LXVIII. The plaintiff and defendant respectively may supplemental be allowed, on motion, to make a supplemental complaint, complaint, &c. answer or reply, alleging facts material to the case, occurring after the former complaint, answer or reply, 5 or of which the party was ignorant when his former pleading was made.

LXIX. All causes and proceedings pending in the Causes now Court of Chancery at the time when this Act shall come chancery. into operation, shall be carried on and continued in the 10 Court of Queen's Bench as if they had originally been instituted in that Court.

LXX. The said Court shall, with all convenient Court of Q. speed after the passing of this Act, prepare a system of system of practice for the said Court in the spirit of this Act, and practice. 15 shall cause the same to be published for the general information of the public; and such system, not being repugnant hereto or to the laws of Upper Canada, shall have the like force and effect as if such system were embodied in this Act.

COURTS OF CONCILIATION AND ARBITRATION.

LXXI. The Mayor, Town Reeve or other Chief elected How com-Magistrate of every City, Town, Township and incorpo- posed. rated Village in Upper Canada, with any two or more of the Municipal Council thereof, shall form a Court of Conciliation for every such Municipality.

LXXII. The said Courts shall be held by the said Chief When they Magistrate, and any two Councillors whom he shall notify ahall sit. in rotation, to sit with him at least once in each month, and on a day to be fixed by a by-law of each Municipality for that purpose, and any Councillor neglecting to 30 attend or to procure another to attend in his stead, on any day appointed for the sitting of such Court, as aforesaid, shall forfeit twenty shillings, to be recovered by

LXXIII. The causes of action of which this Court shall Cases of 35 have cognizance, are Assault, Battery, False Imprison-which they ment, Breach of Promise of Marriage, Libel, Slander, cognizance. Malicious Prosecution, Personal Violence of any kind, and matters of unsettled account where the amount claimed shall not exceed twenty pounds.

warrant from the Chief Magistrate, as aloresaid.

LXXIV. Any person claiming to have a cause of action Party having against another, in any of the cases before mentioned, cause of mentioned, action to may serve on him or her a written notice, mentioning the summon the alleged cause of action, and requiring him or her to other. appear in relation thereto, before the Court of Concilia-