## **C.** XI.

## Anno quinquagefimo primo Georett III.

18 I'r.

Co-partner not having been served with Mesne Process.

74

Co-partmers coming into Province after udgment.

Absent or Absconding debtors.

Continuation. \* In force in 1815. forefaid, and not ferved with mefne process, shall come into the province before the final determination of the full against his Co-partner, or Joint Debtor, and shall apply to the Court to be admitted to appear to defend the faid action, the Court shall admit him accordingly, and shall cause such amendment to be made in the proceedings as may be required to make the same regular and confissent.

VI. And be it further enacted, That if any fuch absent Debtor or Co-partner shall comeinto the Province after final judgment given in any fuch cause, it shall be lawful for the plaintiff or plaintiffs, in case he or they shall not have received full satisfaction on such judgment, to such a Writ of Scire Facias against such last mentioned Co-partner or Joint Debtor, requiring him to appear and shew cause why execution should not be had against him, his goods, chattels, lands and tenements, to fatisfy the faid judgment, or whatever may remain due thereon, and such defendant shall be allowed to plead either in bar to the original fuit, or in answer to the faid Scire Facias, and thereupon the Court shall proceed to try and determine the same, and to give judgment as in other causes inflituted by such Writ.

VII. And be it further enacled, That nothing herein contained thall be confirued to affect or prevent any proceedings which may, or thall hereafter, be inflituted against any absent or absconding Debtors; pursuant to the Act in fuch case made and provided.

VIII. And be it further enacted; That this Act shall continue and be in force for the space of three years from the publication hereof, and from thence to the end of the next Session of the General Assembly.\*

## CAP. XI.

An ACT to revive and continue an Act, made and paffed in the thirty-eighth year of His prefent Majesty's Keign, entitled, An Act to amend and render more effectual an Act, passed in the eighteenth year of His present Majesty's Reign, entitled, An Act to prevent the forestalling, regrating, and monopolizing of Cord Wood in the Town of Halifax.

Preamble.

Act revived.

Continuation. • In force in 1815. WHEREAS, the said Act has been suffered to expire, and it is found necessary, that the said Act should. be revived:

I. BE it enacted, by the Lieutenant-Governor, Council and Affembly, That the faid Act be, and the fame is hereby, revived.

II. And be it further enacted, That the faid Act fhall continue and remain in full force until the fifteenth day of March, which will be in the Year of our Lord one thousand eight hundred and thirteen, and from thence to the end of the next Session of the General Assembly, and nolonger.\*