	YOU have been summoned to appear in COURT the second Monday of1
	Personal attendance in Court on the day named is not required unless within such number of days thereafter as the law limits defense is made to this suit, a Judgment by default may be en
	No. 0 against you.
Sct. Sct. 1923 State of State of above	
	(904 NO 126 93)
If the fi the fi and a and a	The second
April Seal of Seal of irm, on the firm, on the authorized authorized	IN THE
April at Seal o at Seal o ity of <i>who being</i> <i>affirm, on q</i> <i>affirm, on q</i>	Baltimore City Court.
u a a d a d a d a d a d a d a d a d a d	Mamie Gordon, administratrix
	of Hester Boston
	Plaintiff
BA ers Pater lalified, r sonally a sonally a sonally a vangely vand q due and due and due and due and due and due and the a or the said rs thereis rs thereis rs thereis rs thereis	vs.
	Alonzo Gordon
y of y of duly qu duly qu duly per id, per Holy E is justly is justly is justly is justly dolls and be and be to the Plain dolls Y WHE otarial,	
	537 W. Sensale St.
Public, h Public, h Public, h ned and ned and the aforess v, on the v, on the v, on the v, on the v v on the the sum of the sum of the sum of the sum of the sum of the sum of t	Defendant
	MR. LINDSAY,
AND A nat on Notary mmissin the St th, div th, div th, div th, div th, div th, div the, th the St the St th	Clerk of Baltimore City Court
ARYLAN FY, That riber, Not commi- in the an oath), Israelite), Alonz e within r e within r best of hi best of hi if be absent if be absent sonal kno	Issue in this case, and send copy of the declaration and notice with the writ
MARYI. MARYI. Th Subscriber,] subscriber,] subscriber,] in due form in due form in due form in due form in the with in the with in the best of the best of ther swears as personal]	to be served on the Defendant and
Y CERTIN The subscr a subscr th in due th in due t from t from t from t the Plaint further s has pers	make the writ returnable on the second Monday of, 192 ³
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
State of HEREBY before me, the Maryland Mamie Go. and made oath scrupulous of t Moses, (he bei Moses, (he bei the Defendant the Defendant (with interest all discounts, t (nore-If And he fu affidavit, and h	Warm G. Stimmet
State of HER before me, Marylar Marylar Mamie and made scrupulous Moses, (he and made the Defend (the cause (with inter all discoun affidavit, a	Attorney for Plaintiff
Sta Sta Sta and Ma and Mos	Filed APR 18 1923
	v v v v v v v v v v v v v v v v v v v

192 d: but, s, legal entered

3/32/4/20

[NAR. UNDER ACT 1886, CHAP. 184] Oath before a Notary Public.

IN THE BALTIMORE CITY COURT

City of Baltimore, to wit:

by Warren A, Stewart her Attorney sue @ Alonzo Gordon For money payable by the Defendant to the Plaintiff 1. For goods bargained and sold by the Plaintiff to the Defendant And for more yaid by the Plaintiff for the Defendant, at hiseque 3. And for money paidby the Plaintiff for the Defendant, at hiseque And for money paidby the Plaintiff for the Defendant, at hiseque 4. And for money paidby the Plaintiff for the Defendant, at hiseque And for money received by the Defendant for the use of the Plaintiff, on accounts stated between them. 7. And for that the Defendant, on the		Mami	e Gordon	n Administre	trix of Hester	Boston		······································
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 hisequest. 3. And for money received by the Plaintiff to the Defendant at hisequest. 5. And for money received by the Defendant for the use of the Plaintiff 6. And for money received by the Defendant for the use of the Plaintiff 7. And for that the Defendant , on the	by	· · · · · · · · · · · · · · · · · · ·		Warren A.	Stewart	······	······	
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 hisequest. 3. And for money payable by the Plaintiff to the Defendant for the use of the Plaintiff 6. And for money received by the Defendant for the use of the Plaintiff 7. And for money round to be due from the Defendant to the Plaintiff 7. And for that the Defendant , on the					and the second sec			• -
 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 hiseque 3. And for money paid by the Plaintiff to the Defendant , at hisequest. 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 betwee them. 7. And for that the Defendant , on the		· · · · · ·	,					
 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 hiseque 3. And for money lent by the Plaintiff to the Defendant at hisequest. 5. And for money received by the Defendant for the use of the Plaintiff on accounts stated betwee them. 7. And for that the Defendant , on the day of 19 y by h promissory note now overdue, provise to pay to the Plaintiff , \$ after date, but did not pay the same. 8. And for that one day of 192, by h promise to pay to the Plaintiff , and the defendant endorsed the same to the Plaintiff , and the defendant endorsed the same to the Plaintiff , and the defendant endorsed the same to the Plaintiff , and the defendant endorsed the same to the Plaintiff , and the Plaintiff s dishonered, whereof the defendant had due motice but did not pay the same. 9. And for that the Plaintiff to the Plaintiff , on the day of 192 h bill of exchange now overdue, directed to the defendant in days after date, the Plaintiff \$ day of 19 y by h bill of exchange now overdue, directed to the defendant in edgy of 192 h bill of exchange now overdue, directed to the defendant in days after date, the Defendant accepted the said bill but did not pay the same. 								
 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 hiseque 3. And for money paid by the Plaintiff to the Defendant , at hisequest. 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 betwee them. 7. And for that the Defendant , on the	For	money nava	ble by the	Defendant to	the Plaintiff			· . · ·
 2. And for work done and materials provided by the Plaintiff for the Defendant ; at his equal. 3. And for money lent by the Plaintiff to the Defendant , at his equest. 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 betwee them. 7. And for that the Defendant , on the						ndant		
 3. And for money lent by the Plaintiff to the Defendant , at hisequest. 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 betwee them. 7. And for that the Defendant , on the		-					ndant ; at h i	Breques
 S. 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 7. And for that the Defendant , on the day of 19 by h promissory note now overdue, proprise to pay to the Plaintiff 8. And for that one day of 192, by h 8. And for that one day of 192, by h 8. And for that one day of 192, by h 9. So the day of 192, by h 9. So the day of 192, by h 9. So the day of 192, by h 9. And for that the Plaintiff , on the 200, or order \$1, and the said note was duly presented payment, and was dishonored, whereof the defendant had oue notice but did not pay the same. 9. And for that the Plaintiff , on the 200, or 192, he will be defendant to to the Plaintiff \$2, the Plaintiff \$2, the Defendant \$2, or order \$2, and for that the Plaintiff \$3, or the 200, or 192, he will be defendant to to the plaintiff \$3, or the 200, or 192, he will be defendant to the day of 192, he will be defendant to the the plaintiff \$3, or the 200, or 192, he will be defendant to the the plaintiff \$3, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$4, or the 200, or 193, and the plaintiff \$5, or the plaintiff \$4, or the 200, or 2	[•] 3.	And for m	oney lent t	by the Plaintiff	to the Defendant			
 6. And for money found to be due from the Defendant to the Plaintiff , on accounts stated betwee them. 7. And for that the Defendant , on the	4.	And for m	oney paid	by the Plaintiff	for the Defendant ,	at h is equest	• •	
them. 7. And for that the Defendant , on the day of 19 by h promissory note now overdue, provise to pay to the Plaintiff , \$ after date, but did not pay the same. after date, but did not pay the same. 8. And for that one 8. And for that one 9. And for that endorsed the same to the Plaintiff , and the said note was duly presented 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 19 by h bill of exchange now overdue, directed to the defendant , required the Defendant to to the Plaintiff \$ the Defendant accepted the said bill but did not pay the same. 10. And for that the Defendant , on the day of 19 by h bill of exchange directed to the defendant , on the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to the day of 19 by h bill of exchange directed to 10 compare the day of 19 by h bill of exchange directed to 10 compare the day of 19 by h bill of exchange directed to 10 compare the day the same. Compare the day of 19 by h bill of exchange dire	; 5 .	And for m	ioney receiv	ved by the Defer	idant for the use of	the Plaintiff		hotmo
8. And for that one after date, but did not pay the same. 8. And for that one after date, but did not pay the same. 9. And for that endowned the plaintiff , on the after date, but did not pay the same. 9. And for that the Plaintiff , on the after date, but did not pay the same. 9. And for that the Plaintiff , on the after date, but did not pay the same. 10. And for that the Defendant , on the agy of	0		loney lound		the Defendant to the	Flaintin , OII	accounts stated	Dermed
after date, but did not pay the same. after date, but did not pay the same. 8. And for that one on the day of note now overdue, promised to pay the Defendant , or order \$ and the defendant . endorsed the same to the Plaintiff , and the said note was duly presented 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	7	And for th	nat the Def	endant, on the	<u></u>	day of		
after date, but did not pay the same. after date, but did not pay the same. 8. And for that one on the day of note now overdue, promised to pay the Defendant , or order \$ and the defendant endorsed the same to the Plaintiff , and the said note was duly presented 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 9. And for that the Plaintiff , on the day of 9. And for that the Plaintiff , on the day of 9. And for that the Plaintiff , on the day of 9. And for that the Plaintiff \$ days after date, it days after dat	الأرك بي	by h	promissory	note now overd	ue, promise to pay to	the Plaintiff	. \$	
8. And for that one 9. And for that endowed by a same to the Plaintiff , and the said note was duly presented payment, and was dishonored, whereof the defendant had due notice but did not pay the same. 9. And for that the Plaintiff , on the defendant had due notice but did not pay the same. 9. And for that the Plaintiff , on the defendant had due notice but did not pay the same. 9. And for that the Plaintiff , on the day of	Ň							
on the		·••		·		and not puj	· · ·	
on the		·······					······	
on the						······		
on the					······			
on the	· r.	······				<u>-</u>		
on the				· · ·			- 	
on the								
on the								
on the			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		······		<u>,</u>
on the								••••••
note now overdue, promised to pay the Defendant , or order \$	0	And for th	iat one			·····	•	
note now overdue, promised to pay the Defendant , or order \$	8.		* · · ·				<u></u>	
note now overdue, promised to pay the Defendant , or order \$					•			omisso
and the defendant endorsed the same to the Plaintiff , and the said note was duly presented 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 19 by h bill of exchange now overdue, directed to the defendant , required the Defendant to to the Plaintiff \$ days after date, a the Defendant accepted the said bill but did not pay the same. 10. And for that the Defendant , on the day of 19 by h bill of exchange directed to required days after date, the said bill was duly presented for acceptance, and was dishonored, of which the Defendant had notice, but did not pay the same. And the Plaintiff claim \$ 1000.00	•	he	• • •	day of		192 .	by n spr	
 9. And for that the Plaintiff , on the	 on t							
by h bill of exchange now overdue, directed to the defendant , required the Defendant to to the Plaintiff \$ days after date, a the Defendant accepted the said bill but did not pay the same. 10. And for that the Defendant , on the day of 19 by h bill of exchange directed to days after date, days after date, to pay Plaintiff \$ days after date, the said bill was duly presented for acceptance, and was dishonored, of which the Defendant had notice, but did not pay the same. And the Plaintiff claims\$ 1000.00	on t note and	now overd the defenda	ue, promise ant endors	ed to pay the De ed the same to t	fendant , or order \$ the Plaintiff , and th	e said note v	afi vas duly prese	ter dat ented f
to the Plaintiff \$ days after date, a the Defendant accepted the said bill but did not pay the same. 10. And for that the Defendant , on the day of 19 by h bill of exchange directed to required to pay Plaintiff \$ days after date, the said bill was duly presented for acceptance, and was dishonored, of which the Defendant had notice, but did not pay the same. And the Plaintiff claims \$ 1000.00	on t note and payr	now overd the defenda nent, and w	ue, promise ant endors vas dishonor	ed to pay the De ed the same to t red, whereof the	fendant , or order \$ the Plaintiff , and th defendant had due i	e said note v notice but did	aft vas duly prese not pay the sa	ter dat ented f ime.
the Defendant accepted the said bill but did not pay the same. 10. And for that the Defendant , on the (ay of 19) by h bill of exchange directed to (ay a field of exchange directed to))))))))))))))	on t note and payr 9.	now overd the defenda nent, and w And for th	ue, promise ant endors vas dishono hat the Plai	ed to pay the De ed the same to t red, whereof the intiff, on the	fendant , or order \$ he Plaintiff , and th defendant had due i	e said note w notice but did cay of	aft vas duly prese not pay the sa	ter dat ented f ume. 192
10. And for that the Defendant , on the	on t note and payr 9. by	now overd the defenda nent, and w And for th h bill of	ue, promise ant endors vas dishonor hat the Plai exchange	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar	e said note w notice but did day of day int , required	aft vas duly prese not pay the sa the Defendant	ter dat ented f ime. 192 to p
by h bill of exchange directed to	on t note and payr 9. by to th	now overd the defenda nent, and w And for th h bill of ne Plaintiff	ue, promise ant endors vas dishonor hat the Plai exchange \$	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, dir	fendant , or order \$ the Plaintiff , and th defendant had due t rected to the defendar	e said note w notice but did day of nt , required	aft vas duly prese not pay the sa the Defendant	ter dat ented f ime. 192 to p
required	on t note and payr 9. by to th the	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant	ue, promise ant endors vas dishonor hat the Plai exchange \$ accepted th	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din he said bill but o	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same.	e said note w notice but did day of nt , required	aft vas duly prese not pay the sa the Defendant days after c	ter dat ented f ume. 192 to p late, a
to pay Plaintiff \$ days after date, the said bill was duly presented for acceptance, and was dishonored, of which the Defendant had notice, but did not pay the same. And the Plaintiff claims\$ 1000,00	on t note and payr 9. by to th the 10	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant . And for	ue, promise ant endors vas dishonor hat the Plai exchange \$ accepted th that the De	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din he said bill but o efendant, on th	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same.	e said note w notice but did day of nt , required day of	aft vas duly prese not pay the sa the Defendant days after c	ter dat ented f ume. 192 to p late, a 192
the said bill was duly presented for acceptance, and was dishonored, of which the Detendant had notice, but did not pay the same. And the Plaintiff claims \$ 1000,00	on t note and payr 9. by to th the 10 by	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant h bill of h bill of	ue, promise ant endors vas dishonor hat the Plai exchange accepted th that the De exchange d	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din he said bill but o efendant, on the lirected to	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same.	e said note who notice but did day of nt , required day of	aft vas duly prese not pay the sa the Defendant days after c	ter dat ented f ime. 192 to p late, a 192
Il p Stime &	on t note and payr 9. by to th the 10 by requ	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant b. And for h bill of uired	ue, promise ant endors vas dishonor hat the Plai exchange accepted th that the De exchange d	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din he said bill but o efendant, on the lirected to	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same.	e said note who notice but did day of nt , required day of	aft vas duly prese not pay the sa the Defendant days after c	ter dat ented f ume. 192 to p late, a 192
Ware G. Stores Attorney for Plainte	on t note and payr 9. by to th the 10 by require to p	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant And for h bill of nired	ue, promise ant endors vas dishonor hat the Plai exchange \$accepted the that the De exchange d \$s s duly pres	ed to pay the De ed the same to t red, whereof the intiff, on the now overdue, din he said bill but o efendant, on the lirected to	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same.	e said note who notice but did day of nt , required day of 1	aft vas duly prese not pay the sa the Defendant days after c	ter da inted f ime. 192 to p late, a 192 date, a
Autorney for Flaint	on t note and payr 9. by to th the 10 by require to p the s notic	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant c. And for h bill of nired ay Plaintiff said bill wa ce, but did	ue, promise ant endors vas dishonor hat the Plai exchange accepted th that the De exchange d \$s duly pres not pay the	ed to pay the De ed the same to to red, whereof the intiff, on the now overdue, din he said bill but of efendant, on the lirected to sented for accept e same. im 5 1000,00	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same. ne ance, and was dishon	e said note which	aft vas duly prese not pay the sa the Defendant days after c	ter da inted f ime. 192 to p late, a 192 date, a
	on t note and payr 9. by to th the 10 by require to p the s notic	now overd the defenda nent, and w And for th h bill of ne Plaintiff Defendant c. And for h bill of nired ay Plaintiff said bill wa ce, but did	ue, promise ant endors vas dishonor hat the Plai exchange accepted th that the De exchange d \$s duly pres not pay the	ed to pay the De ed the same to to red, whereof the intiff, on the now overdue, din he said bill but of efendant, on the lirected to sented for accept e same. im 5 1000,00	fendant , or order \$ the Plaintiff , and th defendant had due n rected to the defendar did not pay the same. ne ance, and was dishon	e said note which	aft vas duly prese not pay the sa the Defendant days after c days after c the Defendant	ter dat ented f ume. 192 to p late, a 192 date, a had d

Baltimore, April 16th, 1923.

*

Alonzo Gordaon

to mamie Gordon Administratrix Dr. To cash loaned to defendant by Hester Boston, deceased

400.00

1023 18 1023

Baltimore City Court. and WRIT/OF, SUMMONS б Cop 4 of Nar and Notice to plead within to be served on defendant. and . Attorney for Plaintiff Filed day of 192 ENEDJUN 14

WRIT OF SUMMONS

STATE OF MARYLAND

BALTIMORE CITY, To wit.

To the Sheriff of Baltimore City, Greeting:

You are commanded to summon alonzo, of Baltimore City, to appear before the Baltimore City Court, to be held at the Court House in the same àns city, on the second Monday of next. to answer an action at the suit of 11. admines h an ester Bosto 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 192 . _____day of Issued the in the year 192 Care, Lundsay Clerk.

54. No. • RETURN DAY : -Baltimore City Court. Manie Jordon Q alongo gordon MR. LINDSAY, Clerk: File the within pleas, aff't of defence, and certificate of coansel. Defendant's Attorney. Service of copy of pleas admitted. Plaintiff's Attorney. Filed and day of June 192 3.

(PLEA AND AFF'T OF DEFENCE.) me Conton IN THE Baltimore City Court. porton 192 alonso yonto And the said_ in this action, by_ the Defendant h 🗀 attorney, says: For a first pleathat h Rnever was indebted as alleged; and for a second plea says: That he did not promise as alleged_____ . Attorney for Defendant . STATE OF MARYLAND, City of Baltimore, to wit: 2155 day of Mkin On this _____, in the year nineteen hundred hneid three ____before me, the subscriber, a Justice of the Peace of the State of Maryland, in and and for Baltimore City, personally appeared Blowns Gordon (ome of) the above-named Defendant and made (affirmation)oath in due form of law, that [every plea so pleaded by the Defendant um true, and h admit \$____ m _of the Plaintiff's claim to be due and owing, and \$10000 One Traisan Span disputed; and further that (he the affiant verily believes the Defendant will be able at the trial of the cause, to produce sufficient evidence to support the said the portion disputed) and that h is advised of counsel to file the said pleas. pleas (as to حد ُرت جو I HEREBY CERTIFY, that I advise the second making the above oath, (affirmation,) and filing said pleas to do the same. () Qui Attorney for Defendant . And the Defenda to have this case tried before a Jury. Defendant Attorney.

570. 54. No. RETURN DAY Baltimore City Court. Manue Jordon us. MR. LINDSAY, Clerk: File the within pleas, aff't of defence, and certificate of counsel. Key Defendant's Attorney. Service of copy of pleas admitted. Plaintiff's Attorney. Filed and day of June 192 3,

(PLEA AND AFF'T OF DEFENCE.) IN THE Baltimore City Court. VS. ord 192 And the said the Defendant in this action, by_ h storney, says: For a first plea that h & never was indebted as alleged; and for a second plea says: That h & did not promise as alleged ۰. ۰. Attorney for Defendant. STATE OF MARYLAND, City of Baltimore, to wit: 318 On this day of Mis ____, in the year nineteen hundred 189 and more _before me, the subscriber, a Justice of the Peace of the State of Maryland, in and for Baltimore City, personally appeared allomore Grélan (one of) the above-named Defendant and made (affirmation) oath in due form of law, that every plea so pleaded by the Defendant true, and $h\mathbf{C}$ ____ of the Plaintiff's claim to be due and owing, and admit \$____ \$ 1000 - One Chorizand Avelon 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 h----is advised by counsel to file the said pleas. R than 0 I HEREBY CERTIFY, that I advise the be emaking the above oath, (affirmation,) and filing said, same. Attorney for Defendant . And the Defendar have this case tried before a Jury. ___Defendant Attorney.

IN THE BALTIMORE CITY COURT. 3410/570 MAMIE GORDON, Administratrix of HESTER BOSTON VS. ALONZO GORDON Pet. to with Mr.Clerk:-Please file. 109 ins ATTORNEY FOR DEFENDANT. J. STEWARD DAVIS ATTORNEY AT LAW 215 SAINT PAUL PLACE FILED DEC 27 1923 BAUMGARTEN & CO., INC.

0

10

MAMIE GORDON, Administratrix : IN THE Of HESTER BOSTON, Deceased :

VS.

ALONZO GORDON

On or about the day of I923, the defendant by his Attorney, J. Steward Davis, filed pleas in the above case stating that he was not indebted as alleged.

2

:

Counsel has since discovered that your defendant is indebted as allaged and begs leave to withdraw the aforementioned pleas.

OR DEFENDANT.

Ordered this 27 day of Dec. 1923, that the

pleas in the aforementioned case be withdrawn as prayed.

H. arthur & him

BAITIMORE CITY COURT

570 In the Baltimore City Court. B11 2.0 Mamie Gordon, administratrix mie Cord on, administratri Heater Sceton, of Hester Boston, VS: Alonzo Gordon. 21 . " ORDER " -Mr: Clerk:-54 please file, etc. ** ** Warren G. Stewart Attorney for Plaintiff. TI 0010 20 filed inforts

Mamie Gordon, administratrix : In the of Hester Boston,

1

VS.

.

1 1

. . . .

Alonzo Gordon. : Baltimore City Court.

:

Mr. Clerk :-

E.O.I.

sdmi.

TJBIG

N

Please enter the above entitled case to the use of E. J. W. Revell, executor of Hester Boston.

10 mar a. Stavaet Attorney for Plaintiff.

Baltimore

. Jrwob V. 120

No. Plaintiff vsFiled Defendant

IN THE BALTIMORE CITY COURT. Return Day, 192 The Plaintiff move for a judgment by default for want of plea and affidavit of defense ------Vann Plaintiff's Attorney.

Return Day, 192

Order To Extend Judgment.

No.

Filed. _day of_ 192

FILED JAN 30 1924

5419/576 Manie Gerden holm A wird E. "J. W. Revel Execute R. D. 192 3 IN THE US. ORE CITY COURT. BAL Elango Gardon Judgment by Default. 30° Jan, 1924

Upon legal and satisfactory proof of the correctness and amount of the claim for which the above suit was brought, being produced to the Court.

It Is Ordered, this <u>301</u>, day of <u>JANUARY</u> 192 W, that the Judgment by default in this cause be extended for <u>Jun haled of the for</u> (\$ <u>508</u>, damages assessed by the Court and costs of suit. (\$ <u>508</u>, damages assessed by the Court and costs of suit.