

(9) The good will of a business of the plaintiff sold and given up by the plaintiff to the defendant.

(10) The defendant's use, by the plaintiff's permission, or messuages and lands of the plaintiff.

(11) The hire of (as the case may be) by the plaintiff let to hire to the defendant.

(12) Freight for the conveyance by the plaintiff for the defendant, at his request, of goods in a ship.

(13) The demurrage of a ship of the plaintiff kept on demurrage by the defendant.

The following forms, with the commencement and conclusion before stated, shall be sufficient:

(14) That the defendant, on the — day of —, by his promissory note, now overdue, promised to pay to the plaintiff \$—— sixty days after date, but did not pay the same.

This sub-section referred to in construing art. 13, secs. 43, 47, 77, and 33 and 14—see notes to sec. 47. *Shaffer v. Bond*, 129 Md. 659.

(15) That one A. on, &c. (date), by his promissory note, now overdue, promised to pay to the defendant, or order, \$—— sixty days after date; and the defendant endorsed the same to the plaintiff; and the said note was duly presented for payment and was dishonored, whereof the defendant had due notice, but did not pay the same.

(16) That the plaintiff, on, &c. (date), by his bill of exchange, now overdue, directed to the defendant, required the defendant to pay to the plaintiff \$—— sixty days after date; and the defendant accepted the said bill, but did not pay the same.

(17) That the defendant, on, &c. (date), by his bill of exchange directed to A., required A. to pay to the plaintiff \$—— sixty days after date; and the said bill was duly presented for acceptance, and was dishonored, of which the defendant had due notice, but did not pay the same.

(18) That the plaintiff and defendant agreed to marry one another, and a reasonable time for such marriage has elapsed, and the plaintiff has always been ready and willing to marry the defendant, yet the defendant has neglected and refused to marry the plaintiff.

For breach of promise cases, see *Lewis v. Tapman*, 90 Md. 294; *Sauer v. Schulenberg*, 33 Md. 288.

(19) That the plaintiff and defendant agreed by charter party that the plaintiff's ship called the "Daniel Webster" should with all convenient speed sail to L., or so near thereto as she could safely get, and that the defendant should there load her with a full cargo of coffee, or other lawful merchandise, which she should carry to B., and there deliver on payment of freight \$—— per ton, and that the defendant should be allowed ten days for loading, and ten days for discharge, and ten days for demurrage, if required, at \$—— per day; and that the plaintiff did all things necessary on his part to entitle him to have the agreed cargo loaded on board the ship at L., and that the time for so doing has elapsed, yet the defendant made default in loading the agreed cargo.