- v. Sasscer, 8 Md. 374. Kunkel v. Spooner, 9 Md. 462. Williams v. Banks, 19 Md. 23. W. & B. T. B. v. State, 19 Md. 241. See cases collected under article 57, section 1.
- 51. That before this action he satisfied and discharged the plaintiff's claim by payment.

Geiser v. Kershner, 4 G. & J. 305. Hardy v. Coe, 5 Gill, 189. Jones v. Ricketts, 7 Md. 116 Campbell v. Booth, 8 Md. 107. Booth v. Campbell, 15 Md. 569. Brown v. Rowles, 21 Md. 11. Oberndorf v. Union Bank, 31 Md. 132. Maddux v. Bevan, 39 Md. 485. Loney v. Bailey, 43 Md. 10. Loney v. Bailey, 45 Md. 447. Rohr v. Anderson, 51 Md. 205. Ingersoll v. Martin, 58 Md. 74.

- 52. That the plaintiff is indebted to the defendant in an amount equal to (or greater than) the plaintiff's claim, for (insert the cause of set-off as in a declaration) which amount the defendant is willing to set-off against the plaintiff's claim.
- 53. That after the alleged claims accrued, and before suit, plaintiff, by deed, released the defendant therefrom.

Patapsco Co. v. Smith, 6 H & J. 166. Bowers v State, 7 H & J. 32. Clopper v. Union Bk., 7 H. & J. 103. Wyman v. Gray, 7 H. & J. 409. Glenn v. Smith, 2 G. & J. 493. Moale v. Hollins, 11 G. & J. 11. Jones v Ricketts, 7 Md. 117. Gott v. State, 44 Md. 341. Ingersoll v Martin, 58 Md. 74.

| 54. That at the circuit court for ——— county, ——— te | erm. |
|--|------|
| the plaintiff recovered judgment against the defendant for | |
| sum of — dollars and — cents, and — dol | lars |
| for costs; and that said judgment was rendered on the s | ame |
| cause of action mentioned in the plaintiff's declaration, an | d is |
| still a subsisting judgment. | |

Shafer v. Stonebraker, 4 G. & J. 360. Whitehurst v. Rogers, 38 Md. 518.

- 57. A defendant may plead, as in the above form, that he has applied, by petition as an insolvent debtor, to the proper court, and that the proceedings under his petition are still