VI. And be it also Enacted, That every Person who shall have Person convided of made fuch Oath or Solemn Affirmation, and shall be convicted of swearing or affirming tallely to incur wilfully, faifely and corruptly having fworn or affirmed any thing, Penalties as for pershall incur the same Penalties as Persons convicted of wilful and jury; corrupt Perjury.

C A P. V.

An Act for punishing Rogues, Vagabonds, and Att, Goo. a. other idle and disorderly Persons.

**EXX E it Enacted, by the Governor, Council and Assembly, That all Soldiers belonging to His Majesty's Troops in Mariners belonging to this Province, or Seamen or Mariners belonging to any to his Majesty's Ships or Vessels not Ships or Vessels not of His Majesty's Ships or Vessels, who shall be travelling or wandering within the faid Province, and shall not have a their Commanding Pass from the Commanding Officer of the Regiment, Company or Ship or Vessel, to which they belong; and all idle and wan- All idle and wandering Persons, who shall not have a Pass, or Testimonial from fome Justice of the Peace, setting forth, the Place from whence a justice of Peace, fuch Soldier, Seamen or Mariner, or fuch other idle and wandering Person shall have come, and the Place to which they are to pass; every such Soldier, Mariner or Seaman or other Person, shall be deamed shall be deemed idle and disorderly Persons, and shall be proseeded against, as is herein after directed.

All Soldiers belonging to his Majeffy's Troops Seamen or Ships or Vellele not having a Pan from

dering Persons not

II. And be it also Enacted, That all Persons who run away, or All Persons who threaten to run away, and leave their Wives or Children upon run away or threatany Township, and all Persons who unlawfully return to fuch leave their Wives, Township, or Place from whence they have been legally remov- &c. on any Towned by order of two Justices of the Reach, without bringing a Cerlawfully returning tificate from the Township whereunto they belong, and all Per- to Places from fons who not having wherewith to maintain themselves, live idle whence they have and refuse to work for the usual Wages, and all Persons going a- and otheridle Perbout to beg Alms, shall be deemed idle and diforderly Persons; sons, and Persons and it shall be lawful for any Justice of Peace to commit such Offenders (being convicted by his own View or by Confession, or disorderly Persons, by the Oath of one credible Witness) to prison, or to the House of and shall be com-Correction, there to be kept to hard Labour for any Time, not House of Correcexceeding one Month.

hegging Alms, deemed idle and

III. And be it also farther Enacted, That it shall be lawful for any Person to apprehend Offenders against this Act, and convey to some Justice of Peace, the Persons so apprehended to he prococded against as is herein after directed, and in Case any Constable or other such Officer refuse or neglect to use his best En-

Lawful for any Per-Offenders.

deavours

If Constable or nather such Officer rasses or neglect to apprehend them deemed a neglect of Duty and punished. If any Person being charged by a Justice where no Officer can be found resule or neglect to apprehend such Offender to forfeit ics.

If any Person not being a Constable apprehend Deserters or idle wandering Servants, sec. and deliver him to Constable or convey to a Justice; or Constable so apprehend such Deserter sec.—to be rewarded by such Justice.

Justices receiving information that Deferrers or idle Ferfons are in any Place within their Jurisdiction shall issue a Warrant for a Search.

Proceedings in regard to Persons apprehended.

deavours to apprehend or convey to the some Justice any such Offender, it shall be deemed a Neglect of Duty, and he shall be punished as is herein after directed; and in Case any other Person charged by any Justice so to do, refuse or neglect to use his best Endeavours to apprehend and deliver to the Confable, or fuch other Officer, or to carry fuch Offender before some Justice. where no Officer can be found being convicted upon View, or by the Oath of one Witness before a Justice, he shall forfeit Ten Shillings to the Use of the Poor of the Township, to be levied by Diffress and Sale of Goods by Warrant from any Justice, and in Case any Person not being a Constable or Officer, apprehend any Deferter or idle wandering Servant, or other Person, and deliver him to a Conflable or convey him to a Justice, or if any Constable so apprehend and convey such Deserter or idle wandering Servant, or other Perion, it thall be lawful for fuch Justice to reward any such Constable or other Person, by making an Order under his Hand and Seal on the Treasurer of the County to pay Ten shilling to the Person so apprehending him on producing such Order and giving a Receipt, and the Justices at the General Seffions, shall allow the same to such Treasurer in his Aecounts, upon his producing the Vouchers aforefaid.

IV. And be it Enacted, That any One or more Judices of the Peace on receiving Information, that Deferters or any idle and disorderly Persons are in any Place within his or their surisdiction. shall iffue his or their Warrant to the Constables to search for and apprehend fuch Deferters or idle and diforderly Persons, and in Case any Person apprehended upon any such Search be charged before fuch Justice or Justices with being a Deserter from His Majesty's Navy, or Army, or an idle and disorderly Person, or with Suspicion of Felony (altho' no direct Proof be then made thereof) to examine such Person, not only as to the Place from whome he came, and where he was last legally settled, but also, as to his Manner of livelihood, the Substance of which Examination shall be put in Writing and be signed by the Person so examined, and the faid Justice or Justices shall fign the same and transmit it to the next General Sessions of the Peace for the County, or Special Selfions for the District where such Justice or Justices reside, to be filed and kept on Record, and if such Person make it not appear to such Justice of Justices, that he is not a Deferter, and that he has a lawful Way of getting his Livelihood by Labour or otherwife, or procure not fome responsible House-keeper to appear to his Character, and give Security for his Appearance before such Justice or Justices, at some other Day (in Case the same be required) to commit such Person to some Prison or House of Correction for any Time not exceeding Fourteen Days, and in the mean Time to order the Overleers of the Poor of the Township or Place, in which such Person is apprehended, insert Advertisement in the public News Paper, describing such suspicious Person, and any Thing Thing found upon him or in his Custody, and which he is suspected not to have come honeftly by, and mentioning the Place to which fuch Person is committed, and specifying when and where fuch Person is to be again brought before the said Justice or Justices to be examined, and if no Accufation be then laid against him, such Person shall be discharged, or otherwise dealt with according to Law.

V. And be it also further Enacted, That if any Constable or other Officer, or Master of any House of Correction be negligent in his Duty in the Execution of this Act, or in Case any Person disturb the Execution of this Act, or rescue any Person apprehended or passing by Virtue thereof, or be assisting to his or her Escape, and be convicted thereof upon the Oath of one credible Witness before one Justice of the Peace, where such offence is committed, the Person so offending, for every such Offence, shall forfeit any Sum not exceeding Five Pounds, nor less than Ten Shillings, to the Use of the Poor of the Township, to be levied by Distress and Sale of the Offenders Goods, by warrant from fuch Justice, and if sufficient Distress cannot be found, it shall be lawful for fuch Justice to commit the Persons so offending to Priion, or to the House of Correction, there to be kept to hard Labour for any Time not exceeding two Months.

VI. And be it Enacted, That if any Person shall knowingly permit any Deferter or idle and wandering fervant or Vagabond to lodge in his or her House, Barn or other Outhouse or Buildings, and shall not apprehend and carry such Deserter or idle Servant or Vagabond before some Justice, or give Notice to some Constable or other Officer so to do, such Person being thereof convicted, either on Confession or upon Oath of one credible Witness, before a Justice where such offence is committed, shall forfeit any Sum not exceeding Forty Shillings, nor less than Ten Shillings, one ing Deserters, &c. Moiety to the Informer, and the other Moiety to the Poor of the Township, to be levied by Distress and Sale of Goods by Warrant from such Justice, and if any Charge be brought upon any Township or Place by Means of any such Offence, the same shall be answered to the said Township by such Offender, and be levied by Diffress and Sale of goods, and if sufficient Diffress cannot be found, such Offender shall be committed to prison or to the House of Correction by the Justice for any Time, not exceeding one Month.

Provided, That any Person who shall have been prosecuted. and fined on the Act of Parliament for concealing or harbouring Deserters shall not be again prosecuted for the same, on this Act.

VII. And be it also Enacted, That where Persons by Lunacy or otherwise, are furiously mad, and dangerous to be permitted to

Penalty on Officers not doing their duty,

and on Persons hindering the execution of this Act or rescuing Prisoners.

to be levied by Diftress and Sale, &c.

Penalty for theirer-

Lunatics to be confined by Warrant of Justices.

go abroad, it shall be lawfull for two Justices where such Lunatic is found, by Warrant directed to the Constables, Church Wardens and Overseers of the Poor of the Township or Place, to Cause such Person to be apprehended, and kept safely locked up in some secure Place within the County, as such Justices direct, and if such Justices find it necessary to be there chained, if the last legal Settlement of such Person be in any Flace within such County, and if such Settlement be not there, such Person shall be fent to the Place of his last legal Settlement by a pals, and shall be locked up and chained by Warrant of two Justices of the county to which fuch Person is to be sent, and the Charges of removing and maintaining and curing fuch Person during such restraint (which shall be for such Time only as such Madness Continues) shall be paid, being first proved upon Oath, by Order of two Justices directing the Church Wardens or Overfeers of the Poor, where any Goods Lands or Tenements of fuch Person be, to sieze and fell fo much of the Goods or receive so much of the Rents of the Lands as is necessary to pay the same, and to account for what is so seized, sold or received to the next Sessions of the Peace; but if fuch Person hath not an Estate to pay the same over and above what is fufficient to maintain his or her Family, then such Charge shall be paid by the Township or place to which such Person belongs, by Order of two Justices, directed to the Church Wardens or Overseers.

Goods & Estates of Lunatics to be seized to pay the Charge of their maintenance.

Otherwise at the Charge of the Township or Place.

Proviso.

VIII. Provided. That nothing herein contained, shall extend or be construed to extend to abridge the prerogative of his Majesty, or of the Chancellor, concerning such Lunatics, or restrain any Friend or Relation of such Lunatics from taking them under their own Care.

Perfors fued for any thing done in execution of this A& may plead general issue.

Treble Costs recovered.

IX. And be it also further Enacted, That if any Person or Persons shall be sued for any Matter or thing, which he or they shall do in Execution of this Act, he or they may plead the General issue, and give the special Matter in Evidence, and if a Verdict shall pass for the Desendant or the Plaintiff shall be non suited, or discontinued his Suit, the Desendant may recover treble Costs,