EADINGS, PRACTICE AND PROCESS AT LAW—Continued.	ART.	SEC.	PAGE
Departure	75	10	1094
Von est factum to be sworn to, in what			
cases, and how oath may be dispensed			
with	75	11	1094
Counter-claim or set-off to suit on spec-			
ialty	75	12	1094
Counter-claim or set-off to suit on simple			
contract	75	13	1095
Suit at law may be maintained on lost			
negotiable instrument; procedure in			
such cases	75	14	1095
Fruth may be given in evidence on gen-			
eral issue in criminal prosecutions for			
libel	75	15	1096
Breaches in suits on bonds of clerks and			
registers of wills, how to be suggested	75	16	1096
Plea of non damnificatus not to be received			
ın such suits	75	17	1096
Execution on forfeited recognizance	75	18	1096
Pleadings upon return of execution in			
such cases	75	19	1097
Payment of money into court, in what			
cases allowed	75	20	1097
eplications to plea of payment into			
court, further proceedings in such			
cases	75	21	1097
atented names of lands not necessary to			
be stated; substantial description of			
lands sufficient	75	22	1098
ORMS OF PLEADINGS.	75	23 sub 1–108	1098–1114
forms given to be sufficient, but forms			
substantially equivalent to be also suf-			
ficient	75	23	1098
Commencement of declarations	75	23	1099
Conclusions of declarations	75	23	1099
STATEMENTS OF CAUSES OF ACTION ON		0) 1405	1000 1100
CONTRACTS	75	23 sub 1-25	1099-1102
Form on bill obligatory	75	23 sub 26	1102
By assignee of chose in action	75	23 sub 27	1103
FOR WRONGS INDEPENDENT OF CONTRACT.		23 sub 28-38	1103-1104
PLEAS IN ACTIONS ON SIMPLE CONTRACT		23 sub 30–48	1104-1105
LEAS IN ACTIONS ON SIMPLE CONTRACT		23 sub 41–57 23 sub 58–62	1105–1107 1107
n		23 sub 63-77	1107
		23 sub 78-80	1108-1109
NEW ASSIGNMENT PLEAS IN ABATEMENT		23 sub 81–83	1109-1110
	1.7	20 3HD 01-09	1100-1110