

such property may lie, or cannot be found in such county, such trespasser may be sued in any county where he may be found and an executor may be sued either in the county where he resides or where he obtained administration.

Trespasser removing
§ G & J 499
Executor.

7. Any captain, master, or owner, of any steamboat or other vessel, may be sued for the non-delivery or injury of any goods or chattels, in the county where the goods or chattels are received on board of his vessel, or in the city or county in which the delivery was by the contract to be made, in the same manner as he can now be sued in the county in which he resides.

Id s 89
1860, c 29
Captain, master,
or owner of
steamboat, or
other vessel.

8. Every county lying on any navigable river in this State, shall extend its jurisdiction from the shore to the channel of the river that divides the counties, except where a dividing line has been fixed in such river by law; and where any ship or other vessel shall be in said river, process may be served on board the said ship or vessel by the officers of either county that can first serve it, but if she is moored or fastened to the land on either side of said river, then she shall be considered as in the county to whose shore she is fastened.

Id s 90.
1704, c 92, s 3
Jurisdiction of
counties lying
on navigable
rivers

9. Where a testator devises lands and dies in debt, any of his creditors may sue his devisees without making his heirs at law parties, unless such heirs are known to the plaintiff and reside in this State.

Id s 92
1815, c 149, s 4.
When devisees
may be sued by
creditors with-
out making
heirs parties

10. It shall not be necessary for any officer, in serving any writ of *scire facias*, or attachment with writ of *scire facias*, to serve the same in the presence of witnesses

Id s 93
1854, c 75
Service of *scire facias* or attachment with *scire facias* clause

11. In cases of writs of *scire facias* against heirs and terre tenants, where any of the heirs or terre tenants reside in another county than that in which the judgment on which such *scire facias* is issued was obtained, duplicates of such writ may issue, directed to the sheriff of each county wherein any of the heirs or terre tenants reside, and shall be served by the sheriff and returned to the court from which they issued, and the party so summoned by means of such duplicates shall be proceeded against in the same manner as if they were residents of the county in which the judgment was obtained.

Id s 94
1812, c 145, s 1
Duplicate writs
of *scire facias*
against heirs or
terre tenants

12. In all cases where a joint action is instituted against heirs and devisees, and any of such heirs or devisees shall be residents of another county, a duplicate writ may issue to the county where any of said heirs or devisees reside, directed to the sheriff thereof, who shall serve and return the same to the court from which it issued, and the same proceedings shall be had as if such heirs or devisees resided in the county where the suit was brought; *provided*, all such actions shall be instituted in the county in which the deceased died, if any of his heirs reside there, and if not, in the county in which his real estate, or some part thereof, is situated.

Id s 95
1812, c 145, s 3
Duplicate writs
in joint actions
against heirs
and devisees.

Where actions
to be instituted.