the Plaintiff in such Action that he objects to being sued in such Court if the County or Division Court for such cause of Action, no proceed. Justice object. ings afterwards shall be had in such County or Division Court in any such Action, but it shall not be necessary to give another notice of Action in order to sue such Justice in any other Court; Provided secondly, and it is hereby declared and Proviso: enacted, that the several County Courts in Upper Canada shall to hold plea of have Jurisdiction and shall hold plea in all Suits or Actions to actions against be brought against Justices of the Peace for any thing done or J. P. up to pretended to be done by them in the execution of their office. £30. when the damages claimed shall not exceed the sum of thirty pounds.

X. And be it enacted, That in every such case after notice Tender and of Action shall be so given as aforesaid, and before such payment of Action shall be commenced, such Justice to whom such notice money into Court, by shall be given may tender to the party complaining, or to his Justice. Attorney or Agent, such sum of money as he may think fit as amends for the injury complained of in such notice; and after such Action shall have been commenced, and at any time before issue joined therein, such Defendant, if he have not made such tender, or in addition to such tender, shall be at liberty to pay into Court such sum of money as he may think fit, and which said tender and payment of money into Court, or either of them, may afterwards be given in evidence by the Defendant at the trial under the General Issue aforesaid; and If the Jury if the jury at the trial shall be of opinion that the Plaintiff is think the Plaintiff en. not entitled to damages beyond the sum so tendered or paid into titled to no Court, then they shall give a verdict for the Defendant, and the greater da-Plaintiff shall not be at liberty to elect to be nonsuit, and the mages, they sum of money, if any, so paid into Court, or so much thereof verdict for the as shall be sufficient to pay or satisfy the Defendant's costs in Defendant. that behalf, shall thereupon be paid out of Court to him, and the residue, if any, shall be paid to the Plaintiff; or if, where If the Plaintiff money is so paid into Court in any such Action, the Plaintiff accepts the shall elect to accept the same in satisfaction of his damages in money. the said Action, he may obtain from any Judge of the Court in which such Action shall be brought, an order that such money shall be paid out of Court to him and that the Defendant shall pay him his costs to be taxed, and thereupon the said Action shall be determined, and such order shall be a bar to any other Action for the same cause.

XI. And be it enacted, That if at the trial of any such Action Is Plaintiff the Plaintiff shall not prove that such Action was brought fail to prove within the time hereinbefore limited in that behalf, or that he shall be such notice as aforesaid was given one Calendar Month before nonsuited, or . such Action was commenced, or if he shall not prove the cause verdict given of Action stated in such notice, or if he shall not prove that fendant. such cause of Action arose in the County or place laid as venue