36 492 562 IN THE 2

BALTIMORE CITY COURT

VERNON SUGGS (infant) by his father and next friend,

CHARLES SUGGS

BOX NO 1076

VS.

BENJAMIN SPIRO

and ROSA FREEDMAN

Malicean Prosecution
Workland please file

MED APR 13 1922

DAVIS & BISHOP
ATTORNEYS AT LAW
BANNEKER BUILDING
14 E. PLEASANT STREET
BALTIMORE, MD.

COMMERCIAL PRINTING & STATIONERY CO

VERNON SUGGS (an infant)
by his father and next friend

IN THE

CHARLES SUGGS

:

VS.

BENJAMIN SPIRO and

ROSA FREEDMAN :

BALTIMORE CITY COURT

Vernon Suggs by his father and next friend, through his Attorney, J. Steward Davis, sues Benjamin Spiro and Rosa Freedman for:

That at a session of the Juvenile Court of Baltimore City, begun and held at the Court house in the City of Baltimore on or about the second day of February, 1922 for trial of offenses committed by minors less than sixteen years of age in said City. the said defendants falsely and maliciously and without any reasonable or probable cause whatever, she defendents caused or procured the arrest of the aforesaid Vernon Suggs, infant for the larceny of a bag valued at twanty dollars and for the larceny of sixty dollars U.S. current money, it being alleged that said sixty dollars U.S.current money was contained in aforementioned bag, said bag and money being alleged to be the property of Rosa: Freedman. And the Plaintiff further alleges that the said Vernon Suggs, infant was arrested on or about, the first day of Fenruary, 1922 and that as a result of the defendants' charges, which charges were false and malicious and without probable cause, the said Charles Suggs, infant, was compelled to spend the night in custody at the Northeastern Police Station . City of Baltimore; and the Plaintiff further says that the defendants

falsely and maliciously and without probable cause presecuted and caused to be prosecuted the aforementioned charge of larceny against the said Vernon Suggs, until the said Vernon Suggs afterwards on or about the second day of February, 1922 at the Juvenile Court for Baltimore City was in due manner and course of law dismissed by the said Court of the aforementioned charges of larceny and the said Vernon Suggs by reason of said premises, the said Vernon Suggs hath been and is greatly injured in his credit and reputation and brought into public scandal, infamy and disgrace with and amongst all his neighbors and other good and worthy people and divers of those neighbors and prople to whom his innocence in the premises was unknown, have, on the occasion of the premises, suspected and believed and still do suspect and believe that, he the said Vernon Suggs hath been and is guilty of crime and misdemeanor, and also the said Vernon Suggs hath by reason of the premises, suffered great anxiety and pain of body and mind and hath been greatly hindered by reason of said premises from following and transacting business and affairs and hath also by reason of the said premises been otherwise greatly damaged and injured in his credit and circumstances.

WHEREFORE the said Vernon Suggs, infant claims \$10,000 damages.

APTORNEY FOR PLAINTIFF.

VERNON SUGGS(infant) :

by his father and next friend :: IN THE

CHARLES SUGGS

VS.

BENJAMIN SPIRO and

ROSA FREEDMAN

: BALTIMORE CITY COURT

The Plaintiff in the above entitled causes elects a trial by Jury.

FOR PLAINTIFF.

No. 36 May R. D. 192 2. Baltimore City Court. Fernow Luggs Sufant Ster. Benjamin Fried #561/2 Gay It.) Rosw Freedman 2313 - E. horth we. WRIT OF SUMMONS 2 Copies of Nar and Notice to plead within to be served on defendants Filed day of NBY-8 (1922 1194

STATE OF MARYLAND

BALTIMORE CITY, To wit.

, v	:	To the Sherifi	of Baltimore City	y, Greeting:
* i	You are commanded to	summon Blujas	un J pero a	vo.
		sa Freedlua		
	,		•	
	•			······································
·				
				₹.
of Baltimore City	, to appear before the Baltin	nore City Court, to be	held at the Court Hou	se in the same
city, on the second	d Monday of May		next, to answer	an action at the
suit of	L		0 0 0	
Plano	u Luggs (an ud Chailes	infant) 7	y sus falle	rand
nest frie	ud Charles	Tluggs	, , , , , , , , , , , , , , , , , , ,	
	,			
and have you the	n and there this writ.			, , , , , , , , , , , , , , , , , , ,
Witness	s the Honorable JAMES P.	GORTER, Chief Judge	of the Supreme Bene	ch of Baltimore
City, the	9 day of	Jan.	192 2	
			in the year 192 Q	
, '		Seo, Ca	vey Linds	Jay Clerk.

VERNOE SUGGS (am infant)

by his father and next friend

IN THE

CHARLES SUGGS

:

vs.

BENGAMIN SPIRO and

ROSA FREEDMAII

BALTIMORE CITY COURT

Vernon Suggs by his father and next friend, through his Attorney, J. Steward Davis, sues Benjamin Spiro and Rosa Freedman for:

That at a session of the Juvenile Court of Baltimore City, begun and held at the Court house in the City of Baltimore on or about the second day of February. 1922 for trial of offenses committed by minors less than sixteen years of age in said City, the said defendants folsely and maliciously and without any reasonable or probable cause whatever. the defendants caused or procured the arrest of the aforesaid Vernon Suggs, infant for the larceny of a bag valued at twenty dollars and for the larceny of sixty dollars U.S. current money, it being alleged that said sixty dollars U.S.current money was contained in aforementioned bag, said bag and money being alleged to be the property of Rosar Freedman. And the Plaintiff further alleges that the said Vernon Suggs, infant was arrested on or about the first day of Fenruary, 1922 and that as a result of the defendants' charges which charges were false and malicious and without probable cause, the said Charles Suggs, infant, was compelled to spend the night in custody at the Northeastern Police Station . City of Baltimore; and the Plaintiff further says that the defendants

falsely and maliciously and without probable cause presecuted and caused to be prosecuted the aforementioned charge of larceny against the said Vernon Suggs, until the said Vernon Suggs afterwards on or about the second day of February, 1922 at the Juvenile Court for Baltimore City was in due manner and course of law dismissed by the said Court of the aforementioned charges of larceny and the said Vernon Suggs by reason of said premises, the said Vernon Suggs hath been and is greatly injured in his credit and reputation and brought into public scandal, infamy and disgrace with and amongst all his neighbors and other good and worthy people and divers of those neighbors and prople to whom his innocence in the premises was unknown, have, on the occasion of the premises, suspected and believed and still do suspect and believe that, he the said Vernon Suggs hath been and is guilty of crime and misdemeanor, and also the said Vernon Suggs hath by reason of the premises, suffered great anxiety and pain of body and mind and hath been greatly hindered by reason of said premises from following and transacting business and affairs and hath also by reason of the said premises been otherwise greatly damaged and injured in his credit and circumstances.

WHEREFORE the said Vernon Suggs, infant claims \$10.000 damages.

ATTORNEY FOR PLAINTIFF.

VERNON SUGGS(infant) :

by his father and next friend : : IN THE

CHARLES SUGGS :

VS. :

BENJAMIN SPIRO and : :

ROSA FREEDMAN : BALTIMORE CITY COURT

The Plaintiff in the above entitled causes elects a trial by Jury.

ATTORNEY FOR PLAINTIFF.

Copyrison 562
Rosa Freedmans
2313 E. North
ane

Les Carry du asa

36 May 562

In the

Baltimore City Court

B

VERNON SUGGS (an infant) by his father and next friend, CHARLES SUGGS,

-VS-

BENJAMIN SPIRO and ROSA FREEDMAN

Plea

Mr. Clerk:

Please File etc.

Attorneys for Defendants

Service of copy admitted, this day of Mar, 1922.

Attorneys for Plaintiffs.

FILEDMAY 6 1922

SYKES & NYBURG UNION TRUST BUILDING BALTIMORE, MD. VERNON SUGGS (an infant) by his father and next friend,

CHARLES SUGGS

-vs-In the

BENJAMIN SPIRO Baltimore City Court

and ROSK FREEDMAN

Benjamin Spiro and Rosa Freedman Spiro, his wife, formerly known as Rosa Freedman, for a plea to the declaration herein exhibited against them, by Sykes & Nyburg, their Attorneys, say - that they did not commit the wrong alleged.

Defendants.