

thirty days after entry thereof, strike out the same and reinstate such case with leave to such defendant to file pleas, affidavit and certificate of counsel, or amend his pleas, affidavit and certificate of counsel already filed, within not exceeding ten days thereafter, whenever the Court shall be of the opinion that the interests of justice will be promoted by striking out such judgment and so reinstating such case, although sufficient grounds for striking out such judgment for fraud, deceit, irregularity, or such other grounds as would have sufficed before the enactment of this section may not be present; provided, however, that it shall be mandatory upon the Court granting such order to require as a condition thereto, that the defendant give bond with approved security for the payment of any judgment finally recovered against him in such case in such penalty as may be prescribed by the Court, and that the defendant pay the costs so far incurred in said case, or any other conditions which the Court may deem proper; and if any defendant who has been given leave to file pleas, affidavit or certificate of counsel, or to amend those already filed, under this section, shall fail to file a sufficient plea, affidavit or certificate of counsel, or to amend those already filed so as to be sufficient within the time so limited, then the plaintiff shall be entitled to final entry of judgment on motion therefore, in the same manner as for failure to file a sufficient plea, affidavit or certificate of counsel within the time originally limited under the preceding sections.

189G. The provisions of the preceding seven sections shall not apply to suits instituted prior to July 15, 1935.

SEC. 2A. *And be it further enacted*, That Section 190 of said Article 2 of the Code of Public Local Laws of Maryland (1930 Edition), title "Anne Arundel County," subtitle "Circuit Court," be and it is hereby repealed.

SEC. 3. *And be it further enacted*, That all Acts or parts of Acts inconsistent with the provisions of this Act be and they are hereby repealed to the extent of any such inconsistency.

SEC. 4. *And be it further enacted*, That this Act shall take effect June 1, 1935.

Approved: April 29, 1935.