Form by Assignee of Chose in Action.

27. — county, ss: A. B., by S. T., his attorney, sues C. D. for that the said defendant was indebted to one E. F. for goods sold and delivered, (or for whatever he was indebted, whether money lent or other things, or if by bond or bill obligatory, state the date of the bond or bill obligatory, and the sum thereon due,) which the said E. F. assigned to the plaintiff, and the plaintiff claims therefor, \$—.

S. T., Plaintiff's Attorney.

Union Bank v. Tillard, 26 Md. 446.

## For Wrongs Independent of Contract.

- 28. That the defendant broke and entered certain land of the plaintiff, called "The Orchard," in ———— county, and depastured the same with cattle.
- Gaither v Blowers, 11 Md 555 Mitchell v Lemmon, 34 Md 176. Roddy v. Finnegan, 43 Md. 490. P., W. & B R R. Co. v. Larkin, 47 Md. 155.
- 30. That the defendant debauched and carnally knew the plaintiff's wife; or that the defendant debauched and carnally knew the plaintiff's daughter and servant, whereby he lost her service.
- 31. That the defendant converted to his own use, or wrongfully deprived the plaintiff of the use and possession of the plaintiff's goods; that is to say, wheat, rye, household furniture, (or as the case may be).

Meixsell v. Carr, 25 Md. 46. Streeks v. Dyer, 39 Md., 427. Manning v. Brown, 47 Md. 507.