

twenty days after the order of Court overruling such demurrer.

(c) If the plaintiff and defendant in any case brought under the provisions of this section file a written agreement with the court stipulating that the time herein provided within which the defendant must file a plea, affidavit of defense or demurrer be extended, then such agreement shall be binding upon the plaintiff, the defendant, and the court. No provision of this section to the contrary shall be construed to deprive the court of jurisdiction to try the case on its merits if the defendant files his plea, affidavit of defense, or demurrer in compliance with the provisions of such written agreement.

(d) Notice shall be given at the bottom of the declaration and in the summons in such cases where the plaintiff intends to claim the benefits of this section.]

[107A.

The Circuit Court for Calvert County is authorized by rule of court to prescribe the terms and conditions for bail bonds filed in the Circuit Court for Calvert County or with the trial magistrate or any justice of the peace of the county. The power granted herein includes but is not limited to prescribing the qualifications of bondsmen. Violations of any rule of court promulgated hereunder shall be considered contempt of court and punished as for contempt.]

(Note: The provisions of this Subtitle are now covered by court rule and are proposed for repeal as obsolete.)

108.

All books belonging to the library of the Circuit Court for Calvert County shall be [securely] kept SECURELY by the Library Committee of the Circuit Court for [said] THE county in a suitable room provided for the purpose, under the directions of the judges of the court[, and not to be allowed to]. THESE BOOKS MAY NOT be taken out of the [said] room, except by direction of the committee or one of the judges of the court, when required [by them] for THEIR use or for the use of the members of the bar.

109.

[The Clerk of the Circuit Court for Calvert County is authorized to adopt and use the Campbell system of indexing; provided, the judges of the said court, or a majority of them, think it advisable that said system should be adopted and used in said court.]

(Note: The provisions of this Section would seem to be better expressed by Section 2-202(a) of the Courts and Judicial Proceedings Article.)