

Statement of Causes of Action on Contracts.

The following statements of causes of actions for the common counts shall be sufficient, and the plaintiff may include two or more of them in one count; but, after the statement of the first cause of action, each subsequent statement should begin with the words "and for."

1st. _____ county, ss: A B, by S T, his attorney, sues C. D. for goods sold by the plaintiff to the defendant, and the plaintiff claims therefor the sum of \$———. Statement of cause of action on contract
Common counts

S. T., Plaintiff's Attorney.

2d. Money payable by the defendant to the plaintiff for (these words, "money payable," etc, should precede money counts, like the 1st to the 13th inclusive, but need only be inserted in the first) goods bargained and sold by the plaintiff to the defendant. Same.
34 Md 98

3d. Work done and materials provided by the plaintiff for the defendant at his request. Same

4th. Money lent by the plaintiff to the defendant. Same

5th. Money paid by the plaintiff for the defendant at his request. Same.

6th. Money received by the defendant for the use of the plaintiff. Same

7th. Money found to be due from the defendant to the plaintiff on accounts stated between them. Same.

8th. A message and lands sold and conveyed by the plaintiff to the defendant. Lands sold

9th. The goodwill of a business of the plaintiff sold and given up by the plaintiff to the defendant Good will of business

10th. The defendant's use, by the plaintiff's permission, of messuages and lands of the plaintiff Use of lands

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

12th. Freight for the conveyance by the plaintiff for the defendant at his request of goods in ships. Freight.

13th. The demurrage of a ship of the plaintiff kept on demurrage by the defendant. Demurrage

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

14th. 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. Promissory notes, maker

15th. That one A. on, etc. (date), by his promissory note, now overdue, promised to pay to the defendant, or order, \$——— (sixty days) after date; and the defendant indorsed 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. Indorser.

16th. That the plaintiff, on, etc. (date), by his bill of exchange, now overdue, directed to the defendants, required the defendant to Bill of exchange.