

No. 4.—CLAIM AGAINST A MARRIED WOMAN.

THE plaintiff claims against the separate estate of C. D., a married woman, and the wife of A. B., for goods sold and delivered by the plaintiff to the said C. D., as in the "Particulars" hereto attached [or hereunder written].

No. 5.—CLAIM AGAINST HUSBAND AND WIFE UPON CAUSE OF ACTION BEFORE MARRIAGE.

THE plaintiff claims £ for goods sold and delivered by the plaintiff to the said the wife of the defendant, before her marriage, as in the "Particulars" hereto attached [or hereunder written].

No. 6.—CLAIM FOR GOODS BARGAINED AND SOLD.

The plaintiff claims £ for goods bargained and sold by the plaintiff to the defendant on or about the day of , 19 .

No. 7.—ACTION FOR NOT ACCEPTING GOODS.

THE plaintiff claims £ , damages sustained by reason of the defendant refusing to accept and pay for goods bargained and sold by the plaintiff to the defendant on or about the day of , 19 .

No. 8.—ACTION BY PURCHASER FOR NOT DELIVERING GOODS.

THE plaintiff claims £ , damages sustained by reason of the defendant not delivering goods bargained and sold by the defendant to the plaintiff on the day of 19 , and agreed to be delivered by the defendant to the plaintiff within days [or in a reasonable time] after the sale.

No. 9.—ACTION ON A WARRANTY OF GOODS SOLD BY SAMPLE.

THE plaintiff claims £ for that the defendant warranted that [bags of oats] sold by the defendant to the plaintiff for £ were equal in quality and description to a sample shown to the plaintiff, yet the said [bags of oats] were not equal in quality and description to the sample, whereby the plaintiff lost the price paid by him for the same [or lost the difference between the price paid and real value of the oats].

No. 10.—ACTION FOR BREACH OF WARRANTY OF A HORSE.

THE plaintiff claims £ for that the defendant sold a horse to the plaintiff for £ warranted sound [or here state actual warranty given], whereas the horse was not sound [or as above], and was resold by the plaintiff at a loss of £ , and the plaintiff was put to expense in keeping the horse until the resale.

No. 11.—ACTION FOR GOODS WRONGFULLY TAKEN.

THE plaintiff claims the following goods, that is to say [Here enumerate and describe them carefully], of the value of £ , the property of the plaintiff, taken by the defendant on or about the day of , 19 , and the plaintiff claims possession of the said goods, or £ in case possession cannot be had, and £ damages for the detention thereof.

No. 12.—ACTION FOR GOODS WRONGFULLY DETAINED.

THE plaintiff claims the following goods, that is to say [Here enumerate and describe them carefully], of the value of £ , the property of the plaintiff, and detained by the defendant from the day of , 19 , until the date of the entering of the plaint herein; and the plaintiff says that before the entering of such plaint, to wit, on the day of , 19 , the plaintiff demanded the said goods from the defendant, but the defendant refused to deliver them. The plaintiff claims possession of the said goods, or £ in case possession cannot be had, and £ damages for their detention.

No. 13.—ACTION AGAINST BAILEE FOR NOT SAFELY KEEPING GOODS.

THE plaintiff claims £ , the damages sustained by him by reason of the defendant not safely keeping and taking care of certain goods of the plaintiff placed in the care of the defendant, upon his promise to safely keep and take care of them and to redeliver them to the plaintiff on request, and which goods were spoiled, broken, and damaged while in the defendant's care.

No. 14.—CLAIM FOR RENT.

THE plaintiff claims from the defendant the sum of £ for rent of a certain cottage let by the plaintiff to the defendant on the day of 19 , at a weekly rental of shillings, of which rent weeks, to wit, from the day of , 19 , are still due and unpaid.