RULE. PAGE. 35. No plea or defence to be pleaded in abatement..... 5 36. When an allegation of fact in a pleading is to be taken as admitted....... 31. Every party must allege all facts on which he means to rely-and all 5 grounds of defence and reply which might take opposite party by surprise, or raise new issues..... 5 38. No pleading to be inconsistent with previous pleadings of same party...... 6 6 6 6 42. Sufficient to state effect of document..... 6 43. Sufficient to allege notice as a fact..... 6 44. Sufficient to allege contract arising from letters or conversations as a fact -and contracts arising therefrom may be stated in the alternative...... 45. Not necessary for party to allege matters of fact which law presumes in his favor.... 6 defence or time for its delivery expired..... 6 6 6 7 7 7 7 7 8 56. Issues. 8 8 8 8 ٠. 8 8 become void. 9 63. How pleadings may be amended...
64. Amended pleadings to be marked with date of order under which amendment made.....
65. When amended pleading to be served..... 9 9 9 66. Demurrers. 9 67. Form of..... 9 68. When to be filed and served..... to be deemed struck out of pleadings..... 10 76. Costs when demurrer over ruled...... 10 77. When demurrer over ruled court may allow demurring party to plead...... 10 78. Form of setting down demurrer for argument.....10

ii