	CAP.	Sec	PAGE.
SUPREME COURT, &c. (Continued.)			
such demand, summons or order, no stay of proceedings, unless			
specially ordered,	134	86	499
a party in his pleadings may set out documents or any part			
thereof material, and to be taken as part of pleadings,	134	87	499
performance of conditions precedent, may be generally averred			
and denial must specify the conditions precedent the per-			
formance of which he intends to deny,	134	88-	499
general issue abolished, and facts denied to be pleaded par-			
ticularly and concisely,	134	89-	499
rule to plead and demand of plea abolished,	134	90	499
form of notice on amended declaration plea, or subsequent			
pleading—default marked for want of plea or non pros if			
defendant—at expiration of time in notice judge may			
grant further time to plead, and may order default or			
non pros to be set aside upon reasonable and just terms			
-court or judge may give rule or order to plead or reply			
in less time than ten days,	134	91	499
several counts, pleas and replications allowed in causes, but			
if unnecessary in opinion of judge no costs for same to be			
allowed-the cost of all issues to be borne by party fail-			
ing-thejury to find issues separately,	134	92	500
no continuances by way of imparlance, &c., shall be made on			
any record, &c plea of puis darrein continuance may be			
pleaded,	134	93	500
defence arising after action, how pleaded,	134	94	500
in trespass quare clausum fregit, property to be described by			
metes and bounds, or other certain designatious,	134	95	50 <b>9</b>
in trespass to person or property, defendant may demand	•		
particulars, and plaintiff particulars of justication-			
judge may order plans of place in question to be			
exchanged,	134	96	500
new assignment not to be pleaded without leave of			
court,	134	97	50 <b>0</b>
plea to new assignment how pleaded—restricted except in			
denial—leave of court necessary—how obtained,	134	98	500
how words in slander and libel to be averred,	134	99	500
how words in slander to be proved—unnecessary to aver or			
prove special damage where words defamatory or spoken		1	
maliciously,	134	100	501
in all personal actions, except for malicious arrest or prosecu-			
tion, criminal conversation or debauching daughter or			
servant, money by way of amends may be paid into court			
by defendant without rule or judges order—exception,	134	101	501
payment of money into court to be pleaded—form,	134	102	501
mode of paying money into court, and how paid out,	134	103	501
replication to such plea—course to be pursued thereunder,	134	104	501
rule for further time to plead, how obtained,	134	105	501.
pleadings how filed and delivered,	134	106	501
pleadings to be signed by party or his attorney,	134	107	502
plea not to be waived without leave of court or judge,	134	108	502
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