STATUTES

OF HIS MAJESTY'S PROVINCE OF

Upper Canada.

PASSED IN THE FOURTH SESSION OF THE THIRD PROVINCIAL PARLIAMENT OF UE-PER CANADA, MET AT YORK, ON THE FIRST DAY OF FEBRUARY, IN THE FORTY-FOURTH YEAR OF THE REIGN OF OUR SOVEREIGN LORD GEORGE THE THIRD. AND PROROGUED ON THE NINTH DAY OF MARCH FOLLOWING.

CHAP. I.

An ACT for the better fecuring this Province against all Seditious attempts or defigns to disturb the Tranquillity thereof.

Paffed oth March, 1804. HEREAS it is necessary to protect his Majesty's subjects of this Pro- Preamble. vince from the infidious attempts or defigns of evil minded and feditious persons; And whereas much danger may arise to the public tranquility thereof, from the unrestrained resort and residence of such persons therein; Be it therefore enacted by the King's most excellent Majesty, by and with the advice and confent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and affembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, intituled, "Att Act to repeal certain parts of an Act passed in the fourteenth year of his Majefty'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 government of the said Province," and by the authority of the same. That from and after the passing of this Act, it shall and may be lawful for the Governor, Lieutenant Governor, or Person Administering the Government of this Province, for the Members of the Legislative and Extrain persons to ecutive Councils, the Judges of his Majesty's Court of King's Bench for the time being, respectively, or for any person or persons authorized in that hehalf, by an instrument under the hand and seal of the Governor, Lieutenant Governor or Person Administering the Covernment for the time being, or any one or more of them, jointly or separately, by warrant or warrants under his or their hand and feal, or hands and feals, to arreft any perfor or perform not having been an inhabitant or inhabitants of this Frowinge for the loace of fix months next preceding the date of fuch warrant or warrants; or not having! taken the oath of allegiance to our Soversign Lord the King, who by wordsi-

against this Act.

actions

PETER HUNTER ESQUIRE, LIEUTENANT GOVERNOR.

actions or other behaviour or conduct; hath or have endeavoured; or hath or have given just cause to suspect that he, she or they is or are about to endeavour to alienate the minds of his Majelty's subjects of this Province from his person or government, or in any wise with a seditious intent to disturb the tranquillity increof, to the end that fuch person or persons shall forthwith be brought before the faid perfon or perfons fo granting fuch warrant or warrants against him, her or them, or any other person or persons duty authorized to grant such warrant or warrants by virtue of this Act; And if such person or perions, not being such inhabitant or inhabitants as aforesaid, or not having taken such oath of allegiance, shall not give to the person of persons so granting such warrant or warrants, or so authorized as aforefaid, before whom he, the or they shall be brought, full and complete fatisfaction that his, her or their words, actions, conduct or behaviour had no fuch tendency, or were not intended to promote or encourage disaffection to his Majesty's person or government, it shall and may be lawful for each or any of the said persons so granting fuch warrant or warrants, or lo authorized as aforelaid, and he and they is and are hereby required to deliver an order or orders in writing, to fuch perfon or perfons, not being such inhabitant or inhabitants as aforesaid, or not having taken fuch oath of allegiance, requiring of him, her or them to depart this Province within a time to be limited by such order or orders, or if it shall be deemed expedient that he, she or they should be permitted to remain in this Province, to require from him, her or them good and sufficient security to the latisfaction of the person or persons acting under the authority hereby given, for his, her or their good behaviour, during his, her or their continuance therein. II. And be it further Enacted by the Authority aforefaid, That if any person

Offenders to depart the Province, or give fecurity, &c.

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or persons, not being such inhabitant or inhabitants as aforesaid, or not having taken such oath of allegiance, who by any order or orders so delivered to him, her or them, is or are required to depart this Province within a time limited by that order, should by sickness or other impediment, be prevented from paying due obedience to the same, it shall and may be lawful for the person or persons who hath or have issued such order or orders as aforesaid, or for any other person or persons as aforesaid, authorized by this Act so to do (the person or persons acting under the authority hereby given, being sirst statisfied that such impediment by sickness or otherwise, ought to be admitted as a reason for such order as aforesaid not having been obeyed) by an indorsement in writing upon the said order or orders, or otherwise in writing, to enlarge the time specified in the said order or orders, from time to time as occasion may require, and if any person or persons so having been required or ordered to quit this

Province as aforefaid, and not having obtained an enlargement of such time, in manner herein before specified, shall be found at large therein, or return thereunto after the time limited by any or either of such orders, without scence

from the Governor, Lieutenant Governor, or Person administering the Go-

vernment for the time being, in that behalf, or in case any person or persons

who shall have been served with any or either of such order or orders as aforefaid, or who shall have been permitted to remain in this Province, upon such security as aforesaid, shall by words, actions or otherwise, endeavour or give just cause to suspect that he, she or they is or are about to endeavour to alienate

Time for offenders departing the Province may be enlarged.

If after fecurity, given person give cause to suspect, &c.

the minds of his Majesty's subjects of this Province from his Person or Government.

of, it shall and may be lawful for any one or more of the faid person or persons so authorized by this Act as aforesaid, and he and they is, and are hereby required, by warrant or warrants under his or their hand and feal, or hands and feals, to commit fuch person or persons so remaining at large, or returning into this Province without such licence as aforesaid, or so endeavouring or giving cause to suspect, that he, the or they is or are about to endeavour so to alienate the minds of his Majesty's subjects of this Province, or in any wife, with a feditious intent, to diffurb the tranquillity thereof, to the common Gaol, or to the cultody of the Sheriff of the district, in such districts in which there shall be no gaol at that time, there to remain without bail or mainprize, unless delivered therefrom by special order from the Governor, Lieutenant Governor or Person administering the Government for the time being, until he, she or they can be profecuted for such offence in his Majesty's Court of King's Bench, or of Over and Terminer and General Gaol Delivery in this Province, or under any special commission of Over and Terminer to be issued by the Governor. Lieutenant Governor, or Person administering the Government of this Province for the time being; and if fuch person or persons, not being such inhabitant or inhabitants as aforefaid, or not having taken fuch oath of allegiance. shall be duly convicted of any of the offences herein before described, in either of the laid Courts respectively, he, she or they shall be adjudged by such convided. Court, forthwith to depart this Province, or to be imprisoned in the common Goal, or be delivered over to the custody of the Sheriff in such districts in which there shall be no gaol at that time, for a time to be limited by such andge. ment, and at the expiration of that time to depart this Province; and if fuch person or persons so convicted as aforelaid, shall-remain in this Province, or return thereinto after the expiration of the time to be limited by the faid suagement, without licence from the Governor, Lieutenant Governor, or Person administering the Government for the time being, in that behalf first had and obtained, fuch person or persons on being duly convicted of so remaining or returning, before either of the faid Courts, shall be deemed guilty of felony, and shall suffer death as a felon, without benefit of Clergy. Provided always, That if in the execution of the powers hereby given, any question shall arise Proof to by on

vernment, or in any wife with a feditious intent, to disturb the tranquillity there-

be committed,

A. D. 1804.

touching or concerning the space of time during which any person or persons the person char-

III. And be it further Enacted by the Authority aforesaid, That if any person or persons, at any time, shall be sued or prosecuted for any thing by him or suing under co-them done, in pursuance, or by colour of this Act, or of any matter or thing lour of this Act therein contained, such action or profecution shall be commenced within three suited, &c. calendar months next after the offence shall have been committed, and such person or persons may plead the general issue, and give the special matter in evidence for his, her or their defence, and if, upon trial, a verdict shall pass for the defendant or defendants, or the plaintiff or plaintiffs shall become non-

shall have been an inhabitant or inhabitants of this Province previous to any warrant or warrants having been iffued against him, her or them, or touching or concerning the fact of any person or persons having taken such oath of allegiance, the proof shall, in all such cases, lay on the party or parties against whom any fuch warrant or warrants shall, in virtue of the powers hereby given,

have been granted or islued.

In the Forty-fourth year of George the Third. A. D. 1804. Fourth Seffion PETER HUNTER ESQUIRE, LIEUTENANT GOVERNOR.

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fuited, or shall discontinue his, her or their suit or prosecution, or if judgement be given for the defendant or defendants upon demurrer or otherwife, such defendant or defendants shall have treble costs to him or them awarded against the plaintiff or plaintiffs.

An ACT for the exemplary Punishment of all and every person and persons who shall seduce, or attempt to seduce, or aid or assist, or attempt to aid or assist any Soldier to defert his Majelly's service, or who shall harbour, conceal, receive or assist any Deserter from such service.

[Passed 9th March, 1804.]

Preamble.

THEREAS permicious practices have for fome time past prevailed in this Province, by evil disposed persons disaffected to his Majesty's Government, and particularly to the Military fervice thereof, in leducing and deluding his Subjects who had engaged themselves as Soldiers in such service, and prevailing on them to defert, and also in harbouring, affiling and concealing such Deferters; for remedy whereof for the future, and for the exemplary punishment of fuch perfons in luch cales offending. Be it enacted by the King's most excellent Majesty, by and with the advice and confent of the Legillative Council and Assembly of the Province of Upper Canada, constituted and affembled by virtue of, and under the authority of an A& passed in the Parliament of Great Britain, intituled, ... An A& to repeal certain parts of an Act passed in the sourteenth year of his Majesty's reign, intifuled, "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 governe. the palling of this Act, if any person or persons whomsoever (other than such as are, or shall be enlisted as Soldiers) shall, by words or with money, or by any other ways or means what foever, directly or indirectly, prevail upon, procure, perfuade, or encourage, or endeavour or attempt to prevail upon, procure, perfuade or encourage any fuch Soldier or Soldiers to detert or leave his Mojefly's fervice, and shall be. thereof lawfully convicted, the Court or Judge before whom fuch offender shall be so convicted, shall immediately on such conviction, award and adjudge such person and persons so convicted as aforesaid, to be committed to the common Gaol of the Diffrict where such offender shall be so tried, there to remain without Bail or Mainprize for the space of fix Calendar months; and if from the circumstances and heinoulnels of the crime, it shall be thought proper and expedient to increase the punishment, such Court or Judge shall also surther award and adjudge, that such offender so convicted as aforesaid, shall forseit and pay a sum not exceeding forty pounds, and if fuch offender shall not on or before the third day previous to the expiration of fuch imprisonment as aforesaid pay such fine, then and in such case the said of fender shall be publicly whipped.

ding, &c. Soldiers to defert, to be committed to gaol for fix months, and if found expedient Judge may order him to pay 40l. and it not paid, to be publicly whipped.

Any perion procuring, periua-

Persons harbouring Deferters to forteit 201. and it not paid, to be committed to gaol for three months.

11. And be it further Enacted by the Authority aforesaid, That if any person from and after the passing of this Act, thall harbour, conceal, receive or assist any Deserter from his Majesty's service, knowing him to be such, such person so offending shall forfeit the sum of twenty pounds, and if such sum of twenty pounds shall not immediately on such conviction being pronounced be paid into Court, the Court or Judge before whom fuch conviction shall be had, shall forthwith award, order and adjudge such offender to be committed to the common Gaol of the Dilitrict in which fuch offender shall be so convicted, there to remain without Bail or Mainprize for the space of three Calendar months, or until such time, not exceeding three Calendar months, as the faid fum of twenty pounds shall be paid.

III. Provided nevertheless. That no conviction shall be pronounced under the authority of this Act, in any Court or Jurisdiction whatloever in this Province, sage and except by indictment preferred or prefented before a Court, or Judge or Judges firting in the execution of a Commission of Over and Terminer and General Gaol Delivery; not shall any profecution be carried on by virtue of this Act, if the same Protecution to thall not be commenced, within fix Calendar months next after the offence shall be

be commenced

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