ARTICLE 75.

PLEADINGS, PRACTICE AND PROCESS AT LAW.

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1. What in general they shall be.

I.

Pleadings.

- 2. Facts only to be stated.
- 3. Plain statement of facts to be sufficient.
- Distinction in pleadings by reason of seal (with certain exceptions) abolished; joinder of counts; one form of action—assumpsit; general issue plea; set-off; proviso as to limitations.
- 5. Formal conclusions and terminations to be unnecessary.
- Statement of time and place, when unnecessary.
- 7. Special demurrers abolished.
- 8. General demurrer allowed, when.
- Demurrer, specific grounds required and affidavit not for delay where speedy judgment provisions prevail.
- Pleading over after demurrer overruled to be permitted without waiver of demurrer.
- 11. For what defects judgment shall not be arrested.
- 12. As many several matters to be pleaded throughout the pleadings as parties think necessary; departure.
- 13. Upon dilatory plea being overruled, defendant may plead over without withdrawing dilatory plea, and upon appeal, ruling on such plea may be reviewed.
- 14. Non est factum to be sworn to; in what cases and how oath may be dispensed with.
- 15. Same persons may sue and be sued on sealed instrument as might sue and be sued thereon but for seal.

- 16. In suits ex contractu or upon judgment, defendant may plead specially liquidated or unliquidated claim of same nature, whether available by recoupment or not.
- 17. When set-off is pleaded, judgment may be given for excess of one claim over other if such excess supports judgment; otherwise excess basis of judgment in lower court.
- 18. Suit at law may be maintained on lost negotiable instrument; procedure in such cases.
- Truth may be given in evidence on general issue in criminal prosecutions for libel.
- 20. Breaches in suits on bond of clerks and registers; how suggested.
- 21. Plea non damnificatus not received in such suits.
- 22. Execution on forfeited recognizance.
- 23. Pleadings upon return of execution in such cases.
- Payment of money into court, in what cases allowed.
- Replications to plea of payment into court; further proceedings in such cases.
- Patented names of lands need not be stated; substantial description of lands sufficient.
- Suits against insurance, surety or bonding companies.

Forms of Pleadings.

- Forms given to be sufficient; substance only need be expressed; form of commencement and conclusion of declarations.
 - Sub-secs. 1-25. Statement of causes of action on contracts.
 - Sub-sec. 26. On bill obligatory or bond.