C. 3-4. Anno tricesimo tertio Georgii III. A. D. 1793.

fed in the Parliament of Great-Britain intituled " An Att to repeal certain parts of an " Att paffed in the fourteenth year of his Majefty's Reign" intituled " An Att for making " more effectual provision for the Government of the faid Province of Quebec in North " America and to make further provision for the Government of the faid Province." And it is hereby enacted by the Authority of the fame that the two temporary Ordinances aforementioned, shall not expire at the expiration of fix months from the first assembling of the prefent Legislative Council and Assembly, which happened on the seventeenth day of December last, but that the faid two temporary Ordinances shall continue and be of force, until otherwise enacted and declared by Act or Acts for that purpole hereafter to be paffed:

CAP. IV.

An Act for granting Indulgencies to the People called QUAKERS.

HEREAS divers Statutes have been made in ease and favor of the Protestants diffenting from the Church of England, called Quakers, and it is reasonable that the People, called Quakers in this Province should enjoy such ease and indulgence as their Religious tenets require. Be it therefore enacled, by the King's most Excellent Majesty, by and with the Advice and Consent of the Legislative Council ard Allembly of this Province of Lower Canada, constituted and ailembled by virtue of and under the Authority of an Act passed in the Parliament of Great-Britain, intituled, " An Act to repeal certain parts of an act paffed in the fourteenth year. " of His Majesty's Reign" intituled " An Act for making more effectual Provision for the " Government of the Province of Quebec in North America and to make further Provision " for the Government of the faid Province." And it is hereby enacted by the Authority of the same, that from and after the publication hereof, the People commonly called Quakers, which now are and hereafter shall be refiding in this Province, shall not be compellable to take Oaths, but instead thereof make solemn affirflead of an Oath. mation, in the fame form and words in which an Oath is directed to be administered, leaving out the word fucar, and inferting in the place thereof, do Solemnly, Sincerely and truly declare and Affirm.

> II. And be it further enacted, by the Authority aforefaid, that Perfonal Military duty or fervice shall not be required or exacted from the faid People called Quakers, but that in all cases where by the Militia Laws or Regulations of this Province any of the faid People called Quakers shall be commanded to appear at any Review or other General Militia Service, every such Quaker shall forfeit a fine of Two Shillings current money of this Province, for every time he shall be absent from fuch Review or other General Militia Service, to be fued for, levied and recovered in the fame manner and before the fame Court, as other Militia fines not exceeding Ten Shillings, and in all cafes where any Quaker or Quakers may be commanded or balloted for to ferve in any detachment of Militia, and the faid Quaker or Quakers do not provide a sufficient substitute or substitutes to serve in such detachments in his or their-places, agreeable to Law, it shall and may be lawful for the Commanding Officer of the Militia of the District where such Quaker or Quakers reside, to provide upon as reasonable terms as may be, a good and sufficient sublitute or substitutes to serve in such detachment, in the place or places of the faid Quaker or Quakers, if fuch Commanding Officer think proper to to do, and the fum agreed for by fuch Commanding officer, shall be paid to fuch fubstitute or fubslitutes, by fuch Quaker or Quakers in whose place or places they shall respectively serve, but, in all cales where any Quaker or Quakers Thall be commanded or balloted for, to ferve in any detachment of Militia, do not provide or caufe to be provided, good and sufficient substitutes to serve in his or their place or places as before fet forth, every fuch Quaker or Quakers shall then respective-

Temporary Ordinances of the Executive Council of the 32 GEORGE III. continued.

Preamble

Quakers to make Affirmation in-

Quakers not Inbject to perfonal Military duty but to find fubititutes; on detachments commanding Officers may provide fubititutes on terms, nothing to prewent Quakers from enrolling themfelves in any company of Alilitia.

Anno tricefimo tertio Georgii III. A. D. 1793.

ly forfeit for every refufal or neglect to ferve in any detachment of Militia, for which he or they fhall have been commanded or ballotted for, fuch fum or fums of money, as may be adjudged reafonable by the Militia Court of the Diftrict, where fuch Quaker or Quakers refide, confideration being had by the faid Court to the nature and time of the fervice for which fuch detachment is embodied, and the forfeit hereby impofed, fhall and may be fued for, levied and recovered in the fame manner, as any Militia fine or penalty exceeding Ten Shillings. Provided always, that nothing herein contained fhall extend or be confirmed to extend to exempt any of the People called Quakers, from enrolling his or their name or names, with a Captain of the Militia of the Township or Parish, wherein he or they may refide.

Quakers convicted of falle and corrun affirming, fulipeet to the pains of willful and corrupt perjury.

Quakers not exempted from Militia duty unlefs they produce a certificate from their quarterly meetings. III. And be it further enacted, by the Authority aforefaid, that if any Quaker taking the faid Affirmations shall be lawfully convicted of willful, falfe and corrupt affirming or declaring any matter or thing which if sworn in the common and usual form, would have amounted to willful and corrupt perjury, every such Person so offending, shall incur and suffer such and the same pains, penalties and forfeitures as are inflicted or enacted by Law, against Persons convicted of willful and corrupt perjury.

IV. And to the end that neither those who in reality are of the People called Quakers, may be deprived of the indulgence hereby given, nor any abuses committed under Colour thereof. Be it provided and enacled, by the same Authority, that all and every such Person as shall not have been publicly known to be of the People called Quakers, for some years before his or her Affirmation is to be administered to him or her in any Court, or before any Justice of the Peace, or any Person qualified to administer the same, shall not be admitted to make any Affirmation in manner as aforefaid, nor shall any man be exempted from personal fervice in the Militia, unless it appear by a Certificate from the quarterly meeting of the People called Quakers, where such Persons shall dwell or refide, figned by fix or more of the principal People of such meeting, that such person has been deemed and allowed one of the People called Quakers, for the source of twelve months or upwards before he or so the contrary notwithstanding.

Quakers not permitted to give evidence in criminal caafesto ferve on juries, &c. Finrs how referved. V. Provided nevertheles and be it enacted, by the same Authority, that no Quaker shall by virtue of this Act, be qualified or permitted to give evidence in any Criminal cause or to ferve on Juries, or to bear any office or place of profit in the Government, any thing herein contained to the contrary notwithstanding. And the Fines, Forfeitures and Penalties hereby granted and referved for the Crown, are to be for the Public uses of this Province, and for the support of the Government thereof, and shall be accounted for to the Crown through the Commissioners of His Majesty's Treafury for the time being, as the Crown shall direct.

C A P. V.

An Act to give effect to the Regulations relating to Highways and Bridges.

Preamble.

17 GEO: 3. Cap

27 G20: 3. Cap.

WHEREAS certain Powers and Authorities relating to Highways and Bridges were by virtue of an Act or Ordinance intituled "An Ordinance for repairing "and amending Highways and Bridges in the Province of Quebec," paffed in the feventeenth year of His Majelly's Reign. and by virtue of one other Act or Ordinance paffed in the twenty-feventh year of His faid Majefty intituled "An Ordinance to explain and "amend an Act initialed An Ordinance for repairing and amending the public Highways and "Bridges in the Province of Quebec," vefted in the manner therein mentioned in the Go-

C. 4-5.