monday of Second Sec	p. GORTER, CI		next, to answe	r an action at th

No. RETURN DAY Baltimore City Court. lleon Henry Con -0 VS m. B. Buse ÷ MR. LINDSAY, Clerk: File the within pleas, aff't of defence, and certificate of counsel. Defendant's Attorney. Service of copy of pleas admitted. Ale an Plaintiff's Attorney. Filed 26 day of 5. 1923 Ŵ المرود ومرود تأسيس تستنع

(PLEA AND AFF'T OF DEFENCE.) William H. Cour IN THE vs. Baltimore City Court. 192And the said the Defendant in this action, by h/S attorney, says: For a first plea that  $h' \mathcal{L}$  never was indebted as alleged; and for a second plea says: That  $h \not \leftarrow$  did not promise as alleged\_ Am Attorney for Defendant STATE OF MARYLAND, City of Baltimore, to wit: Sch 23 On this \_\_\_day of\_ , in the year nineteen hundred andfunt three before me, the subscriber, a Justice of the Peace of the State of Maryland, in 13, olm per and for Baltimore City, personally appeared\_ on a Actary Pulli ane of ) the above-named Defendant and made (affirmation) every plea so pleaded by the Defendant oath in due form of law, that true, and h L ÷ admit \$ 100, 08 \_of the Plaintiff's claim to be due and owing, and 100 \_\_\_\_\_ disputed; and further that h the affiant verily believes the Defendant will be able at the trial of the cause, to produce sufficient evidence to support the said pleas (as to the portion disputed) and that he is-advised-by counsel-to-file-the-said pleas Nolois tay I HEREBY CERTIFY, that I advise the\_ making the above oath, (affirmation,) and filing said pleas to do the same. Sackson Attorney for Defendant . And the Defendant elect to have this case tried before a Jury. C PMDefendant acs Attorney.



304 Henry Cure THE BALTIMORE No. Return Day, 19 607 9 ' day of Jan, 19 Z X The Plaintiff the Court to enter up, Judgment in this case against the Defendant move for the sum of \$  $100 \frac{00}{144}$ and costs to this date, (as provided by the Act of 1894, ch. 173) the said sum of \$ / 00 # being admitted by the Defendant to be due and owing in the affidavit to the pleas filed in this cause Plaintiff's Attorney. Let Judgment be entered as prayed.