



Common Law Procedure Act 1852

1852 CHAPTER 76

Joinder of Causes of Action

And with respect to Joinder of Causes of Action, be it enacted as follows:

XLI Different Causes of Action maybe joined, but separate Trials may be ordered.

Causes of Action, of whatever kind, provided they be by and against the same Parties and in the same Rights, may be joined in the same Suit; but this shall not extend to Replevin or Ejectment; and where Two or more of the Causes of Action so joined are local, and arise in different Counties, the Venue may be laid in either of such Counties; but the Court or a Judge shall have Power to prevent the Trial of different Causes of Action together, if such Trial would be inexpedient, and in such Case such Court or Judge may order separate Records to be made up, and separate Trials to be had.