

90. Plats not to be considered pleadings *per se*.

#### Equitable Defenses.

91. Defendant entitled to plead; commencement of plea.  
 92. Plaintiff may demur thereto for want of equity; or reply.  
 93. In what cases court may strike out such plea.

#### Extending Judgments.

94. In what cases court may extend; in what cases inquisition by jury is required.  
 95. Verdict and judgment in suits on bonds with penalty.

#### Legal Sufficiency of Evidence.

96. Defendant may offer evidence though court reject prayer at end of plaintiff's case that plaintiff has offered no evidence legally sufficient, etc.  
 97. No question as to sufficiency of pleadings which might have been raised by demurrer shall be raised by prayer; proviso.

#### Measure of Damages for Abstracting Minerals from Plaintiff's Land.

98. Persons furtively, etc., abstracting minerals from land of another shall be charged whole value of minerals. Otherwise, if abstracted without fraud or negligence.

#### Possession—Writs of.

99. Writ of *habere facias possessionem*, how obtained; penalty for re-entry by evicted party.  
 100. Powers of sheriff, coroner or elisor thereunder.  
 101. Successor in office of sheriff, coroner or elisor to complete execution of writ.  
 102. To what sales secs. 99-101 shall apply.  
 103. Not to abate upon death of purchaser.

#### Preservation, Detention and Inspection of Property.

104. Power of court in relation thereto.

105. Court may order jury to inspect property or place, when.

#### Production of Books and Answering Bill of Discovery.

106. When court may compel; proceedings.  
 107. General power of court to compel; practice.  
 108. Clerks and registers to exhibit their books in suits on official bonds.

#### Removal of Causes.

109. Proceedings for; affidavit of applicant.  
 110. Notice to counsel; opportunity to inspect record. No application to Baltimore city.  
 111. Additional right of removal applicable to four counties.  
 112. Removal by adverse party from court to which case has been removed.  
 113. Special panel to try removed cases.  
 114. When persons accused of crime shall be removed to jail of county to which their cases are removed.  
 115. Compensation to state's attorneys in removed criminal cases.  
 116. Where transcript of record is imperfect; proceedings to correct.  
 117. Payment for transcript in removed cases.  
 118. Power of court in such cases.  
 119. Execution to county where removed case was originally instituted.  
 120. Copy of docket entries forwarded to court in which case entered.  
 121. How such execution served.  
 122. Warrant of re-survey in removed cases.  
 123. Order of removal may be stricken out until record actually transmitted.  
 124. Causes may be removed from courts of law to courts of equity, and *vice versa*.

#### Replevin.

125. When court may order return of property. Replevin bond.  
 126. When court may enter judgment for plaintiff by default.  
 127. Plaintiff entitled to judgment for goods eloigned, when.