## C. 17. Anno Quadragesimo septimo Georgii III. A. D. 1807.

Society may meet to make a division of their slock as moug their members.

Four fifths 2 of the Society, not concurring in the division, application to be made to the Court of King's Bench.

Society to use all reasonable diligence in getting in or recovering their stock.

shall and may be lawful from and after any such Proclamation or advertisement, to and for the faid Society to avail themselves and make use of the powers and authorities by this Act given, for enforcing payment and delivery of all monies, eff ct. and property whatfoever belonging to the faid Society; and four-fifths parts of fach Sociery, shall and may proceed to make such orders for the division or destribution of their Stock. Fund, Effects and Property, and every part thereof, to and amongst the feveral Members of the faid Society, in such manner as shall be consident with Justice and Equity, and shall and may distribute and divide the same accordingly: and in case four-fifths parts of the said Society shall not concur and agree in any Order or orders for such division or distribution, as aforesaid, that then it shall and may be lawful, to and for any one or more of the party or parties to not concurring or agreeing on b half of him or themfelves, and all the other Members of the faid Society, who shall not so concur and agree, to present a Petition to His Mijesty's Court of King's Bench for the faid District of Quebec, praying that such Court will make order for the division and distribution of the said Stock, Funds, Effects and Property to and amongst the Members of the said Society, and the said Court in such case, is her by authorised and empowered to order, declare and direct in what proportions and manner, such Stock, Funds, Effects and Property that be distributed and divided, to and amongst the Members of the faid Society, as to such Court shall feem just, and the faid Court is hereby also empowered and authorised to ensorce and compel obedience to any such last mentioned order, declaration or direction, by attachment or prife de corps, as aforelaid. Provided also, that after such Proclamation or Advertisement as aforeta d, the said Society shall use a l due and reasonable diligence in getting in and recovering their faid Stock, Funds, Effects and Property, and in their proceedings respecting the division and distribution of the same; and fuch Society shall not, after such Proclamation or advertisement, as asoresaid, be competent or held or deemed to be competent under any powers or authorities by this Act given to make any Rules, Orders or Regulations whatever, or to do any Act, Matter or Thing, nor shall such Society be held or deemed to be an existing Society, face and exc pt for the purpoles of getting in or recovering their faid Stock, Funds, Effects and Property, and the division and distribution thereof, among their faid. Members as aforesaid.

Public Acta

XVI. And be it further enacted by the authority aforesaid, that this Act shall be deemed a Public Act, and be judicially to ken notice of as such, by all Judges, Justices and other persons whomsoever, without the same being specially pleaded.