tained shall subject any person to arrest, be impaired by o who by reason of any privilege, usage or otherwise, may now by Law be exempt A therefrom.

XXXIV. And be it enacted, That from Write before 6 the time when this Act shall commence mentioned to and take effect, the Writs hereinbefore with for comg authorized shall be the only. Writs for the moncing accommencement of personal actions in the said courts. 10 Courts aforesaid, and the costs to be allowed and charged for such Writs shall be the 12 same as for Writs of Capias ad Respondendum; and that all the provisions of an Act Provisions of 14 of the Parliament of this Province, passed Act 8. V c. 36. in the eighth year of Her Majesty's Reign, such write. 16 intituled, An Act to alter the issuing of Testatum Writs of Capias ad Respondendum 18 in the several Districts of Upper Canada, and for other purposes therein mentioned, 20 shall continue in force and be applicable to the Writs directed by this Act, except in so 22 far as the provisions of the said Act are inconsistent herewith, and shall apply to 24 the practice to be observed in the Court of Common Pleas as well as the Court of 26 Queen's Bench; and that this Act shall take Commonceeffect from and after the last day of Easter ment of this

be the only ..

XXXV. And whereas it is expedient to 30 authorize and require the Judges of the several County Courts in Upper Canada, to 32 make orders in relation to certain matters of practice in cases depending in the Superior 34 Courts of Common Law, which may be conveniently disposed of in the several Counties: 36 Be it enacted, That it shall and may be lawful for any plaintiff or defendant in any suit 38 depending in the Superior Courts of Common Law in Upper Canada, to make appli-40 cation for time to plead, reply or rejoin, for particulars of demand and sett off, and for 42 summonses and orders; to compute, to the Judge of the County Court for the County 44 in which the suit is brought, or the venue

laid; and the Judge of such County Court 46 is hereby authorized and required to hear

28 Term next after the passing hereof.

Judges of the county courts to make orders as to certain matters in cases depending in superior