Proviso : he shall issue writs in either Court alternately by twenties.

Proviso.

Accounts to him; and by Clerks and to him.

supply to each such Clerk or Deputy Clerk, an equal number of Writs for the commencement of actions in each of the said Courts, and it shall be the duty of such Clerks and Deputy Clerks to issue twenty Writs for the commencement of actions in one of the said Courts, before issuing any in the other of the 5 said Courts, and then to issue twenty Writs for the commencement of actions in such other Court, and so on alternately without varying; Provided further, that this shall not extend to limit, prevent or delay the issuing of concurrent Writs as 10 hereinafter mentioned.

V. The Clerk of the Process shall make quarterly returns, be rendered by verified by his affidavit, to the Inspector General, of all Writs and Process supplied by him to the Clerks and Deputy Clerks Deputy Clerks as aforesaid, and such Clerks and Deputy Clerks shall account for and pay over all fees due and receivable by them on such 15 Writs and Process, as they now are by law bound to do for all other fees received by them; and the Clerk of the Process shall, in like manner, account for and pay over all fees received by him as Clerk of the Judges in Chambers and Clerk of the Practice Court, to form part of the Consolidated Revenue Fund 20 of this Province.

Office for VI. In cases in which the cause of action shall be transitory, writs in tran- the Plaintiff may sue out the Writ for the commencement of sitory actions, the action from the office of the Clerk of the Crown and Pleas of either of the said Courts, or from the office of any of the 25 Deputy Clerks of the Crown and Pleas.

VII. When the venue is local, the Writ for the commence-When the venue is local. ment of the action must be sued out from the office within the proper County.

> VIII. The venue in any action may be changed according 30 to the practice now in force, but notwithstanding a change of the venue, the proceedings shall continue to be carried on in the office from which the first process in the action was sued out.

Proceedings to be carried on in office whence writ issues, &c., service of papers, &c.

If the venue be changed.

> 1X. All proceedings to final judgment shall be carried on in 35 the office from which the first process in the action was sued out, and the service of all papers and proceedings subsequent to the Writ, shall be made upon the Defendant or his Attorney, according to the practice now in force, unless special provision is otherwise made in this Act, and if the Attorney of either 40 party do not reside or have not a duly authorized agent residing in the County wherein such action was commenced, then service may be made upon the Attorney wherever he résides, or upon his duly authorized agent in Toronto, or if such Attorney have no duly authorized agent there, then service 45 may be made by leaving a copy of the papers for him in the office where the action was commenced, marked on the outside as copies left for such Attorney.