

PLEADINGS—*Continued*—

- shall not raise any new ground of claim, 441.
- or contain allegations of fact inconsistent with previous pleading, 441.
- except by way of amendment, 441.
- defendant must deal specifically with each allegation, 442.
- in reply, 442.
- issue may be joined by reply, 442.
- effect of joinder of issue, 442.
- must not deny evasively, 442.
- must answer point of substance, 442.
- sufficient to state effect of document, 442.
- “           allege notice as a fact, 442.
- implied contract or relation between parties can be alleged as a fact, 443.
- plurality of contracts or relations may be alleged in alternative, 443.
- presumption of facts need not be alleged, unless same has been specifically denied, 443.
- matters arising pending the action before plea filed, 443.
- “           “           after defence filed, 443.
- plaintiff may admit such defence, 443.
- effect as to costs, 443.
- form of such admission, 443, 545.
- offer by defendant to suffer judgment by default for specific amount, 444.
- time within which offer may be accepted, extension, 444.
- effect of offer as to costs, 444.
- such offer or consent, if not accepted, shall not be evidence against party making same, 444.
- statement in defence, first pleading by defendant to be so called, 445.
- the reply, 445.
- to be filed and served within 14 days after defence, 446.
- unless time be extended, 446.
- no pleading subsequent to reply, except joinder, without leave, 446.
- subsequent to reply to be filed within 14 days, 446.
- close of, when issues joined, 446.
- issues, 446.
- amendment of, may be allowed at any stage of proceedings, 447.
- plaintiff may amend, upon *præcipe*, before defence filed, etc., before replying, 448.
- opposite party may apply within two weeks to disallow such amendment, 448.
- on amendment by one party, other party may apply for leave to plead anew or amend, 449.
- general and further powers of amendment, 449.
- amendment must be made within time limited, 449.
- if no time named, delay, 449.
- how to be amended, 449.
- amended pleadings to be marked with date of order allowing same 450.
- service of, time, 450.
- demurrer, abolished, 450.
- points of law in lieu of demurrer must be raised by, 450.
- default of pleading, 451. *See Default.*
- printed copies of, to be furnished Judge before trial, 469.