

Forms.

XXIX. 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.)

XXX. That the plaintiff was possessed of a mill, called "Linganore Mill," in _____ county, and by reason thereof was entitled to the flow of a stream for working the same, and the defendant, by cutting the bank of said stream, diverted the water thereof away from the said mill.

XXXI. That the plaintiff was possessed of land, called "Idlewild," in _____ county, and was entitled to a way from said land, over the land of the defendant, to a public high-way, for himself and his servants, with horses and wagons, to go and return at all times, at his and their free will, for the more convenient occupation of the said land of the plaintiff; and that the defendant deprived him of the use of said way, in as ample a manner as he was entitled.

XXXII. That the defendant falsely and maliciously spoke and published of the plaintiff the words following; that is to say, "he is a thief;" (if there be any special damage, here state it with such reasonable particularity as to give notice to the defendant of the particular injury complained of; for instance,) whereby the plaintiff lost his situation of book-keeper in the Bank of Washington.

XXXIII. That defendant falsely and maliciously printed and published of the plaintiff in a newspaper called "The Examiner," the words following: that is to say, "he foreswore himself," the defendant meaning thereby that the plaintiff had been guilty of the crime of perjury.

XXXIV. That the defendant is a corporation, owning a railroad between B. and C.; that the plaintiff was a passenger on said railroad, and by reason of the insufficiency of an axle of the car in which he was riding, the plaintiff was hurt; that the defendant did not use due care in reference to said axle, but the plaintiff did use due care.

[This form may be varied so as to adapt it to many cases, by merely changing the allegation as to the cause of the accident.]

XXXV. That the defendant is an incorporated city and is bound to keep its streets in repair; that one of its streets called _____ street, was negligently suffered by the defendant to be out of repair, where-