Proviso.

from justice in the county where he lives, but such person may be sued in any county where he may be found; and provided, further, that any person who resides in one county but carries on any regular business, or habitually engages in any avocation or employment in another county, may be sued in either county; this section not to apply to ejectment, dower, replevin, scire facias, or judgment or decree, nor to heirs, devisees or terretenants, against whom process may be issued to another county.

sections.

SEC. 2. And be it enacted, That the following Additional new sections be and the same are hereby added to said article seventy-five, under the sub-title "Summons with Claim for Injunction, or with Claims for Mandamus," to come in after section eighty-six.

Plaintiff may direct, etc.

86A. The plaintiff in any action at law (except ejectment and replevin), upon the bringing of the same may, in his order to the clerk to issue in the case if brought by titling, or in the order to issue, if endorsed on the declaration, direct that the writ of summons shall be "with claim for mandamus," or "with claim for injunction," (or either or both of them, as the case may be), or words to the like effect; and the writ of summons thereon issued shall contain such words in accordance with such order, or words to like effect.

damus.

86B. Upon complying with the provisions of the foregoing section, the plaintiff may there-May claim upon claim in his declaration, either together with any other demand which may be enforced in such action, or separately, a writ of mandamus commanding the defendant to fulfill any duty, in the fulfillment of which the plaintiff is personally interested, or directing the defendant to do any act or acts that he may be bound by contract with the plaintiff to do, or an injunction forbidding the defendant to do, repeat or continue to do any act or acts that it is his duty to refrain from doing, either by contract or otherwise, or either or both of said writs.

86c. The declaration in such action shall set Sufficient forth sufficient grounds upon which the claim for mandamus or injunction is founded, and that plaintiff is interested therein; or, that he sus-