

12:15 P.M.



Days

Falls Station
Maryland

P432 887
59

Docket _____
Page 655
No. 175 City Et.

Aug. rd. 1926

Emma Wilson

BOX 1315
vs.

Frank Carter

Attachment on Judgment

Debt, \$ 400.00

with interest from 25th day of

June 1924 and Costs,

Costs, \$ 16.35 Pd

J. Steward Davis
Plaintiff's Attorney.

Filed 9 day of Aug. 1926

clerk

Laid in the hands of Roscoe M. Mitchell, on the 31st day of July 1926 at 12.15
O'Clock P.M. in presence of William G. Bayer, and garnishee, summoned, and a copy
of the Writ of Attachment, the Process of the within cause, left with said gar-
nishee.

John E. Peter
Sheriff

Fees \$1.00

BALTIMORE CITY, to wit:

THE STATE OF MARYLAND,

To the Sheriff of Baltimore City, Greeting:

WHEREAS, at a sitting of the BALTIMORE CITY COURT, begun and held at the Court House in the said City on the second Monday of May in the year of our Lord one thousand nine hundred and Twenty Four a certain Emma Wilson

by the judgment of the said Court recovered against a certain Frank Carter

as well as the sum of Four Hundred Dollars

and no cents, with interest from the 25th day of June 1924 as the sum of \$16.35 dollars for his costs and charges by her about her suit in that behalf laid out and expended; whereof the said Frank Carter

is convict as of record is manifest: **THEREFORE YOU ARE HEREBY COMMANDED TO ATTACH**, any of the lands, tenements, goods, chattels, and credits of the said Frank Carter

if they should be found in your bailiwick, to the value of the damages, costs, and charges aforesaid, and when you have the same so attached, or any part thereof, the same in your custody shall safe keep, so that you have the same before the said Baltimore City Court, to be held at the Court House in the City of Baltimore, on the second Monday in Aug. next, then and there to be condemned according to the Act of Assembly in such case made and provided, to and for the use of the said Emma Wilson

unless the said Frank Carter

shall come then and there by Himself or lawful attorney, and show cause to the contrary. And you are likewise commanded to make known to such person or persons in whose hands or possession the said lands, tenements, goods, chattels and credits of the said Frank Carter

shall be attached, that he, she, or they be and appear at the said Baltimore City Court at the day and place aforesaid to show cause (if he, she or they have any,) why the said lands, tenements, goods, chattels and credits so as above laid in his, her or their hands attached, should not be condemned and execution thereof had and made as in other cases of recoveries and judgments given in Courts of Records, according to the directions of the Act of Assembly aforesaid, if to him, her or them it shall seem meet.

And how you shall execute this writ, make known unto the said Baltimore City Court, on the day and at the place aforesaid, and have you then and there this writ.

WITNESS, the Honorable JAMES P. GORTER, Chief Judge of the Supreme Bench of Baltimore City the

10th day of May in the year of our Lord, nineteen hundred and Twenty six

ISSUED 30th. day of July 19 26

Georgina Lindberg Clerk.

1/1/20
887
69
Docket 1453 { No. 775
Page 1518 }

Emma Wilson

vs.

Frank Carter

MR. LINDSAY, *File and Issue.*

J. Steward Davis
Plff Atty

FILED JUL 30 1926

Filed day of 192

✓

IN THE
BALTIMORE CITY COURT

Docket 1923

Page 1518

Judgment

May

Term, 1924

Emma Wilson

vs.

Frank Carter

MR. LINDSAY, Clerk,

Please issue

Attachment

on the above Judgment

and make the same returnable to

August

R. D., 1926

J. Steward David
Attorney for Plaintiff.

Debt # 400 00
Int from 25 June 1924
Costs 16 35 Pd.

215 N. Paul. St

Docket 19

885
59

Page

175 Aug.

In the BALTIMORE CITY COURT.

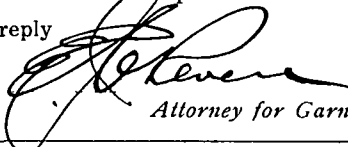
EMMA WILSON

vs

FRANK B. CARTER

MR. LINDSAY, Clerk .

File the within plea and notice and lay
rule to reply


Attorney for Garnishee

Service admitted this 19th day of

1926


Plaintiff's Attorney

Filed

day of

192

✓

FILED AUG 19 1926

In the Baltimore City Court.

EMMA WILSON

Term, 192.....

vs.

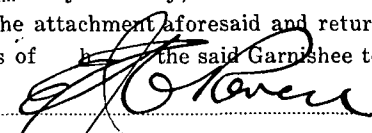
FRANK B. CARTER

(Roscoe M. Mitchell-Garnishee)

And ROSCOE M. MITCHELL

the said Garnishee by leave of the Court here; for this purpose first had and obtained, according to the form of the statute in such case made and provided, say \$, that the said Plaintiff condemnation of the sum of money in the attachment aforesaid and the return thereof specified, in the hands of him the said Garnishee as of the goods, chattels and credits of the said Defendant ought not to have, because he says , that the said Garnishee at the time of laying the said attachment in his hands had not, nor at any time since he had, nor now has any of the goods, chattels or credits of the said Defendant

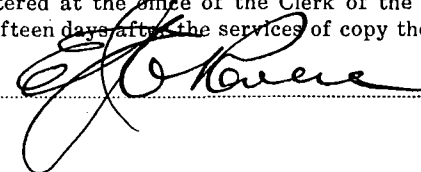
in his hands—and this he is ready to verify; wherefore he prays judgment whether the said Plaintiff condemnation of the said sum of money, in the attachment aforesaid and return thereof specified, as of the goods, chattels and credits of the said Defendant in the hands of the said Garnishee to have ought, etc.

 Attorney for Garnishee

To J. STEWART DAVIS

Esq., Attorney for the Plaintiff. in the above action.

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

 Attorney for Garnishee