BALTIMORE CITY COURT. Plaintiff . 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

Plaintiff' Attorney.

Filed 5 day of MM., 19/9

21243/16

In the Baltimore City Court,

\sim 2	BALTIMORE CITY. TO WIT:
archie Gerse	Υ ,
Pres O they	ard Dans
	<u>.</u>
	h attorney sue
Flatalax, Pan	友
secured vert	
that the said Defendant in the City of	f Baltimore, State of Maryland, seized and took the goods
	One Cadillac au
The same of the sa	
nobile 5 sassen	iger, model 1912 Jouring
of the second	() ', , , , , , , , , , , , , , , , , , ,
`	
	1
	<u>\{'/</u>
of which are located in the City of Baltin	more, State of Maryland, of the value of 200
llars current money, there then found and	being; and unjustly detained the same ye the City, and
	until &c, whereupon the said archie From
the affresaid against surelies and preuges,	union de , whereupon one said <u>of the said</u>
the injured and he of questioned	damage to the value of
`	
doira	ars lawful money, and thereupon he bring suit, &c.
	Attorney for Plaintiff.
	Attorney for Flaming .
archie Storsey	the Defendant named in the within declaration.
AKE NOTICE-That on the day of your	appearance to this action a rule will be entered requiring
to plead to said declaration within fifteen	n days thereafter.
·	(Dan Dan
	Attorney for Plaintiff .
	\ IN THE BALTIMORE CITY COURT.
	—)
	The Plaintiff elect to have this case tried
vs. ,	before a Jury.
	Plaintiff Attorney.

BALTIMORE CITY COURT.

No. 14.4 MM. FD 1919 Archie Harsey

Fletcher Senty on

WRIT OF REPLEVIN.

- X War

Attorney for Pltf .

Shwff Cost & 3. TV

Filed 10 day of Nov., 19/9

ienuant summoned and copy left.

house My Me

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BALTIMORE CITY, to wit:

THE STATE OF MARYLAND,

	To the Sheriff of Baltimore City, Greeting:
1.0	
	of Baltimore City, ha $\ensuremath{\mathfrak{I}}$, 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 Cadellad	Mutomobile, S jassenger,
model 1912,	ming Cal.
he property of him the said	Muce Missey
which fletchell le	ty of Dattimore.
ity, has taken and unjustly de	etain in the City of Baltimore, State of Maryland, against sureties
nd pledges, as it is said, to be re	eturned, if the return thereof shall be required. We therefore command
ou that the all ferty	aforesaid
o the said Usclue 80	atsey,
be replevied and delivered you	cause; and that you summon the said
Tletchell	Sluty.
hat he be and appear before,	the Baltimore City Court, at the Court House in the same City, on
ne second Monday of	Movembell mest, to answer unto the said
	Morsey
f a plea of taking and unjustly d	etaining the
,	cute this writ, that you make known to the Baltimore City Court
· ·	and have you then and there this writ.
	RRIS A. SOPER, Chief Judge of the Supreme Bench of Baltimore
	at the last
ity, the	day of Selection, 19/9
SSUED / J //	day of Sollwell, 1919
	The Ouring Linds and

IN THE
BALTIMORE CITY COURT.

ARCHIE HORSEY

VS.

FLETCHER PENTZ

PLEAS

MR . CLERK:

PIEASE FILE .

ATTORNEY FOR DEFENDANT.

service of copy admitted this 3/2

day of December 1919.

Storney 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.

FOR DEFENDANT.

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

SIR: You will pleasetake notice that a Rule hath been emtered 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.