C. 25. IN THE 59th YEAR OF GEORGE III. A. D. 1819. FOURTH SESSION

GHAP. XXV.

An Act to prevent the Abatement of any Action against a Joint Obligor, Contractor, or Partner, on account of the other Joint Parties not being made Defendants.

[The Royal Assent to this Act was promulgated by Proclamation, bearing date April twenty firsh in the Year of our Lord one thousand eight hundred and twenty one, and second of His Majesty's Reign.]

Preamble.

WHEREAS, by Law the several Defendants named in any Civil Suit or Action must be personally served with Process, and whereas, by Law if any Joint Obligor, Contractor, or Partner be sued in any Action, without naming the other Joint Obligors, Contractors, or Partners, the Defendant may plead the same in abatement of such Action, to the great delay of justice in such cases where one or more Joint Obligors, Contractors, or Partners reside out of the jurisdiction of the Courts of this Province, and cannot be served with Process; for remedy whereof, Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entituled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entituled 'An Act for making more effectual provision for the Go-

of the Court.

Juint obligation, conbligation

No execution to issue

No action to abate vernment of the Province of Quebec, in North America, and to make furby reason that any one ther provision for the Government of the said Province," and by the auor more of several thority of the same, That in any Action to be brought in this Province contrary are not made against any joint Obligor, Contractor, or Partner, the Action shall not abate Defendants, unless the for or on account of any joint Obligor, Contractor, or Partner, the Action shan not being made party pleading in a for or on account of any joint Obligor, Contractor, or Partner, not being made batement shall shew Defendant, unless the party pleading such matter in abatement shall shew to that the joint con-tractor not named is the Court that such joint Obligor, Contractor, or Partner is living within the within the jurisdiction jurisdiction of the Court so to be served with its Process conformably to Law.

11. And be it further enacted by the authority aforesaid, 'That the joint obtract or promise may ligation, contract, or promise, may be given in evidence against any one of be given in evidence against any one or more of the joint Obligors, Contractors, or Partners, and have the same force more of the joint con- and effect as to any judgment or execution thereon, as if the same was the tractors, partners, &c. tractors, partners, &c. sole obligation, contract, or promise of the Defendant, any Law, usage, of custom to the contrary notwithstanding.

111. And be it further enciced by the authority aforesaid, That for satisfacupon a judgment a tion of any judgment against one or more of several joint Obligors. Contracjoint obligors until the tors, or Partners, no execution shall issue until the bond, obligation, or other joint bond, contract, written evidence on which judgment shall be had, be first filed with the set to be filed in Court. cord of the said judgment.