

I, Nathaniel vaughn, father and next friend of Hilda Vaughn, appoint J. Stewart Davis as attorney to proceed for the said Hilda Vaughn, in the Superior Court of Baltimore City or any other Court of Record in the State of Maryland, against Earle V. Graham for injuries caused to said Hilda Vaughn, who is alleged to have been struck and injured by an automobile owned by the said Earle V. Graham, in an accident which occurred at the intersection of Harford Avenue and Eager Street, in the City of Baltimore, State of Maryland on the 16th day of April, 1920, and

I do hereby authorize the said J. Stewart Davis to prosecute said suit or cause of action to a verdict or compromise for the sum of One Hundred Dollars (\$100.00) and to make the necessary entries in said Court and enter said suit "Agreed and Settled" in behalf of Hilda Vaughn and on behalf of myself.

Nathaniel Vaughn (Seal)

Test:

(J. Stewart Davis)

U.S. 940 Harvard Ave

TO STEPHEN C. LITTLE, CLERK OF THE SUPERIOR COURT OF BALTI-
MORE CITY:

Please docket this case by consent of
term, 1920, enter the appearance of Edwin W. Wells for the
defendant and enter the general issue plea: That the defen-
dant did not commit the wrong alleged, short on the docket
and joinder of issue thereon.

J. Stewart Davis

Attorney for Plaintiff.

Edwin W. Wells

Attorney for Defendant.

It is agreed that this suit shall be compromised
and settled by the payment of the defendant to the plaintiff
of the sum of One Hundred Dollars (\$100.00) and the costs of
this suit.

J. Stewart Davis

Attorney for Plaintiff.

Edwin W. Wells

Attorney for Defendant.

Mr. Clerk;

Kindly enter the above case "Agreed and Settled"
upon payment of the costs by the defendant.

J. Stewart Davis

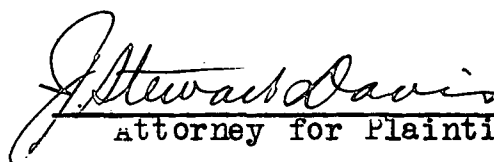
Attorney for Plaintiff.

Edwin W. Wells

Attorney for Defendant.

Hilda Vaugh, infant, by her :
father and next friend,
Nathaniel Vaughn, :
: In The
: Superior Court of
-vs- :
: Baltimore City.
Earle V. Graham. :

Hilda Vaughn, infant, by her father and next friend, Nathaniel Vaughn, by J. Stewart Davis, her attorney, sues Earle V. Graham, for that at the time of the wrongs and injuries hereinafter mentioned the said Earle V. Graham; was operating an automobile in the State of Maryland, City of Baltimore, and the defendant did not use due care and caution towards the said Hilda Vaughn, although, exercising due care and caution on her part, was heretofore, to wit, on or about the 16th day of April, 1920, struck and injured by said machine of said defendant, to the great loss and injury of the said Hilda Vaughn and the plaintiff claims the sum of \$125.00.


Attorney for Plaintiff.

2/25/10/8

6597 333

 1920

In The
Superior Court of
Baltimore City.

Hilda Vaughn, infant, by her
father and next friend, Nathaniel
Vaughn,

-vs-

Earle v. Graham.

Mr. Clerk:
Please file.

BOX No. 2127

FILED JUN 1 1920

WELLS & McCORMICK,
ATTORNEYS & COUNSELLORS AT LAW,
923-24 FIDELITY BLDG
CHARLES & LEXINGTON STS.
BALTIMORE, MD.