

Barton, Wilmer & Stewart
 Motor Car Company of Baltimore City a corporation
 Atty 5.00 retained
 Clerk 3.40 pd W.P.C. May 24 1917

June 26, 1916 order, war, notice and approved bond filed. spua and writ of replevin issued app of Barton Wilmer and Stewart for plaintiff.
 July 17, 1916 Replevin as per caption schedule and defendant not found shiffs return fd.
 July 17, 1916 spua moved to 3rd Tuesday in Sept 1916. September 18, 1916 Non est shiffs return filed.
 May 24 1917 Case dismissed order of Barton & shiffs attys fd.

11,235

shiffs costs 7.45 pd check Dec 11 1917

John Brown

Neelit and Howard vs Jackson
 Knapp, Wilman & Tucker
 E. Smith
 Atty 5.00 pd W.P.C.
 Clerk 11.80 pd W.P.C. Mar 7 1918
 Shiff 5.90 pd check Aug 5 1918
 Cris 1.80 pd W.P.C. 9/7/1
 Stenographer costs 58.40 pd W.P.C. 11 236
 City shiff 1.15 pd check 2-13-19
 Lunches 13.00 pd W.P.C.
 Record 25.00 pd 9/13/17 W.P.C. check pd W.P.C.

June 27, 1916 order, war, notice and a prayer for a jury trial filed. spua issued copy of war & notice sent app of Neelit & Knapp, Wilman & Tucker for plaintiff.
 July 15, 1916 summons The Shawinigan Electric Products Company a corporation by service on James Z Rentoul its secretary and treasurer and a copy of war with a copy of the Process left with said secretary and treasurer, also notice of said summons left at the Principal office of said corporation July 24, 1916 app of Treasurer Keech, Wright & Lord for defendant order for Rule plea. July 24, 1916 Defendants plea filed. Ruling Sept 6, 1916 Issue joined (short) May 9, 1917 Jury sworn viz Harry A. Pierce & Matthew Wells & Devin & class To wit 388

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The Shawinigan Electric Products Company a body corporate

S W Lutch Charles H Corbett

Atty 5.00
 Clerk 2.90
 Shiff 40

June 27, 1916 order, war, notice account and affdt filed. spua issued. copy of war & notice sent app of S W Lutch for plaintiff. July 14, 1916 summoned and copy left shiffs return filed.
 July 18, 1916 app of deft under Act Rule plea
 August 29, 1916 motion in writing for judgment by default filed. same day judgment by default for want of proper plea affidavit and certificate. same day judgment extended in favor of plaintiff against the defendant for the sum of (\$173.50) with interest from date & costs of suit damages assessed by the Court Order of Court fd

INDEXED 11237

9/7/2

Edwin L Parker otherwise known as E L Parker

Crain & Hensley vs E J Cook The Gottlieb Bauerschmidt Straus Brewing Company

Atty 5.00
 Clerk 2.90
 Shiff 40

June 28, 1916 order, war, notice account and affdt. filed. spua issued copy of war and notice sent app of Crain & Hensley and E J Cook for plaintiff. July 10, 1916 summoned and copy left shiffs return fd.
 July 18, 1916 app of deft under Act Rule plea
 Aug 4, 1916 motion in writing for judgment by default filed. same day judgment in favor of plaintiff by default for want of plea afft and cert. and judgment by default extended in favor of the plaintiff for \$492.50 The damages assessed by the Court with int from date & costs order of Court fd.

INDEXED

11238

9/7/2

Amedeo Dappoloni

Beulah P Smallwood

EW

Garnett L Clark
Robert Bliggs
Trustees

From folio 55
exceptions to plaintiffs prayer amended & filed. Same day defendants prayers 1, 2, 3, 4, 5, 6, 7 refused and filed. Defendants 8th & 9th prayer granted in connection with the plaintiffs 1st prayer & filed. Defendants excepts to refusal of nos 1, 2, 3, 4, 5, 6, & 7 prayers and to the granting of the plaintiffs prayer. Same day verdict for the plaintiff damages \$750.00. December 8, 1915 judgment on verdict in favor of the plaintiff for the sum \$750.00 damages assessed by the jury with interest from date & costs assessed. Feb 7, 1916 settled satisfied & paid upon payment of costs by the defendants. order of plaintiffs attorney fd.

Howard W Jackson

From folio 236
Charles B Rodgers, Herbert H Boyd, George W Moore, Medway Lippersco Daniel W Wheeler, William Smith, Henry Kohler, Harry Gummel & Carey Mc Afie May 18, 1917 was amended by interlineation by agreement of counsel. May 16, 1917 defendants prayer 1 & 2 granted & filed. Same day defendants 3rd prayer refused & filed. Same day verdict for defendant. May 16, 1917 time for signing Bill of exceptions extended for twenty ^{days} petition and order of court filed. May 21, 1917 judgment on verdict in favor of the defendant for costs June 14, 1917 ^{order for} an appeal to the Court of Appeals of Maryland by the plaintiff filed Jan 16, 1917 Bills of Exceptions filed Sept. 10, 1917 Transcript sent + + +

The Shamrock
Electro Products
Company

February 4th 1918 mandate from the Court of Appeals of Maryland received & filed. 1918 January 26th Judgment reversed & new trial awarded appellee to pay costs June 4th 1918 Case dismissed defendant to pay costs order of plaintiffs attorney filed

The County Comis
sioners of Harford
County a body corporate

From folio 42
day of November 1915 and costs J. Scott Offutt & R. H. Archer plaintiffs counsel & Philip H. Colver & J. A. Williams defendants counsel filed. December 14, 1915 judgment entered to the use of Charles E. Bryan. Order of plaintiffs attorney fd Feb 9, 1916 Exoneration of defendant Fidelity and Deposit Company of Maryland filed

Charles E Bryan
William H Brown
and Fidelity and De
posit Company of
Maryland a corporation

Appeal of Patrick D.
Waters et al Deceased

To folio 354
as having been filed in each of the cases mentioned in the agreement & that the evidence offered & taken in said case & the records offered & filed & rulings of the court & objections & exceptions to said rulings of the court on all other motions and objections to said testimony & said case & the rulings of the court thereon & the exceptions taken & allowed in said case shall be considered as having been in each of the cases mentioned in the agreement in the same manner and as fully & to the same extent as was done in said case & the rulings order & exceptions & objections shall be considered as having been made in the same manner in each of the cases mentioned in the agreement & the judgment in the matter of appeal of James B. Gestman shall be made & entered by the court in each of the cases mentioned in the agreement. Same day appellant offered as evidence & thereupon the court entered up judgment confirming order appealed from with costs to appellee