

OF THE

## PROVINCE of NEW-BRUNSWICK.

### CAP. I.

# An ACT for regulating the MILITIA.

Passed the 5th of March, 1802.

HEREAS a well regulated Militia will tend to the Preamble. defence and fecurity of His Majesty's subjects-

I. Be it enacted, by the LIEUTENANT-GOVERNOR, Council Male Inhabitants and Assembly, That every male Inhabitant within this Pro-from 16 to 50 years vince, from Sixteen to Fifty years of age, shall be enrolled in of Age to be enrolled one of the Independent Companies or Troops of Horse, or of led. the Regimental Companies of Foot, in the district where he District stobedeter. dwells or resides, the extent of which district shall be deter-mined by the Colomined by the Colonel or commanding Officer of the Militia nel or commanding of the County, and all Captains or commanding Officers of

Independent and other Companies in the feveral Towns or Captains of Com-Parishes within the Province, are hereby required to take due panies to entoll all care to enroll in a Book or Register, to be kept by them for from 16 to 50 years that purpose, all male Inhabitants from Sixteen to Fifty years of age. of age; and that once in every year and oftener if thereunto required, each Captain or commanding officer of a Company Colonel or comshall give to his Colonel or in his absence to the next com-manding efficer. manding officer of the Regiment, and such Colonel or next Colonels of Regist commanding officer of the Regiment and the Captains or or Capts. of unrecommanding officers of unregimented Companies, shall give gimented Companies to the Captain-General or Commander in Chief for the time Captain-General. being, fair written Rolls of their respective Companies and Regiments.

And be it enacted, That the Militia shall be formed in-Militia to be formed into Regiments. to Regiments by Counties.

And be it also enacted, That once in every year and Militia to be mufnot oftener, command shall be given by the Captain and in tered once a year by his absence by the next commanding officer of each and every Companies.

Company,

Company, that the Company under his orders, whether the fame be an Independent or Regimental Company or Troop of Horse, shall meet at some convenient place-within his district, and as near the centre thereof as conveniently may be, to be then and there mustered and exercised, whereof notice shall whereof Ten days be given to the person or left at his place of abode, at least Ten days before the day of Muster.

Fifty men. cer of Independent

IV. And be it further enacted, That no unregimented or Independent Com. Independent Company or Troop of Horse, shall consist of panies to confift of more than Fifty men, including non-commissioned Officers; and that every Captain or Officer commanding fuch Company, Commanding off- shall when thereunto requested, deliver a copy of his Muster-Companies to give Roll to the Colonel or commanding Officer of the Regiment to the Colonelaco- or Battalion of the County where such unregimented or Inpy of his Muster- dependent Company or Troop of Horse may be; and in case In case of alarm to of a general alarm or Invasion, all such unregimented or Inbe, in the absence dependent Companies or Troops of Horse shall in the absence of the Capt. Gene- of the Captain-General or Commander in Chief, be under ral, under the com-mand of the Colo. the immediate command and direction of the Colonel, and in his absence the next commanding Officer of such Regiment or Battalion.

provide themselves with Arms, &c.

Penalty for negled,

how recovered and applied.

And be it enacted, That every person enrolled as aforefaid, shall provide himself with a good and sufficient Musket Persons enrolled to or Fuzee, Bayonet, Cartouch-box, one pound of Gun-powder and two pounds of fizeable Bullets, and being fo provided and appear once a shall, if required, once in every year, and not oftener, appear year to be mustered at the time and place appointed as aforesaid, to be mustered and exercised; and on failure thereof, shall forfeit and pay a Fine of Ten shillings, to be levied by distress and fale of the offender's goods, by the Captain's or commanding Officer's warrant, directed to a Serjeant or Corporal of the Company to which fuch person so offending belongs, who are respectively empowered 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; such Fine to be applied to defray the charges of purchasing Drums, Fifes and Colours, for the use of the said Company.

VI. And be it enacted, That every person enrolled as afore-Person enrolled & said, and appearing under Arms, who shall refuse or neglect appearing, who shall and appearing under ratins, who man refuse or neglect refuse or neglect to perform such Military duty as shall be required of him, or perform their duty, shall on the day of Muster depart from the Company when or shall depart with- under Arms, without leave from the commanding Officer, shall forfeit and pay a Fine of Twenty shillings, to be recovered to forfeit 20st to be and applied as aforesaid. ALWAYS PROVIDED, that the plied as aforesaid. Members of His Majesty's Council, Members of the Assembly, Persons exempted Justices of the Peace, High Sheriffs, Coroners, and all perfrom being enrol- fons who have held any Commission, Civil or Military, under His Majesty, Ministers of the Gospel, Physicians, Surgeons, Schoolmasters, one Miller to a Grift Mill, and one Ferryman to every public Ferry, shall be free from being enrolled in the Militia.

VII. And he it enasted, That no Militia commissioned Militia officers not Officer shall be liable or subject to serve as a Constable, any liable to serve as Law or usage to the contrary notwithstanding.

VIII. And be it further enacted, That in case of an Alarm, In case of Alarm, Invalion, Infurrection or Rebellion, every officer of Militia &c. Officer may thall have full power and authority by virtue of this Act, and raile the Militia. is hereby required forthwith to raife the Militia or Company under his command, and every commanding Officer of the Regiment in every County, upon any Alarm, or receiving Commanding offi-Intelligence of any Insurrection, Invasion or Rebellion, shall cer of the County forthwith dispatch an express to the Captain-General or Com- to report to the mander in Chief for the time being, notifying the danger and Captain-General the strength and motions of the enemy, and the said com-and may impress manding Officer is hereby empowered to impress Boats, Men Boate, &c. and Horses, as the service may require; and shall call together shall call together the Militia under his command, and march them to such the Militia and place or places within this Province as he shall judge most place as he shall convenient for opposing the enemy; or to such place or pla-judge convenient, ces within the Province as shall be directed by the Captain- &c. General or Commander in Chief for the time being; and Non-commissioned every non-commissioned Officer or private Man, for his neg-officers or privates lect of such duty shall forfeit and pay Ten pounds, to be recous to forseit Ten vered and applied as aforefaid, and that no diffress for any pounds-Fine under this Act shall be made, or punishment inslicted, diffres to be made unless within Three Months next after the offence be com-within 3 months. mitted.

IX. And be it further enacted, That the notice of Muster Notice of Muster required by this Act, and the levying of the several Fines levying of Fines, herein before recited, shall be served and executed by a non-commissioned Officer under the Warrant of the commanding cer, Officer of each Company; and in case of neglect or resusal, who sor neglect or such non-commissioned Officer shall forfeit and pay a Fine resusal shall sorseit of Forty shillings, to be recovered and applied as aforesaid.

And in all cases where there are no effects whereon to levy for want of effects the several Fines imposed by this Act, the said commanding offender shall be Committed to Gaol Officer is hereby empowered by his Warrant to commit the not exceeding ten person so offending to the next Gaol; there to be and remain days.

X. And be it enacted, That if any person be wounded or Persons wounded, disabled upon any Invasion, Insurrection or Rebeilion, he &c. to be provided shall be taken care of and provided for, at the expence of the for at the expence of the Province, Province, during the time of such disability.

XI. Provided always, and it is enacted, That every person professing himself to be of the people called Quakers, and Quakers exempted producing to the Captain or commanding Officer of the Com-from mustering &c. pany in whose district he resides, a Certificate signed by two or more persons professing themselves to be of the people called Quakers, that such person had been deemed and allowed one of the people called Quakers for the space of one whole unless upon Alarm, year or more before the date of the Certificate, such person &c.

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fo producing fuch Certificate shall be and hereby is exempted from the ordinary duties of training or mustering, unless upon an Alarm, Invasion, Insurrection or Rebellion.

XII. And be it further enacted, That no person or persons No person to be shall be arrested on any civil Process whatever, during his atattendance at Must tendance on the day of faid training, or during the time of ter, on civil Pro- service, if called out in case of an Alarm, Invasion, Insurrection or Rebellion.

Limitation.

And be it enacted. That this Act shall be and remain in force for Five years and no longer.

### CAP. II.

An ACT for altering the Times of holding the Inferior Court of Common Pleas and General Sessions of the Peace for the County of King's. Passed the 5th of March, 1802.

THEREAS the times appointed for holding the Courts of General Sessions of the Peace and Inferior Court of Common Pleas in the County of King's, has been found inconvenient; for remedy thereof-

Be it enacted, by the LIEUTENANT-GOVERNOR, Council and Assembly, That the faid Courts shall hereafter be holden on the first Tuesday in March, instead of the second Tuesday in February, in each and every year.

## CAP. III.

An ACT for altering the Times of holding the Courts of General Seffions of the Peace and Common Pleas in the County of WESTMORLAND. Passed the 5th of March, 1802.

HEREAS the times for holding the Court of General Seffions of the Peace and Inferior Court of Common Pleas in the County of Westmorland, have been inconvenient-

Courts to be hol-

Be it enacted, by the LIEUTENANT-GOVERNOR, Council and den in June and Assembly, That the faid Courts shall be hereafter holden on the second Tuesdays in June and December in each year, at Return Terms of which Terms the Juries shall be summoned to attend, and the the Common Pleas additional Terms or return Courts of the faid Court of Common

tember.