will, provided the same in either case do not exceed two hundred dollars.

28. The said Courts may issue writs of *fieri facias* against goods and lands of the party, which shall bind the same from the time of the delivery thereof to the Sheriff to be executed, and he shall endorse thereon the day of the month and year he received the same, and writs of *capias ad satisfaciendum* in like manner as the Supreme Court; and when lands are levied upon, they shall be advertised, sold and conveyed by the Sheriff in the same manner and form as under executions issued out of the Supreme Court.

29. The said Courts may issue writs of execution and writs of subpæna into any other County, to be served or executed therein, and all such writs shall be of equal force as if the same had issued from the Court or by the Judge of the County to or into which they may be so issued.

30. The Sheriff shall summon twelve men (qualified) to serve as Petit Jurors at each Term of the said Courts, for the trial of causes therein, in the same manner provided by the Act of Assembly, eighteenth Victoria, Chapter twenty four, intituled An Act relating to Jurors, and they shall be subject to the pains and penalties prescribed in the said Act.

31. Five jurors shall be sworn and empannelled for the trial of each cause, four of whom, in case they cannot agree after two hours absence, may render a verdict.

32. The several County Courts and the respective Judges thereof, shall have and exercise all the powers and authority vested in the Supreme Court, or the Judges thereof, respectively, by Chapter 124, Title xxxiv, of the Revised Statutes, 'Of Insolvent Confined Debtors,' and of Chapter 125, Title xxxiv, of the Revised Statutes, 'Of Absconding, Concealed, and Absent Debtors,' and also of an Act made and passed in the twenty sixth year of the Reign of Her present Majesty Queen Victoria, Chapter 10, intituled "An Act to amend Chapter 124, Title xxxiv, of the Revised Statutes, 'Of Insolvent Confined Debtors,'" and of any other Act or Acts in amendment thereof.

83. The Judge of any County Court may try and determine causes brought to issue before him without the intervention of a jury, if both parties agree thereto.

34. No Petit Jury shall be summoned on hereafter attend at any General Sessions of the Peace.