provisions of the fifth section of this Act, unless he or they shall give notice of the abandonment of the appeal or of the decision or verdict in his or their favor appealed from, within twenty days next after such decision or verdict shall be made or rendered; and in case of the appeal Appeal being abandoned, the decision or verdict appealed from shall stand, and in case of the abandonment of the decision or verdict by the party or parties in whose favor the same has been rendered, the said decision or verdict shall be reversed with or without costs in the discretion of the Judge of the Court in which the proceeding appealed from was pending; such costs to be recovered and all further proceedings to be had in the said Court as if the decision had been originally in favor of the appellant.

7. The Judge of the County Court before whom any issue shall be Powers of tried under the provisions of this Act shall have all the powers of Judge.

amendment and other powers of a Judge in the County Court in causes

15 originated in such County Court.