

TITLE THIRD.

RULES WHICH MAKE THE ISSUE A SINGLE ONE.

May be combined.

124. Any number of facts constituting one cause of action, or one defence, or one reply, or any other pleading, may be combined; but each cause of action, and each defence, and each reply, shall be stated in a separate paragraph, and shall be numbered.

Defective pleading to be corrected.

125. If each cause of action, or each defence, or each reply, or other pleading shall not be stated in a separate paragraph and numbered, the Court, or the Judge, at any time after such pleading is filed, and before it is pleaded to, may, upon suggestion in writing filed in the cause, stating such defect in the pleading, and a copy of the suggestion being served upon the party so pleading defectively or his attorney, order the defective pleading to be corrected at the costs of the party so pleading defectively. But if the opposite party plead to such defective pleading, such formal defect shall thereby be cured.

TITLE FOURTH.

OF JUDGMENT.

May be awarded.

126. In all action where the plaintiff recovers a sum of money, the amount to which he is entitled may be awarded to him by the judgment generally, without any distinction being therein made as to whether such sum is recovered by way of debt or damages.

Form of judgment.

127. The form of all judgments shall be merely a statement, in common language, of the award of the Court, without regard to the forms of action heretofore existing.

JUDGMENT *NON OBSTANTE VEREDICTO*.

When not entitled to judgment upon the merits.

128. Whenever the plea is such as to show to the Court, that the defendant is not entitled to judgment upon the merits, and the issue joined thereon be found for the defendant, judgment shall be given for the plaintiff *non obstante veredicto*.