be served in any County in Upper Canada, and the defendant shall appear and plead thereto within the periods respectively limited and required by law, in the same manner as if such defendant had been served with such summons, declaration, notice or other proceeding in the County in which such suit was instituted, and all subsequent proceedings in the cause shall be carried on thereafter to final judgment and execution, according to the practice of the County Courts.

Writs against into any County in Country I'pper Canada.

III. And be it enacted, That writs of execution against 10 goods or lands goods and chattels, lands and tenements, and also all promay be ssued cess against the person when authorized by law, may be issued from the County Court in which any judgment has already been or hereafter may be entered up, into any other County in Upper Canada, and any rule to be issued 15 for compelling the return by the Sheriffs, Coroners or Elizors respectively, of any such writs of execution or process, shall be issued from either of the Superior Courts of Common Law in Upper Canada, in the same manner as if the said writs of execution or other process had been 20 issued out of either of the said last mentioned Courts, and all subsequent proceedings thereupon shall be carried on therein, and the costs of such last named Courts respectively shall be allowed to the party entitled to receive the same. 25

Commencement of Act.

IV. And be it further enacted, That this Act shall come into force on the day of one thousand eight hundred and and not before.