

ANNO TRICESIMO 2 U A R T O

Georgii III. Regis.



CAP. I.

An ACT for the better REGULATING the MILITIA in this Province.

THEREAS a well regulated MILITIA, in this Preamble. province, will, at all times, tend not only to the security and defence thereof, but to the honor and service of Has MAJESTY: AND WHEREAS, in times of imminent danger either by invalion or fudden attack made or threatened to be made by His Majesty's enemies, on any of His Majesty's fubjects within this province, it may become expedient and neceffary that the Militia of the feveral and respective counties or a part thereof should be drawn out and embodied, and ordered into actual fervice, in which case it will become requisite, that due subordination should be observed: AND WHEREAS the law now in force is inadequate to these important purposes:

I. Be it enasted, by the Lieutenant Governor, Council and Former Act for chabithing and Affembly, That an act made and passed in the thirty second year regulating amilitie repealed. of His MAJESTY's reign, intituled, " An Act for continuing " the Establishment of a Militia and for regulating the same," be and the same is hereby repealed.

All male white inhabitants or reficents from 16 to 60 years of age to be inrolled, &c.

Extent of diftricts determin'd by the Colonels ties.

Books or Regiflers of inrollment to be kept by Captains &c.

Written rolls of Companies and regiments to be once at leaft in to Commanding efficers of regithem to the Commander in Chief.

Billitia to be formed into regiments by counties, regimented companies not to confift of mare than 6 : norindependent companies more than 50 mea rank and file.

Regiments to be called our by companies twice and by tegiments or other derachmenis twice in every year.

Times and p'aces of renalizvous to be ap-pointed by Colorels or Officers c maranding re, ments.

Independent companies to be

II. And be it further enacted, That from and after the pasfing of this act, every male white inhabitant or refident within this province from fixteen to fixty years of age, shall be inrolled in some independent company, or in one of the regimented companies of foot in the district where he dwells or resides, the extent of which district shall be determined by the Colonel or Commanding Officer of the Militia of the county, and all Capor Commanding Officers of Independent or other companies in the feveral towns or parishes within the province, are hereby required to take due care to inroll in a book or register to be kept by them respectively for that purpose, all male white inhabitants from fixteen to fixty years of age; and that once in every year and oftener if thereunto required each Captain or Commanding Officer of a company shall give to his Colonel or every year given in his absence to the next Commanding Officer of the regiment, and fuch Colonel or next Commanding Officer of the regiment, ments, and by and the Captains or Commanding Officers of Independent companies shall give to the Captain General or Commander in Chief. for the time being, fair written rolls of their respective compames and regiments.

> III. And be it further enacted, That the Militia shall be formed into regiments by counties; and that no Regimented or Artillery company shall consist of more than fixty men rank and file, and that no Independent company, shall consist of more than fifty men rank and file; and that the Captain and Commissioned Officers of each company shall be and they are hereby fully empowered to nominate and appoint proper persons to serve as Sergeants, Corporals, Drummers and Fifers in their respective companies, and to displace them and appoint others in their room as they shall see occasion.

called out and rendezvous by companies twice in every year, and that every regiment shall also be called out and rendezvous twice in every year by regiments, or in such detachments as the Commanding Officers of the respective regiments, from local and other circumstances shall judge fit and direct, for the purpole or training, disciplining and improving in martial exercises; the time and place of rendezvous for the companies, regiments and detachments to be appointed by the Colonel or Commanding Officer of the regiment and arranged on different days, that the Field and Staff Officers may have an opportunity of attending the several companies, regiments and detachments exercised in detail, in order to introduce uniformity in the manœuvres and discipline of the regiment: And that every independent company

IV. And be it further enacted, That every regiment shall be

shall be called out and rendezvous for the like purposes four times in every times in every year, at fuch time and place as the Captains or year, at fuch commanding Officers of such companies shall respectively direct and appoint—of all which several and respective days of direct. rendezvous privious notice shall be given at least ten days,

V. And be it further enacted, That there shall be an Adju- An Adjustant to tant appointed to each regiment in the province, whose duty it each regiment. shall be to attend at the place of rendezvous of each company, regiment and detachment of the regiment when called out as aforesaid, then and there to inspect their arms, ammunition and accutrements, to superintend their exercise and manœuvres and introduce a proper system of military discipline agreeable to such orders as he shall receive from time to time, from the Colonel or Commanding Officer of the regiment, and to do and perform such other duties and services suitable for an Adjutant, as the Colonel or Commanding Officer of the regiment thall from time to time order and direct; and that every fuch Adjutant shall Adjutants to be be allowed as a full compensation for all the services he is re-by the only but quired to perform by this act the sum of sex shillings and three seed act to each pence by the day, for every day he shall be actually employed in any one year. as fuch, the number of days to be certified by the Colonel or . Commanding Officer of the regiment, so as that no one Adjutant be allowed more than twenty pounds in any one year.

VI. And be it further enacted, That every Captain or Offi- officer comcer commanding any Independent company, shall when thereunto requested, deliver a copy of his Musier Roll to the Conies to reliver lonel or Commanding Officer of the regiment or battalion of muder rolls, &c. the county where such Independent company may be; and in in case of invacase of the militia in such county or any part thereof being to the country of the militia in such country or any part thereof being to the country of the called out into actual service on account of any invasion or sudden attack made or threatened to be made by His MAJESTY's ers commanding in the reenemies, every fuch Independent company, shall in the ab- freduce counfence of the Captain General or Commander in Chief of the province, be under the immediate command and direction of the Colonel and in his ablence of the next Commanding Officer of fuch regiment or battalion.

VII. And be it further enacted, That every person, inrolled Every person rolled when calas aforesaid, shall at all times when called out under and by ledous, shall apvirtue of this act, appear with a good Musket, Bayonet and Belt, pear with a good musket, sec. Cartridge-box containing eighteen rounds of suitable Ball-cartridges and two spare Flints; and for not appearing with such every wilful neg-Musket shall for each and every wilful neglect, forfeit and pay less in not ap-

pearing with fuch mulket, & 5s. for every wil-ful deficiency in the accountements, to be levied by diffrefs &c. by warrant of Captain or Commanding Officer.

If no effects be found whereon to levy, the of-fender shall be fentenced to hard labour or impriforment.

Every Commiffioned Officer, when so called hanger.

Every person in-rolled who shall not appear as herein directed, or when under arms shall refuse to perform military duty, or depart without leave to forfeit 305.

Persons exempted from being intolled.

Provided that every person so exempted, ex-cept one Ferryman to each Ferry, shall be obliged to appear armed, (except Licensed Clergymen, Physicians and Surgeons who may appear unarmed) attached to fome independent, re-pimented or feletate comfany, at least 4 times in every year,

the sum of twenty sbillings, and for not appearing with the other accoutrements herein before mentioned, shall forfeit and pay the fum of five shillings for each and every wilful deficiency; to be levied by diffress and sale of the offenders goods by the Captains or Commanding Officers warrant directed to a Sergeant or Corporal of the company to which such offender belongs, who are respectively impowered to serve and execute the same. rendering the overplus, if any, after deducting the costs and charges of fuch diffress and sale, to the offender, and if no effects shall be found whereon to levy the said fines, such offender shall be sentenced to hard labour or imprisonment, not exceeding five days: All which fines shall be applied to defray the contingent expenses of the regiment or independent company to which such offenders may respectively belong—And every Commissioned Officer when called out as aforefaid, shall appear with a Sword out, shall appear with a sword or Hanger.

> VIII. And be it further enacted, That every person, inrolled as aforefaid, who shall refuse or neglect to appear agreeable to the provisions of this act when called upon, or appearing under arms, shall refuse or neglect to perform such military duty as shall be required of him, or shall, on the day of Muster or Training, depart from the company when under arms, without leave from the Commanding Officer, shall forfeit and pay for each and every offence the fum of ten skillings to be recovered and applied as aforefaid—PROVIDED ALWAYS. That the members of His MAJESTY'S Council, members of the Affembly, Justices of the Peace, High Sheriffs, Coroners, all persons who have held any commission civil or military, under His MAJESTY, the Surveyor General and the Treasurer of the Province, Officers of His MAJESTY's Customs, Revenue and Naval Officers, Gentlemen of the Learned Professions, and one Ferryman to each Ferry, shall be free and exempted from being involled in the Militia in manner herein before mentioned: **ALWAYS** NEVERTHELESS, That each PROVIDED and every person so declared to be exempted, except one Ferryman to each Ferry, shall be required and obliged to appear in manner herein before directed, except Licensed Clergymen, Physicians and -Surgeons, who may appear without fuch arms attached, to fome Independent or Regimented company, or in a seperate company composed of such persons so declared to be exempted as they and each of them shall choose, at least four times in each year, on four of the days that some company, detachment or regiment shall be called out and rendezvous as aforesaid, within the county where fuch persons so declared to be exempted respectively.

refide upon pain of forfeiting for every neglect the sum of upon forfeiture twenty (billings to be recovered by warrant from the Colonel or with Commanding Officer of the Militia within the county, directed to some Sergeant belonging to his regiment or battalion and levied in manner aforesaid, and applied to defray the contingent expenses of the regiment: All which fines shall be paid into the hands of the Colonel or Commanding Officer of the regiment, and if the faid fines shall not be sufficient to provide Fifes and Drums for each company, the same shall be furnished by such Colonel or Commanding Officer at the expense of the province.

IX. Provided always and be it further enacted, That every Quaken experson professing himself to be of the people called Quakers, empired from the and producing to the Captain or Commanding Officer of the muffering on company in whose district he resides, a certificate signed by two less upon an inor more of the principal people of such profession, that such attack made or person has been deemed and allowed one of the people called the energy. Quakers for the space of one whole year or more before the date of the certificate, such person so producing such certificate shall be, and hereby is exempted from the ordinary duties of training or mustering unless upon an invasion or sudden attack made or threatened by the enemy as herein after mentioned.

X. And be it further enacted, That in case of any invasion so case of invesor fudden attack made or threatened to be made by the enemy in Chief cannot in any county where the Commander in Chief cannot be immediately confulted, the Commanding Officer of the Militia in fuch county shall have power, if he in his discretion shall think this in such it absolutely necessary or expedient, to call out the Militia of county may call out any part fuch county or any part thereof into real service, and in case thereof interest of any such invasion or sudden attack being made or threatened may the Officer to be made in any town, parish or district in any county where any town or disthe Colonel or Commanding Officer of the Militia of fuch county cannot be immediately confulted, the Officer commanding the Militia in such town, parish or district shall have power, if he in his discretion shall think it absolutely necessary or expedient, to call out the Militia under his command, or any part thereof, into real service; and such Officer last mentioned, shall forthwith report his proceedings and the reasons and grounds thereof to the Colonel or Commanding Officer of the Militia of the county, who is hereby required in case he shall call out or continue in real service any part of the Militia under his command, forthwith to dispatch an express to the Captain General or Commander in Chief for the time being, notifying the danger and the strength and motions of the enemy; and the said Co- Colonel &cc. may lonel or Commanding Officer is hereby impowered to impress impress botts, boats, men and horses as the service may require.

confulted, the Officer comcommanding in trict, call out the militia under his command manding Officer

And make re-

Commander in Chief in case of invation, &c. may call out the militia or any part thereof into real fervice.

XI. And be it further enacted, That the Captain General or Commander in Chief shall be, and he is hereby authorised and impowered in case of any invasion or sudden attack made or threatened as aforefaid, to call out the Militia of the several counties, or any part thereof, into real service, as he in his discretion shall think fit.

Militia, or any part thereof, may be ordered to march from one county or part of the province to another on any necessary dervice, &c.

XII. And be it further enacted, That the Militia or any part thereof, so called into real fervice by virtue of the provisions in this act, shall and may be ordered to march from one county or part of the province to another on any necessary service, occafioned by any fuch invafion or fudden attack made or threatened as aforefaid.

When the Commander in Chief shall direct any part of the militia to be called out, the part fo called out, shall be draughted by ballot from each company, in proportion to their numbers then fit for duty, &c.

One Ferryman to each Ferry excepted.

Every person so draughted shall

in his room, under the penalty of a fine of 1cl. or remain in Gaol 3 months.

No perfen to be again draughted until all others of the same com-

XIII. And be it further enacted, That when the Captain General or Commander in Chief, shall direct any part of the Militia of any or either of the counties to be called out as aforefaid into real service, the part so called out shall be draughted, by ballot, from each company in exact proportion according to their numbers then fit for duty, which shall be on the oath of the Captain or Commanding Officer to the best of his knowledge, if required, and on such occasions all the persons within the county in which any part of the Militia shall be called out as aforesaid, who are herein before declared to be exempted from being inrolled in the Militia in the manner herein before mentioned, except one Ferryman to each Ferry, who shall not have joined or formed themselves into any company as aforesaid, shall be formed into a company under the direction of the Colonel or Commanding Officer of the Militia in fuch county, and shall be liable to the fame draught, by ballot, as any other company in fuch county in proportion to their numbers then fit for duty as aforefaid; and each and every person so draughted, shall go in his own proper person or find a good man in his room, and proper person, or for his neglect or disobedience herein, he shall be confined by the Commanding Officer and shall pay a fine of ten pounds or remain in Gaol three months, and another man shall be draughted as aforefaid, to march in his place who shall have half of the said fine, if he shall not refuse or neglect to go or find a good man in hisroom as aforefaid; but if he shall so neglect or refuse, then he shall be subject to the like fine, and a further draught shall be made of another man, who shall have half of the fine last mentioned, if he shall not neglect or refuse to go or find a good man in his room as aforefaid,—and so as often as such case shall PROVIDED ALWAYS, That in case any happen. part of the Militia in any county shall be called out more than once, no person, who has been once draughted as aforesaid, fhall

Shall be again draughted until all the others belonging to the same company shall have been draughted.

pany shall have been draughted.

XIV. And be it further enacted, That if any Officer, Noncommissioned Officer or Private of the Militia under arms for real fervice, on a march, or on guard, or that shall be ordered for any of the duties or services herein before mentioned, shall disobey orders, or neglect doing his duty, or shall shew any contempteous behaviour towards his Superior Officer, if an Officer he shall, on conviction thereof before a General Court Martial to be constituted and appointed as herein after directed, be cashiered by the sentence of such Court Martial; if a Non-commissioned Officer or Private, he shall be confined by the Commanding Officer of the party or guard; and it shall be lawful for the Commanding Officer of the regiment, or of any party for command, not under the degree of a Captain, to order a Regimental Court Martial to be forthwith held, for the tryal of fuch offender, the faid Court Martial to confift of three Commissioned Officers at least; but where they can be had, of five, who may give judgment by laying a fine on fuch offender, in any fum not exceeding forty shillings; which fine so ordered by the Court Martial if he neglect or refuse to pay, the said offender shall be sentenced, to imprisonment or hard labour for any time not exceeding ten days: PROVIDED NEVERTHE-LESS, That no fentence of a Regimental Court Martial shall be put into execution until approved of by the Officer ordering fuch Court Martial; and no Officer being the accuser shall sit as a member.

Any Officer, Non-committioned Officer or Private of the Militia under arms for real fervice, on a march or on gaurd, &c. who shall disabey orders, neglect his duty or frew any contemptuous behavior towards his Superior Officer, if an Officer, shall on conviction before a General Court Martial, be cashiered; if a Non-commif-Coned Officer or Private, be thall be confined and bro't to trial before a Regimental Court Martial, who may fine fuch offender in any fem not ex-ceeding 401. &c.

XV. And be it further enacted, That if any Officer, Noncommissioned Officer or Private of the Militia, shall in the field, upon a march, or in quarters on actual fervice, defert the troop, company or command to which he belongs, or shall disobey orders, if a Commissioned Officer he shall be put under arrest by the Commanding Officer, if a Non-commissioned Officer or Private, he shall be fent to the next county Gaol, or other Gaol, as soon as convenient; and it shall and may be lawful for the Captain Generalor Commander in Chief of the Province to order a General Court Martial, by a warrant under his hand and feal, for the trial of such offender as speedily as the service will admit, which Court Martial shall not consist of a less number than thirteen Commissioned Officers of the Militia, and the President of such Court Martial shall not be under the degree of a Field Officer, and there shall be as many Captains as conveniently can be had, the eldest Subalterns to make up the number: And that such

Any Officer, Non-committiened Officer or Private, who on actual fervice, shall defert the company or command to which he belongs or shall disabey orders, if a commillioned officer fhail be put under arreff, if a Non-commissioned Officer or Private he shall be fent to gaol; and tech offender shail be bro't to trial before a General Court Martial, which Court may punish by fine and imprifonment.

Court

All fines not herein disposed of, to be appropriated to military uses.

Court Martial shall have power to administer an oath to any witness in order to the examination or trial of such of the above offences as shall come before them, and shall also have power to punish by fine and imprisonment, the fine not to exceed twenty pounds, nor the imprisonment to be more than six months. All which fines, not herein before otherwise disposed of, shall be appropriated to such military uses as the Captain General or Commander in Chief of the province for the time being shall think sit.

XVI. Provided always, and be it further enacted, That in all trials by General Courts Martial, every Officer before any proceeding be had, shall take the following oath, and the Judge Advocate is hereby authorised to administer the same:

Oath to be faken by Officers on General Courts Martial. "Your evidence, in the matter now before You, between our Sovereign Lord the King's Majesty, and the prisoner to be tried."

Commander in Chief empowered to appoint a Judge Advocate who shall be allowed 10s. per day.

And the Captain General or Commander in Chief of the province shall have power to appoint any fit person to act as Judge Advocate at any such General Court Martial, who shall be allowed for his Services ten shillings per day during the time he shall be actually employed in such service.

No fentence to be put in execution 'till approved of. XVII. And be it further enacted, That no fentence of any fuch General Court Martial, shall be put in execution, before the same be approved by the Captain General or Commander in Chief of the province for the time being.

Militia on real fervice to be paid fervice to be paid for long as they remain on fuch fervice as follows viz. Committioned Officers the fame as those of the like rank in His Majesty's troops; every Sergeant 1s. 6d. Corporal 1s. 3d. Drummer 1s. 3d Private 1s. per day.

XVIII. And be it further enacted, That when any part of the Militia shall be ordered to march from one part of the province to another on real service as asoresaid, or shall be called out as aforesaid, to do actual duty on real service within any town or county in this province, there shall be allowed and paid to the Commissioned and Non-commissioned Officers, Drummers and Private Men, for so long time as they shall remain on such service, at and after the rates sollowing, that is to say: To the Commissioned Officers at and after the same rate as Officers of the like rank in His Majerty's troops; to every Sergeant one shilling and stare pence per day; to every Drummer one shilling and three pence per day; to every Drummer one shilling and three pence per day; to every Private one shilling per day.

XIX.

XIX. And be it further enacted, That in any county of exposed to at the province, exposed and subject to the attacks of an enemy tacks by water the Commandby water, where the same shall be found absolutely necessary, ing officer may it shall and may be lawful for the Colonel or Commanding Officer of the Militia in such county, to provide and furnish, at the expense of the province, such and so many armed boats, not exceeding two without the consent and approbation of the Captain General or Commander in Chief of the province, as protection of the shall be necessary for the protection and defence of the places which bears fo exposed: Which boats shall be under the conduct and di- the direction of rection of fuch Colonel or Commanding Officer of the Mili- the Command-ing Officer. tia in fuch county.

provide armed boats, (not exceeding two, un-lefs with the approbation of the Commander in Chief) for the places fo exposed; shall be under

XX. And be it further enacted, That whenever the Colo- commanding nel or Commanding Officer of the Militia in any county where der the Militia fuch boats are provided, shall find it necessary to order the boats of such county, to proceed in fo provided to proceed in repelling the enemy, or to the affiftance of any neighbouring district or place, the Militia of such neighbouring county shall, on the orders of such Commanding Officer, proceed in fuch boats accordingly.

fuch beats to the affiftance of any

XXI. And be it further enacted, That in all cases where it when the Mills shall be found necessary on account of any invasion or sudden are called into attack of the enemy made or threatened as aforefaid, to call in- real fervice, the to real service any part of the Militia in any county, it shall officer may and may be lawful for the Colonel or Commanding Officer male-blacks or of the Militia in such county, to cause all the Free-male-blacks between the ages or People of Colour between fixteen and fifty years of age, to be formed into companies, as nearly as may be, of the fame companies, who strength with the regimented companies in the county, and to appoint Non-commissioned Officers thereto; from which company or companies shall be draughted by ballot, as aforefaid, a proportion exactly according to their numbers then fit for duty; and that the persons so draughted shall serve as pioneers with the Militia so called out, and shall be intitled to the like pay.

caufe all Fices of 16 and 50, ta be formed into are to be draugh. ted by ballut, an other companies, fhall ferve the Militia, and be intitled to the like pay.

XXII. And be it further enacted, That if in case of any Any person furemergency, any arms or accourrements shall be furnished to any person belonging to the Militia in this province, by Government, by reason that such person shall not have accountements, is he fell, or athad it in his power before that time to have provided the fame for himself, if in any such case any person so furnished with arms or accoutrements by Government shall sell or dispose of the same or any part thereof, or shall convey or such offence forcause

vernment, on any emergency, with arms or tempt to convey part thereof out of the province, thall for every feit and pay the fum of rol. on conviction hefore any one Justice of the Prace—

cause the same or any part thereof to be conveyed out of the province, or shall convey or cause the same or any part thereof to be conveyed on board any boat, ship or vessel with intent to have the same carried out of the province, every person so offending, shall for each and every offence forfeit and pay the sum of ten pounds, to be recovered upon conviction before any one Justice of the Peace upon the oath of one or more credible witness or witnesses, and levied by warrant of diffress and sale of the offenders goods rendering the overplus if any, after deducting the costs and charges of fuch diffress and sale, to the offender, one half of which penalties shall be to the use of the Poor of the town or parish where the offence shall be committed, the other half to the person who shall prosecute for the same; and for want of effects whereon to levy fuch fine, fuch offender shall be imprisoned not exceeding fix nor less than three months.

Half of the faid pensity to be to the use of the Poor, and the other balf to the Prosecutor.

Persons disabled to be provided for at the expense of the province. XXIII. And be it further enacted, That if any person be wounded or disabled upon any invasion or attack of the enemy, he shall be taken care of and provided for at the expense of the province during the time of such disability.

Limitation of the act. XXIV. And be it further enacted, That this act shall continue and be in force during the present war, and no longer.

CAP.IL

An ACT for apprehending Persons in ANY COUNTY or PLACE upon WARRANTS granted by JUSTICES of the PEACE of ANY OTHER COUNTY.

Preamble.

HEREAS it frequently happens that persons, against whom warrants are granted by the Justices of the Peace for the several counties within this province, escape into other counties or places out of the jurisdiction