LAWS OF THE PROVINCE OF UPPER CANADA,

sity of an A& paffed in the Parliament of Great Britain, entitled an A& to repeal certain parts of an A& paffed in the fourteenth year of His Majefty's reign, entitled an A& for making more effectual provision for the government of the province of Quebec in North America, and to make further provision for the government of the faid Province and by the authority of the fame, that the faid A& fhall be and is hereby continued for and during the fpace of two years, and from thence to the end of the then next feffion of Parliament.

5 82

An ACT for the further regulation of the Militia of this Province, and for the more effectual punifiment of Offenders against the Militia Laws. [July 9th, 1801.]

1I.

С Н А Р.

Preamble.

offenders against the Militia laws refusing to pay the fine may be imprisoned.

I. XXTHEREAS in many inftances the fines, forfeitures and penalties imposed by the feveral Acts of the Legiflature of this Province for the regulation of the Militia cannot be recovered by reafon that the offenders have not wherewithal to answer the conviction, or that they conceal their goods and effects to evade the feizure thereof ; whereby the intention of those Laws is frustrated. for remedy thereof, Be it therefore enacted by the King's most excellent Majefty, by and with the advice and content of the Legislative Council and Af- fembly of the Province of Upper Canada, conftituted and affembled by virtue of and under the authority of an Act paffed in the Parliament of Great Britain entitled, "an Act to repeal certain parts of an Act paffed in the fourteenth year of his Majefty's reign, entitled 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 government of the faid Province" and by the authority of the lame: That when any perfon shall have been convicted of any offence against any of those laws, which offence is not now punishable by imprifonment, and shall refuse to pay the fine, forfeiture or penalty imposed on fuch offender, it shall and may be lawful to and for the Justice of Justices be-

4

PASSED IN THE FIRST SESSION OF THE THIRD PARLIAMENT.

fore whom fuch perion shall have been convicted to commit fuch offender to the common gaol of the diffriet until he shall pay and fatisfy fuch fine, forfeiture or penalty together with the reasonable charges attending fuch conviction.

Provided nevertheless, that no perfon or perfons to committed shall in any cafe he detained in cuflody longer than the space of one calendar month.

II. And be it further enabled by the authority aforefaid, that no perfons who have Of non-commifbeen discharged from his Majesty's service as non-commissioned officers shall be fioned officers obliged to ferve in any Ration in the Militia of this Province inferior to that which they held in his Mzjefty's fervice, unlefs having been non-commiffioned vice. officers in the faid Militia they may have been reduced according to law.

discharged from the King's fer-

III. And be it further enacted, that the exemption extended to the feveral perfons flated in the twenty-first claule of an Act passed in the thirty-third year of his Majefty's reign, entitled " an A& for the better regulation of the Militia of this Province" Ihall extend to all Militia officers having ferved under and by virtue of a commission from any of his Majesty's Governors or Lieutenant Governors in America.

Further exemption from feroing in the Mili-

40 83

H A P. III.

An ACT to empower the Commissioners of the Peace for the Midland District, in their Court of General Quarter Seffions affembled, to effablish and regulate a Market in and for the Lown of Kinglion in the faid District.

[July 9th, 1801.]

WHEREAS it is expedient for the convenience of the inhabitants of the Midland Diftrict, that a Market flould be eftablished at Kingfton in faid Diffrict, and that the times and place for holding fuch Market thould be