249.

1768.

III. Provided Nevertheless, That nothing in this Act contained shall be of any Force or Effect until His Majesty's Pleasure shall King's Pleasure be be known therein.

This Act not to be in force until the known.

CAP. X.

An ACT in Amendment of an Act made and passed in the Seventh Year of His Majesty's Reign, intitled An Act for Partition of Lands in Copercenary, Jointenancy, and Tenancy in Common, and thereby for the more effectual collecting His Majesty's Quit Rents in the Colony of Nova Scotia.

attend on the Lands, in order to view and make Division Preamble! of the same, may be oftentimes attended with an Expence equal to, or exceeding the Value of the Premisses; and may, in many Cases, be almost impracticable, from the Nature, Situation, and large Extent of the Lands to be divided, Be it therefore enacted by the Governor, Council, and Affembly, That it shall and may be lawful for the Provost Marshal or his Deputy, upon receiving any Writ of Partition, for dividing any Lands, to proceed to the Execution thereof, in any Place within the County where the Lands shall be, by a Jury of the faid County, who shall accordingly make a Division of the same, agreeable to the Bounds expressed in the Grant, and the best Information that can be procured of the Value, Nature and Quality of the Lands; and such Division, so made, shall be as valid and effectual, to all Intents and Purposes whatsoever, as if the same had been made on the Spot; Provided that the said Division be made, in every other Respect, agreeable to the Laws in such Cases made and provided.

Upon Writs of Partition, Division may be made of any Lands by a Jury of the County in any Part of the County where the Lands shall be.

II. And be it further enacted, That nothing in this Act contained, shall be of any Force or Effect, until His Majesty's Pleafure shall be known therein.

This Act not to be in force, until the King's Pleasure shall be known.



