In what County Court any action may be brought.

IV. And be it enacted that all actions in the County Courts shall be brought either in the County in which the Plaintiff or Plaintiffs or one or more of them or the Defendant or Defendants or one or more of them shall reside at the time of the commencement of action or in the County in 5 which the Debt was contracted or made payable or the contract was made in the option of the Plaintiff or Plaintiffs and in default thereof the whole proceedings may on the application of the Defendant or Defendants or any one or more of them made at any time before plea pleaded or any interlocutory 10 judgment or other judgment signed be set aside with costs.

Proceeding by Writ of Scire Facias abolished. Judgments to be revived &c., after cause shewn on a Judge's Summons. V. And be it enacted that the proceeding by Writ of Scire Facias be abolished and instead thereof that a party or parties to a suit or any one of them desirous of recovering a judgment obtained therein may obtain a Judge's Summons calling upon 15 the opposite and proper party or parties to shew cause why the judgment should not be revived and proceedings had thereon and that it shall be in the power of any Judge of the said Courts sufficient cause to the contrary not being shewn to order that such judgment be revived and execution certificate 20 of judgment or other usual proceedings be obtained thereon.

County Courts to be held to possess inherent jurisdiction.

Difficult points of practice to be decided according to equity and good conscience. VI. And be it enacted that the said Courts shall be held to possess inherent jurisdiction to carry out to final judgment and determination any suit properly instituted within their jurisdiction and that on the occurrence of any point of practice 25 involving doubt or technical difficulty in Law it shall be competent to any Judge of the said Courts to decide upon the same as shall appear to him to be just and agreeable to equity and good conscience.

Declarations and pleadings in County Courts to be filed, and served at any legal time, even in July or August.

VII. And be it enacted that such provisions of the Act or 30 Acts now in force as require that no declaration or pleading after declaration shall be filed or delivered in any action in the said County Courts between the first day of July and the twenty-first day of August in each and every year be repealed and that declarations pleadings and proceedings thereon may 35 be filed served and taken at all the usual legal times.