the Justice granting or backing the Warrants.

' or other Peace Officers of such respective Pa-'rishes or Places, cannot be lawfully executed by them out of the Precincts thereof respectively. 'whereby Means are afforded to Criminals and 'others of escaping from Justice; For Remedy 'whereof,' Be it enacted, That it shall and may be lawful to and for each and every Constable and other Peace Officer for any such Parish or Place to execute any Warrant of any Justice or Justices of the Peace within any Parish or Place situate, lying or being within the Jurisdiction of such Justice or Justices granting or backing such Warrant, in such and the like Manner as if such Warrant had been addressed to such Constable or other Peace Officer specially by his Name, and notwithstanding the Parish or Place in which such Warrant shall be executed shall not be the Parish or Place for which he shall be Constable or other Peace Officer: Provided the same be within the Jurisdiction of the Justice or Justices so granting such Warrant, or within the Jurisdiction of the Justice or Justices by whom any such Warrant shall be backed or endorsed.

Act not to extend to Civil Suits.

XI. Provided always, and be it enacted. That nothing in this Act contained shall extend or be construed to extend to Proceedings in Civil Suits before any Justice or Justices of the Peace.

CAP. XVIII.

An Act to prevent Desertion from His Majesty's Forces, and to punish unlawful Dealings with Soldiers or Deserters.

Passed 22d March 1834.

Preamble.

'WHEREAS Soldiers stationed within this 'Province for the Defence of the same, have been

' frequently found to desert or absent themselves

from the Head Quarters of their respective Re-

'giments

' giments or Detachments without Leave, to the

' great Injury of His Majesty's Service ;'

I. Be it therefore enacted by the Lieutenant Persuading Sol-Governor, Council and Assembly, 'That if any diers to desert, or assisting or Person shall directly or indirectly persuade any concealing Desoldier to desert His Majesty's Service, and every Majesty's Service and every Majesty Person who shall assist any Deserter from His vice. Majesty's Service, knowing him to be such, in deserting or in concealing himself from such Service, every such Person so offending shall, for each and every Offence, on Conviction, forfeit Penalty. the Sum of Twenty Pounds.

II. And be it enacted, That if any Person shall Buying &c. from buy, exchange or detain, or otherwise receive, Soldiers or Deserters any from any Soldier or Deserter, upon any Account Arms &c. withwhatever, any Arms, Clothing, Caps or other Fur- out Consent of Commanding niture belonging to the King, or any such Articles Officer. belonging to any Soldier or Deserter as are generally deemed regimental Necessaries, according to the Custom of the Army, or shall exchange, buy or receive from any Soldier any Provisions, unless by Consent of the Officer commanding the Regiment or Detachment to which such Soldier shall belong, every Person so offending shall for each and every Offence incur the Penalty of Five Pounds.

Penalty.

Recovery of Pe-

III. And be it enacted, That the First mentioned Penalty shall and may be recovered before nalties. any Two Justices of the Peace, and the last mentioned Penalty before any One Justice of the Peace in the County where such Offence may be committed, upon Conviction, at the Suit of the Commanding Officer of that Regiment, or any Person who may prosecute for the same, on the Oath of One or more credible Witness or Witnesses, to be levied by Warrant of Distress and Sale of the Goods and Chattels of the Offender, One Moiety of which Penalty shall be paid into [Application.] the Province Treasury for the Purpose of encouraging the Apprehension of Deserters, the other Moiety to such Person who shall prosecute the

same Offences to Conviction; and in Case no sufficient Goods or Chattels can be found where-on to levy such Distress, every Offender shall by such Justice or Justices be committed to the common Gaol in such County, there to remain without Bail or Mainprize for a Term not exceeding Three Months, nor less than One Month.

Reward for apprehending Deserters.

IV. And be it enacted, That any Person or Persons who shall apprehend any Deserter or Deserters from His Majesty's Forces, and deliver up such Deserter or Deserters to any Officer commanding any Military Post in this Province, shall for each and every Deserter so apprehended and delivered up receive a Reward of Five Pounds, on producing a Certificate of such Apprehension and Delivery, specifying the Name or Names of such Deserter or Deserters, and to what Regiment or Corps he or they belong, signed by such commanding Officer and One Justice of the Peace for the County or District before whom such Deserter or Deserter shall be brought: Provided always, that the Rewards so to be given out of the Province Treasury shall not in any One Year exceed the Sum of One hundred Pounds.

Not to exceed £100 in One Year.

Gaolers to receive Deserters into Custody.

V. And be it enacted, That it shall henceforth be the Duty of all Keepers of His Majesty's Gaols, in the County or Counties between the Place or Places where such Deserter or Deserters may be apprehended and the Place of his or their final Destination, to receive such Deserter or Deserters into their Custody, without any Fee or Reward, whether such Deserter or Deserters be conveyed by virtue of a Warrant from any Justice of the Peace or under Military Escort by an Order of the Commandant of any Garrison within this Province.

Rewards to be paid by Warrants on the Treasury.

VI. And be it enacted, That the Rewards so to be paid under and by virtue of this Act, shall be by Warrant under the Hand and Seal of the Lieutenant

Lieutenant Governor or Commander in Chief for the Time being, by and with the Advice and Consent of His Majesty's Council, directed to the Province Treasurer, provided the same do not exceed the Sum of One kundred Pounds.

VII. And be it enacted, That no Proceedings No Proceedings shall be had under this Act for any of the Offences to be had under this Act where aforesaid, which may have been prosecuted to the Offence has Conviction under and by virtue of the Mutiny been prosecuted under the Mutiny Act, or any other Act of the Imperial Parliament, ny Act &c. or of the Assembly.

VIII. And be it enacted. That this Act shall Limitation. continue and be in Force until the First Day of May which will be in the Year of our Lord One

thousand eight hundred and forty four.

CAP. XIX.

An Act to authorize the Justices of the Peace in the several Counties in this Province to make Assessments for the Payment of County Officers, and also to authorize the Justices of the Peace for the County of Northumberland to make further Provision for the Payment of the Treasurer of that County.

Passed 22d March 1834.

'WHEREAS by the Laws now in Force, Preamble.

' the Sessions of the respective Counties in this

' Province are precluded from allowing to the 'County Treasurers respectively, for their Servi-

ces per Annum any Sum exceeding Fifteen

' Pounds, which in the County of Northumber-

' land has been found a very inadequate Com-

' pensation for the Services and Responsibility of

' that Officer, especially for the last Six Years;'

I. Be it therefore enacted by the Lieutenant Justices of Nor-Governor, Council and Assembly, That the Jus- thumberland may compentices of the Peace for the said County, or the sate the County Major Part of them, at any General Sessions to Treasurer for past Services, be holden in and for the said County, are hereby fully authorized and empowered to make such additional