C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

CAP. III.

An Act further to extend the Provisions of two feveral Acts therein a mentioned, for facilitating the circulation of Army Bills.

(17th March, 1814.).

MOST GRACIOUS SOVEREIGN,

Preamble.

From and after the passing of this

Act, all Army Bills heretofore

issued and now

in circulation, as also, all Army

Bills, that may be

issued under the authority of this

Act, to be within the purview of the Act 52, Geo.

111, and be subject to the restrictions of the

Act 53, Geo. 111.

WHEREAS an Act was made and paffed in the fifty-fecond Year of His? Majefly's Reign, intituled, " An Act to facilitate the circulation of Army-" Bills," As d whereas another Act was made and paffed in the fifty-third year of . H s Majefly's Reign, intituled, " An Act to extend the provisions of an Act made " and passed in the fifty second year of His Majefly's Reign, intituled, " An Att to facilitate the circulation of Army Bills," and to make further regulations "refpecting the fame," And that by the fourth claufe of the last mentioned Act, it is provided and enacted, that no greater fum than Eive Hundred Thoufand Pounds, currency, in Army Bills, shall be in circulation at any one time. And whereas it appears by His Excellency the Governor in Chief's Meffage to the Houle of Affembly of the feventeenth January, that the exigencies of the public fervice : render it indifpenfab'y neceffary that he, as Commander of the Forces, shou'd direct a further ar d more extensive iffue of Army Bills to be made. And whereas it ... alfo appears by the Accounts of the Director of the Aimy Bill Office laid, before the Houle of Affemb'y, that a greater Som in Army Bills has been and now remains in circulation, than the atorefaid Sum of Five Hundred Thousand Pounds, and that it is expedient and necellary to extend the provisions of the faid Acts to all fuch . A my Bills as now are in circulation, and to a further iffue to be made to make further regulations respecting the same, and also to indemnify all persons concerned in the making and iffuing of Army Bills, over and above the faid. Som of Five Hundred Thouland Pounds; Be it therefore enacted by the King's Most Excellent : Majefty, by and with the advice and confent of the Legislative Council and Aslembly . of the Province of Lower Canada, conflituted and allembled by virtue of and under the authority of an Act paffed in the Parliament of Great Britain, intituled, " An Act to repeal certain parts of an Act passed in the fourteenth year of His Majefly'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 foid Province." And it is hereby enacted by the authority aforefaid, that from and after the paffing of this Act, all Army Bills iffued heretofore and now in circulation or which shall be made and iffied at the Army Bill Office in the City of Quebec, from and after the patting of this ACt, until the first day of February one thousand eight hundred and fifteen, shall be deemed and taken to be within the purview of the Act made and passed in the fifty-fecond year of His Majefty's Reign, intituled, " An Act to facilitate the circulation of Army Bills," fubject neverthelefs to the reflrictions contained in the Act made and paffed in the fifty-third year of His Majefty's Reign, intituled, "An Act to extend the provisions " of

C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

of an A& made and paffed in the fifty-fecond year of His Majefty's Reign, initialed
An A& to facilitate the circulation of Army Bills" and to make further regulations
refpecting the fame," and that all the provisions, regulations, and enactments in the foid A& contained, (lawe and except as aforefaid) and each and every of them that be applied and put in force in refpect to all and every fuch Army Bills fo iffued, or that may hereafter be iffued as fully and effectually to all intents and purpofes as if the fame were feverally and feparately repeated and herein resided, and made part of this A&, in fo far as the faid provisions and enactments are not herein after altered or repealed.

Amount of Army Bills not to exseed £1,500,000. II. Provided always, and be it further enacted by the authority aforefaid, that the amount of Army Bills in circulation, as well thole already made and iffued, as fuch as may hereafter be made and iffued, shall not at any one period, exceed the Sum of Fifteen Hundred Thousand Pounds, Current money of this Province.

Penalty on the Director & Cashier of the Army Bill office & other officers concerned who shall make sign and issue Army Bills beyond the amount of $\pm 1.500,000$ allowed by this act.

III. And whereas it is effential for the fecurity of the Perfons who may become poffeffed of Army Bills to be iffued as aforefaid, and in order to affure to fuch perfons the advantages conferred on the faid Bills by this Act, and to promote the public : confidence in the faid Bills, that the aforefaid limitation prefcribed to the iffue of the faid Bills shall be strictly adhered to, and under no circumstances infringed ; Be it therefore enacted by the authority aforefaid, that the Director of the Army Bill : Office, the Cefhier of the faid Office, and any other Officer or Officers concerned in the making, figning and iffuing of the Army Bills fo to be iffued as aforelaid, for the time being, shall in no instance and under no circumstances whatever, make, fign or iffue any fuch Army Bill or Army Bills, when and fo long as the Army Bills in circulation shall amount in value to, and not be less than Fifteen Hundred Thousand Pounds, Current money of this Province : and that if the faid Director of the Army Bill Office, the Cafhier of the faid Office, or any other Officer or Officers . concerned in the making, figning or iffuing of Army Bills fo to be iffued as aforelaid for the time being, shall make, fign or isfue any Army Bill or Army Bills after the faid Army Bills already iffued and to be iffued and in circulation at the fame time, shall amount to Fifteen Hundred Thousand Pounds, such Director of the Army Bill Office, Cafhier of the faid Office, and other Officer or Officers concerned in the making, figning or iffuing of Army Bills, beyond that amount, fhall thereby be rendered incapable of serving His Majesty, in any Office, Civil or Military in this . Province; and shall moreover severally and respectively, forfeit to His Majesty, his Heirs and Succeffors, the amount of all fuch Army Bills as shall have been . made, figned and iffued over and beyond the faid limitation of Fifteen Hundred , Thouland Pounds, to be recovered by Action of Debt, Bill, Plaint or Information in any of His Majefly's Courts of Record in this Province; one moiety whereof, when recovered, shall be to and for the use of Our Sovereign Lord the King, his Heirs and Succeffors, and the other moiety thereof (with all cofts of fuit) to and for the use of such person or persons as shall inform or sue for the same; and that in default of Goods, Chattels, Lands and Tenements out of and from which the Money

C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

Money fo forfeited may be levied, fuch Director of the Army Bill Office, Cafhier, Officer or Officers as aforefaid, againfl, whom Judgment may be readered, for the Money fo forfeited, fhall be taken and conveyed into the Common Gaol of the Diffrict in which fuch judgment fhall be readered, and there detained, until he or they, respectively, do pay the amount of fuch Judgment, any Law, usage or custom to the contrary notwithflanding.

Army Bills shall be current in the Revenue.

IV. And be it further enacted by the authority aforefaid, that each and every of fuch Army Bills, as aforefaid, shall and may be received and taken and shall pass and be current to all and every the Collectors and Receivers in this Province of Lower Canada, of the Cuftoms or any Revenue or Tax whatfoever already granted, due or payable, or which shall or may hereaster be granted, due or payable to His Majefty, his Heirs and Succeffors, under and by virtue of any Act of the Parliament of Great Britain, or of the Provincial Parsiament or otherwile; and a'fo at the Office of the Receiver General of this Province, from the faid Collectors and Receivers, or from any other perfon or perfons, bodies politic or corporate whatfoever making any payments whatfoever to His Majeity, his Heirs and Succeffors for or upon any account, caule or occision whatfoever, and that the fame in the hands of luch Collectors and Receivers and in the hands of the Receiver General of this Province, shall be deemed and taken as if paid in the Gold or Silver. Coin passing Current in this Province, and as such shall be chuged against and credited to such "Collectors and Receivers, and to fuch Receiver General as aforelaid, respectively, in their respective Accounts with each other, and with His Majefty, his Heirs and Succellors.

In revenue payment, interestallowed to the day of payment.

Receiver General &c. accountable for the interest on Army Bills.

Penalty on forg-

V. And be it further enacted by the authouity, aforefaid that the Interest which from time to time shall be due upon any fuch Army Bill, as aforefaid, shall be allowed to all perfons, Bodies politic and corporate paying the fame to the Receiver General of this Province, or to any Collector or Receiver of any of His Majesty's Customs, Revenues or Taxes up to the respective days whereupon such Bill or Bills shall be fo paid; Provided always, that every fach Receiver General, Collectors and Receivers as aforefaid, shall be accountable for the Interest on every such Bill to by them or either of them received, for and during the time during which fuch Bill shall remain in their hands.

VI. And be it further enzéled by the authority aforefaid, that if any perfon or perions shall forge or counterfeit any such A my Bill or Bills as aforefaid, or any flamp, endortement or writing thereupon or thereon, or tender in payment any fuch forged or counterfeit Army Bill or Bills, or any such Army Bill or Bills with such counterfeit, flamp, endorfement or writing there pon or therein, or flash dy mand to have such counterfeit Army Bill or Bills or any such Army, Bill or Bills with such counterfeit, flamp, endorfement or writing thereupon or therein, exchanged for Bills of Exchange or for Cash or ready. Money by any perfon or perfons, budy or bodies politic, or corporate, who shall be obliged or required to exchange the same, or by any othe rperfon or perfons whatfoever knowing the Bill or Bills fo tend red in payment or demanded to be fo exchanged, or the stamp or endorfement or writing thereupon

C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

thereupon or therein to be forged or counterfeited, and with intent to defraud His Majelly, his Heirs and Succeffors or the perfonsappointed or to be appointed to pay off the fame or any of them, or to pay any interest thereon, or the perfon or perfons, Officer or Officers, body or bodies politic or corporate, who shall iffue or exchange the fame for Bills of Exchange, or any of them or any other perfon or perfons, body or bodies politic or corporate whatever, then every such perfon or perfons fo offending, being thereof lawfully convicted, shall be adjudged a felon, and shall tuffer as in cafes of Felony, without benefit of Clergy.

Penalty on persons scaling Army Bills.

Contracts to be void in which any

distinction shall

be made, between Army Bills and

Cash.

VII. And be it further enacted by the authority aforefaid, that if any perion or perfons shall steal or take by robb ry any Army Bill or Bills, being the property of His Majesty, His Heirs or Successfors, or of any other perfons or perfons, or of any corporation, it shall be deemed and construed to be Felony of the same nature and in the same degree and with or without the Benefit of Clergy, in the same manner, as it would have been if the offender had stolen or taken by robbery any other goods of like value with the money due on such Army Bill, or Bills or secured thereby, and remaining unsatisfied; and such offender shall suffer such punissment as he or she should or might have done, if he or she had stolen other goods of the like value, with the monies due on such Army Bill or Bills, or fecured thereby and remaining unsatisfied, any Law to the contrary thereof in any wife notwithstanding.

VIII. And be it further enacled by the authority aforefaid, that if any perfon or perfons in any contract, covenant, agreement, promife or other engagement whatever, written or verbal, fhall fpecially undertake to pay, or flipulate to be paid for any work, labour, goods, wares, merchandife, chattels or effate moveable or immoveable, or for any other matter or thing whatever in fpecie or in any gold, filver or copper Coin, or fhall otherwife make any diffinction in value between the Current Coin and Money of this Province, and fuch Army Bills as aforefaid, then and in every fuch cafe, fuch contract, covenant, agreement, promife or other engagement, written or verbal as aforefaid, fhall be utterly and entirely null and void, to all intents and purpoles whatfoever; and every and any fuch undertaking to pay or flipulation to be paid in fpecie or in any gold, filver or copper Coin as aforefaid, and every fuch diffunction in value as aforefaid, for made as aforefaid, fhall and may be proved in every: and any of His Majefty's Courts of Law in this Province by parol proof, any Law, ufage or cuftom to the contrary notwithflanding.

No arrest, if a tender in Army Bills be made. IX. And be it further enacted by the authority aforefaid, that for and during the period of five years, to be computed from the first day of August one Thousand eight hundred and twelve, no perfor shall be held to special bail upon any process issuing out of any Court of Judicature in this Province, unless the affidavit which shall be made for that purpole, according to the provisions contained in the Ordinance made and passed in the twenty-fifth year of the reign of His Majelly, King George the third, intituled, "An Ordinance to regulate the proceedings in the "Courts

Proviso.

C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

" Courts of Civil Judicature and to eftablish Trials by Juries in actions of a " commercial nature and perfonal wrongs to be compenfated by damages," fhall not only contain the feveral matters required by the faid Ordinance, but alfo, that nooffer has been made to pay in Army Bills the fum of money in fuch affidavit mentioned, and therein fworn to, for the purpole of holding such perfor to special bai' : and if any process shall be issued against any person upon which such person : might have been held to special bail before the pailing of this Act, and no affidavit shall be made as aforefaid, that no such offer of payment in Army Bills had been . made as aforefaid, fuch perfon shall not be arrested on fuch process, but proceedings shall be had against such person in the same manner as if no affidavit had been made for the purpose of holding such person to special bail under the provisions of the Ordinance, last aforefaid ; Provided always, that if an affidavit shall be made upon . which any perfon or perfons might have been held to fpecial bail upon any fuchprocess as aforefaid, before the palling of this Act, and it shall be likewise sworn in . fuch affidavit that fuch offer of payment in Army Bills has been made as aforelaid, lo that the perfon or perfons who might have been arrefted and held to special bail, upon such process if this Act had not been made, cannot by reason of such offer and of the provisions in this A& contained, be fo arrested and held to special bail: it shall be lawful for the Court out of which fuch process shall issue or for any Judge of fuch Court, in a fummary way, in term or vacation, to order the defendant or defendants in the action in which such process shall illue, and who might have been fo held to special bail as aforesaid, if this Act had not been made, to cause Army Bills to the amount of the fum of money for which fuch perion or perfons might : have been to held to special bail, if this Act had not been made, to be deposited in fuch manner as fuch Court or fuch Judge shall direct, to answer the demand of the plaintiff or plaintiffs in fuch action, and if fuch deposit thall not be made within thetime limited by fuch order after fuch notice thereof as shall thereby be directed to be given, it shall be lawful upon affidavit duly made and filed, that such deposit has not been made according to fuch order, to arreft fuch defendant or defendants, and to hold him or them to special bail, in such and the same manner, as if this Act. had not been made.

No attachment shall issue, if there be not an affidavit of no render in Army Bills. X. And be it further enacted by the authority aforelaid, that for and during the period of five years, to be computed from the first day of August, one thousand eight hundred and twelve, no process of attachment for attaching the estates, debts and effects of what nature foever, of any perfor or perfons whomsoever, whether in the hands of the owner, the debtor or of a third perfon prior to trial and judgment, shall issue of the alfidavit which shall be made for that purpose according to the provisions contained in the Ordinance, made and passed in the twenty-seventh year of the Reign of His Majesty, King George the Third; intituled, "An Ordinance to "continue in force for a limited time, "An Ordinance made in the twenty-fifth "y ar of His Majesty's Reign, intituled, "An Ordinance to regulate the proceedings in the Courts of Civil Judicature and to establish Trials by Juries in astions of Commercial nature and personal wrongs to be compensated in damages," with such additional regulations as are expedient and necessary shall not only contain the feveral.

Eloviso.

C. 3, Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

feveral matters required by the faid A&, but allo, that no offer has been made topay in Army Bills the fum of money in fuch affidavit mentioned; and therein fworn to for the purpole of obtaining fuch Attachment; Ard if any process of Attachment shall be issued upon which the estate, debts and effects of any nature foever, of any perfor whom foever in the hands of the owner, of the debtor or of a third perfon, might have been attached prior to trial and judgment before the paffing of this Act, and no affidavit fhall be made, that no fuch offer of payment: in Aimy Bills had been made as aforefaid; fuch Attachment shall not be executed. and proceedings shall be had against the owner or owners of the estate, debts or effects which might otherwife have been attached in the fame manner as if no affidavite had been made for the purpose of obtaining an Attachment under the provisions of a of the Ordinance last aforefaid; Provided always, that if affidavit shall be made. upon which any Attachment against the effate, debts and effects of any perfon or perfons whom foever in the hands of the owner, of the debtor, or of a third perfon,. might have been obtained before the paffing of this Act, and it thall likewife be fworn in fuch affidavit, that fuch offer of payment in Army Bills has been made as. aforefaid, fo that fuch attachment which might have been obtained and iffued if this Act had not been made, cannot by reason of such offer and of the provisions in this Act contained, be fo obtained and iffued, it fhall be lawful for the Court out of which the procefs ad respondendum in such case shall issue or for any Judge of such a Court, in a summary way, in term or vacation, to order the defendant or defendants in the action in which fuch procefs ad respondendum shall iffue, to caufe fuch Army Bills as aforefaid, to the amount of the fum of money for which fuch attachment might have issued, if this act had not been made, to be deposited in such manner as such Court or fuch Judgeschall direct to answer the demande of the plaintiff or plaintiffs in such action; and if fuch depositional not be made within the time limited by such order, after fuch notice thereof as shall there by be directed to be given, it shall be lawful upon affidavit duly made and filed, that fuch deposit has not been made according to fuch order, to award and caufe to be iffued an attachment or attachments. against the estate, debts and effects of any nature what sever of such defendant or defendants in such action, in the hands of the owner, of the debtor, or of a third perfon, prior to trial or judgment in fuch and the fame manner, as if this Act had : not been made.

On Capias ad satisfaciendum a deposite of the debt and costs in Army Bills, shall stay proceedings.

XI. And be it further enacted by the authority aforefaid, that if any perfon or perfons against whom any Writ of Capias ad fatisfaciendum shall have issued out of any of His Majesty's Courts in this Province, shall deposit in the hands of the Sheriff to whom such Writ of Capias ad fatisfaciendum shall be addressed, the amount of the sum for which such Capias ad fatisfaciendum shall be addressed, the amount of the sum for which such Capias ad fatisfaciendum shall have issued in Army Bills, such deposit to made, shall operate as a superfedeas of such Writ of Capias ad fatisfaciendum, and it shall be lawful to and for the Court out of which such Capias ad fatisfaciendum shall have issued, or for any Judge of such Court, in a summary way, upon affidavit duly made and filed, that such deposit has been fo made as aforefaid, forthwith to discharge such person or persons against whom such Capias ad fatisfaciendum shall have issued, out of custody, and to direct and order fuch Army Bills to remain or be deposited in fuch manner as such Court or fuch

Judge

C. 3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

·Judge shall direct to fatisfy the Judgment obtained by the plaintiffor plaintiffs in the action in which fuch Capias ad Satisfaciendum shall have iffued; and if fuch plaintiff or plaintiffs thall fee fit to take up and receive fuch Army Bills to deposited, then and in such case and from thenceforth, the judgment obtained by such plaints ff or plaintiffs fhall thereby be and forever shall remain fully and entirely paid, discharged and fatisfied to all intents and purpoles whatever. But if fuch plaintiff or plaintiffs shall not fee fit to take up or receive fuch Army Bills fo deposited, then and in fuch cafe fuch deposit of Army Bills shall operate to flay all proceedings whatever in fuch action and upon fuch judgment, until the expiration of five years, to be computed from the first day of August, one thousand eight hundred and twelve, and from and after the expiration of five years, to be computed from the faid first day of August, one thousand eight hundted and twelve and not before, process of execution thall be allowed and iffued for the fatisfaction of the principal fum of fuch judgment, with interest thereon, to the day on which such deposit of such Army Bills shall be fo made, and not after, in such and the fame manner as if this Act had not been made, and such Army Bills fo deposited, shall be returned and reflored to the perion or perions by whom the fame thall have been to deposited.

On Fieri facias, Sc. a deposit of the debt and costs, in Army Bills, shall stay, proceed ings,

XII. And be it forther enacted by the authority aforefaid, that if any perfon or perfons against whose Goods or Chattels, Lands or Tenements, debts or credits, any Writ of Fieri facias, Attachment, Venditioni exponas, or other Writ of Execution fhall have iffued after Judgment, out of any of His Majefty's Courts in this Province. fhall deposit in the hands of the Sheriff, to whom luch Writ of Fieri facias, Attachment, Venditioni exponas, or other Writ of Execution shall be addreffed, the amount of the lums for which luch Writ of Fieri facias, Attachment Venditioni exponas. or other Writ of Execution fhall have illued in Army Bills, fuch deposit fo made. shall operate as a fuperfedeas to such Writ of Fieri facias, Attachment, Venditioni exponas or other Writ of Execution, and it shall be lawful to and for the Court out of which such Writ of fieri Jacias, Attachment, Vendisioni exponas or other Writ of execution shall have issued, or for any Judge of such Court, in a summary way, upon affidavit duly made and filed, that fuch deposit has been to made as aforesaid, forthwith to order main levée of such. Writ of fiert facias, Attachment. Venditioni exponas or other Writ of execution, and to direct and order such Army Bills to remain or be deposited in fuch manner as such. Court or such Judge shall direct, to latisfy judgment fo obtained by the plaintiff or plaintiffs, in the action in which luch Writ of fieri facias, Attachment, Venditioni exponas or other. Writ of execution thall have iffued, and if fuch plaintiff or plaintiffs thall fee fit to take up and receive such Army Bills fo deposited, then and in such cale and from thenceforth, the judgment obtained by fuch plaintiff or plaintiffs thall thereby be and forever shall remain fully and entirely paid, discharged and latisfied to all intents and purpoles whatever ; aud if fuch plaintiff or plaintiff's shall not fee fit . to take up or receive such Army Bills fo deposited, then and in such cale, such deposit of fuch Army Bills shall operate to flay all proceedings whatever in fuch action and upon fuch judgment, until the expiration of five years, to be computed from the first day of August, one thousand eight hundred and twelve, and from and after the expiration of five years, to be computed from the faid first day of August

C.3. Anno Quinquagesimo Quarto Georgii III. A. D. 1814.

Angust, one thousand eight hundred and twelve and not before, process of execution shall be allowed and be issued for the satisfaction of the principal sum of such judgment, with interest there on to the day on which such deposit of such Army Bills shall be to made and not after, in such and the same manner as if this ACE had never been made, and such Army Bills so deposited shall be returned and restored to the person or persons by whom the same shall be so deposited.

"A sum not less than £200,000 & not exceeding £500,000 may be issued in small hills, payable in bills of exchange, but not to bear interest, Holders of such hills may demand at the Army Bill Office, bills of 50 dollars and upwards, for the amount of such bills.

Army bills of 25 dollars exchanged&c. at the Army bill office,

Directors of the Army bill office, not obliged to exchange in any one day more than $\pounds 250$

The same person not allowed, to have exchanged in any one week more than one Army Bill of 25 dollars.

Duty of the Director of the Army Bill office,

XIII. And be it further enacted by the authority aforefaid, that of the amount of A:my Bills now in circulation, and herealter to be iffued a fum no lefs than Two Hundred Thoufand Pounds, and not exceeding Five Hundred Thoufand pounds thall be in bills of One, Two, Three, Five and Ten Dollars, fuch Bills payable as those of larger denominations in Bills of Exchange on London, and not bearing interest, and that the holders of fuch Bills shall be entitled to demand and receive at the Army Bill Office, on demand, Army Bills of Fifty Dollars, and upwards, bearing interest, for the amount of all fuch Bills.

XIV. And be it further enacted by the authority aforefaid, that during three months, to be computed from the paffing of this Aft, it fhall and may be lawful to and for all and every perfon in pofferfion of Army Bills of the value of Twentyfive Dollars, only, bearing intereft to have and receive at the Army Bill Office, on demand, Bills of One, Two, Three, Five and Ten Dollars, in exchange for fuch Army Bills of Twenty-five Dollars, together with the intereft due and payable thereon, up to the day of making fuch exchange. Provided always, that the Director of the Army Bill Office, or those employed under him, in exchanging the faid Army Bill, fhall not, during the faid three months next, after the patting of this Aft, be bound to to exchange fuch Army Bills to a greater amount in any one day than that of Two Hundred and Fifty Pounds. Provided alfo, that the fame perfon fhall not, in any one week, require to be fo exchanged, more than one Army Bill of Twenty-five Dollars, bearing intereft as aforefaid.

XV. And be it forther enacted by the authority aforefaid, that it fhall be the duty of the Officer or Officers, to whom it may appertain, as having the direction of the Army Bill Office, to lay before the Commiffioners immediately after the paffing of this Act, a correct account of the amount of all fuch Army Bills, as fhall then be in circulation, and at each fecond fublequent meeting of the faid Commiffioners a true and correct account of all fuch Bills as fhall have been iffued and and put in circulation from the date of the laft account rendered, in order that the fame may be laid before the Legiflature at its next enfuing meeting.

Nothing in this Act contained to entitle Holders of such Army Bills XVI. Provided always, and be it further enacted by the authority aforefaid, that nothing in this Act contained, shall extend or be construed to extend to entitle any holder or holders of any such Army Bills as aforefaid, as may, at any time hereafter

C. 3-4. Anno Quinquagesimo Quarto Geo. III. A. D. 1814.

R5 may at any time, heresferr main unpaid or unsatisfied (save and except the Holders of army issued subsequent to the passing of the former Act) to receive payment out of any monies in the hands of the Regeiver General.

Director, &c, of the Army Bill Office indennified for having issued army oills beyond the sum of $\pm 500,000$, limited by Act 53, Geo, 411, cap. 3, hereafter remain unpaid or unfatisfied, fave and except the holder or holders of iuch Army Bills, as were heretofore iffued, lublequent to the paffing of the Act to facilitate the circulation of Army Bills, and until the fame exceeded in the whole: the fum of Two Handred and fifty Thoufand Pounds, and which now remain unpaid and unfatisfied, to receive out of or from any monies that there may be in the hands of the Receiver General in this Province, or from any monies that may hereafter come into his hands, atifing out of any taxes or duties heretofore imposed, or that may hereafter be imposed, levied or raifed by virtue of any Act of the Provincial Legislature, or from the rents and revenues of His Majefty's territorial Domains in this Province, or from any other monies in the hands of the Receiver, General, payment of any fuch Army Bill or Bills as aforefaid.

XVII. And be it further enacted by the authority aforefaid, that the Director of the Army Bill Office, and all and every perfon or perfons aiding and affifting him in the making and illuing of Army Bills over and above the fum of Five Hundred Thoufand Pounds, as limited by the Act Fifty-third George Third, Chapter third, shall be freed, discharged and indemnified as well against the King's. Majesty, his Heirs and Succeffors, as against all and every other perfon or perions of, for or concerning the making and issuing of all, any and every such Army Bills, as shall have been to made and issues beyond the faid limitation.

CAP IV.

An Act to continue two several Acts therein mentioned for regulating the Fisheries in the inferior District of Gaspé.

(17th March, 1814.)

Freamble.

Act 47, Geo. 3, sentinued.

Act 18, Geo. 3, tentinued. W HEREAS an Act was passed by the Legislature of this Province in the forty-feventh year of His present Majesty's Reign, intituled, "An Act for "the better regulation of the Fisheries in the inferior District of Gaspé, and to repeat "an Act or Ordinance therein mentioned," and whereas the provisions of the faid Act were amended by an Act passed by the Legislature of this Province in the forty-eighth Year of His present Majesty's Reign, intituled, "An Act to amend "an Act passed in the forty-feventh Year of His Majesty's Reign, intituled, "an Act passed in the forty-feventh Year of His Majesty's Reign, intituled, "An Act for the better regulation of the Fisheries in the inferior District of Gaspé, "and to repeat an Act or Ordinance therein mentioned," and to make further "regulations for the faid Fisheries;" And whereas the faid Acts are in force only to the first day of May in the present year of our Lord, one thousand eight hundred and fourteen, and that it is expedient that the fame should be continued—Be it therefore enasted by the King's most Excellent Majesty by and with the adviceand confent of the Legislative Council and Asset Majesty by and with the advice-