

MP

Damage ✓ 579/49

NO. 114
BALTIMORE CITY COURT.

Nov. R. D. 1919
392

Horsley

Plaintiff .

BOX NO. 913

vs.

Penty

Defendant .

GEO. CAREY LINDSAY,

Clerk of the Baltimore City Court.

Issue in this case, and send copy of the Declaration and notice, with the writ, to be served on the Defendant and make the writ returnable on the second

Monday of *Nov.* 19 *19*

Plaintiff' Attorney.

✓ Filed *5* day of *Nov.* , 19 *19*

408

~~72.6~~

713243/16

In the Baltimore City Court,

BALTIMORE CITY. TO WIT:

Archie Horsey
by J. Steward Davis

h attorney sue

Fletcher Pentz

for that the said Defendant in the City of Baltimore, State of Maryland, seized and took the goods and chattels of the said Plaintiff, to wit:

*One Cadillac auto
Mobile, 5 passenger, model 1912, Touring car*

all of which are located in the City of Baltimore, State of Maryland, of the value of *\$200*

dollars current money, there then found and being; and unjustly detained the same in the City, and State aforesaid against sureties and pledges, until &c, whereupon the said

Archie Horsey

says *he* injured, and has sustained damage to the value of *\$200.00*

dollars lawful money, and thereupon he bring suit, &c.

(J. Steward) Davis

Attorney for Plaintiff

To *Archie Horsey* the Defendant named in the within declaration.

TAKE NOTICE—That on the day of your appearance to this action a rule will be entered requiring you to plead to said declaration within fifteen days thereafter.

(J. Steward) Davis

Attorney for Plaintiff

IN THE BALTIMORE CITY COURT.

The Plaintiff elect to have this case tried before a Jury.

vs.

Plaintiff Attorney.

BALTIMORE CITY COURT.

No. 114 Nov. 10 1919

Archie Kersey

vs.

Fletcher Peutz & Co.

WRIT OF REPLEVIN.

-x New

J. Steward Davis
Attorney for Pltff

✓ Sheriff Cost \$3.55
Filed 10th day of Nov. 1919

Eloigned. Defendant summoned and copy left.

Thomas J. McJuly
Sheriff.

BALTIMORE CITY, to wit:

THE STATE OF MARYLAND,

To the Sheriff of Baltimore City, Greeting:

Whereas

Archie Horsey

of Baltimore City, has, come into the Baltimore City Court, and found sufficient sureties, as well as for his clamor to prosecute, as for the following property, viz:

One Cadillac Automobile, 5 passenger, model 1912, Touring car.

the property of him the said

Archie Horsey

which

Fletcher Peutz of Baltimore

City, has taken and unjustly detain in the City of Baltimore, State of Maryland, against sureties and pledges, as it is said, to be returned, if the return thereof shall be required. We therefore command

you that the

property

aforsaid

to the said

Archie Horsey,

to be replevied and delivered you cause; and that you summon the said

Fletcher Peutz,

that he be and appear before, the Baltimore City Court, at the Court House in the same City, on the second Monday of

November next.

~~next~~, to answer unto the said

Archie Horsey

of a plea of taking and unjustly detaining the

property.

aforsaid; and how you shall execute this writ, that you make known to the Baltimore City Court aforsaid; at the place aforsaid, and have you then and there this writ.

WITNESS, the Honorable MORRIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore

City, the

8

day of

September

, 19*19*

ISSUED

5

day of

November

, 19*19*

Geo. Carey Lindsay

CLERK.

114 Nov ✓
IN THE
BALTIMORE CITY COURT.

579
49

ARCHIE HORSEY

VS.

FLETCHER PENTZ

PLEAS

MR. CLERK:

PLEASE FILE.

Albert J. Fleischmann

ATTORNEY FOR DEFENDANT.

Service of copy admitted this 31st
day of December 1919.

J. S. Davis

Attorney for Plaintiff.

ALBERT J FLEISCHMANN
COUNSELLOR AT LAW
CALVERT BUILDING
BALTIMORE, MD.

FILED DEC 31 1919

ARCHIE HORSEY,
VS.
FLETCHER PENTZ.


IN THE
BALTIMORE CITY COURT.

And the said Fletcher Pentz, the defendant named in the above entitled action, by Albert J. Fleischmann, his attorney, says:

For a first plea, that he did not commit the wrong alleged.


And for a second plea says, that he did not seize and take the goods and chattels of the said plaintiff as in said declaration mentioned.

And for a third plea says, that at the time of the issuing of the writ in the above entitled case, the property of the said goods and chattels in said declaration mentioned was in him, the said defendant, Fletcher Pentz.


ATTORNEY FOR DEFENDANT.

TO J. Steward Davis, Esq., Attorney for the plaintiff.

SIR: You will please take notice that a Rule hath been entered at the office of the Clerk of the Baltimore City Court requiring you to reply to the above pleas within 15 days after the service of a copy thereof, and notice of said rule.


ATTORNEY FOR DEFENDANT.