

1088 PLEADINGS, PRACTICE AND PROCESS AT LAW. [ART. 75.]

27. Proceedings to bring in representative of deceased plaintiff.
28. Proceedings in case of death of new parties.
29. Pleadings by new parties.
30. Costs, how to be taxed.
31. Non-resident heir, executor or other person proper to be made party, how to be brought in.
32. Further proceedings in such cases.
33. No action to abate by reason of the marriage of any of the parties; amendments in such cases.

Amendment.

34. Up to what stage of the case proceedings at law may be amended.
35. No continuance granted unless justice requires.
36. No action to abate because of misnomer of plaintiff or defendant.
37. Upon nonjoinder or misjoinder of plaintiffs, court may allow amendment.
38. Proceedings upon nonjoinder or misjoinder of defendants.
39. Amendments for misjoinder or nonjoinder of plaintiffs or defendants, when to be made.
40. No amendment allowed wherein entire new parties are introduced.
41. Plaintiff may amend when heir at law or devisee has been omitted as defendant.
42. Amendments not allowed to any dilatory plea or plea of limitations.
43. Proceedings when amendment allowed after jury is sworn.
44. Costs, how allowed.

Arbitration and Award.

45. All cases instituted by consent of the parties thereto may be submitted for; judgment upon award.
46. Award to lie in court four days before judgment thereon entered; for what causes may be set aside.
47. Proceedings upon death of either of the parties.
48. Arbitrator dying or refusing to act, court to appoint successor.
49. Proceedings if award not returned within eight months.
50. Proceedings after award is made.

Cases by Consent.

51. Parties may submit issues to a jury, and agree that upon their decision a sum of money is to be paid by one to the other, amount, how estimated.
52. Proceedings upon the finding of the jury.
53. Parties at any time before judgment may submit questions of law for the opinion of the court.
54. Parties may agree that upon the decision by the court a sum of money is to be paid, amount, how estimated.

Certiorari.

55. Bond to be given by party obtaining writ.

Continuance.

56. How long cause may be continued.
57. Continuance, because of absence of witness.
58. Affidavit for, to contain what.