

- (3) Where either of the requirements of paragraph (1)(a) is complied with, the Prothonotary shall, as the case requires, indorse the copy of the pleading filed in the Court with the date it is amended or the copy of the pleading as amended with the date it is filed.
- (4) Each amendment to a pleading shall be made in such a way as to distinguish the amendment from the original pleading and from any previous amendment to the original.

**36.06 Pleading to an amended pleading**

- (1) A party shall plead to an amended pleading within 30 days after it is served on him.
- (2) Where a party has pleaded to a pleading which is subsequently amended, he shall be taken to rely on his original pleading in answer to the amended pleading unless he pleads to it within the time limited for so doing.

**36.07 Amendment of judgment or order**

The Court may at any time correct a clerical mistake in a judgment or order or an error arising in a judgment or order from any accidental slip or omission.

**ORDER 37****INSPECTION, DETENTION AND PRESERVATION OF PROPERTY****37.01 Inspection, detention, etc. of property**

- (1) In any proceeding the Court may make an order for the inspection, detention, custody or preservation of any property, whether or not in the possession, custody or power of a party.